

UK Immigration service Our professional fee estimates

General fee structures

We estimate our professional fees based on the number of hours we believe your case will take to complete. We offer fixed fees to all our immigration clients.

The exact number of hours usually depends on the circumstances in your case. This could include what supporting evidence are required and we need to consider plus what you are able to provide at our first meeting.

If documents or information is missing further work and steps may be required.

If you have others who are also applying as your dependants, this could increase the amount of work required or the number of applications / appeals, this will be reflected in our fees.

The fee estimate quoted does not include any appeal fees or court costs for making your application. You will therefore need to pay the application fee and/or Immigration Surcharge fees or appeal fees (whichever is relevant) separately as part of the application process.

Independent expert reports and other items

which we consider relevant in your case will also incur additional costs and you will be advised in advance.

Disbursements such as Barrister fees are also not included and you will be advised of your Barrister fee before we instruct one on your behalf.

The work will usually involve

Advising and discussing your circumstances in detail and advising the most appropriate application for you to make and the options you have and the chance of success.

- ✓ Taking your instructions and giving you advice whether the criteria is met.
- ✓ If you do not fulfil our requirements, whether this is detrimental and how or if you can still proceed with your case.
- ✓ Considering your supporting evidence that you have provided.
- ✓ Where necessary, helping your appeal obtain further evidence (such as medical records & translations).
- ✓ Preparing your application and submitting it on your behalf of the appeal.
- ✓ Giving you advice about the outcomes of the application and any further steps you need to take or are able to take.



UK Immigration fees estimate

Entry clearance Visit Visa	£300 - £800
Entry clearance – Spouse or Partner visa	£750- £1950
Entry clearance – EEA Spouse and Children	£500 - £1000
Entry clearance – PBS applications	£800 - £1400
Entry clearance – PBS Dependant application	£600 - £1000
In country (Initial) Human Rights application	£700 - £2500
In country (Extension) Human Rights application	£700 - £1200
Spouse/Partner Extension in-country application	£900 - £3000
Long Residency application (10 years)	£800 - £1800
Long Residency application (20 years)	£900 - £1800
Parent of a British child application	£900 - £2000
ILR for Spouse or Workers	£500 - £1500
EEA Application for Settled Status	£300 - £800
Family Reunion (HP or Refugee family)	£800 - £1800
Naturalisation applications adult / child	£500 - £1200
Immigration Appeals (First Tier)	£800 - £2500
Nationality Reconsideration	£300 - £700

All in-country applications made by persons who have a valid leave will be required to pay VAT. This means 20% will be added to our fees to cover UK government tax.

Out-Country clients may not be required to pay UK VAT.

Your individual circumstances may reduce or increase the fees we charge to reflect the amount of time required to deal with your case properly.

We are also able to assist you on a consultation basis where you pre-pay for only the agreed items.

All cases start with a no-obligation consultation and you will be consulted at the beginning of each stage of your matter.