Western Maharashtra
Development Corporation
Ltd. 2nd Floor, Kubera
Chembers, Dr. Rajendra
Prasad Road, Shivajinagar,
Pune 411 005.
D-5/STP(V)/C.R.1014/01/
08/205-208/08



WAINE	08
ADDRESS	
THROUGH :	
SIGNATURE:	
RECEIPT NO .:	

FOR W.M.D.C. LTD.

AUTHORISED SIGNATORY

.....

**Contract of Engagement** 

Between

Didactic Migration Consultants Pvt. Ltd.

Office #305 Konark Epitome Building, Third floor, Viman Nagar, Konark Campus,

Pune, 411 014 - Maharashtra - INDIA

Tel: -+91-020-48612050

Email: info@dm-consultant.in, Website: www.dm-consultant.com

AND

# CLIENT

Name	Rahul VINOd Deoghase
Address	Flat 140-13802, majestique city, near Bakozi Phata, wayhori. Pin code, 412207
Cell Number	836-999-4908
Email address	Rhid 98009@ gmail.com
Agreement Number	7081
Receipt Number	7110
Date	21/05/19
Country Signed up for	Canada Dependent PR
Counselor	Porashont

Client Signature

For Dia Consulant Putalid



The above-mentioned client has asked the above-mentioned company to provide professional services which includes preparing and submitting his/her case for the Qualification Assessment for Canada.

# **DEFINITIONS**

- An "Canada dependent PR visa" is an assistance to file an application to Canada Embassy for a Canada dependent PR visa.
- Didactic Immigration Services is responsible to provide the documentation checklist
- We shall prepare a file as per the visa requirement of the embassy.
- Decision on the tourism visa is based on embassy or the consulate
- Client must submit his or her file at the VFS center or embassy along with the biometrics

## I. RESPONSIBILITIES AND COMMITMENT OF DIDACTIC IMMIGRATION SERVICES

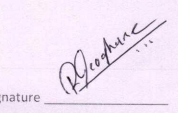
#### QUALIFICATION ASSESSMENT RELATED SERVICES.

In consultation with its associates at various locations the Company shall provide the following services to its clients:

- Assess the client according to the information provided by the client in the assessment form.
   Assist the client in preparation of Education Assessment.
- Review and identify for submission required documents and supporting evidences. Submit the
  complete case with supporting documentation and evidence along with the submission report
  to the processing visa office on the receipt of all requisite documents from the client.
- Handle all correspondence with the processing pertaining to client's case.
- · Assist the client in keeping the file up to date.
- Advise the client about any subsequent changes in the education assessment laws and any subsequent conditions applicable to meet the selection criteria.

# **II. CLIENT RESPONSIBILITIES AND COMMITMENT**

To help the Company assist the Client effectively, and to reduce the costs of representation, the Client understands and agrees to the following terms and conditions.







## # Forms and Documents

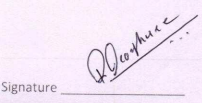
- The Client is responsible for the accuracy of any forms they sign or documents they provide to the Company. All forms will be reviewed by the Client before being submitted
- The Client will not sign forms or other papers from government bodies or other organizations until the Company reviews the documents first.
- The Client shall be held liable for any adverse effect on their application because of nonsubmission or delayed submission of forms, documents or assessments that have been requested by the Company
- All documentation must be in English or French, or with an English or French translation
- Translations must be provided with a sworn statement from a person fluent in both English and the language of the documents. The translator cannot be you or one of your relatives. Police certificates must be translated by an accredited translator

## # Misrepresentation

- The Client agrees not to provide false or inaccurate documents or information. If the Client misrepresents information, the application will be refused.
- The Client acknowledges that they are solely responsible for any negative consequences if false or inaccurate documents or information is provided to the Company.

# # Communication with the Company & Government Bodies

- The preferred method of contact with the Company is via email and the Client agrees they will contact the Company by email whenever possible
- All communication between the Client and the Company will be in English. Should the Client
  wish to make use of a translator at any stage of the process, the Client assumes full responsibility
  for all translation quality issues, and the Company will not be responsible for any errors or
  miscommunications due to translation.
- The Client will immediately notify the Company in writing if a government body or other
  organization contacts them in relation to this application. The Client will delay a response, if
  possible, until the Company is able to provide the Client with further instructions.
- The Client agrees that they will not contact any government body or other organization unless
  it is through the Company. The Company shall not be held responsible for any negative
  consequences resulting from the Client communicating with these entities on their own or
  through any other representative.







# **IV. PROFESSIONAL FEES & EXPENSES**

The client will have below mentioned payment plan option for all the services mentioned in this fee agreement.

