



www.sydneyvisa.com.au

www.sydneyvisa.ru

www.sydneyvisa.cn

01 August 2021

Service Agreement No. **XXXX**

Global Talent Visa 858 (Global Talent Pathway)

Client: **XXX** ("the Client")
Migration Agent: **Alexei Grinko** MARA No. 0103440 ("the Agent")

1. The Agent will carry out the following work:

The Agent assists the Client in applying for an immigration Visa Subclass 858 Global Talent (Global Talent Pathway). To achieve this goal, the Agent is to:

- a. represent the Client when interacting with the Department of Home Affairs (DHA), a nominator and other authorities (if necessary), regarding the Client's case;
- b. advise the Client on all aspects of the case;
- c. assist the Client with the search for the Australian nominator specializing in the applicant's field of expertise
- d. submission of an application to the relevant Australian organization on behalf of the applicant for the nomination.
- e. prepare and lodge documents to demonstrate Client's skills and ability to attract salary, with the appropriate assessing authority;
- f. prepare and lodge an Expression of Interest (EOI);
- g. prepare and lodge a visa application with the DHA;
- h. fulfil any other job, necessary for finalizing the case.

2. Fees and charges:

Agent's fee for visa 858 application	5000
<i>ACS Nomination for Global Talent Independent Program (if applicable)</i>	<i>500</i>
Filing fees payable to DHA including 1.4% cc surcharge:	
Visa sub-class 858 application - Main Applicant	4239
Visa sub-class 858 application - Applicant over 18 (1)	2124
Visa sub-class 858 application - Applicant under 18 (1)	1060
Total Payable	12922

2.1 The full list of services included in the package according to the Agreement can be found on our website located at: <https://sydneyvisas.com/our-services>

3. Filing fees are subject to changes at DHA's discretion.

4. **The Agent's fees and filing fees will be payable as follows;**

Amount payable before commencement of work	1500
<i>Amount payable to ACS for Nomination if deemed suitable</i>	<i>500</i>
Amount payable after receiving nomination from the relevant Australian person/organization	2000
Amount Payable after receiving the unique invitation reference identifier and Invitation code and before visa 858 application is lodged	8922
TOTAL:	12922

5. The Client is presumed to realize that the 2nd installment of the application fee 4890 AUD per each secondary applicant aged 18 and older having not provided IELTS 4.5 (or its equivalent) certificate should be paid before the visa is granted.

6. The Agent also provides the following **additional services** (if required):
NAATI accredited documents translation into English (quotation on request).

7. Filing fees and other expenses must be paid to the Agent within 7 days of payment being requested by the Agent.

8. All fees for services provided by the Agent are not inclusive of GST as being considered as export services if payable from overseas otherwise 10% of GST must be paid on Agent's fees and other expenses.

9. The Agent believes that the Client has reasonable prospects of success in this application but does not guarantee that the Client will be successful. Furthermore, the Agent is not able to provide a definite date as to when this matter is likely to be finalized.

10. Any correspondence between the Client and the Agent (including e-mails) relevant to the case under the Agreement is regarded as a part of the Agreement and may be used as evidence for a dispute.

11. If the Client withdraws instructions from the Agent or the application is withdrawn or discontinued at the initiative of the Client, no refund of any amount will be payable by the Agent to the Client.

12. If the Client refuses or is unable to make any payment to the Agent within 28 days of being requested to do so the Agent may cease acting for the Client and no refund of fees will be payable to the Client.

13. If the Client is unable or unwilling to provide information or documents requested by the Agent in connection with the application within 28 days of being requested to do so the Agent may cease acting for the Client and no refund of fees will be payable to the Client.

14. If the Agent ceases acting for the Client in accordance with the terms of the agreement and any amount is owing by the Client to the Agent, the Agent will be entitled to retain documents relating to the application (other than documents belonging to the Client as mentioned in paragraph 10.4 of the Code of Conduct) until the amount owing is paid to the Agent.

15. The Agent will commence work on the matter within 7 days of the Client making the initial payment of fees.

16. The conduct of migration Agents is regulated by a Code of Conduct:

<https://www.mara.gov.au/tools-for-registered-Agents/code-of-conduct> and Consumer Guide:

<https://www.mara.gov.au/get-help-with-a-visa/help-from-registered-Agents/steps-to-choose/consumer-guide>

Dated: 01 August 2021

Dated:

.....
Mr Alexei Grinko
Migration Agent 0103440
Sydney Visa Pty Ltd

.....
XXXX
Mobile xxxx
Phone: xxx
xxxx
Email: xxx
Website: xxx