

SERVICE

The preparation and submission of immigration applications under the following categories:

EEA applications, Indefinite Leave to Remain, British citizenship, Settlement, Tier 1, Tier 4, UK Ancestry and Visit Visa

FEE

Fear of legal costs can often put people off from taking advice and for this reason, and for your assurance, we seek to agree fees on a fixed basis in most cases. The estimated fees for using our legal services are:

- EEA applications: (i) permanent residence £3,000 (ii) residence cards £2000
- Indefinite Leave to Remain (10 years long residence) £2,000
- Naturalisation or registration under the British Nationality Act 1981 £2,000
- Settlement £3,200
- Fiancée Visa / Spouse Visa £950 £1250 depending on complexity
- Tier 1: (i) Investor £20,000 (ii) Exceptional Talent £6,000
- Tier 4 £2,000
- UK Ancestry £2,500
- Visit £2,500

The fees quoted exclude disbursements e.g. visa fee, which is discussed in further detail below

VAT is not chargeable on our legal fees

If the circumstances of your application are more complex and/or there are unforeseen complications then the cost will likely exceed the fees stated above.

TIMESCALE

We cannot guarantee how long the Home Office will take to decide your application. Current processing times are accessible here: https://www.gov.uk/visa-processing-times

We will normally be able to submit most applications within 4-8 weeks of you instructing us, but this depends on whether you have access to the correct documentation to support your application

EXPERIENCE

Your immigration matter will be dealt with by a Solicitor specialising in immigration law

SERVICES

The costs quoted here include: taking instructions from the client; providing advice on whether the client qualifies under the immigration rules or if a discretionary application would be necessary, taking into consideration previous immigration history, overstaying, criminal convictions etc; providing advice letter and list of supporting documents; assisting with the collation of documents in support of the visa application; completing the visa application form for client's review; liaising with Home Office and relevant third parties on behalf of the client; providing submissions in support of the application; general case preparation/management; providing post visa grant advice and assistance.

The costs quoted here do not include: assistance with obtaining medical reports or other expert evidence; filing of the application via Home Office fast-track processing services; Post/Courier fees, Home Office fees for making the application (see disbursements below); where the Home Office refuse your application, advice and assistance in relation to any appeal, applying for birth or marriage certificates; booking a life in the UK test, English language test, Procurement of a UK NARIC certificate, Booking a citizenship ceremony, UK Passport application; assistance with obtaining medical reports or other expert evidence; freedom of Information applications to the UK Government to secure previous visa information; investment advice, preparation of the business plan, procurement of an overseas criminal record certificate, registration with HM Revenue & Customs, registration with Companies House, liaison with designated competent bodies.

DISBURSEMENTS

The main disbursement for each application would be in relation to the payment of the UK Visas and Immigration fees. A list of the applicable immigration fees is available on the UKVI website: https://www.gov.uk/government/publications/visa-regulations-revised-table

Disbursements may include courier fees and translation fees. This will be agreed with you before proceeding.