CLIENT SERVICE AGREEMENT

ayham
orfali.ayham@gmail.com
0957465878
damas

C. SUBJECT OF AGREEMENT AND CHARGES

Subject of Agreement: Assessment and Skill Visa Application for Applicant and Spouse

Additional Conditions: N/A

Paymo	ent Schedule:	Stage of Work:
1 st	STAGE:	asda
2^{nd}	STAGE:	dsaf
$3^{\rm rd}$	STAGE:	شسيشسيشي
$4^{ m th}$	STAGE:	asdad
5 th	STAGE:	sadada

D. TERMS AND CONDITIONS

The terms and conditions of this agreement are set out below. Make sure you read and understood the conditions before entering into the agreement. If you to seek independent legal advice about this agreement, you should do so be signing this agreement. By signing the bottom of all 3 pages of both copies of agreement, you are indicating that you have read and understood and committe the terms.

1 TERMS AND CONDITIONS

I 1 APPOINTMENT OF AGENT

The Client appoints the Agent to represent the Client and to perform the services described in Clause "C" of this agreement. The client authorizes the Agent or any related body corporate to review the client's file at any time for quality control or any other reason necessary for the proper conduct of the visa application.

1.2 CODE OF CONDUCT (THE CODE)

1.2.1 The Code is intended to regulate the conduct of

conduct of business as a registered migration agen establishes the minimum attributes and abilities t person must demonstrate to perform as a regis migration agent.

1.2.2 The Agent agrees to provide a copy of the Code

immediately on request. It is also available www.themara.com.au. If the Code (which prescribed in Schedule 2 of the Migration Agregulations 1998) is amended in a way that inconsistent with this agreement, the Agent

registered migration agents by introducing a proper standard for the	Client agree to vary this agreement to comply the new Code.		
Signed by the Registered Migration Agent:	Signed by the Client:		
Date: / / 20	Date: / / 20		
Address: 31/1-3 Duff St., Turramurra 2074, NSW, Australia			
Email: info@azzyimmi.com Mob: +61 (0) 4	452 477750 Office: +61 (02) 89572137		



1.3 SERVICES TO BE PROVIDED

- 1.3.1 Provide frank and candid advice regarding the prospects of success (An agent must not guarantee the success of an application. If you believe you have been guaranteed success then do not sign this agreement and discuss with your agent before proceeding.) Provide advice relating to the Client's migration goals and their choice of visa category.
- **1.3.2** Analyse current Immigration Law relating to the nominated visa category or review application.
- 1.3.3 Assist in the completion and/or checking of relevant application forms. Provide advice and assistance relating to documentation required to support the application. Prepare any necessary supporting submissions to the relevant Assessing Authority, Department or review body.
- 1.3.4 Submit the application to the relevant Assessing Authority, Department or review body for processing as soon as possible. Wherever possible, supply any further documentation or information requested by the Department on receipt of documents from the Client.
- **1.3.5** Keep the Client fully informed of all developments concerning the progress of the application.
- **1.3.6** Promptly advise the Client of any communications from the Department or review body and advise the Client promptly of

the outcome of the application.

1.4 WHO WILL PERFORM THE WORK

All immigration assistance will be provided by the responsible Agent designated in clause "A" on the first page of this agreement, administrative services may be provided by other staff. The Responsible Agent will properly supervise the work carried out by any staff working for the Agent.

1.5 THE AGENT GUARANTEES THAT HE OR SHE:

- **1.5.1** Is registered with the Migration Agents Registration Authority and maintains the required level of Professional Indemnity Insurance.
- **1.5.2** Will act in accordance with the law and in the best interests of the Client.
- **1.5.3** Will, on request, provide the Client with a copy of their application and any related documents.
- **1.5.4** Will rectify any failure caused by the negligence of the Agent at no further charge of Professional Fee.

1.6 THE CLIENT AGREES THAT:

- 1.6.1 The Agent is able to advise the Client about immigration law at a particular point in time but is unable to predict future changes in the law and the client acknowledges that any changes in law, regulation policy or procedure are beyond the Agents control. The final decision on an application submitted to the authorities is beyond the Agent's control as is any change in legislation, regulation, policy or procedure. The Agent has not guaranteed the success of any application. The Agent will not be liable for any loss, delay, lost eligibility, etc. arising from changes to the law affecting the Client's case.
- **1.6.2** The Client will respond promptly to requests by the Agent for

- further information or documents and the C hold the Agent responsible for delays ca client's failure to promptly provide inf documents.
- **1.6.3** The Agent will be under no obligation to Client's application to the Department or until payment has been made in full of all it payable at that stage.
- **1.6.4** All information provided to the Agent is, to the Client's knowledge and sole responsibil current and that all documents supplied are authentic.
- 1.6.5 The Client will, during the processing of an notify the Agent of any material char circumstances of the client or the client' family.
- 1.6.6 If the Agent has advised the Client in writin Agent's opinion, an application would be grossly unfounded; the Client will protacknowledgement of the receipt of the notwithstanding the advice, the

