
Private Immigration Price Transparency Information

The Purpose

The document provides information about our costs for private immigration matters in accordance with the Solicitors Regulation Authority Price Transparency rules. The prices quoted and set out in this document are for guidance in relation to our services. Each instruction received would be costed according to the specificity of the work that is required. Therefore, the estimated costs are outlined within a typical range that would correlate to the specific work that we may have to undertake for you. Please note that our fees:

- are subject to reviews and may change during the course of your matter. We will inform you of any changes to our hourly rates in writing before any changes are applied to your matter, and
- are exclusive of disbursements and VAT costs. Fees that are subject to VAT will incur the prevailing VAT rate of 20%. We will inform you from the start of your matter whether our fee will be subject to VAT.

Our Services

We help private individuals and companies with all aspects of their immigration needs. Whether you want to relocate to the UK; make a visa application or apply for British Nationality, we will help you achieve your objective. Our services include the following:

- student, graduate, talent, and youth mobility visas;
- Naturalisation and registration of a child as a British Citizen;
- skilled worker, business, and innovation, including under the Points - Based System;
- Applications for naturalisation or registration as a British Citizen under the British Nationality Act 1981;
- parents, children, and other relative visas;
- Pre-Settled status or Settled status under EU Settlement Scheme;
- Application for a family permit for a spouse or dependant relatives, under the EU Settlement Scheme;
- Applications under the Immigration Rules, including domestic servant applications;
- Applications under the Immigration Rules Appendix FM: Family members

- spouse and partners applications, including fiancé(e)s or proposed civil partners;
- visit visas (for tourism, or visiting friends / family), and
- other categories, such as applications based on private life and long residence.

For instructions pertaining to immigration application/appeals, our work may involve the following:

- In person or Zoom/Teams consultations as frequently as necessary for the preparation of the application;
- Advice on documents needed in support of the application;
- Advising on any issues raised by the documents, and pursuing an initiative-taking approach in obtaining evidence;
- Taking statements from yourself and your witnesses;
- Drafting instructions to experts, perusal of expert reports, discussing the reports with yourself to solicit your approval.
- Drafting legal representations in support of the application;
- Assistance in completing and submitting application forms and booking biometric appointments;
- Preparing application bundles and uploading the documents;
- Emails and telephone contact to keep you up to date on your case;
- Consulting with third parties including the Home Office, medical professionals, accountants etc;
- Taking your instructions and lodging the appeal on your behalf;
- Instructing an experienced Barrister and attending a conference with you and your Barrister;
- Advising you on the evidence needed in support of your appeal and assisting you with obtaining the evidence;
- Perusal of the Home Office bundle and relevant UKVI correspondences;
- Taking witness statements from you and your witnesses (if applicable);
- Preparing the appeal bundle and submitting this to the Tribunal and Home Office;
- Liaising with the Tribunal and the Home Office on your behalf, and
- Providing legal representation at the appeal hearing when this event takes place.

Virgo Solicitors Limited

Suite 21, Imperial House, 64 Willoughby Lane, Tottenham, London N17 0SP
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Website: www.virgosolicitors.co.uk | **Notary Website:** www.abesstaqi.com



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Our Fees

Our fees are charged at an hourly basis. The hourly rates we charge will depend on the seniority and experience of your chosen lawyer and the expediency of your matter. We will tell you about who will be working on your matter in our Initial Assessment letter and their respective hourly rate. Our current hourly rates are within the ranges of:

Virgo Solicitors Personnel Hourly Rates	
Personnel	Hourly Rates
Partners	£300 - £400
Senior Associate Solicitor	£200 - £300
Associate Solicitors	£150 - £200
Assistant Solicitors	£100 - £200
Trainee Solicitors	£125 - £175
Senior Caseworkers	£125 - £200
Caseworkers	£100 - £150
Assistant Caseworker	£80 - £125
Solicitor Apprentice	£80 - £125

On average, most instructions may take between 5 - 20 hours of work to process and complete. Therefore, the average cost for such a matter may be within the £1,750 - £7,000 if the work is done solely by a Partner and about £875 - £3,500 if a junior Solicitor does the work. The cost per matter instruction is set out within the following ranges:

Virgo Solicitors Matter Cost Ranges	
Application	Cost Range
Naturalisation as a British Citizen non-complex case (Adult)	£2000 - £2500
Registration as a British Citizen (by descent/double descent) non-complex case (Adult)	£2500 - £3000
Naturalisation as a British Citizen complex case (Adult)	£3000 - £3500
Registration as a British Citizen (by descent/double descent) complex case (Adult)	£4000 - £5000
Registration of a Child as a British Citizen in the UK	£2000 - £3000
Registration of a Child as a British Citizen from abroad	£3000 - £4000
Application for a first British Passport from the UK or from abroad (Adult or Child- complex)	£3000 - £4000
Application for a first British Passport from the UK or from abroad (Adult or Child- non-complex)	£2000 - £3000
Pre-Settled/settled status (not complex)	£1500 - £2000
Pre-Settled/settled status (complex)	£2500 - £4000
Surinder Singh Application, Pre-Settled Status/Settled Status	£3000 - £4000

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Application for a family permit for a spouse or dependant relatives, under the EU Settlement Scheme	£2500 - £3500
Visit visa for tourism, medical, family	£1500 - £2500
Visit visa (complex)	£3000 - £4000
Visa as domestic servant	£1500 - £2500
Ancestry visas	£2000 - £3000
Other Categories, such as applications based on long residence (20 years), settling in the UK (10 years lawful residence), outside the Rules on Human Rights grounds	£4000 - £7000
Leave to Enter or Remain with a partner (non-complex)	£3500 - £4000
Leave to Enter or Remain with a partner (complex)	£4500 - £5500
Settlement with a Partner	£3000 - £4000
Settlement as a Victim of Domestic Violence (Non-Complex)	£3500 - £4000
Settlement as a Victim of Domestic Violence (Complex)	£4500 - £6000
Settlement application for a child (indefinite leave to enter)	£4000 - £5000
Leave to Enter or Remain as a Parent of a Child in the UK	£4500 - £5500
Adult Dependent Relative	£5000 - £7500
Adoption (leave to enter "outside the Rules" where the adoption is not recognised in the UK)	£4500 - £5500
De Facto Adoption entry clearance (not complex)	£4500 - £5500
De Facto Adoption entry clearance (complex)	£6000 - £7000
Investor (extension)	£3000 - £6000
UK expansion worker (with sponsorship licence)	£7000 - £10000
Entrepreneur Extension	£4000 - £8000
Global talent (combined fee for endorsement and entry clearance/leave to remain)	£4000 - £5000
Innovator with endorsement (new scheme)	£6000 - £8000
Settlement for the above categories	£4000 - £4500
Scale up visa (initial application)	£5000 - £6000
Sponsorship licence	£4500 - £6000
Senior or specialist worker	£3500 - £5000
Skilled worker (leave to enter or remain / settlement for main applicant)	£3500 - £5000
student visa – entry clearance application as a Tier 4 (General) Student	£2000 - £3000
Application for Extension of Tier 4 (General) Visa	£2000 - £2500
Parent of child in school (General) Visa	£2000 - £3000
Graduate Visa	£2000 - £2500
Religious worker / Youth Mobility Scheme	£2000 - £3000
Application made with the main applicant (per applicant)	£1000
Application made independently of the main applicant (per applicant)	£2500
Replacement of your visa with BRP/lost BRP	£1000 - £1200

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What is included in your retainer?

The typical matter would often 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, EEA Regulations or citizenship laws and whether you meet the criteria.
- if you do not fulfil certain criteria, whether this can be overcome and how, all of which on average takes 1-5 hours;
- considering the supporting evidence you have provided, which on average takes 1 – 5 hours. 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;
- where necessary, helping you obtain further evidence (such as medical records and bank statements), including taking statements of any witnesses, which on average takes 1 – 5 hours;
- preparing your application and submitting it on your behalf, which on average takes 1-5 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, which on average takes 1-5 hours to give.
- giving you advice about the outcome of the application and any further steps you need to take, which on average takes 1-2 hours.

The Immigration Team

Dr. Abess Taqi

Abess is a practising solicitor in England and Wales, specialising in Property/Conveyancing, Immigration Law and Housing Law. He is also an accredited Asylum and Immigration Senior caseworker with Supervisor status under the Law Society's Immigration and Asylum Law Accreditation scheme. Dr. Taqi is also a Notary Public - www.abesstaqi.com - and a Commissioner for Oaths. Abess has been practising immigration law for over 20 years.

Glenn Corney

Glenn is a Legal Executive with over 20 years legal experience. He is an Asylum and Immigration Senior caseworker with Supervisor status and accredited by The Law

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Society under its Immigration and Asylum Law Accreditation scheme. Glenn holds a master's degree in Near and Middle Eastern Studies from SOAS. His work involves detained fast-track casework and training and supervising the firm's new immigration staff.

Shen Turgut

Shen is a qualified Paralegal. She is fluent in Turkish and has practised Immigration Law for over 20 years with an impressive track record of securing favourable outcomes for our private immigration clients.

Lorraine Babeki

Lorraine is a trainee solicitor. She supports our caseworkers and solicitors in their work and is responsible for dealing with the firm's external suppliers.

Disbursements

In addition to our fees and VAT, we may have to pay for disbursements that are necessary for us to undertake your instructions. Disbursements are costs related to your matter that are payable to third parties. We will advise you on any disbursement before it is incurred, including on the cost and date of such disbursement falling due. Our policy is to settle the disbursement on your behalf and recover the funds from you when we issue our fee invoice. Immigration matters usually involve the following disbursements:

- Home Office application fees. Most private Home Office applications attract a fee. You may have to pay this to the Home Office directly as part of the application process unless you are deemed exempt and entitled to a fee waiver.
- Interpreting fees for meeting and/or translation of documents. Interpreters' fees range from £25-£50 per hour. Most instructions will normally require between 3 -10 hours of client contact with an interpreter, depending on the complexity of your case.
- English language qualification certificates;
- Postage for letter and/or international correspondence;
- Expert fees: this might include medical and country experts reports. Independent expert reports e.g. medical experts. These are not required in most cases. We will let you know as soon as possible if we consider that an expert report is necessary.
- Travelling expenses for any attendance. If there is an interview and we do attend with you, there will be additional disbursements in respect of our mileage/travel expenses.

Please note that any disbursement that is proposed will be discussed with you before it is incurred. We endeavour to obtain competitive rates for all third-party work

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undertaken, and we will always ensure you approve any third-party quotations ahead of committing to the service. Whilst we have our register of relevant experts and interpreters, you are free to use and/or pay for any related disbursements by yourself. We endeavour to obtain competitive rates for all third-party work undertaken, and we will always ensure you approve any third-party quotation ahead of committing to the service.

Some disbursements are subject to VAT at 20%. Therefore, any disbursement that is subject to VAT, will be invoiced with the applicable VAT amount added to the disbursement.

How long will your matter take?

During your initial assessment, we will set out a realistic timeline for the conclusion of your matter. However, we cannot guarantee that your matter will be concluded by a specified date. We will discuss a timeline for the conclusion of your matter. Any timeline that is discussed will be subject to your specific matter instructions; the availability and priority of the service that you have requested and other factors that are outside of our influence and control. We cannot guarantee how long the Home Office will take to process your application.

We will normally be able to submit immigration applications within 1-3 weeks of you instructing us depending on the availability of the required documents, evidence etc. However, we will let you know at the earliest opportunity if it is likely to take longer than this.

If your case is urgent with a deadline for submission within one week for instance we will discuss this with you and advise on the practicalities of meeting the deadline and if we are able to do so agree an appropriate plan or course of action.

Please note that the anticipated number of hours and fees stated herein 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 the specifics of your case.

With regards to advice and representation at the First-tier Tribunal (Immigration and Asylum Chamber) in relation to appeals against Home Office visa or immigration decisions (excluding asylum), we will charge the same hourly rates as above. The time taken to prepare an appeal varies depending on the issues of the appeal.

The time required is likely to be in the range of 20 - 40 hours preparation time. It will be rare that we would be able to thoroughly prepare your appeal in less than 20 hours. This means that on average costs are between £3,500 and £7,000 where the work is undertaken by a junior Assistant Solicitor and between £6,000 and £12,000 where an experienced partner undertakes the work. These figures exclude VAT which is charged at 20%. If you reside outside of the European Union no VAT is chargeable.

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Regarding representation at appeal hearings, it is our usual practice to instruct high quality barristers to represent you. We will collaborate closely with the barrister and in most cases we will arrange a meeting with you and the barrister prior to the hearing (known as a “conference”). We will discuss with you the options and offer you a range of experience and price. Costs for the barrister are likely to be in the range of £1,000-£5,000 plus VAT depending on the seniority of the barrister and the complexities of the case.



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