

LIMITED SCOPE AGREEMENT

THIS LIMITED SCOPE AGREEMENT (also “Limited Agreement”) is made between you, a Road to Status User (“You” or “Your”), and the Immigration Attorney (“Attorney”) who has agreed to provide Services as defined below to You. The purpose of this Limited Agreement is to make sure You understand the limited scope of legal services that Attorney is agreeing to provide to You.

Please review this Limited Agreement carefully so that you know what Your Attorney will and will not be doing for you. Then please indicate you agree to this Limited Scope Agreement as indicated at the end of this Limited Agreement.

General nature of representation. Attorney does not represent you generally on immigration law matters or your immigration case. Rather, Attorney’s representation of You is limited to the Services stated below, and nothing more, unless You and Attorney otherwise agree in a separate writing – that is, an engagement agreement other than this Limited Scope Representation Agreement.

You are receiving only the services stated in this Limited Scope Agreement, unless You and Attorney agree in a separate engagement agreement that Attorney will provide additional services to you. Attorney does still owe certain obligations to you. These include that Attorney must act in Your best interest and provide the Services defined in this Limited Agreement in a competent manner.

Attorney may advise You that a limited scope representation is not reasonable in your case and advise that You need additional services or more comprehensive services of another Attorney.

Services INCLUDED in Limited Scope Agreement.

The services to be provided to You by the Attorney are indicated by an “x” in the checked boxes below. Unless otherwise agreed to between You and Attorney in a separate writing, the Services to be provided will consist only of the following:

An Initial Consultation, which includes the following and no more:

- Attorney reviews the facts You provided to the Attorney via the Road to Status website.
- Attorney provides written feedback discussing Your personal legal immigration options, based on the facts You provided via the Road to Status website, when applicable.
- Attorney will provide written feedback specific to Your personal legal immigration options within two (2) business days.

Immigration Application Review, which includes the following and no more:

- Attorney will review the application You completed using the Road to Status website and review Your application to check for typographical errors, inconsistent or incorrect data, illogical entries, or internal conflicts in the application.
- Attorney will confirm You are eligible for the immigration benefit You are seeking.
- Attorney will correct omissions of critical information that Attorney identifies that may cause rejection by the government.

- Attorney will review Your filing timeline in an effort to avoid application rejection.
- Attorney will advise You about the immigration benefit You are seeking and provide written feedback within two (2) business days.

Services NOT INCLUDED under this Limited Scope Agreement.

- Attorney **DOES NOT** have to give more help than described in this Limited Scope Agreement.
- Attorney **DOES NOT HAVE TO HELP** You with any other part of Your immigration benefits application, case, or legal matter.
- Attorney will **RELY ENTIRELY ON YOUR DESCRIPTION OF THE FACTS** provided to Attorney via the Road to Status website about Your case. Beyond information that you provide, Attorney is **NOT EXPECTED TO CONDUCT ANY ADDITIONAL INVESTIGATION** into the facts of your case under this Limited Scope Agreement.
- Attorney **DOES NOT** (and cannot) promise any specific outcome of Your immigration benefits application, case, or legal matter.
- Attorney **DOES NOT** agree to appear on Your behalf before the United States Citizenship and Immigration Service (“USCIS”), the Board of Immigration Appeals (“BIA”), the Executive Office for Immigration Review (“EOIR”), the Department of Labor (“DOL”), the State Department, any United States Federal Court, Your State’s Court(s), Your local city or municipal court, or any other governmental agency, court, or administrative body in any legal proceeding.
- Attorney **DOES NOT** agree to provide any legal advice or representation about how to respond to a Request for Evidence (“RFE”) from USCIS or any other governmental agency.
- Attorney **DOES NOT** agree to conduct an independent investigation of the facts related to your application or petition for immigration benefits.
- Attorney **DOES NOT** agree to counsel You regarding communications with third parties regarding Your immigration status, such as communications with employers, law enforcement, lawyers or parties to family law or other court proceedings in which you may be involved, or the like.

Fee and Payment

You agree to pay Attorney the fee for the Initial Consultation and/or the Immigration Application Attorney Review posted on the RoadtoStatus.com website in exchange for the Services defined above (“Attorney Fee”). This Attorney Fee will be charged to your credit or debit card prior to you receiving the selected services from Attorney.

If You and Attorney agree that Attorney will provide additional services, You and Attorney will make a separate arrangement for payment for such additional services.

