#### **PROBATE**

### **Our Service, Fee Scale and Timescales**

The probate process can be complex and stressful if you are an executor or personal representative of an estate, especially if you are dealing with bereavement. There are many unknowns you may have to face, but we do not believe that your legal costs should be one of them. At Rasiah & Co Solicitors we aim to make our pricing as transparent as possible. Since every case is different however, we do recommend you contact us on 020 8543 4040 to obtain a specific quote. Alternatively, you can email us at <a href="mailto:info@rasiah.co.uk">info@rasiah.co.uk</a>. We set out below details of our fees for dealing with non-contentious probate matters, together with brief details of the service included, as well as estimated timescales.

The estimated fees are based on there being no disputes between beneficiaries on the division of assets and on the basis that there is a valid Will which is not being contested (non-contentious). The estimates do not take into account any complexities in the matter, nor do they include our fees for dealing with the sale or transfer of any property. Please refer to our "Residential Property" fee scales in this regard. The estimates also assume that:

- there is only one property involved
- there are a maximum of 3 bank or building society accounts
- the estate does not consist of any shareholdings (stocks and bonds)
- there are no other intangible assets
- there are 1 -2 beneficiaries
- the beneficiaries are not missing, quickly identifiable and they have full capacity during the entire administration process and they respond promptly and properly at all times
- there are no disputes between beneficiaries on division of assets
- there are no trusts in the Will
- there are no claims made against the estate
- there are no lifetime gifts in the seven years prior to death
- there are no deeds of variations involved
- the estate does not consist of foreign assets
- The above fee estimates assume the following:

The following are examples of other issues that may affect the cost:

- how promptly you are able to provide any information required
- whether any additional assets are discovered in the course of the administration



- whether there is any delay from third parties
- the level of experience/seniority of the person dealing with your matter

Please note that the above lists are not exhaustive and should any of the above matters (or other non-specified matters) apply, then additional fees may apply. Here at Rasiah & Co Solicitors, we have a dedicated team of Probate solicitors, and your matter will be handled by one of the following; if a solicitor is handling your matter, he/she will be supervised by a partner at all times:

#### PROBATE TEAM

NAME	POSITION	YEAR OF QUALIFICATION	HOURLY RATE		BRIEF EXPEDIENCE
Mr. N. Rasiah	Partner/Solicitor	1990	£250		EXPERIENCE  Mr. Rasiah is a senior
Wil. IV. IXasian	T dither/solicitor		2230		partner at Rasiah & Co
					with over 34 years post
					qualification
					experience. He
					specialises in
					immigration and
					commercial and
					residential property
					matters. He also deals
					with probate,
					matrimonial, licensing
					and civil litigation
					matters.
Ms. M. Rasiah	Partner/Solicitor	2010	£250	LLB, Legal Practice	Ms. Rasiah has over 14
					years of post
					qualification

					experience. Having completed her training contract in the city, she started at Rasiah & Co in 2014 as an associate solicitor and subsequently became a partner in 2015. She undertakes a wide range of commercial and residential property matters including landlord and tenant matters. She also deals with probate and licensing matters.
Mr. P. Kugan	Associate Solicitor	2023	£200	BA Honours, Graduate Diploma in	Mr. Kugan has over 9 years' experience in
				Law, Legal Practice	dealing with a vast
				Course (MSC)	range of immigration
					cases. He completed his
					training contract at
					Rasiah & Co Solicitors
					and is an associate
					solicitor specialising in
					commercial and
					residential property law and immigration. e also
					deals with probate,
					dears with probate,

		matrimonial, licensing and civil litigation
		matters.

### PROBATE FEE AND SERVICE

\*Please note VAT is charged at the standard rate the details of which are found here: https://www.gov.uk/vat-rates

NON-EXEMPT ESTATES		EXEMPT ESTA	TES	LIKELY DISBURSEMENTS	THE SERVICE/PROCESS	ESTIMATED
				(ESTIMATED)		TIMESCALE
A non-exempt estate is an estate in		An exempt estate	is an estate in	Disbursements are expenses that	The service that will be	The timeframe will
relation to which Inh	heritance Tax does	relation to which	Inheritance Tax does	are incurred in your matter that	provided and the process	depend upon the
have to be paid in E	ngland or Wales.	not have to be paid in England or		are required to be paid to third	involved is summarised	nature and
		Wales.		parties. We will be able to give	below:	complexity of the
Below, we set out or	ur fixed fee prices			you a better idea of the		matter.
based on the value o	of the estate. We	Below, we set out our fixed fee prices		disbursements and their costs	-initial consultation with you	
can offer a fixed fee	dependent on the	based on the value of the estate. We		during the course of the matter,	to take instructions, provide	In the case of a
circumstances and complexity of the		can offer a fixed fee dependent on the		however these are some of the	advice and identify the type of	straightforward case
estate.		circumstances and complexity of the		common disbursements, which	probate application that will	that is not complex,
		estate.		may or may not apply in your	be required	the process could
Based on the gross value of the estate,				matter:	-carry out all checks in order	take anywhere
we estimate our fees as follows:		Based on the gros	ss value of the estate,		to comply with Anti Money	between 8 to 16
		we estimate our fees as follows:		-Probate fee – from £300 –the	Laundering Regulations	weeks, but could take
Value of F	Fixed Fee			fee is set by the government and	- Identify the legally appointed	considerably longer
estate		Value	Fixed Fee	may be subject to change	executors/personal	depending on the
£325,000- £	C2500-£6000 +	Up to	£2000-£3000 +	- Commissioner's fee for	representatives	specific factors
£699,999 V	/AT at 20%	£325,000	VAT at 20%	swearing of Oath – from £5	-ascertain the assets and	applicable to the
£700,000- £	C6000-£10000 +	£325,000-	£2500-£4500 +	- Land Registry title documents	liabilities as at the date of	matter.
£999,999 V	/AT at 20%	£699,999	VAT at 20%	− from £6	death	

£1 million-	£10000 -£15,000		
£2million	+ VAT at 20%		

We do not provide advice relating to the following and you may therefore require the assistance of a third party at additional cost:

-accountancy services and tax advice -valuations of property and other assets

Our fee does not include the following:

- -Collecting in the assets of the estate and settling any liabilities
- -Arranging the sale/transfer of -any assets as appropriate
- -Distributing the estate to the beneficiaries
- -Dealing with administration tax
- -Preparation of estate accounts.

£700,000-	£4500-£5500 +
£999,999	VAT at 20%
£1 million -	£5500-£6500 +
£2million	VAT at 20%

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- Bankruptcy searches against any beneficiaries £2 per beneficiary
- additional copies of the grant from £1.50 per copy
- advert in the London Gazette and local paper providing notice to any creditors (estimated) – from £180+ VAT at 20%

Any fees & disbursements, debts and Inheritance Tax payable will be paid from the assets of the estate.

- -complete the relevant HMRC Inheritance Tax form
- notify you of the amount of Inheritance Tax payable
- prepare an Oath for Executors for you to swear -make an application to the Probate Court
- obtain the Grant of Probate and any copies required and report to you

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