

Brevis

Pricing for: Immigration Law

Brevis believes in offering our clients transparency in our service. Here you can find our pricing structure for our Immigration Law advice. If you would like to find out more, please contact us using our online form, or via the information listed here: brevis.co.uk/contact.

Our fee packages are listed below. These are a starting point for fees only and will be amended depending upon the complexity of the matter. All fees below do not include VAT or disbursements. Disbursements include, but are not limited to barristers' fees, court and tribunal fees, experts' fees, application fees, Home Office fees, expedited processing fees, search fees, filing fees, courier fees, charges for substantial photocopying (such as preparing trial bundles), travel charges, bank charges, translation fees and other out of pocket expenses.

You can see the Home Office fees [here](#).

	Our fee (ex. VAT)
<p>Initial consultation</p> <ul style="list-style-type: none">• This includes meeting with you for up to one hour, in person, by phone or via social media e.g. Skype, WhatsApp, WeChat, Facebook Messenger to discuss possible visa options.• Discussing your individual requirements and immigration needs now and in the future.• Examining the different types of UK visa routes that may apply to you.• Highlighting the advantages and disadvantages of each visa route that applies to you.• Summarising the visa application procedure for you.• Explaining the Immigration Rules, policy and any other associated laws to you.• Discussing the documents and evidence required for your application to be successful.• Answering any general questions, you have in relation to any UK visa route.• This consultation fee will be deducted from our substantive fee if we are instructed within 3 months (or another date we have agreed with you) of the consultation.	£295
<p>Substantive applications</p> <p>Our fee packages have been divided into 3 stages to give you more control and flexibility over your visa application. We will discuss your exact requirements with you before you formally instruct us.</p>	
<p>Stage 1</p>	<ul style="list-style-type: none">• Meeting with you in person, by phone or social media e.g. Microsoft Teams, Skype, WhatsApp, WeChat, Facebook Messenger.• Discussing your individual requirements and immigration needs now and in the future.• Examining the different types of UK visa that may apply to you.

	<ul style="list-style-type: none"> • Explaining the advantages and disadvantages of each visa route that may apply to you. • Summarising the visa application procedure for you. • Interpreting the Immigration Rules, policy, and any other associated laws and how they are relevant to you. • Discussing in detail the documents and evidence required for your application to be successful. • Answering any general questions, you have in relation to any UK visa route. • Advising you about the prospects of success of your application. • Referring you to our network of partner agencies if required. • Answering any general questions, you have in relation to any UK visa route.
Stage 2	<ul style="list-style-type: none"> • Reviewing the information and documentation, you provide. • Advising you about any additional documentary evidence that should be included to support your application. • Taking your full instructions and completing the UKVI application form. • Setting up a dedicated email address and UKVI account for you. • Confirming the prospects of success of your application. • Completing a full audit of application before submission. • Submitting your application to UKVI. • Paying the Immigration Health Charge, UKVI fees and any other associated costs for you. • Making an appointment for you at a Visa Application Centre or Service Support Centre of your choice. • Advising you about any expedited visa services available by UKVI partner agencies. • Drafting a detailed letter of application setting out how you meet the Immigration Rules, policy, and any associated legal provisions. • Preparing a bundle of supporting documents. • Uploading your supporting documents to the relevant UKVI partner agency. • Discussing the visa appointment with your after attending to foresee any potential issues with processing of your application.
Stage 3	<ul style="list-style-type: none"> • Checking your visa once granted • Advising you about the criteria and qualifying conditions for an extension application. • Explaining the requirements and your eligibility for applying for Indefinite Leave to Remain and British citizenship in the future.

Routes to work in the UK requiring sponsorship

Type of application	Our fee (ex. VAT)
Initial Sponsor Licence application	£2,500 to £8,000
Renewal of Sponsor Licence application	£1,500 to £4,000
Undertaking a Mock Audit (including Prevention of Illegal Working checks)	£1,600 to £3,500

On-going licence management: hourly rate or agreed service level agreement (SLA)	£300 per hour or agreed SLA
Unlimited immigration advice package	Small company: £50 per month Medium company: £100 per month Large company: £150 per month
Skilled Worker entry clearance and extension	£1,800 to £2,800
Health & Care Worker entry clearance and extension	£1,500 to £2,800
Senior or Specialist Worker entry clearance and extension	£1,800 to £2,800
Scale Up entry clearance and extension	£2,000 to £3,500
Graduate Trainee entry clearance and extension	£1,800 to £3,000
Secondment Worker entry clearance	£2,500 to £3,500
Secondment Worker extension	£1,800 to £3,000
Service Supplier entry clearance and extension	£1,800 to £3,000
UK Expansion Worker entry clearance	£2,000 to £3,000
UK Expansion Worker extension	£1,500 to £2,500
Minister of Religion entry clearance and extension	£1,800 to £3,000
International Sportsperson entry clearance	£2,000 to £3,500
International Sportsperson extension	£1,800 to £3,000
Seasonal Worker entry clearance	£1,500 to £2,500
Creative, Religious and Charity Workers entry clearance	£2,000 to £3,000
Creative, Religious and Charity Workers extension	£1,800 to £3,000
Government Authorised Exchange entry clearance	£2,000 to £3,000
Government Authorised Exchange extension	£1,800 to £3,000
International Agreement entry clearance	£2,000 to £3,000
International Agreement extension	£1,800 to £3,000

Other routes to work in the UK

Start Up entry clearance	£3,000 to £6,000
Start Up extension	£3,000 to £6,500
Innovator entry clearance	£3,000 to £8,000
Innovator extension	£3,500 to £8,000
High Potential Individual (HPI)	£1,800 to £2,500
Global Talent entry clearance	£3,000 to £6,000
Global Talent extension	£4,000 to £12,000

Graduate in country switch	£1,800 to £3,000
Youth Mobility entry clearance	£1,800 to £2,500
Representative of an Overseas Business entry clearance and extension	£2,500 to £5,000

Routes for EU, EEA & Swiss citizens

EU Settlement Scheme (Settled & Pre-Settled status)	£1,800 to £3,000
S2 Healthcare visa entry clearance	£1,500 to £2,800
Service Providers from Switzerland entry clearance	£1,500 to £2,800
Frontier Worker permit entry clearance	£1,500 to £2,800

Routes to join family in the UK

Partner or Spouse entry clearance and extension	£3,000 to £5,000
Parent entry clearance and extension	£3,500 to £6,000
Adult Dependent Relative entry clearance and extension	£3,500 to £8,000

Routes to study in the UK

Student entry clearance and extension	£1,800 to £2,500
Child Student entry clearance and extension	£2,000 to £3,500
Short-term Student (English language) entry clearance	£1,500 to £2,500

Routes for Commonwealth citizens and British Nationals (Overseas)

Ancestry entry clearance	£2,500 to £3,000
Ancestry extension	£1,800 to £2,000
BNO visa entry clearance	£2,500 to £3,000
BNO visa extension	£1,800 to £2,000

Indefinite Leave to Remain and British citizenship

Indefinite Leave to Remain (ILR) based on 5 years residence	£2,000 to £3,500
Indefinite Leave to Remain (ILR) based on 10 years residence	£2,500 to £4,000
Naturalisation as a British citizen	£1,800 to £3,500
Registration as a British citizen	£1,800 to £3,500
First application for British passport	£750 to £1,500
Renewal of British passport	£550 to £1,000

Appeal against a visa refusal

Drafting grounds of appeal	£1,000 to £2,500
Substantive representation	£3,000 to £8,000