



Published on *US Immigration Lawyer, Law Offices of Rajiv S. Khanna, PC, Rajiv S. Khanna* (<https://immigration.com>)

L-1 to GC

L-1 to GC ^[1]

Submitted by Chief Editor on Jun 19th 2013

I am on L-1 visa until 2015, according to my employer's attorney the I-140 form was already approved, now my employer does not want to continue with the I-485 form process (because they don't want to pay attorney's fees) and will not release any information related to my case, do I have any chance to continue with the GC process by myself? Or will I be facing deportation at the L-1 visa expiration date?

ANSWER:

There is no problem with you paying the *I-485* fees. But the employer must be involved to the extent that they need to provide a (truthful) letter evidencing continuity of your employment.

Unless the context shows otherwise, all answers here were provided by Rajiv ^[2] and were compiled and reported by our editorial team from comments and blog on immigration.com ^[3]

Add new comment ^[4]

Source URL (retrieved on 18 Sep 2020 - 14:04): <https://immigration.com/faq/form-i-485/l-1-gc>

Links:

[1] <https://immigration.com/faq/form-i-485/l-1-gc>

[2] <http://www.immigration.com/law-offices-rajiv-s-khanna-pc>

[3] <http://www.immigration.com>

[4] <https://immigration.com/JavaScript%3Avoid%280%29%3B>