

Visa Supply, LLC, a Georgia limited liability company (“Visa Supply”), is a private company that provides assistance to individuals seeking to apply for various travel and/or immigration documents and travel visas.

Customer desires for Visa Supply to provide the services indicated on the **Customer Agreement**, at the price(s) reflected under the **Professional Service Fee** section of the Agreement (*the Customer Agreement will be given to each customer that wishes to use Visa Supply’s services either by email or in-person*).

Customer agrees to pay for the services provided by Visa Supply under this Agreement without delay or dispute.

Disclaimer and Release

Visa Supply and its representatives are **not** part of any governmental office, department, or entity. Visa Supply is, likewise, **not** the issuing authority for any of the travel or immigration documentation for which it provides assistance.

Visa Supply **cannot** and **does not** guarantee the successful issuance or receipt by its customers of the travel or immigration documents for which Visa Supply provides assistance. (The power over whether or not to approve, grant, and/or issue visas, passports, or other travel or immigration documents lies **solely** in the discretion and authority of the relevant government offices, departments, and/or entities and is **not** within the control of Visa Supply.

Visa Supply **cannot** and **does not** guarantee that applications for travel or immigration documents filed with the assistance of Visa Supply will be reviewed or acted-upon in a timely manner or that Visa Supply’s customers will receive either approval or denial of their respective applications within a specific time frame.

Visa Supply does not guarantee the successful delivery of its customer’s application documents to the relevant government address.

Visa Supply does not guarantee that, even in the event of Customer successfully receiving applied-for travel documents, that the Customer will be granted access to the country in question or that additional restrictions or prohibitions may be placed on Customer by the country of entry or its border control officials.

Visa Supply does not guarantee that any travel documents received by Customer with the assistance of Visa Supply’s services will still be valid or otherwise be accepted at the time of Customer’s travel or other attempts to enter applicable country.

Visa Supply does not provide any guarantees regarding the vaccine or other health policies or requirements of Customer’s intended destination country or any country through which Customer may pass while in transit. Visa Supply cannot be held responsible for any such regulations or restrictions, whether pre-existing or otherwise. Any information provided to Customer with respect to such policies are as a courtesy, and may not be relied upon by

Customer. Customer shall be solely responsible for educating themselves on all relevant vaccine and/or health policies which may apply to them as part of their travel in the destination country or any country they may travel through in route to or from their destination.

Customer hereby acknowledges that the entry and/or transit requirements for countries may change without warning or prior notice and that it is Customer's sole responsibility to be aware of and comply with any and all such entry requirements imposed by the country of Customer's destination and the requirements of any countries they may pass through while traveling to the country of their destination.

Visa Supply may, from time to time, offer to its customers the ability to purchase certain travel insurance or similar insurance products from third-party insurance companies. Visa Supply is ***not*** an insurance company and is ***not*** responsible for accepting, evaluating, approving, or paying out any claims filed with respect to any insurance policies purchased by its customers, whether purchased through Visa Supply or otherwise.

LIMITATION OF WARRANTIES AND LIABILITY

VISA SUPPLY PROVIDES ITS SERVICES TO ITS CUSTOMERS ON A "REASONABLE EFFORT" BASIS AND PROVIDES NO GUARANTIES OR WARRANTIES WITH RESPECT TO ITS SERVICES OR WITH RESPECT TO WHETHER ITS CUSTOMERS WILL RECEIVE THE TRAVEL OR IMMIGRATION DOCUMENTS FOR WHICH THEY ARE APPLYING. VISA SUPPLY DISCLAIMS ALL WARRANTIES WITH RESPECT TO ITS SERVICES, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF FITNESS FOR PURPOSE.

