# **Our Fees**

# 1. Immigration Cases AVA Solicitors work on a transparent fee structure for Immigration Applications.

Type of Application	Fees
Half Hour Consultation	£100.00
One Hour Consultation	£250.00
Tier 1 Investor Visa	£5,000.00
Tier 1 Entrepreneur / Graduate Entrepreneur Visa	£3,000.00
Tier 1 Exceptional Talent Visa	£1,400.00
Tier 2 Visas	£1,400.00
Tier 4 Student Visas	£1,300.00
Standard Visitor/ Marriage Visitor/	£1,200.00
Business Visitor Visa	£2,700.00
Application to join British Citizen in the UK as a spouse, parent or child	£1000.00
EEA Residence Card	£700.00
EEA Family Permit Visa (for family members of settled EEA nationals in the UK)	£700.00
EEA Permanent Residence Application	£1,000.00
Further Leave to Remain / Discretionary Leave to Remain Applications	£1,000.00
Family Reunion Application (per applicant)	£850.00

Settlement Application following Refugee Status	£950.00
Other Settlement Applications	£1200.00
Section 120 reps (detention)	£1,200.00
British Nationality Application	£1100.00
British Passport Application	£500.00
Asylum Applications	£1500.00
BRP Replacement, Travel Document Applications	£350.00
Tribunal and Court Matters*	1
First Tier Tribunal Appeals	£1,500.00 to £2,500
Upper Tribunal Appeals	
Stage 1 - Up to and includes lodging of Grounds of Appeal at the	£1000.00
First Tier Tribunal  Stage 2 - Up to and includes lodging of Grounds of Appeal at the	£1000.00
Upper Tribunal	
Stage 3 - Up to and including representation at the Hearing	£1,500.00
Bail Applications	£1,200.00
Deportation Appeal	£1,500.00
Court of Appeal / Judicial Review Proceedings	
Stage 1 - Up to and including the Paper	£1,500.00
application Stage 2 - Up to and including the	£2,500.00
Renewed Hearing	

On average, this type of work takes between 5-40 hours to complete. We do not charge an hourly rate for these types of matters. The above costs stated are fixed fees. We prefer to agree a fixed fee with you so that you are aware of the impending costs from the beginning of the case.

The exact number of hours it will take depends on the circumstances in your case. Such as:

- The amount of supporting evidence that we need to consider
- Which language(s) you speak
- Whether you are applying with other dependents

If you are able to provide sufficient evidence at our first meeting and clearly meet the applicable Immigration Rules, the cost is likely to be at the lower end of this range.

# 2. Family Cases

- 1. Uncontested Divorce-£1000
- 2. Contested Divorce £1500.00-£2500.00
- 3. Consent order £3500.00 £4500.00
- 4. Child contact matters (contested) £2000.00 £5000.00
- 5. Ancillary Relief/Financial order applications £4500.00-£8500.00

The above is the best estimate of our professional fees. The Court fees of £612.00 in respect of Divorce application or Counsel fees are payable by the client. Please note that VAT may become applicable on disbursements.

Unless expressly stated otherwise, all fees, charges, and costs referred to in our Client Care Letter, invoices, and these Terms of Business are subject to VAT. VAT will be charged in addition at the prevailing rate (currently 20%).

# What services are included

The work will involve:

- discussing your circumstances in detail and confirming whether this is the most appropriate application for you to make and what other options may be available to you;
- giving you advice about the requirements of the Immigration Rules and whether you meet the criteria.
- if you do not fulfil certain criteria, whether this can be overcome and how, which on average takes 5-7 hours;
- considering the supporting evidence you have provided, which we anticipate will take 6-11 hours:
- where necessary, helping you obtain further evidence (such as medical records and bank statements), including taking statements of any witnesses;
- preparing your application and submitting it on your behalf, which we anticipate will take 3 hours;

- Attendance at a Home Office interview: if the Home Office ask you to attend an interview, we will give you clear advice (and discuss the possibility of us attending with you) at the appropriate time. This could be between 1 and 6 hours of work.
- giving you advice about the outcome of the application and any further steps you need to take.

# In case of Appeal proceedings

- discussing the refusal letter in detail and confirming whether there are merits in appealing the decision
- giving you advice about the requirements of the Immigration Rules and whether Home Office have made a decision based on such rules.
- considering the supporting evidence you have provided, which we anticipate will take 6-11 hours.
- Preparing Grounds of Appeal to be lodged at the Courts takes 1-2 hours
- Preparation of the Court Bundle takes 3 hours
- where necessary, helping you obtain further evidence (such as medical records and DNA reports, of required), including taking statements of any witnesses;
- Attendance at a Hearing: If you are required to attend the hearing, we will give you clear advice at the appropriate time. Advocacy at the hearing. This could be between 3 and 6 hours of work.

\*the number of hours depends on the number of documents, whether they need to be translated, whether anything is missing and how long it will take to obtain the missing documents Disbursements (not included in costs set out above):

### **Disbursements**

Disbursements are costs related to your matter that are payable to third parties, such as visa fees or counsel fees. We handle the payment of the disbursements on your behalf to ensure a smoother process.

- Interpreters' fees at an average of £50-£140 per hour. On average, any application will normally require between 3-5 hours with an interpreter, depending on the complexity of your case. However, you are advised that you are not required to use an interpreter of the firm's choosing. You are more than welcome to bring along someone who can interpret for you.
- **Independent expert reports** e.g. medical experts. These are not required in many cases: we will let you know as soon as possible if we consider an expert report necessary.
- If there is an interview and we do attend with you, there will be additional disbursements in respect of our mileage/travel expenses.

The costs quoted here do not include:

Any Home Office fees https://visa-fees.homeoffice.gov.uk/y/guinea/usd

• For making the application. You will pay this to the Home Office directly as part of the application process.

- Any Court fees for making the application. You will pay this to the Home Office directly as part of the application process
- Where the Home Office refuse your application, advice and assistance in relation to any appeal
- Any external Counsel of your choice, in case of appeal hearings, whose costs normally will be in the region of £650.00 £1,500.00 based on the experience and availability of the Counsel involved.

# How long my application take?

We cannot guarantee how long the Home Office will take to process your application. On a rough note, the application to the home office and visa centre will take between 6 to 12 months to be resolved.

We will normally be able to submit this type of application within 1-3 weeks of you instructing us, but we will let you know at the earliest opportunity if it is likely to take longer than this.

Please note the anticipated number of hours and fees are an estimate based on the facts above. All applications are likely to vary and of course, we can give you a more accurate estimate once we have more information about your specific case.

\*Please note that this is a rough guide to the fees chargeable for the completion of work outlined above. An uplift may be charged to reflect the complexity of the case or paper count.

### VAT

Unless expressly stated otherwise, all fees, charges, and costs referred to in our Client Care Letter, invoices, and these Terms of Business are subject to VAT. VAT will be charged in addition at the prevailing rate (currently 20%).

Please also note that if a third party is VAT registered, they will typically charge VAT at a rate of 20% for the services they provide. We pay disbursements on your behalf and therefore charge VAT on behalf of third parties.