

## TO ENTER AND REMAIN, INDEFINITE LEAVE TO REMAIN, AND BRITISH NATIONALITY

We assist with the full spectrum of UK immigration applications from leave to enter (visas for entry to the UK), leave to remain (extension applications), and indefinite leave to remain (applications to remain in the UK permanently) to British nationality (applications to become a British national). We also assist with applications submitted under the EU Settlement Scheme for nationals of EEA member states (as well as Swiss nationals) and their family members.

We typically offer **fixed fees** for this type of work ranging from £500 to £8,000 (excluding VAT) depending on the circumstances and complexity of your case. Such factors will include:

- Your personal circumstances including your immigration history
- The amount of supporting evidence that we need to consider
- Which language(s) you speak
- Whether you are applying with dependants

## 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
- Considering the supporting evidence you have provided

- Where necessary, helping you to 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
- Attendance at a Home Office appointment if required
- Giving you advice about the outcome of the application and any further steps you need to take

Disbursements (costs payable to third parties not included in the range of fees set out above) include:

- Home Office fees for making the application https://www.gov.uk/government/publications/visaregulations-revised-table
- Interpreters' fees (if required)
- Translations from certified translators (if required)
- · Couriers' fees

We cannot give you finite timescales as to how long your application will take since the overall processing time will be dependent on the Home Office's capacity to process your particular application and any priority services that are available for your application. The current processing times are set out here: https://www.gov.uk/visa-processing-times

**VAT:** Any figure given by way of estimate, quote, hourly charge rate, or other cost will be exclusive of value-added tax (VAT). Morgan Lewis is generally required by law to charge VAT on fees and on most disbursements at the rate from time to time in force. The current rate of VAT is 20%. Where any specific transaction is not subject to VAT, the firm will specifically confirm this to you, but unless you receive written confirmation, VAT will be chargeable.

© 2023 Morgan Lewis

Morgan, Lewis & Bockius LLP, a Pennsylvania limited liability partnership Morgan Lewis Stamford LLC is a Singapore law corporation affiliated with Morgan, Lewis & Bockius LLP. Morgan, Lewis & Bockius UK LLP is a limited liability partnership registered in England and Wales under number OC378797 and is a law firm authorised and regulated by the Solicitors Regulation Authority. The SRA authorisation number is 615176. Our Beijing, Shanghai, and Shenzhen offices operate as representative offices of Morgan, Lewis & Bockius LLP.  $In\ Hong\ Kong, Morgan, Lewis\ \&\ Bockius\ is\ a\ separate\ Hong\ Kong\ general\ partnership\ registered\ with\ The\ Law\ Society\ of\ Hong\ Kong.$  Connect with us  $(\mathbf{y})(\mathbf{in})(\mathbf{f})(\mathbf{0})(\mathbf{0})$ 







www.morganlewis.com