

CONTRACT FOR PROFESSIONAL LEGAL SERVICES FOR U.S. FIANCEE VISA

This Contract for Professional Legal Services will confirm the terms under which our firm will represent you and your Fiancé(e) to the best of our ability and experience in connection with the securing of the U.S. FIANCEE VISA.

- 1. Immigration Service Legal Petitions Preparation and Visa Case Processing**
We will assist, counsel and advise you and your Fiancé(e) with appropriate questionnaires and document lists to secure the U.S. Fiancé(e) Visa. We will prepare all required legal petitions, binders and supporting documents for filing with U.S. Immigration and the U.S. Consulate (with the exception of final visa forms which the Fiancée should fill out and sign under Consular guidelines but we will provide all instructions) with the highest level of standards to encourage prompt and expeditious processing by government officials. Because we do not control the U.S. Government or its processes, we cannot pledge a time certain for action by the U.S. government. But we will provide you and your Fiancé(e) with our best estimates of processing time. We will endeavor to minimize delays and difficulties so as to produce maximum efficiency, in particular by anticipating and avoiding potential problems before they occur. (This contract does NOT include attorney work on appeals, motions for reconsideration or to re-open, or Adjustment of Status Applications, or Work or Travel Applications.)
- 2. Contact with the Immigration Service**
Our office will agree to handle all telephone, fax, E-mail and mail contact with Immigration Service, as appropriate in your case, requested by you but limited by and in accordance with what we counsel you to be appropriate and reasonable under the circumstances. It is expected that you and your Fiancé(e), and any children, will cooperate fully, truthfully and in a civil and compliant manner with Immigration Officers regarding any interviews and other contact.
- 3. U.S. Consulate Legal Forms and Preparation Documents**
We will forward all U.S. Consulate legal forms and send them to you for your review and appropriate signatures, which are then sent by you to your Fiancé(e). We also include in this package, Interview Preparation handouts for the Consular Visa Interview and Port of Entry Interview of your Fiancé(e). We will answer any and all reasonable questions of reasonable number about the interview and related process during business hours.
- 4. Contact with the U.S. Consulate**
Our office will agree to handle all telephone, fax, E-mail and mail contact with the U.S. Consulate, as appropriate in your case, requested by you but limited by and in accordance with what we counsel you to be appropriate and reasonable under the circumstances. It is expected that you and your Fiancé(e), and any children, will cooperate fully, truthfully and in a civil and compliant manner with Consular Officers regarding any interviews and other contact.
- 5. Contact with Fiancé(e)**
We will E-mail, fax or telephone your Fiancé(e) where it is appropriate to answer questions and problems, which are reasonable in nature and in number. For cost reasons, we prefer E-mail and fax contact over telephone contact.
- 6. Emergency and Special Problem Paralegal Assistance in Bogotá, Colombia**
In the event that your Fiancé(e) is pursuing a Fiancée Visa in Bogotá, Colombia and experiences difficulties or problems of unusual nature, we have paralegal assistance in Bogotá, Colombia for help and can also recommend other contacts.
- 7. Client Updates, Case Status and Attorney Answers to Questions**
We will keep you advised of all significant developments in your case. We will answer all reasonable questions of a reasonable number. We also encourage you to use the U.S. Immigration Office Website for routine case status 24/7. Our office is open from 9:00 AM to 5:00 PM U.S. Eastern time for telephone calls, E-mails and faxes, but you may call at other times as well and often receive a response. On the other hand, our office is small and when staff is not immediately available due to special circumstances or problems, please leave a message and we will call you back in 24 hours or less, except for holidays and weekends and pre-scheduled vacation and business trips, in which case, we will respond to you immediately as soon as we are available.

