

Client Agreement · Appendix A



United States EB-3 Permanent Residency Program

US EB-3 VISA CLIENT AGREEMENT

APPENDIX A

1. SCOPE

- 1.1 The Client wishes to apply for the EB-3 Unskilled Worker Visa for US Permanent Residency. The Client realizes:
- (a) The Client must have full intention to be a permanent employee for the employer who sponsored Client.
- 1.2 This Schedule specifies the Services to be rendered by Holborn and the fees and surcharges to be paid by the Client as provided for in clause 2.1. and 3.1. of the Client Agreement respectively.

2. SERVICES

- 2.1. The Services shall include the following:
- (a) The CLIENT wishes to participate in Unskilled Workers US Immigrant Program (EB-3) pursuant to US policies and laws.
 - (b) The CLIENT fully understands the EB-3 program, including, but not limited to, understanding and agreeing that US Employers have desired needs to hire foreign employees for their own business purposes. Under this condition, the CLIENT, who desires to work for US Employers, will not be required to pay any amount of money for any costs to the US Employers for the purpose of (i) purchasing the jobs from Employers, so that the Employee might be entitled to work for the Employers; (ii) paying the costs of obtaining and receiving a valid work permit in the United States as a result of applying for a work permit is an obligation of the Employers. The employer shall be obliged to make and pay the fees themselves with their own budget in order to conduct the recruitment of the employee legally.
 - (c) The CLIENT requests Holborn to conduct consultancy and management of EB-3 program files for the CLIENT.
 - (d) Holborn agrees to undertake consultancy and management of EB-3 program files based on the CLIENT requests.



3. FEES AND PAYMENTS

3.1. The following payments are payable by the Client, all of which are, subject to Clause 4 of this Schedule, partially refundable:

QUOTATION	
Number of Applicants	1
PROGRAM COST	USD
Service, Due Diligence, File Processing	45,000
Premium Processing	3,500
TOTAL COST OF PROGRAM	48,500

TIMELINE FOR PAYMENTS	
Week 1: First invoices: Upon signing the client agreement	
	USD
1 st Tranch of Service, Due Diligence, File Processing	20,000
Total cost for the first invoice	20,000
Month 12 - Labor Certificate Approval	
	USD
Service Fees for USCIS EB-3 Petition Submission (I-140)	15,000
Premium Processing	3,500
Total cost for the second invoice	18,500
Month 14 - USCIS I-140 Approval	
	USD
Processing Fees for US Consulate Interview preparation	10,000
Total cost for the third invoice	10,000
TOTAL COST OF PROGRAM	48,500



4. REFUNDS

4.1. In case the Labor Certificate is not approved, Holborn reserves the right to resubmit the CLIENT’S Labor Certificate at no cost to the CLIENT. If the Labor Certificate is denied for the second time, Holborn will refund 50 percent of fees paid by Client.

4.2. The Client understands that in case the I-140 is not approved 50 percent of total fees (minus the Premium Processing fee) will be refunded.

IN WITNESS WHEREOF, the Parties have executed this agreement day first above written.

For Holborn

For the Client

Signature

By: Pablo Ostrick

Title: Managing Director

Signature

By: