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مؤسسہ حقوقی و مہاجرتی  
ادب خواہ

**US VIP TRAVEL**  
WWW.USVIPTRAVEL.COM

This contract is dated: ..... between **US VIP TRAVEL INC.** (Syed Amir Adabkhah) to Business number: 47-2614491 and phone number: +19499330931 and email: info@usviptravel.com and website: www.usviptravel.com and the address of the company's office: 525 West 5300 south Murray 84123 UT on one side and on the other side Mr. / Mrs.: ..... Father's name: ..... National card number: ..... Issued by: ..... with Passport number: ..... email: ..... address: ..... which is called "applicant" in this contract, is concluded on the other side with the following conditions and according to its provisions Article 10 of the Civil Law is binding between the parties or their legal representatives.

#### **Article 1: Subject of the contract**

1- Obtaining a green card of the United States of America through a visa

#### **Article 2: Contract amount**

A- The total amount of this contract is \$..... US dollars.

#### **Article 3: Contract period**

A- The term of this contract is until the result is achieved.

#### **Article 4: Terms of payment of the contract amount**

A- The applicant must pay the amount of \$..... US dollars at the time of starting the contract.

B- The amount of \$..... USD will be paid after filing.

C- The amount of \$..... USD will be paid after approval.

T- The amount of \$..... USD is paid at the time of the embassy.

D- The amount of \$..... USD will be paid upon arrival in the United States of America.



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### **Article 5: Obligations and responsibilities of the company**

5-1- Notifying the applicant about all the required documents.

B- Accompanying and helping the applicant in completing and preparing the file and preparing it for filing

5-2- Following up the relevant file from the embassy until the work is done.

5-3- Notifying the applicant of the latest status of the contract during the work.

5-4- The company undertakes to return the total amount of the contract with a deduction of 15% and deduction of the costs of article 6 paragraph 5 to the applicant of the contract if the work is not performed.

### **Article 6: Obligations and responsibilities of the applicant**

6-1- The legal responsibility of the accuracy of the mentioned documents lies with the applicant.

6-2- The applicant must have a passport of the Islamic Republic of Iran and must not be prohibited from leaving the country or wanted by the international police. Otherwise, the company has the right to unilaterally terminate the contract and collect costs.

6-3- All expenses, including flight tickets, translation of documents, visas, mailing of documents, will be borne by the applicant.

6-4- According to the provisions of the concluded contract, the applicant is responsible for submitting all the approved documents needed to complete the contract. Submit to the company on the specified date.

6-5- All costs of administrative, consular and government receipts or registration or related forms are the responsibility of the applicant and the company has no responsibility for it.

### **Article 7: Termination of the contract**

7-1- In case the applicant submits unreal or fake documents to the institution in order to obtain residency and other matters, or for any reason, he cannot leave the country at the appointed time, or submit his documents to the institution at the announced time. The institution reserves the right to unilaterally terminate the contract at any stage of the implementation of its obligations without the need for any formalities and to collect all its claims.



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7-2- If the applicant withdraws for any reason within 3 working days from the expiration of the contract, he is obliged to announce the withdrawal and termination of the contract in person as soon as possible. In this case, the company has the right to return the remaining amount to him after collecting the fees and consulting fee and 15% of the total amount.

7-3- If the applicant withdraws from the contract for any reason attributed to him within more than three working days from the time of signing the contract, he is obliged to give the withdrawal and termination of the contract in writing and in person as soon as possible. Notify the company. Otherwise, the company has the right to receive the full amount of the acceptance fee from the applicant.

### **Article 8: Emergency cases**

8-1- Rejecting the cases that due to the occurrence of force majeure events that are unforeseeable and not attributable to the company and that are beyond the responsibility of the company to prevent or resolve, it becomes impossible to fulfill all or part of the obligations under the contract, the company It is the responsibility of the applicant to inform the applicant of the situation as soon as possible and by presenting positive documents and request for the extension of the contract period. During the emergency period, none of the parties will have the right to claim damages from the other party. It is obvious that the closure of the embassy or war or any issue that is beyond the scope of the company is not the reason for the termination of the contract, and the company has the right to keep the case suspended until the problem is resolved, and the parties will not be transferred.

### **Article 9: Address of the parties**

1-9- The address of the parties to the contract is the same as mentioned at the beginning of this contract. If one of the parties changes his address during the contract period, he must notify the other party in writing within a maximum period of one week, until the new address of the other party is not notified, all letters, papers and declarations should be sent to the address. The documents in the file will be sent by registered mail or with a receipt, and all of them will be notified.

\* This contract has been prepared and signed in 9 articles and 2 copies, which have been exchanged between the parties, and all its copies have a single validity.\*

the signature of the company manager

The signature of the Client