

PLACE
STAMP
HERE



“The immigration process can sometimes cause lots of anxiety and stress, trust us to help you through the process.”

- Anthony Cooper, associate attorney

Boppre Law Firm, PLLC
2151 36th Ave. SW. Suite B
Minot, ND 58701



IMMIGRATION

**FIANCÉ VISAS,
CITIZENSHIP,
GREEN CARDS, AND
EMPLOYMENT-BASED
IMMIGRATION**

What is a Fiancé Visa?

If you are a U.S. citizen, you may bring your foreign fiancé to the United States to wed. You may also apply for your fiancé's children who are under 21 years of age and unmarried.

Who Is Eligible?

You must be a U.S. citizen. You and your fiancé must marry each other within 90 days of your fiancé's admission to the US. You and your fiancé must be free to legally marry each other and have met each other at least once within two-years of filing your petition.

Who Is Eligible For Citizenship?

If you are at least 18 years old and have been a Permanent Resident for the past 5 years, you may be eligible to apply for citizenship.

If you are at least 18 years old, married to and living with a U.S. citizen, you may be eligible to apply for citizenship.

If you are at least 18 years old and were married to a U.S. citizen in the U.S Armed Forces who died during active duty service, you may be eligible to apply for citizenship.

Green Card For Immediate Family Members of a U.S. Citizen

If you are an immediate relative of a U.S. citizen you may be eligible to become a lawful permanent resident. In other words, receive a Green Card.

Who Is Immediate Family?

You are an immediate relative if you are a spouse of a U.S. citizen, you are an unmarried child under 21 years of a U.S. citizen, or the parent of a U.S. citizen and the U.S. citizen is over 21 years of age

When to Replace Your Green Card?

You must replace your Green Card if it is expired or will expire within six months; and if your card was destroyed, lost, or stolen. Also, you must replace your card if it contains incorrect information or you have legally changed your name/ other information since you received your card.

Have more questions or want us to review your case? Let us know!
Boppre Law Firm, PLLC
701-852-5224
or schedule a consultation online at
bopprelawfirm.com

Employment-Based Immigration: First Preference.

You may be eligible for a **First Preference Employment-Based Visa** if you are an alien with extraordinary ability in the sciences, arts, education, business, or athletics; outstanding professors and researchers; or certain multinational managers and executives.

Employment-Based Immigration: Second Preference.

You may be eligible for a **Second Preference Employment-Based Visa** if you hold an advanced degree or its equivalent or foreign national who has exceptional ability.

Employment-Based Immigration: Third Preference.

You may be eligible for a **Third Preference Employment-Based visa** if you are skilled worker, professional, or other worker.