

## **Attorney-Client Retainer Agreement**

This attorney-client retainer agreement (hereafter i	referred as "Agreement") is entered into by
and between	_(your name as it appears on passport)
(hereafter referred as "Client") and NORTH AMER	RICA IMMIGRATION LAW GROUP (aka
Chen Immigration Law Associates, P.C.) (hereafter referred as "Attorney").	

- 1. SCOPE AND DUTIES: This representation includes advice and assistance to Client regarding I-129 petition, unlimited inquiries regarding the petition throughout the preparation process and during USCIS adjudication, drafting up to six recommendation letters for case filing, drafting testimonial letters, drafting the petition letter, preparing the petition package, answering USCIS Request for Evidence (RFE), NOID (Notice of Intent to Deny) or NOIR (Notice of Intent to Revoke) and appealing the denial decision if applicable.
  - \*Note RFEs, NOIDs, NOIRs or appeals may require extra recommendation or testimonial letters and legal briefs, which will be drafted and prepared by Attorney at no additional cost to Client.
- 2. APPROVAL OR REFUND® POLICY: If Client's I-129 case is denied, Attorney will refund 100% of the attorney fee submitted. After Client requests refund of the attorney fee submitted, Attorney shall refund the attorney fee in 7 business days. If Client does not wish to proceed

with refund but wishes to refile the case, Attorney shall do so without extra attorney fee. If the

case is denied after re-filing, Attorney will refund 100% of the attorney fee submitted.

3. REIMBURSING USCIS FILING FEE OR USCIS APPEAL FEE: In the event of case

denial and Client requests Attorney to appeal the denial decision or refile a new I-129 petition,

Attorney shall do so without extra charge. In addition, Attorney will reimburse either the USCIS

filing fee of \$460 or the USCIS appeal fee of \$675 for once.

**4. REFUND:** Client understands that only when a petition is officially denied by the USCIS may

a refund be issued by Attorney. Client understands that filing fee paid to the USCIS is not

refundable.

5. NO GUARANTEE OF PETITION APPROVAL: Attorney will work zealously to ensure

Client is satisfied with the outcome of the petitions. Attorney will refund 100% of the attorney

fee as indicated in Provision 2 if the case is denied. However, a case approval is subject to a

USCIS Officer discretion and being entitled to Approval or Refund<sup>®</sup> service is not a guarantee

of case approval.

**6. TIMELINE:** Attorney will produce the first drafts of all the recommendation letters for Client

to review within 10 business days after Client provides all necessary information. Necessary

information will include Client's up-to-date CV, as well as information about Client's

recommenders and a summary of contributions, according to the instructions provided in the

Client Packet. Necessary information may also include Client's publications, a link to Client's

Google Scholar profile, etc. Attorney will produce the first draft of the petition letter within

10 business days after Client provides Attorney with all of the signed recommendation letters

to be submitted to the USCIS with the petition. Attorney will provide Client with revised drafts

of the recommendation letters and the petition letter within 1-3 business days after Client

provides Attorney with Client's proposed changes to the same. Attorney will mail the case

within  $\underline{\textbf{4}}$  business days after receiving all of the supporting materials and outstanding fees for

the petition. Attorney shall respond to Client's inquiries promptly. Any unreasonable delay on

the part of Attorney constitutes breach of contract and Client has the right to request a refund.

\*Note – Timeline for relevant 10 and 4 business days for case preparation begins the business

day following receiving the necessary documentation from Client.

By signing this retainer agreement, Client acknowledges this timeline and agrees to it.

7. ATTORNEY FEE: Client agrees to pay flat FIVE THOUSAND Dollars (\$5,000.00) for legal

services. \$2,500 is due upon the execution of the agreement and the remaining \$2,500 is due

upon case filing or 60 days after Attorney provides the first draft of the petition letter, whichever

occurs earlier.

8. CONFIDENTIALITY: Agreement creates attorney-client confidentiality between Client and

Attorney. Information relating to the representation shall be held in confidence by Attorney

except to the extent that such disclosure is reasonably necessary to the performance of the service

or in the case of dispute between Attorney and Client.

9. OWNERSHIP OF WORK PRODUCT: Client understands that all information relating to

this representation, including but not limited to samples, discussion of the case, evaluation

results, advice, suggestion and tips to proceed and win the procedure, drafted recommendation

letters, and drafted petition letter is attorney work product and the sole property of Attorney at

ALL TIMES even after the termination of the representation. Disclosure of the mentioned

information without Attorney's consent constitutes breach of the Retainer Agreement and may

lead to termination of the representation or/and legal action to recover damages.

10. REQUEST FOR EVIDENCE (RFE) or Notice of Intent to Deny (NOID): If the USCIS

makes a request for additional evidence or issues a notice of intent to deny, Attorney shall respond

to the RFE or NOID in a timely manner <u>WITHOUT</u> charging an additional attorney's fee. Client shall fully cooperate with Attorney and provide documents related to the RFE/NOID in a timely manner.

- **11. EARLY TERMINATION**: If Client terminates the attorney-client relationship prior to completion of the scope of representation, then Client agrees to pay a reasonable portion of the total attorney fee based on services provided prior to termination.
- **12. MODIFICATIONS:** Any modification of the Agreement must be in writing and signed by Client and Attorney.
- **13. PRIOR AGREEMENTS:** This Agreement incorporates all prior agreements and understandings between Client and Attorney.
- **14. EFFECTIVE DATE:** This Agreement shall become effective upon Attorney's receipt of the first installment attorney fee as listed in Provision 7 above.
- 15. DISPUTE RESOLUTION: Client and Attorney agree that in the case of dispute, the complaining party should inform the other party with written notification, detailing the description and reasons of complaints. The other party shall respond to such complaint in 30 days. If no resolution is reached, Client and Attorney agree to submit the matter to informal mediation. If after mediation, a resolution has not resulted, Client and Attorney agree to submit the matter to binding arbitration, by and under the rules of the American Arbitration Association.
- **16. FILING FEES:** Client agrees to pay the filing fee for I-129 petitions (currently \$460 for one I-129 petition). If Client wishes to file under Premium Processing for the I-129 petition, Client agrees to pay the Premium Processing fee (currently \$1,225 for one premium processing filing). These fees are subject to change by USCIS.

Client acknowledges that client has fully read and understood Agreement. By signing

Agreement, Client agrees to the terms and conditions contained in it.

NORTH AMERICA IMMIGRATION LAW GROUP

**Retainer Agreement:** 

Please fax (214-580-5532) or scan and email (support@wegreened.com) this retainer

agreement back to us.

**Mail-in Payment** – *Preferred Method* 

Please make your personal check payable North America Immigration Law Group and mail to

our Ann Arbor office: 2723 South State St., Ste. 150, Ann Arbor, MI, 48104

**Bank Transfer** 

Account Name: North America Immigration Law Group

Associates Bank Name: Bank of America

ACCT#: 488066403852

Routing# (for domestic wires): 026009593

SWIFT CODE (for international wires): BOFAUS3N

\*Please note, our Bank of America New York wire transfer center address may

automatically pop up when the Account Number and Routing Number are entered. You

may leave this address for a wire transfer.

\*After the wire is complete, please upload a receipt to the 'Additional Documents' section of

your account for verification purposes.

**Bill Pav** 

Account Name: North America Immigration Law Group

ACCT#: 488066403852

Account Address: 2723 South State Street STE 150, Ann Arbor, MI, 48104