### Table Key:
- **D**: Data withheld to protect applicants’ privacy. Does not apply to Form N-444, Posthumous Naturalization.
- **N/A**: Not captured.
- **-**: Represents zero.

#### References:
1. Includes I-600A, Application for Advance Processing of an Orphan Petition.
2. Includes I-800A, Application for Determination of Suitability to Adopt a Child from a Convention Country.
4. I-924 approvals include regional center reaffirmations and I-924 denials include regional center terminations.
5. Data are for affirmatively filed I-589 asylum applications and do not include defensive asylum claims before a DOJ EOIR immigration court. For affirmative I-589s, the “denial” column includes cases where USCIS found the applicant not eligible on the merits of the claim and referred the applicant to an immigration judge. Previous reports did not include referrals in the denied counts. Administratively closed cases are not included in approvals or denials.
7. Credible fear cases approved indicate fear established. Credible fear cases denied indicate fear not established. Cases administratively closed are excluded.
8. NACARA cases approved indicate a grant of suspension of deportation or special rule cancellation of removal and adjustment of status. Denied indicates USCIS found the applicant not eligible on the merits of the claim and referred the applicant to an immigration judge. Cases administratively closed or dismissed are excluded.
9. Reasonable fear cases approved indicate fear established. Reasonable fear cases denied indicate fear not established. Cases administratively closed are excluded.
10. Includes I-914A, Application for Family Member of T-1 Recipient.
11. Includes I-918A, Petition for Qualifying Family Member of U-1 Recipient.

#### Notes:
1. Some applications or petitions approved or denied may have been received in previous reporting periods.
2. The report reflects the most up-to-date estimate available at the time the database is queried.
3. Forms received, approved, denied, and pending counts may differ from counts reported in previously published reports due to processing delays and the time at which the data are queried, system updates, and post-adjudication outcomes.
4. Forms received are the number of new applications or petitions received and entered into a case-tracking system during the reporting period.
5. Approved are the number of applications or petitions approved during the reporting period.
6. Denied are the number of applications or petitions that were denied during the reporting period.
7. Pending is the number of applications or petitions awaiting a decision as of the end of the reporting period.
8. I-881 data were unavailable for FY 2020 at the time of publication.
9. Credible and Reasonable Fear screenings (and their respective forms I-870 and I-899) do not confer an immigration benefit, rather they are intended to identify individuals with viable protection claims, which are then referred to the Immigration Courts for adjudication. Asylum Officers do not adjudicate the actual asylum applications during the screening process.
10. Immigrant visa and EOIR adjustment, among other forms, are not included in the "Total - All Forms" line.

#### Source(s):
- I-589, I-870, I-899 and I-881 data were provided by the Directorate of Refugee, Asylum and International Operations (RAIO).