**New Agreement** 

Fee Category	Retainer	Professional	Discount	Amount (INR)
Agreement Amount	30,000.00			30,000.00
Total Paid	30000			30,000.00
CGST - 9%				2,700.00
SGST - 9%				2,700.00
Total Amount Payable				35,400.00

**Balance Payment** 

Fee Category	Retainer	Professional	Discount	Amount (INR)
2nd Stage	-			-
CGST - 9%				
SGST - 9%				
Total Balance Payable				

In Words: Thirty five thousand four hundred only

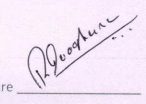
Mode of payment: Card-7104

Gross Total	30,000.00
CGST - 9%	2,700.00
SGST - 9%	2,700.00
Total	35,400.00

# 4.3 Payment Methods

- a) Payments can be made by, Cheque, Credit Card, Bank Transfer, or Cash
- b) Bank transfers shall be made in AED currency to the following account:

Bank Name	YES BANK	
Beneficiary's name	Didactic Migration Consultants Pvt.Ltd	
Account #	066461900000244	
Bank address	VASCON WEIKFIELD PARK, PUNE, INDIA	
IFSC code	YESB0000664	715







## 4.4 Payment Terms

- All payments are due upon receipt of an invoice.
- Not paying an invoice within ten (10) calendar days of receipt, without the prior consent of the Parties, will suspend this Agreement and no further services will be provided until the full payment is received.
- Not paying the invoice within thirty (30) calendar days of receipt will automatically terminate this Agreement.
- The Client understands that professional fees are not for the issuance of a visa or other approval
  from a government body. Professional fees reflect services rendered in relation to the Client's
  application by both the parties and its associates.

#### 5. REFUNDS

The following are the clauses that pertain the refunds under this agreement

## 5.1 General Refund Terms

• Fees paid for Canada dependent PR visa will be nonrefundable as agreed by both the parties.

## 5.2 Fees Paid to Government Agencies or Other Organizations

- The company is not responsible for obtaining refunds of money the Client pays directly to other
  entities, and the Client understands they will be subject to the refund policies of the
  government of organization they are dealing with.
- As fees to other organizations are paid for directly by the Client, The Company not obligated to reimburse this money to the Client for any reason.
- If the Company pays government fees on a Client's behalf, the Client must contact the government body for a refund. The company will not reimburse the Client for this amount.
- If a refund option exists, the company will give the Client instructions on how to recover prepaid government fees.

#### 6. CONFIDENTIALITY

- The company agrees not to disclose any of the Client's information to third parties without
  written consent from the Client, except as expressly permitted in this Agreement or required by
  law.
- In this regard, the Client authorizes the Company to share information with its associates, agents, employees, and sub-contractors to the extent that such disclosure is necessary to prepare the application.

Signature \_



- The company will ensure that all persons mentioned above are bound by a separate Agreement to uphold the confidentiality all information supplied by the Client.
- If a Client's spouse is included in this application, the company understands that no information received about the matter from one spouse can be treated as confidential in terms of the other spouse.
- If a conflict develops that cannot be resolved, the company cannot continue to act for the Client and may have to withdraw completely.
- The Client agrees to the use of electronic communication and storage of confidential information. Both the parties will use its best efforts to maintain a high degree of security for electronic communication and information storage.

#### 7. FORCE MAJEURE

- The company is not liable for failure to perform its obligations if such failure is the result of Acts of God (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (regardless of whether war is declared), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, labor dispute, strike, lockout or interruption or failure of electricity or telephone service.
- Also included are changes to government legislation, regulations, rules, and policies (e.g. new assessment or selection criteria being applied retroactively or the government deciding not to process applications that have already been submitted).

#### 8. CHANGE POLICY

If the company is asked to act on the Client's behalf on matters other than those outlined in this
Agreement, or because of a material change in the Client's circumstances, or because of
material facts not disclosed at the outset of the application, or because of a change in relevant
government legislation, the Agreement can be modified accordingly upon agreement.

## 10. DISPUTE RESOLUTION

- In the event of a dispute, the Client and the company will make every effort to resolve the matter between the two parties.
- In the event a resolution cannot be reached, the Client is to present the complaint in writing to the company and allow the Company twenty-one (21) business days to respond to the Client.

#### 11. OTHER TERMS AND CONDITIONS

The company is not responsible for the loss of documents in transit as this is the responsibility
of the delivery company. The company recommend that all correspondence be sent by
registered mail or with a reputable international courier, and will notify the company prior to
dispatching any documentation to the company.

Signature Quevalure.



- This Agreement shall consist of two copies that are both equally valid. The Client and the company will each receive one of these copies.
- This Agreement is subject to the laws in effect in INDIA. All disputes about this Agreement will be dealt with by the appropriate governing body found in this jurisdiction.

## 12. VALIDATION

- The Client acknowledges that they have read and understood this Agreement, have sought translation if required, have obtained such independent legal advice as they deem appropriate, and agree to be bound by its terms.
- The Client has been told, recognizes, and understands that the Company has made no guarantee promising the success or outcome of this application.
- By signing this Agreement, the Client understands all their responsibilities under this Agreement and has asked for and obtained an explanation on every point which needed to be clarified

CLIENT SIGNATURE:	Q Ceo Municipal
DIDACTIC MIGARTION CONSULTANTS PVT. LTD.:	Chetan Kumbhar Managing Director
Date:	21/05/19 PUNG
Place:	PUNG

Signature \_\_\_\_\_

