

The guidelines are as stated but you should revisit them to make sure that you do not or cannot qualify.

1. Citizen K migrated from Country X in 1972 and earned a Master Degree in EE. He is a naturalized US citizen. He is currently employed by the City of Chicago as building inspector. He wants to return to Country X to start sells micro turbines that generate energy for businesses. To apply for ADM II, he sets up a Delaware company, MicroX, which is 100% owned by him. Micro X then sets up a subsidiary in Country X that is 100% owned by MircoX. Based on the guidelines Citizen K is eligible to apply for ADM II.

2. Same as 1 except K joint ventures with his brother who is a resident of Country X. K's MicroX under the joint venture will own 20% of the local subsidiary. Based on the guidelines Citizen K is ineligible to apply for ADM II because he owns less than 25 percent of the new company.

3. Citizen W migrated from Country Y in 1992 and earned a Master Degree in Chemistry from Utah State. He is a green card holder. He is currently employed by the Dow Chemical as an industrial engineer. He wants to return to Country Y to start an industrial gas business to supply industrial gases to businesses. To apply for ADM II, he sets up a Country Y PLC company, GasX, which is 100% owned by him. Based on the guidelines Citizen K is eligible to apply for ADM II.

4. Citizen A's father migrated from Country Z in 1982. Citizen A was born in the USA and holds a Master Degree in Education from Slippery U. He is currently employed by the University of Phoenix as an Administrator. He wants to return to Country Z to start a franchise of the University of Phoenix. To apply for ADM II, he sets up a Country Z Partnership company, SARL, EduMe, which is 100% controlled by him. Based on the guidelines Citizen K is eligible to apply for ADM II.

5. Citizen D is an African American born in South Carolina. Citizen D is a successful commercial pig farmer. Citizen D is part of the USADA volunteer farmers' initiative and he/she recently took part in a mission to Country U. Citizen D wants to do business in Country U after returning from the volunteer mission. To apply for ADM II, he/she sets up a new company in Country U that is 10% owned by him/her and 90% by a farmer that he/she met. The company will provide animal husbandry services in Country U. Based on the guidelines Citizen K is ineligible to apply for ADM II because he owns less than 25 percent of the new company.

6. Same as 5 except that Citizen D owns 100% of the business to be set up in Country U. Based on the guidelines Citizen D is eligible to apply for ADM II.

7. Citizen C is not a member of the Diaspora. Citizen C grew up in Country U and has familiarity with the local customs and business opportunities in Country U. Citizen C sets up a new business in Country U that is 25% owned by him/her and 75% owned by a local partner in Country U. Based on the guidelines, Citizen C is eligible to apply for ADM II.