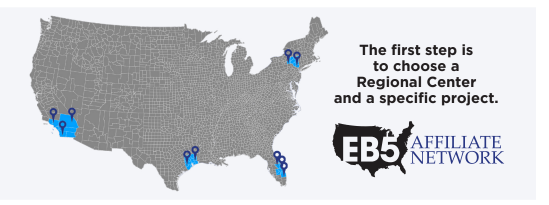


EB-5 VISA PROCESS

Immigrant investors must follow a multi-year, multi-step process to obtain permanent residency through the EB-5 program.

Step 1

Choose a Regional Center and a Specific Project



Step 2

Document Lawful Source of Funds It is important for investors to consult an immigration attorney to document their lawful source of funds.



Step 3

Invest Requisite
Amount
of Money



The investor deposits \$900,000 or \$1,800,000 depending on project location into the project account.

Step 4

File the I-526
Petition

An immigration attorney files the I-526 petition, which is the first petition asking the U.S. Government to grant a temporary Green Card.



The I-526 petition must show that the EB-5 project is USCIS compliant and how the investor's money will create 10 new jobs.



Step 5

Adjust Immigration Status Those living in the United States must file Form I-485.

Those living outside of the United States must file Form DS-260.

File Form I-485 (Adjustment of Status)



Step 6

Receive Temporary Green Card



The investor and family members will then receive conditional green cards and can enter the U.S.



Step 7

File Form I-829

Form I-829 is filed to remove conditions on residence status.



Form I-829

US Citizenship & Immigration Services

Investors and Family Members Receive Permanent Green Cards

Step 8

Receive Permanent Green Card



Receive Permanent Green Card after I-829 is filed.



Step 9

Apply for Naturalization (Optional)



If desired, the investor and his or her family can apply for naturalization 5 years after conditional green card.