

Abrams & Krochak, Professional Corporation

Canadian Immigration Lawyers

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AGREEMENT

BETWEEN:

CLIENT'S NAME (as it appears in passport): _____
(hereinafter referred to as the "client")

AND:

ABRAMS & KROCHAK, PROFESSIONAL CORPORATION
(hereinafter referred to as "Abrams & Krochak")

I. GENERAL PROVISIONS

1. The client hereby retains ABRAMS & KROCHAK as legal representative with respect to the Canadian Immigration matters of the client and the client's accompanying family members. ABRAMS & KROCHAK undertakes to provide the following services:

- a) Preparation of Application forms and all supporting documentation for presentation to Citizenship and Immigration Canada officials;
- b) Drafting of detailed written legal submissions for presentation to Citizenship and Immigration Canada officials in support of the client's Application for Permanent Residence;
- c) Provision of Citizenship and Immigration Canada's definition(s) of the client's stated occupation(s) to assist the client with the procurement of letters of reference in support of the client's Application for Permanent Residence as required by Citizenship and Immigration Canada officials;
- d) Follow up, when necessary, with Citizenship and Immigration Canada officials regarding the status of the client's Application;
- e) Follow up, when necessary, with other concerned departments of the Government of Canada regarding the status of the client's Application;
- f) Assistance and advice in preparation for the client's interview with visa officials (should an interview be necessary) by providing the client with sample interview questions for the client's responses and Abrams & Krochak's subsequent review and analysis; and
- g) Valuable settlement advice and assistance for the client when the client is finally ready to move to Canada, including but not limited to assistance with employment, accommodation, schooling, health care and social insurance.

2. **THE CLIENT ACKNOWLEDGES** that ABRAMS & KROCHAK has not undertaken to advise the client as to tax law, or any other legal matters, except as referred to above.

3. **THE CLIENT HEREBY WARRANTS** that all information which the client provides to ABRAMS & KROCHAK is truthful, accurate and acknowledges that any inaccuracies with respect to same may seriously affect the approval of the client's Application(s) for Permanent Residence or the retention of the client's landed immigrant status.

4. **THE CLIENT ACKNOWLEDGES** that ABRAMS & KROCHAK reserves the right to rescind and revoke this Agreement at any time if the information given to either ABRAMS & KROCHAK or Citizenship and Immigration Canada is found to be untruthful, misleading or false, or if any account rendered by ABRAMS & KROCHAK remains unpaid.

5. **THE CLIENT ACKNOWLEDGES AND AGREES** that the client's Application(s) must be filed with a particular visa office if (i) the client has at any point in the past lawfully resided for a period of one (1) year or more in any of the jurisdictions for which that visa office is responsible OR (ii) the client is in possession of a valid visa, authorizing the client to remain in any of the jurisdictions for which that visa office is responsible for a period of at least one (1) year. Otherwise, the client's documentation must be filed with the Canadian visa office responsible for the client's home country (i.e. country of habitual residence/citizenship).

6. **THE CLIENT AGREES** to inform ABRAMS & KROCHAK of any communication received from Citizenship and Immigration Canada; to provide ABRAMS & KROCHAK with copies of all correspondence received by the client from Citizenship and Immigration Canada and to provide ABRAMS & KROCHAK with any changes in information relating to the client or the client's case and that the client will execute forms and obtain all documents and information that may be necessary to process the client's Application(s).

7. **THE CLIENT ACKNOWLEDGES** that changes to the *Immigration and Refugee Protection Act* or *Regulations* promulgated thereunder are possible and which could have effect on the client's Immigration Application(s).

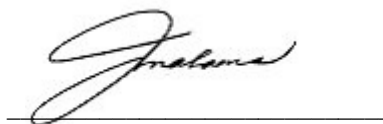
II. PAYMENT AND TERMS

1. In consideration for the above-mentioned services, the client shall pay the sum of 1,500 USD to ABRAMS & KROCHAK in the following manner and under the following conditions:

- (a) Upon signing of this Agreement, in consideration for receiving Abrams & Krochak's preliminary package materials, the client shall make an initial payment of 500 USD
- (b) Upon receipt by Abrams & Krochak of the client's IELTS/CELP/TEF exam results OR the client's Educational Credentials Assessment OR the client's draft Application forms OR within ninety (90) days after the initial payment of legal fees has been paid (whichever is earlier), in consideration for Abrams & Krochak reviewing the file prior to the creation of the Express Entry online profile, the client shall make a further payment of 500 USD
- (c) Upon receipt by the client or Abrams & Krochak of an invitation from Citizenship and Immigration Canada to the client to apply for Permanent Residence in Canada, the client shall make a further payment of 500 USD

THE CLIENT acknowledges receipt of a copy of this Agreement and by the client's signature below, the client states that the client understands and agrees to all of the terms and conditions as stipulated herein.

Dated at _____ this _____ day of _____, 20__.
(CLIENT'S TOWN/CITY) (DATE) (MONTH)



CLIENT'S SIGNATURE

**Jeffrey M. Abrams on behalf
of ABRAMS & KROCHAK**