VISA SUPPLY IS AND SHALL NOT BE LIABLE OR OTHERWISE RESPONSIBLE FOR ANY CONSEQUENTIAL OR EXEMPLARY DAMAGES ARISING FROM THE PROVISION OF ITS SERVICES. VISA SUPPLY IS AND SHALL NOT BE LIABLE OR OTHERWISE RESPONSIBLE FOR THE FAILURE OR REFUSAL OF ANY GOVERNMENTAL OFFICE, AGENCY, DEPARTMENT, OR ENTITY TO GRANT, WHETHER TIMELY OR OTHERWISE, ANY TRAVEL OR IMMIGRATION DOCUMENT APPLIED FOR BY ITS CUSTOMERS. IN NO EVENT SHALL VISA SUPPLY BE REponsible FOR ANY LOSS, DAMAGE, OR INJURY ON THE PART OF ANY OF ITS CUSTOMERS OR THEIR DEPENDENTS ARISING FROM OR RELATED TO THE SERVICES PROVIDED BY VISA SUPPLY OR THE FAILURE OF REFUSAL OF VISA SUPPLY TO PROVIDE SUCH SERVICES EXCEED THE AMOUNT OF MONEY PAID BY AND RECEIVED FROM ANY SUCH CUSTOMER TO VISA SUPPLY.

Website for Informational Purposes Only

Visa Supply's website is limited to the dissemination of general information regarding its services.

Furthermore, information on Visa Supply's website should not be construed, in any manner whatsoever, as the receipt of, or a substitute for, personalized individual advice or assistance from Visa Supply.

Visa Supply does not make any representations as to the accuracy, timeliness, suitability, completeness, nor relevance of any information prepared by any unaffiliated third-party, whether linked to Visa Supply's website or incorporated herein, and takes no responsibility therefore. All such information is provided for convenience purposes only and all users thereof should be guided accordingly.

Visa Supply is not a law firm and does not provide legal advice regarding immigration or any other subject. Clients are advised that no portion of the services provided by Visa Supply should be interpreted as legal advice. For legal-related matters, we recommend that you seek the advice of a qualified attorney.

ACCESS TO VISA SUPPLY'S WEBSITE IS PROVIDED FOR INFORMATIONAL PURPOSES ONLY AND WITHOUT ANY WARRANTIES, EXPRESSED OR IMPLIED, REGARDING THE ACCURACY, COMPLETENESS, TIMELINESS, OR RESULTS OBTAINED FROM ANY INFORMATION POSTED ON VISA SUPPLY'S WEBSITE OR ANY THIRD-PARTY WEBSITE LINKED TO VISA SUPPLY'S WEBSITE.

Miscellaneous

Governing Laws in Case of Dispute

This Agreement shall be governed by and construed in accordance with the laws of the State of Georgia, USA, as they apply to agreements made and solely performed therein. Disputes arising from or in relation to the services provided by Visa Supply shall be exclusively subject to the jurisdiction of the Federal Courts of the United States of America and/or the State Courts of Georgia and jurisdiction for such disputes shall rest solely in Georgia, USA.

Severability

Any provision of this Agreement which is determined by a court of competent jurisdiction to be unenforceable in any jurisdiction shall be severable from this Agreement in that jurisdiction without in any way invalidating the remaining provisions of this Agreement. The unenforceability of any provision in a given jurisdiction shall not make that provision unenforceable in any other jurisdiction.

This Agreement shall not be assigned without the prior written consent of Customer and Visa Supply.

This Agreement constitutes the entire Agreement of Customer and Visa Supply with respect to the subject matter hereof and supersedes all prior agreements, whether oral or written.

No waiver of any provision hereof shall be effective unless executed in writing by the party claimed to have made the waiver.

No waiver of a provision hereof shall constitute a continuing waiver.

A party's forbearance to enforce any available rights or to exercise any available remedy, or to insist upon strict compliance herewith, shall not be deemed a waiver or forfeiture of such rights, remedies or strict compliance.

This Agreement may be executed in counterparts and by electronic transmission of signature pages (e.g., PDFs), each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

If either party initiates or is made a party to legal or other dispute resolution proceedings (whether judicial, administrative, declaratory, in arbitration or otherwise) in connection with this Agreement, then the non-prevailing party in those proceedings will pay the costs and attorneys' fees, including the costs and attorneys' fees of appellate proceedings incurred by the prevailing party. This obligation to pay attorneys' fees and costs will apply also to settlements of disputes and to collection efforts.

Nothing in this Agreement, express or implied, confers on any third party and each of their respective successors, heirs and assigns, any rights or remedies (directly or indirectly as a third-party beneficiary or otherwise) under or by reason of this Agreement.