

Consular processing is the process of applying for an immigrant visa at a U.S. Department of State consulate or embassy outside the United States, then entering the United States and being admitted as a lawful permanent resident (a Green Card holder).

It is one of the two main ways to become a permanent resident once there is an approved immigrant petition and an immigrant visa number is immediately available. The other path is [adjustment of status](#), which is for applicants who are already in the United States and can complete the Green Card process without leaving.

For families, consular processing is often the standard route when the intending immigrant is living abroad. It can also apply to someone in the United States who chooses to process through a consulate instead of filing an adjustment application, depending on the situation.

Consular processing vs. adjustment of status (quick clarity)

Consular processing generally means:

- The applicant completes the immigrant visa process through the National Visa Center (NVC) and a U.S. consulate abroad.
- After visa issuance, the applicant enters the U.S. and becomes a permanent resident upon admission by [U.S. Customs and Border Protection \(CBP\)](#).

Adjustment of status generally means:

- The applicant files to adjust status inside the United States (often using Form I-485), if eligible.

These are not interchangeable in every case. Eligibility rules, timing, travel risks, prior immigration history, and unlawful presence issues can affect which process is viable.

Step 1: Confirm eligibility for a Green Card category

Before anything moves forward, the case must fit into a lawful permanent residence category. Many applicants qualify through:

- **Family-based immigration**
- **Employment-based immigration**
- **Special immigrant categories**
- **Humanitarian pathways**, such as certain refugee or asylum based routes, and other special provisions

The legal category controls the petition type, who can file, required evidence, and whether a visa is immediately available.

Step 2: File the immigrant petition (usually required)

Most consular processing cases begin with an immigrant petition that gets filed and approved by USCIS.

Family-based petition (Form I-130)

If the Green Card path is based on a qualifying family relationship, a U.S. citizen or lawful permanent resident relative typically files:

- **Form I-130, Petition for Alien Relative**

Employment-based petition (Form I-140)

If the Green Card path is based on a job offer and employment classification, the U.S. employer typically files:

- **Form I-140, Immigrant Petition for Alien Worker**

Investor petition (Form I-526)

If the Green Card path is through investment, the investor generally files:

- **Form I-526, Immigrant Petition by Alien Entrepreneur** (where applicable under the program rules)

Special immigrant petition (Form I-360)

Some categories allow self-petitioning or a petitioner filing under:

- **Form I-360, Petition for Amerasian, Widow(er), and Special Immigrant**

Important note on consulate-specific practices

In some situations, it can be important to confirm consulate instructions and local processing practices before taking a step that could affect where and how the case is processed.

Step 3: USCIS decision on the petition

USCIS will approve or deny the petition.

- If denied, the notice should explain the reasons and whether there is an appeal option.
- If approved and the beneficiary will apply from outside the U.S. (or chooses consular processing), USCIS forwards the approved petition to the [Department of State's National Visa Center \(NVC\)](#).

At this point, the case is in the State Department pipeline, but it may still need to wait for a visa number depending on the category.

Step 4: Wait for visa availability (priority date and the Visa Bulletin)

Many immigrant visa categories have annual limits. When limits apply, the case cannot move to final consular scheduling until the applicant's **priority date** is current based on the U.S. Department of State's monthly **Visa Bulletin**.

- If a visa number is **immediately available**, the case can usually proceed once NVC requirements are met.
- If a visa number is **not yet available**, the case waits at NVC until it is.

This wait time is often the longest part of the process in family-based preference categories.

Step 5: NVC case creation and fee collection

The NVC is responsible for collecting:

- Immigrant visa application fees (often referred to as **fee bills**)
- Required civil documents and supporting evidence
- Financial sponsorship documentation (when applicable)

NVC will generally notify the petitioner and beneficiary when:

1. The petition is received by NVC, and
2. A visa number is about to become available (or is available), and the case should move forward with fees and documents

In most cases, it is not necessary to contact NVC to start this. NVC initiates contact and provides instructions.

Step 6: Submit required forms and supporting documents to NVC

Once NVC requests processing, the case typically involves submitting documentation through NVC's system, consistent with the instructions for the case type and post.

Common document categories include:

- Identity and civil status documents (birth, marriage, divorce, adoption records where applicable)
- Police certificates (where required)
- Court and prison records (if applicable)
- Military records (if applicable)
- Passport biographic page
- Financial support materials (where required)

NVC reviews the submissions for completeness. If anything is missing or does not meet specifications, NVC may request corrections, which can add time.

Step 7: Update NVC if key life facts change

Certain changes can impact eligibility, classification, or visa availability. NVC should be contacted if any of the following occur:

- **Address change**
- The beneficiary was **under 21** and has now **turned 21**
- **Marital status change**

These facts can affect eligibility and timing, especially in family preference cases. Keeping the case updated helps avoid delays and prevents issues at the interview stage.

Step 8: Medical exam (before the interview)

Before the immigrant visa interview, the applicant must complete a medical exam with a **panel physician** authorized by the U.S. embassy or consulate.

Medical exams are time-sensitive and must follow the consulate's instructions. Vaccination requirements and documentation rules apply, and the physician provides results in the format required by that post.

Step 9: Consular interview scheduling and preparation

Once the case is documentarily complete and a visa is available, the consular post schedules an immigrant visa interview.

At the interview, a [consular officer determines whether the applicant is eligible](#) for the immigrant visa under U.S. immigration law. The interview typically focuses on:

- Confirming identity and eligibility under the petition category
- Reviewing admissibility issues (including prior immigration history, criminal issues, and misrepresentation concerns)
- Verifying relationship evidence in family-based cases
- Confirming financial sponsorship where required

If the officer needs additional documents or further review is required, the case may be delayed. Some cases are placed into additional processing depending on the facts.

Step 10: Visa approval and the sealed "Visa Packet"

If the immigrant visa is granted, the consular officer provides a packet of information, commonly referred to as a **Visa Packet**.

A key rule applies here:

- **Do not open the Visa Packet.**

The packet is intended for U.S. government processing at entry.

Step 11: Pay the USCIS Immigrant Fee

After receiving the immigrant visa and before traveling to the United States, the applicant must pay the **USCIS Immigrant Fee**.

USCIS uses this fee to:

- Process the immigrant visa packet information, and
- Produce and mail the physical Green Card

Paying the fee online after visa issuance and before departure is strongly encouraged to prevent delays in receiving the Green Card after entry.

Step 12: Enter the United States and be admitted as a permanent resident

Consular processing does not end when the visa is issued. Permanent residence is granted when the applicant arrives at a U.S. port of entry and is inspected by [CBP](#).

At the port of entry:

- The applicant presents the immigrant visa and the Visa Packet (still sealed)
- CBP inspects and determines whether to admit the person as a lawful permanent resident

If admitted, the person becomes a lawful permanent resident as of that admission.

Step 13: Receive the Green Card by mail (and what to do if it does not arrive)

After entry, the Green Card is mailed to the U.S. address on file, assuming the USCIS

Immigrant Fee has been paid.

If the Green Card does not arrive within about **90 days** after entry, follow up through USCIS channels (including the USCIS Contact Center and the appropriate non-delivery inquiry process).

If the immigrant fee was not paid before entering the United States, USCIS will not send the Green Card until the fee is paid.

Common pain points for families during consular processing

A few issues come up again and again in real cases:

Visa availability delays

Even with an approved petition, many categories require waiting until the priority date is current. Planning around the [Visa Bulletin](#) is essential.

Document collection challenges

Obtaining police certificates, civil documents, and certified translations can take time, especially when multiple countries are involved.

Family changes mid-process

Marriage, divorce, a child turning 21, or a new address can change the case in ways that are not obvious until the interview. These changes should be handled immediately and carefully.

Interview readiness

The interview is not just a formality. Any inconsistency between prior filings, supporting evidence, and the applicant's answers can create complications.

Bottom line

Consular processing is the overseas immigrant visa route that allows an applicant to enter the United States and become a lawful permanent resident upon admission. The process typically moves from USCIS petition approval, to NVC fee and document processing, to a consular interview, then visa issuance, payment of the USCIS immigrant fee, and finally entry through CBP followed by Green Card delivery.

Because timing, eligibility, and admissibility issues can change the outcome, consular processing should be approached as a step-by-step legal process where details matter, and where staying current on instructions from NVC and the specific consulate is critical.