Client still wants the Agent to lodge the a

1.7 PAYMENT OF FEES AND DEFAULT

- 1.7.1 The client will pay all fees and outgoing to this agreement as and when they fall of
- 1.7.2 The Agent, the Firm or other associated en commence work on any application until s professional fees are received into trust, payment

according clause of this agreement "C" h

1.8 TERMINATION OF AGREEMENT

- 1.8.1 The Client may terminate this agreement. The Client acknowledges that there will be the professional fee paid to the Agent, the Fassociated entity, under any circum justifications by the Client.
- 1.8.2 The Firm will only refund government which have been received but have not the Government Departments or authorities.
- **1.8.3** In case of Termination the Client is not requany fees for the future stages which have not initiated yet.
- 1.8.4 In circumstances where there is delay or fai client to supply all necessary documents for t preparation and filing of a visa application as Agent shall be entitled to issue a final bill for professional fees whether or not a valid application been filed for the total amount of this agreem without supply of requested documents or sat explanation shall constitute delay).
- 1.8.5 The Agent may terminate the agreem time with written notice to the Client. It terminates the agreement, they must c the requirements of the Code.
- 1.8.6 The Agent must terminate the agree conflict of interest listed in Part 2 of arises. In this case the Agent will Department that they no longer act for

and will advise the Client about appointing agent.

1.8.7 When the agreement is terminated, the with

Signed by the Registered	l Migration Agent:	Signed by the Client:
Date: / / 20		Date: / / 20
A .1	1 21/1 2 D (CC) TE	0.004.00047.4

Address: 31/1-3 Duff St., Turramurra 2074,NSW, Australia Email: info@azzyimmi.com Mob: +61 (0) 452 477750 Office: +61 (02) 89572137



the Client's file in accordance with Part 10 of the Code. 2.2

1.8.8 The Agent will terminate this agreement immediately upon becoming aware the client has knowingly supplied false or

fraudulent material as part of the application.

1.9 RETENTION OF DOCUMENTS AND CONFIDENTIALITY

- 1.9.1 The Firm agrees to keep all documents provided by the Client until the earlier of 7 years after the date of the last action on the file for the Client.
- 1.9.2 The Agent will preserve the confidentiality of the Client. The Agent will not disclose or allow to be disclosed confidential information about the Client or the Client's business without the Client's written consent, unless required by law. The Client authorises the Agent, the Firm or other associated entity to use all information about the client for the purposes of assessing the client's credit worthiness or for furthering the client's application as required. The Client authorises the Agent, the Firm or other associated entity to disclose any and all information concerning the client in circumstances of default of payment of the Agent's, Firm's or associated entity's fees, to credit reporting agencies and credit providers. The client consents to disclosure and this consent is consent for

disclosure under the provisions of the Privacy Act 1988.

1.10 RESOLUTION OF DISPUTES

- 1.10.1 If a dispute arises—out of or relating to this agreement, or the breach, termination,—the parties agree to discuss the dispute with the aim of reaching an agreement that is acceptable to both sides.
- 1.10.2 The agreement will be documented in writing, dated and signed by both the Agent and the Client. If one party requests an opportunity to discuss the dispute, the parties should attempt to reach an agreement within 21 days of that request (or a longer period if agreed between the parties).
- days, the parties cannot reach an agreement within 21 days, the parties agree to refer the dispute to the Australian Commercial Disputes Centre (ACDC) for final settlement by a single arbitrator appointed in accordance with the Rules of the ACDC, or by another dispute resolution process suggested by ACDC and accepted by the parties. It is expected that any fees payable to ACDC or to the person appointed by ACDC will be paid by the parties equally. If the parties have been unable to resolve their dispute through ACDC, either party may commence Court proceedings but not before the expiry of 28 days from the date of referral to ACDC.

2 PROFESSIONAL SERVICE FEE

2.1 The final balance of fees are due and payable by the client once the clients applications is ready for filing and the agent notifies the client of same. Such invoices in total not to exceed the agreed professional fees if this agreement is issued on a Lump Sum basis as per Payment schedule in Clause "C".

Payments listed in clause "C" are to be by direct deposit or Demand Draft (Sydney) to the following account:

Account Name: Azzy Immigratio
Bank: Commonwealth Ba
SWIFT Code: CTBAAU2S
BSB: 062 009
Account No: 10868155
ABN: 98 192 823 735

The Agent must give the Client written r material change to the estimated cost as Agent becomes aware of the likelihood occurring.

GOVERNMENT VISA AND ASSESSM:
Fees of Government Departments, skill authorities and other entities involved in to process (e.g. filing fees, skills assessment from the included in this agreement and shape separately by the Client. The client agrees the are subject to change and fees charged with the choice whether to pay these fees to the provide Credit Card authorisation to the Agentical Card authorisation to the Card authorisation to the Agentical Card authorisation to the Card authorisatio

4 OTHER FEES & CHARGES

These fees and charges will be added to the Fee Lump Sum if incurred, such as Interpreters, Courier Services, Bank Tr. Currency Exchange Costs, Fax and Print, etc be paid on request within 7 days.

5 STANDING AUTHORITY

Upon presentation of an invoice to a client (v or other means) by the Agent then the Age associated entities is authorised to immediat out of the client account unless otherwise bona fide dispute in relation to the invoice. The Agent, Firms or associated entities are to immediately release funds from the clien payment of third party expenses paid on behalf, such as Department of Home Affairs fees, etc. This includes release of fees in prilling by placing same on the corporate cred Agent, Firm or associated entities for payment.

Signed by the Regist	ered Migration Agent:	Signed by the Chefit:
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