8. **Attorney Ethics and Our Expectations of You and Your Fiancé(e)**
For our part, we agree to the highest level of Attorney-Client confidentiality and Work-Product privilege in our representation and case-handling. Our expectation on your part is that we expect that you and Fiancé(e) will cooperate reasonably for requests for information and documents. We expect full and truthful answers to our questions from you and your Fiancée, and on that basis, we prepare legal petitions and represent you and your Fiancé(e).
9. **Fees and Refunds – Mail Delivery and Copies**
Our Attorney Fee as of Current Year is **\$1,500.00** flat fee plus **\$340.00** U.S. Government Filing Fee, which is due in full no later than when your petitions are ready for filing. Additional Attorney Fee for Each Unmarried Child under 21 or for Co-Signer Affidavit is: **\$100.00**. Minimum Retainer-Deposit is: **\$350.00**. All Checks or Money Orders accepted. Credit and Debit Card payments carry a small Administrative Process Time (5%). You and your Fiancé(e) will receive additional charges at the U.S. Consulate for application, medical examination and interview, which are not included in our fees. Under most normal circumstances, we will NOT charge you for copy costs, telephone, fax or E-mail costs or mailing or postage costs with the exception of any special overnight delivery charges but only if this service is requested by you. Our normal mail method of delivery with no charge to you is: First-Class postage pre-paid or U.S. Priority Mail, as deemed appropriate by us. Official legal filings with the U.S. Government are done U.S. Priority Mail, Delivery Confirmation at no charge to you. We agree to provide you with a complete copy of all petitions and documents submitted on your behalf to any U.S. Government office at no charge to you. Normally, we do not consider refunds for cases accepted and work commenced. In unusual circumstances where we have accepted the case but have not commenced meaningful work, we will consider a request for a refund of 50% of our fee, less all actual costs incurred by our office for any reason. (*Fees listed here do NOT include U.S. Embassy Fees paid by you or your Fiancée directly to them.)
10. **Required Translations of Documents to English**
We will recommend translators from Spanish to English of all required documents who will have their own charges. If you wish, we will offer to translate for you but at a small charge of \$20.00 per page at normal time, which is two business days or more. You may, of course, choose on your own to have translated any documents with a Consular-approved translator.
11. **Confidentiality and Privacy**
Our office agrees to keep all information and documents submitted to us from you and your Fiancé(e) confidential and private in accordance with all rules concerning Attorney-Client confidentiality. You and your Fiancé(e) agree to keep all information and documents generated by our office, including all Petition, Visa, Embassy and Interview preparation documents and handouts, confidential and private from public disclosure to any third party or the Internet, in accordance with all rules concerning Attorney Work-Product privilege.
12. **Criminal and Multiple-Visa Waiver**
If a Criminal or Multiple-Visa Waiver applies to your case and is otherwise required under applicable laws, and if we agree to handle such Waiver, then we will undertake to help secure the Waiver from Immigration and U.S. Consulate to our best ability. Our Attorney Fee for Waiver Request for Current Year is **\$500.00** flat fee which is additional to all other fees and costs, and which is due in full no later than when your Waiver Request is ready for filing. You and your Fiance(e) will be expected to provide any information, documents, and statements or affidavits to assist in securing the Waiver. We cannot guarantee or assure that the Waiver will be approved by Immigration or U.S. Consulate. We cannot guarantee or assure any particular timeframe for decision on your Waiver Request by Immigration or U.S. Consulate.

13. **Release and Waiver of Liability**

The Petitioner and Fiance(e) hereby agree to release, discharge, and hold harmless and extend immunity to Gary Ganesh Bala and Law Offices of Gary Ganesh Bala and their agents and representatives for any and all liability, claims, demands, charges and causes of action of any kind arising in any way, shape or form from this contract.

REQUIRED DISCLAIMERS:

1. BECAUSE U.S. IMMIGRATION LAWS AND CONSULAR RULES CHANGE FREQUENTLY AND SOMETIMES WITH LITTLE OR NO NOTICE, OUR POLICY IS NOT TO PREDICT OR ASSURE THAT A GIVEN SET OF RULES WILL ALWAYS STAY THE SAME AND BE APPLIED TO YOUR CASE EXACTLY AS IT WAS IN PAST CASES.
2. BECAUSE WE DO NOT CONTROL THE U.S. GOVERNMENT OR ITS PROCESSES, WE CANNOT GUARANTEE OR ASSURE THE SPEED OR TIMING OF THE VISA PROCESS OR RESULT.
3. BECAUSE THE APPROVAL OF A VISA PETITION AND ISSUANCE OF A VISA IS AT THE DISCRETION OF THE U.S. GOVERNMENT ON A CASE-BY-CASE BASIS AND CONDITIONED UPON THE FULFILLING OF ALL IMMIGRATION REQUIREMENTS BY THE PETITIONER AND FIANCE(E), WE CANNOT GUARANTEE OR ASSURE WHAT THE IMMIGRATION SERVICE OR CONSULATE WILL DO IN A GIVEN CASE.

Thank you for your confidence in our service, and we look forward to working with you and your Fiancé(e) to accomplish your union in the U.S.

AGREED TO AND ACCEPTED BY ON THIS DATE _____ :

Client

GARY G. BALA