



Am I eligible for 245(i) Adjustment?

- Must start with a background check
 clients with a previous immigration history must also wait for foia/cbp

PC is trying to adjust using the ORIGINAL petitioner

- True False I-130 Petition priority date is on or before 04/30/2001
- True False The visa bulletin indicates the priority date is current
- True False The original petition has not been revoked due to fraud, marriage or divorce.
- Note** that if a child was petitioned by an LPR as unmarried and under 21, there is no automatic preference category change if the child **marries** before the LPR become a USC. As there is no category for married children of LPR's, the petition is considered **revoked** and PC should find a new USC petitioner spouse or child over 21 to adjust.
- True False Original Petitioner is alive and willing to sign the Affidavit of Support
- If the petitioner has died, can you provide a Substitute Sponsor? Yes No
- True False The applicant has not been convicted of a crime that makes the applicant ineligible. Must complete a background check.
- True False The applicant/beneficiary was not petitioned by an LPR parent as an unmarried child under 21 who then married prior to the petitioning parent becoming a US Citizen. If the applicant child married before the parent became a USC, should consider using the original petition only as a coupon with a new petitioner.
- True False The applicant/beneficiary was petitioned as an unmarried child under 21 and has not yet reached the age of 21. (otherwise, the preference category changes, but may still remain eligible)
- for example**, if pc's father petitioned child as an unmarried minor under 21, and due to the long wait times, the child is now over 21 years of age, as long as the child remains unmarried, the petition is still valid but the preference category changes from 2a to 2b for LPR's or from F1 to F3 for USC.
- True False The applicant has not left the US since 10/15/1997 and reentered or attempted to reenter the U.S.
- True False The applicant has resided in the US since 12/2000 and can prove it with documents/taxes.
- True False The applicant has never been removed or deported from the United States
- True False The applicant has not been found inadmissible previously, at the border or in the US.
- True False The applicant is able to prove that they will not be a public charge. The petitioner must sign an Affidavit of Support along with any required Co-Sponsor. Note: Our office charges \$500 if you require a co-sponsor
- True False The applicant is not currently in removal proceedings. (If so, must start with an I-130 only, and attend an interview first)

Attorney Pricing:

Background Check only:	\$500
Background Check and One Step:	\$2,500
Expungement (if applicable)	\$1,000
Additional Co Sponsor Charge	\$500

Agency Filing Fees

Fingerprinting Agency	\$115
Family Petition (new petitioner only)	\$535
245(i) Penalty Fee	\$1,000
Green Card application	\$1,225
Employment Authorization	\$0 (included)
Travel Authorization	\$0 (included)
I601 Waiver (if requested by an Immigration officer at the time of interview)	\$930