



For Athletes and
Teams

ESPORTS USA IMMIGRATION

P Visas | P-1S | Green Card Processing

QUEENCITY
IMMIGRATIONLAW



charlotte
CHAMBER



Ohio



**Richard
Herman**



**Charmaine
Rozario**

North Carolina



**Dinh
Tran**



**Sherrod
Seward**

KEY FACTORS

Experience

Over 30 years of immigration experience

Diversity

Minority-owned firm, staff speaks over 14 languages

Service

A competitive advantage in a fast moving world

704.500.2075

info@qcilaw.com

www.qcilaw.com

P-1 Visa Benefits

Athletes are missing out on opportunities for not securing P visas through their sports agency. P visas through agents can last for several years and survive changes in teams and leagues. The athlete can safely travel in and out of the country and there is options available for immediate family members



This is how we do it.

Management Contract

- Services to be performed
- Specify wages
- Hours of work
- Working conditions and terms
- Any fringe benefits

P Visa Petition

- Summary of Competition
- Letter from Expert Opinion
- Media appearances and articles
- Summary of Management Contract
- Explanations of all major accomplishments

*Family & Coaches

- Work authorization for spouse
- Derivative visas for children under 18 years old
- Trainers and staff can receive 1 year visas that can be renewed
- Green Card options are available as well

Supporting Evidence

P Visas

- ▶ Official event invitation letter
- ▶ Detail schedule of logistics while in the United States
- ▶ Detailed information on history and accomplishments

O Visa Documents

- ▶ Evidence of extraordinary Achievements
- ▶ Letters of recommendation from industry leaders
- ▶ Diploma and transcripts

GREEN CARD OPTIONS FOR FIGHTERS

EB-1A

The EB-1 visa is appropriate for aliens that have extraordinary abilities. This visa does not require employer sponsorship. Once visa portion is approved, the fighter will receive their work authorization while the Permanent Legal Residence (“Green Card”) portion is processed.

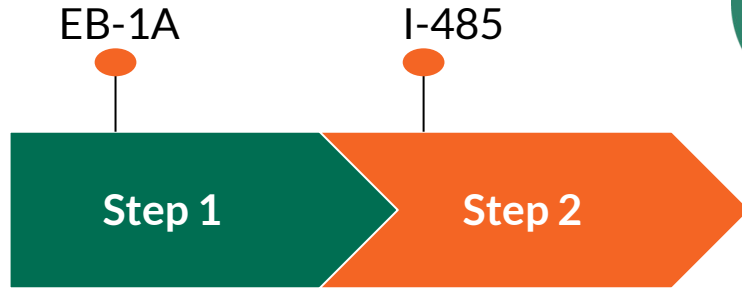
EB-2

EB-2 immigrant preference classification is for individuals who have “exceptional ability” in the sciences, arts, or business (the government has interpreted this to include athletics). This option typically requires the fighter to have college degrees in addition to being an accomplished athlete.

EB-3

EB-3 employees are skilled workers with at least two years of experience in the industry who can perform labor for which qualified workers are not available in the United States. This is appropriate for fighters who do not have the academic credentials to support the EB-2 visa

EB-1 APPLICATION PROCESS & PRICING



QUEEN CITY
SPORTS VISAS USA

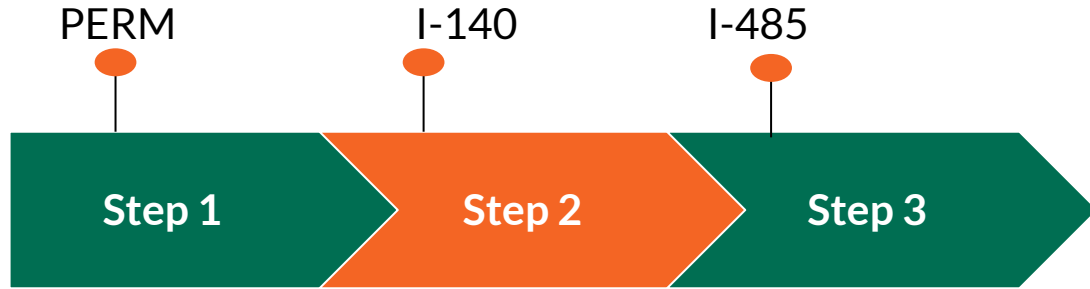
GOVERNMENT FEES:

I-140: \$700

I-485: \$1,225

TOTAL GOVERNMENT FEES: \$1,925

EB-2&3 APPLICATION PROCESS & PRICING



GOVERNMENT FEES:

PERM: \$0

I-140: \$700

I-485: \$1,225

TOTAL GOVERNMENT FEES: \$1,925

Working With Us - Practice Principles

Honesty

Your best friend should always tell you the truth. As your advocate in the immigration process, it is important for us to be assertive and candid.

