

Obtain a U.S. EB-5 Visa - Invest in your new community...

You want a permanent green card... A permanent resident (i.e. Green Card holder) is someone who has been granted authorization to live and work in the United States on a permanent basis. As proof of that status, a person is granted a permanent resident card, commonly called a "Green Card." You can become a permanent resident several different ways. Most individuals are sponsored by a family member or employer in the United States. Other individuals may become permanent residents through refugee or asylum status or other humanitarian programs.

With an EB-5 Visa YOU can contribute to your future community and economy by investing in its infrastructure through a New Business or Troubled Business, be eligible to receive returns on your investment and get your money back, AND obtain a permanent green card. Investors who work with us have the opportunity to invest in a business while staying out of the day-to-day operations by acting as a Limited Partner where participation in policy formation is the only requirement.

What is the EB-5 Visa Investor Program...

The fifth employment based visa preference category (EB-5) was created by US Congress in 1990 for foreign investors seeking the freedom and flexibility to live and work in the United States. The USCIS EB-5 Visa Program provides an excellent opportunity for foreigners to obtain green cards. It allows a person and his or her immediate family to obtain a green card by investing in an enterprise that creates jobs for US citizens and permanent residents. Emigrating to the United States via the EB-5 Visa allows you and your family to live, work or retire anywhere within the United States.

The EB-5 Visa Program attracts foreign capital into the USA and creates jobs for American workers. The minimum amount of money to invest is \$1,000,000, or \$500,000 if you invest in a rural or high unemployment area, Target Employment Area or (TEA). The investor is required to create at least 10 full-time jobs for American citizens or permanent residents by his/her investment either directly or indirectly if the EB-5 investment is made through a Regional Center.

With our EB-5 Program you have the flexibility in choosing your investment option.

Why invest in the EB-5 Visa Program through a Regional Center...

- 1) No business acumen needed from investor.
- 2) No day-to-day business operation to manage.
- 3) You can choose to live anywhere in U.S without being limited to the project location.
- 4) Investors may rely on indirect job creation rather than directly hiring ten employees.
- 5) Straight-forward immigration process with our regional center's experience immigration counsel.
- 6) Investment of \$500,000 instead of \$1 million because most regional center projects are located within a TEA.

EB-5 Visa Application Procedure...

- 1) Fill out our Investor Form on our website.
- 2) Select an immigrant agent and a suitable U.S. immigration legal counsel, we recommend using one of our highly skilled agents and attorneys.
- 3) We'll put you in touch!
- 4) After receiving approval and login credentials, Login and select one of our Regional Center's available EB-5 projects.
- 5) Then, Sign standard documents, such as a Retainer Agreement with the selected U.S. immigration legal counsel, Subscription Agreement to participate in a particular Regional Center EB-5 project.
- 6) Wire the requisite funds in the escrow account to the Limited Partnership bank account in the United States. The Limited Partnership has been created specifically for each EB-5 Regional Center project.
- 7) Submit I-526 immigrant petition with the USCIS.
- 8) After I-526 petition is approved, either consular process via National Visa Center located at your country of residence, or if you are legally in the United States, file I-485 adjustment application with the USCIS for conditional green card.
- 9) Enter the United States as Intending Immigrant and acquire Conditional Permanent Resident status as of the initial entry date as Intending Immigrant.
- 10) Between 21 to 24 months after the CPR acquisition date, apply for I-829 conditions removal application with the appropriate documents, including evidence of job-creation (directly, indirectly or a combination).

Immigration Process

