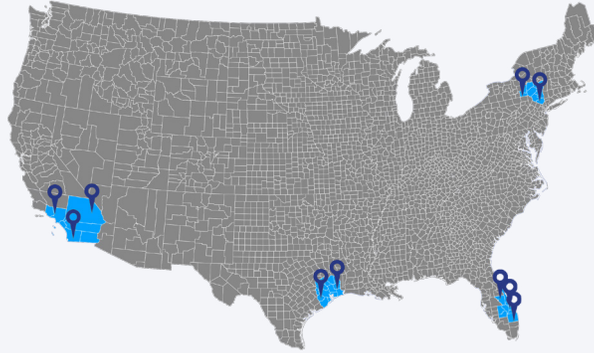


EB-5 VISA PROCESS

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



The first step is to 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.



Legally Obtain Funds



Consult an Immigration Attorney



Document 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.

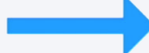
Step 4

File the I-526 Petition

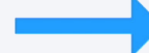
An immigration attorney files the I-526 petition, which is the first petition asking the U.S. Government to grant a temporary Green Card.



Immigration Attorney



Form I-526



US Citizenship & Immigration Services

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.

If in the United States

File Form I-485 (Adjustment of Status)



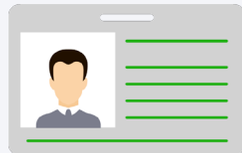
If not in the United States

File Form DS-260 Online



Step 6

Receive Temporary Green Card



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



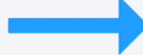
Step 7

File Form I-829

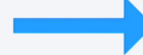
Form I-829 is filed to remove conditions on residence status.



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.