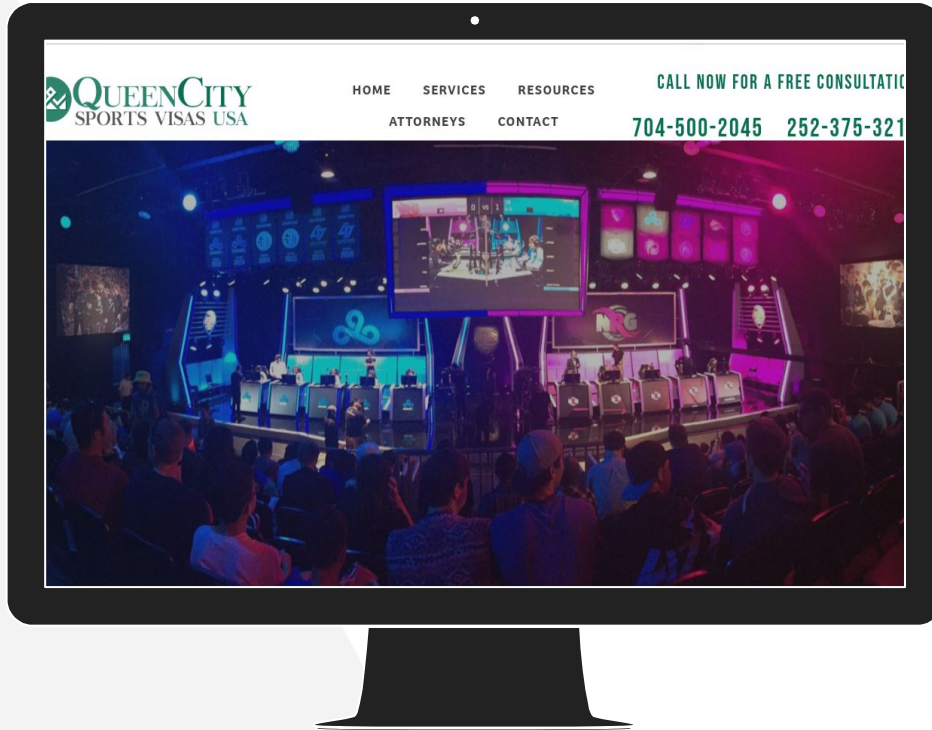
Clarity

Part of “showing our work” is keeping our clients informed during the process. Educated clients allow us to be more strategic with our services.

Service

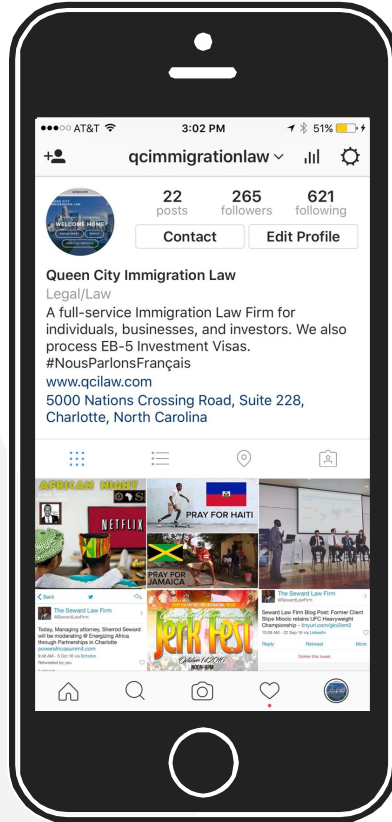
We are a law firm that prides itself on efficiency. We embrace technology, use common sense, and strive to make our clients’ lives easy.

www.qcilaw.com



Visit our Website

- ▶ Schedule Consultation
- ▶ Visa Bulletin Updates
- ▶ Immigration News
- ▶ Best Practice Guides



Follow us



CONTACT US

704-500-2075

info@qcilaw.com

www.qcilaw.com