Immigration Fee Guide

The fees below represent our charges for services we provide. It is the policy of Anw Law ('the firm', 'we') that fees are paid upfront prior to any work commencing. At the very least, the firm would expect 50% of the agreed fee (or 50% of the estimated fee if we work on an hourly rate) to be paid in advance. The hourly rate is agreed upon instruction and confirmed in your client care letter. This document may be updated at any time so these figures should only be taken as a guideline.

The fees below do not include disbursements unless stated. Disbursements are costs and expenses in your case that are payable to third parties which typically include (but are not limited to) Home Office application fees, Court fees, Barrister fees or an expert's report. We shall inform you of the amount of any disbursements payable where we are able to, or otherwise provide an estimate at the earliest opportunity.

Anw Law does not charge VAT at the time of writing, but certain disbursements may attract VAT at the standard rate of 20%.

Fees

Our fees for applications start at £400.00 which represents applications such as an application for a biometric residence permit where the visa is on a document or sealed within your passport and you wish to replace this with a card-based residence permit. The fee is likely to be increased as the complexity of the application increases. For example, a spouse entry clearance or extension application requires more work and more time spent so the fee is £750.00. All dependants to an application are charged at £100.00 per person in addition.

Business immigration fees start at £850.00; EEA applications start at £500.00 and deportation cases start from £1,500.00.

Occasionally, the fees within this document may be subject to increase if there is additional work required which the firm has not anticipated. We shall inform you of any such additional fees as soon as possible. The quoted fee does not include any appeal, administrative review or reconsideration request following the decision.

Work Covered

All application fees quoted will include a review of your circumstances and documents, advice on the application or the next stage of the process and the possible outcomes. We will also provide details of further documents or evidence required. We will then



prepare and submit the application on your behalf and liaise with the Home Office until a decision is made.

Appeals to the first-tier tribunal

Lodging appeal only	£400.00
Preparing appeal bundle & witness statements	£600.00 - £1000.00
Anticipated barrister costs for court attendance	£400.00 - £800.00+
	(depending on experience
	and expertise).
Immigration Bail Application	£800.00 + Barrister fee as
	above

Immigration Judicial Reviews

We charge a fixed fee of £750.00 for drafting and sending a Pre-Action Protocol Letter, and an application to the Court for permission starts at £1000.00. Our fee for applying to the Court may include a barristers fee but not the Court fee itself. If permission is granted and we proceed to a hearing, additional fees will be payable with the amount dependent on the work involved. All proposed Judicial Review claims will be subject to prior assessment for suitability.

Please note that where an application, appeal, Judicial Review or injunction is made in an emergency, an additional surcharge is likely to be payable.

Asylum & Humanitarian Protection Cases

If your claim relates to asylum and/or humanitarian protection, you may be eligible for Legal Aid – this means that your legal fees may be paid by the government if you meet the requirements. However, please note that we are not registered to provide Legal Aid services, but we may be able to direct you to a firm that does. If you still wish for us to undertake your case, all fees will be payable privately.

Timescales

We cannot provide timescales as to the decision making of the Home Office in immigration applications. Some applications can take longer to decide than others simply because they are more complex. The Home Office visa processing times can be found on the government website here. The timescales for immigration appeals may take several months but may also be expedited in certain cases.