Your Obligations

You retain control over all aspects of Your immigration matter, and You remain responsible for all decisions made in the course of Your immigration matter.

You also agree to:

- provide *truthful and complete information* when completing your application using the Road to Status Software;
- provide *truthful and complete information* in any communications between You and Attorney;
- carefully consider Attorney's advice before making any major decisions regarding Your immigration application or case; and
- advise Attorney of any *new developments* or new or changed information related to Your application or immigration matter of which You learn prior to and during the time when Attorney is providing legal services under this Limited Agreement.

Termination of Limited Scope Agreement

Automatic termination. This Limited Scope Agreement and Attorney's representation of You under this Limited Agreement shall automatically terminate when the first of the following three conditions are satisfied:

- You download Your completed application to your personal computer, smartphone, or other computing device;
- You file Your completed immigration application with the USCIS; or
- Fourteen (14) calendar days after Attorney completes the Services You purchased

Termination by You. You may terminate this Limited Scope Agreement for any or no reason at any time, although You will remain legally obligated to pay Attorney the Attorney Fee if the Attorney has provided all or a substantial part of the Services.

If you wish to continue using the services of Attorney after this Limited Scope Agreement terminates, you may be able to enter a separate engagement agreement with Attorney. Any additional services will be governed under the terms of that separate agreement.

Termination by Attorney. Attorney may terminate this Limited Agreement if, in Attorney's sole judgment, You have failed to fulfill one or more of Your material obligations under this Limited Scope Agreement. Attorney may also terminate this Limited Scope Agreement if, in Attorney's sole judgment, there is good cause to do so, or if Attorney believes authorized or required by law, rule or regulation, including professional rules and/or ethics rules that govern the conduct of Attorneys. Refunds are governed by the Terms of Services on the Road to Status website. However, you may forfeit any refunds if you violate the terms of this Limited Scope Agreement.

Arbitration of Dispute

Should any dispute arise concerning the services provided to You by Attorney or the statements forwarded to You, as well as any alleged claims for a fee dispute, legal malpractice, breach of fiduciary duty, breach of contract, or other claim against Attorney for any alleged inadequacy of such services, the dispute will be settled by arbitration. The arbitration shall be heard in Missouri/STL by an arbitrator who is a practicing attorney in that city. The arbitrator shall be selected randomly from an association of arbitrators selected by Attorney.

The arbitrator may establish such rules for the conduct of the arbitration as the arbitrator may choose, except that there shall be no discovery and any proceedings conducted shall be private and confidential and shall not be disclosed to the public by either the arbitrator or the parties to the arbitration. The award of the arbitrator shall be final and binding, not subject to challenge by either party in any court of law. Each party shall bear its own costs of the arbitration. The losing party shall be responsible for the costs of the proceeding.

Limitation of Liability

As discussed above in the section titled Arbitration of Dispute, should a panel of arbitrators or any court determine Attorney is liable to You for damages, Your recovery is limited to the amount paid to Attorney for the Services discussed in this document.

Applicable Law

Even though Attorney transacts business in numerous locations, Your attorney-client relationship will be governed by Missouri law, including the Missouri Rules of Professional Conduct.

Severability

Any provision of this Limited Scope Agreement which is prohibited, unenforceable or not authorized in any jurisdiction is, as to such jurisdiction, ineffective to the extent of any such prohibition, unenforceability or nonauthorization without invalidating the remaining provisions hereof, or affecting the validity, enforceability or legality of such provision in any other jurisdiction, unless the ineffectiveness of such provision would result in such a material change as to cause completion of the transactions contemplated hereby to be unreasonable.

Entire Agreement

This document represents the entire and exclusive agreement between You and Attorney. It supersedes and replaces any and all prior oral or written understandings or agreements made to You by Attorney regarding the Services discussed herein.

Your Informed Consent

By agreeing to this Limited Scope Agreement, You give Attorney permission to share and disclose information, data, and/or facts pertinent to your immigration benefit application or case with Road to Status. You agree that disclosing this information to Road to Status does not compromise or otherwise waive Your attorney-client privilege.

By agreeing to this Limited Scope Agreement, You confirm that you have read this entire Limited Scope Agreement and understand all of its terms, and that You understand and accept the limitations on the scope of Attorney's services provided herein, and Your obligations identified above.

Unless You and the Attorney otherwise agree in writing, Attorney is not Your attorney for any other purpose, and Attorney has no obligation to provide You any more assistance than the Services defined above.

Signed:

Date:

Signed:

Date: