1. Regarding denial of landing

Regarding COVID-19 (novel coronavirus), which is spreading throughout the world, based on Cabinet approval on January 31, 2020 and the announcement by the Novel Coronavirus Response Headquarters, and so on for the time being, the Ministry of Justice considers foreign nationals who hold the record for staying in the countries / regions listed in attached table 1 within 14 days before the day of application for landing to be foreign nationals who fall under Article 5, paragraph (1), item (xiv) of the Immigration Control (Note 1) and Refugee Recognition Act (hereinafter referred to as the “Immigration Control Act”) and unless there are special exceptional circumstances, the foreign national will be subject to denial of landing.

With regard to foreign nationals corresponding to attached table 2 who are subject to the denial of landing before now, these designation of denial of landing has been cancelled (Thailand was once removed from the list of the areas subject to landing denial on November 11, 2020, but it was added again to the list on May 21, 2021). Special permanent residents are not subject to the examination under Article 5, paragraph (1) of the Immigration Control Act and therefore landing will not be denied based on the above-mentioned measures.

2. Regarding special exceptional circumstances

If any of the following (1) to (4) applies to the foreign national, landing will be permitted on the premise that there are special exceptional circumstances.

Until December 31, 2021, as emergency precautionary measure from a preventive perspective against coronavirus variant Omicron (B.1.1.529), the special exceptional circumstances are as follows. In accord with this measure, from 0:00 am (JST) December 2, 2021, validity of visas already issued by December 2, 2021 are suspended except for the status of residence of “Spouse
or Child of a Japanese National”, “Spouse or Child of a Permanent Resident” or “Diplomat”.

Also from the standpoint of preventing and controlling epidemics, please note that, in principle, it is necessary to obtain a pre-departure Certificate of Testing for COVID-19(see the Ministry of Justice website “Certificate of Testing for COVID-19”).

(1) Foreign nationals entering Japan with re-entry permit (including a special re-entry permit; the same applies hereinafter) who fall under any of the following.

- Foreign nationals who do not hold the record for staying in Angola, Eswatini, Zambia, Zimbabwe, Namibia, Botswana, Malawi, South Africa, Mozambique or Lesotho within 14 days before the day of application for landing. After 0:00 am (JST) December 12, 2021, foreign nationals who do not hold the record for staying in Democratic Republic of the Congo within 14 days before the day of application for landing in addition to above countries.
- Among the foreign nationals who hold the record for staying in Angola, Eswatini, Zambia, Zimbabwe, Namibia, Botswana, Malawi, South Africa, Mozambique or Lesotho within 14 days before the day of application for landing, foreign nationals who departed from Japan by December 1, 2021 with the status of residence of “Permanent Resident”, “Spouse or Child of Japanese National”, “Spouse or Child of Permanent Resident” or “Long-Term Resident” (including a spouse or a child of a Japanese national/permanent resident without these statuses of residence).
- Among the foreign nationals who hold the record for staying in Democratic Republic of the Congo within 14 days before the day of application for landing, foreign nationals who departed from Japan by December 11, 2021 with the status of residence of “Permanent Resident”, “Spouse or Child of Japanese National”, “Spouse or Child of Permanent Resident” or “Long-Term Resident” (including a spouse or a child of a Japanese national/permanent resident without these statuses of residence).

(2) Foreign nationals newly entering Japan who fall under any of the following (Note 2).
Foreign nationals who departed from Japan with a re-entry permit before August 31, 2020 and who were not permitted to re-enter Japan because the validity period of the re-entry permission expired after the country/region of stay was designated an area subject to denial of landing (Except for foreign nationals who hold the record for staying in Angola, Eswatini, Zambia, Zimbabwe, Namibia, Botswana, Malawi, South Africa, Mozambique or Lesotho within 14 days before the day of application for landing after 0:00 am (JST) December 2, 2021. In addition to this, except for foreign nationals who hold the record for staying in Democratic Republic of the Congo within 14 days before the day of application for landing after 0:00 am (JST) December 12, 2021.).

- Spouse or child of a Japanese national/permanent resident.
- Spouse or child of a foreign national where the foreign national has the status of residence of “Long-Term Resident”, whose family is staying in Japan and who has been separated from his/her family.

(3) A foreign national who has or is about to acquire the status of residence of "Diplomat" or "Official"(Note 3).

(4) Foreign nationals who are recognized to be in special exceptional circumstances corresponding to an individual situation such as the true need for humanitarian consideration (Note 4) or the need for large public benefit (Note 5).

(Note 1) Immigration Control and Refugee Recognition Act (Extract)
(Denial of Landing)
Article 5  (1) A foreign national who falls under any of the following items is denied permission to land in Japan:
Paragraphs (i) to (xiii) (Omitted)
(xiv) Beyond those persons listed in items (i) through (xiii), a person whom the Minister of Justice has reasonable grounds to believe is likely to commit an act which could be detrimental to the interests or public security of Japan.

(2) Omitted

(Note 2) Depending on the purpose of your entry, you may need to get a Certificate of Eligibility at the regional immigration bureau and get Japan Visa at the Japanese embassy/consulate in the country/region.

(Note 3) Regarding “Official”, it is limited to a case with a high necessity and a high urgency.

(Note 4) The following are examples of cases where the true need for special humanitarian consideration is recognized.
A foreign national who is to acquire the status of “Temporary Visitor”,
and who falls under any of the following.

- A relative who supports or takes care of a resident in Japan who is sick or pregnant.
- A relative who is visiting because a resident in Japan has died or is in critical condition.
- A relative who is entering Japan to accompany a minor or a person who is not capable of entering Japan by him/herself due to an illness or other reasons.

(Note 5) Public benefit is recognized when there is a high necessity and a high urgency. The following is an example where the public benefit is recognized.

- Engineers engaged in vaccine development

Contact: Adjudication Division, Immigration Department, Immigration Services Agency
Tel: (Operator) 03-3580-4111 (Ext. No. 4446 • 4447)
Table 2 Removal list of landing denial

1. Foreign nationals holding a passport issued in Hubei or Zhejiang, China (2020/11/1 remove)
2. Foreign nationals who were onboard the cruise ship Westerdam that departed from Hong Kong (2020/11/1 remove)
3. Foreign nationals who stayed in the countries / regions listed in the table below within 14 days before the application for landing (2020/11/1 remove)
※ Thailand was removed from the list of the areas subject to landing denial on November 11, 2020, but will be added again to the list on May 21, 2021.

<table>
<thead>
<tr>
<th>Asia</th>
<th>Oceania</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020 April 3</td>
<td>Singapore, Korea, Taiwan, China (including Hong Kong and Macau), Brunei, Vietnam</td>
</tr>
</tbody>
</table>