



**G.A.T.E- Global Alliance Technology and Education International**  
(Registered with Ministry of Corporate affairs. Govt. of India under LLP Identification Number: AAE-4966)

Support office: Australia Company Number ( ACN) 632 413 051

### **Services Agreement/Affidavit**

**This agreement is executed this between user AND GLOBAL ALLIANCE TECHNOLOGY AND EDUCATION INTERNATIONAL LLP HEREIN AFTER TO BE CALLED AS PARTY OF THE FIRST AND SECOND PART RESPECTIVELY WHICH EXPRESSION SHALL MEAN AND INCLUDE THEIR HEIRS , ADMISTRANTORS OF THEIR RESPECTIVE PARTS.**

Whereas the Party of the second part has been carrying on the consultancy business for providing study assistance, visa assistance, permanent residency, temporary residency, travel assistance and Forex assistance and loan assistance and financial assistance to various clients who are willing to take services in the form of assistance in admissions/visas/travel and in this regard necessary assistance as per the laws of the land is provided by the party of the Second part.

That the party of the first will pay registration Charges after free consultation and/or offer letter, that the party of the first part agrees to pay or have paid additional charges agreed if any towards visa success/ form filling charges/ service fee in case of visa success. That party of the First has also signed and fully authorizes the party of the second part to apply, act on behalf of party of first half to create email id in name of party of first part or any kind of correspondence with University/travel providers/education providers/immigration authorities/Embassies or any other relevant authority.

1. That the party of the First part fully understand that Party of the second Part is only providing service of admission/travel/package guidance and/or visa guidance and the party of the second part have no responsibility whatsoever in authenticity of Education/travel providers.
2. That any payment made by Party of the First part under this agreement to the party of the second part is valid for 6 months as admission/travel/package process take minimum 2 days to 3 months and visa process take minimum 10 days to 3 months.
3. That the party of the First Part is responsible for authenticity of all documents including financial documents.
4. That after the visa and/or admission/travel package are granted and party of the first part decide not to go to the chosen country, Party of the Second part will not be hold responsible. Any matter of refund/charges paid to the Education/travel providers or any other concerned authorities need to be dealt directly by Party of the first part



5. That the party of the First part understands that Party of the second part have no means to verify any documents of the party of the First Part, so they have no responsibility whatsoever to education providers/Immigration authorities or any other concern authority for checking authenticity or supporting documents for admission/travel package and/or visa process.
6. That the party of the first Part will not be a **public charge to government of chosen country**.
7. That the party of the First part agree that **no immigration advice, work permit and permanent residency** advice is given by the party of the first part. And party of the first will not hold responsible the party of the second party for any circumstances whatsoever after visa is granted in case of non **settlement/ Adjustment** of the party of the first part in chosen country.
8. That the party of the first part will be responsible for his/her acts or deeds in their chosen country. Party of the second part is only acting as a Consultant for admission/travel services and/or visa and has no control on education providers and /or embassies/Migration authorities.
9. That the party of the first part agrees that it is his/her responsibility to **check Offer letter/travel arrangements/vouchers or visa** issued by concerned authority including duration and charges mentioned in the offer letter/vouchers and /or visa and will not hold responsible the party of the second part for any further visa renewals, extensions or any other matter related to college/ education/travel provider or embassies or immigration authorities.
10. That the party of the first part have **checked authenticity of Education/travel provider** and will not hold responsible the party of the second part for any matter related to Education/travel provider including any changes in Education/travel provider's promises including paid or unpaid internships/jobs or closure of Education provider in future.
11. In case of visa refusal fees paid to the education/travel provider will be refunded directly by providers/Universities/Colleges/Schools to the party of the first part and will not hold responsible the party of the second part for any refunds from them. And further agreed that the party of the first part has read **refund policy of education providers/Universities/Colleges/Schools**.
12. That the party of the second part has fully explained to the party of the First part regarding admission/travel and /or visa process and in case of **change in rules of admission/travel and/or visa process** party of the first part will follow up to date information on government/immigration/education provider's websites. The information



given to Party of the first part was current at the time of consultation by the party of the second part.

13. That the party of the first part is aware of his/her **work rights** during his/her stay on visa and agree to go through latest up to date information on his/her work rights in chosen country on government immigration websites.
14. That the party of the second part is only providing service of helping in admission/travel Package process/form filling including applying to providers/Universities/Colleges/Schools/travel providers in their network or non network. **No guarantee of admission/travel or visa** is given by the party of the second part.
15. That the party of the Second part will only help in guiding/applying admission/travel and/or visa.
16. That the party of the First part understands that **no arrangement/guarantee of job/placement/ accommodation/ settlement** is given neither to party of the first part or their Spouse if any, visa is granted for the purpose of study/Tourism and party of the first part and their spouse if any, will not hold responsible University/Service provider or the party of the second part for Spouse visa.
17. That the party of the first part agrees to pay any legal embassy or visa related fees required as part of admission or visa process.
18. That the party of the first part agrees to pay any change of fees at University/College/service provider.
19. That the party of the first part agree to pay any courier charges required for postage of admission and /or visa documents to the concerned authority and further agree that he/she will not hold responsible for any loss of documents couriered to concerned authorities. Any compensation in case of loss of documents will be given directly by Courier Company.
20. That the Party of the first part fully authorizes the Party of the second part to courier his/her documents in case it is required for visa or admission process.
21. That the Party of the first part further agrees that in case of change of their mind after having paid service deposit of Rs. 9500, party of the First part will be liable to **visa success service fee/placement fee/form filling fee in case he/she wants to withdraw the case or do not want to continue even after visa approval.**
22. That the party of the first part is aware that even if University/College/service provider can pay commission to the party of the second part and will still be liable to pay



service fee/placement fee agreed in this agreement to party of the second part in case of visa success.

23. That the party of the first Part further agrees that after grant of visa and after paying required charges to the party of the second part, party of the First Part will not seek **further service under this agreement**. Any further service required will have new agreement between Party of the first part and the party of the second part if required and will have new service charges. It is the sole discretion of the party of the second part to accept or reject new service after the completion of this service agreement.
24. That party of first part agrees to **have their picture or information shared in advertisements** for marketing purpose
25. That the Party of the first part further agrees to furnish all documents required for admission/travel and/or Visa. In case, the party of the first part is unable to provide all documents for admissions/visa process then Rs 9,500/- paid will not be refunded.
26. That the party of the first part further agrees to take any English tests/placement tests if required for the purpose of admission and/ or visa.
27. That the party of the first part further understands in case of providing **fraudulent documents** for admission and/or visa, visa may be revoked even after visa approval. In any case whatsoever Party of the first part will not hold responsible the party of the second part for his/her acts and deeds. Party of the First part shall be responsible to provide genuine documents and no advice is given to the party of the first part by the party of the second part in providing fake/fraudulent documents.
28. That the party of the first part will be fully responsible for his/her acts and deeds in his/her chosen country. If there is any change in circumstances in chosen country such as **court case, criminal case, theft/robbery, illness, Death or even returning back before starting, during or completing the course**, party of the First Part will not hold the party of the second part responsible for whatsoever circumstances.
29. That the party of the first part is aware that in case of visa approval or rejection immigration authorities may put stamp/label on his/her passport and the party of the second part will not be hold responsible for any of the documents submitted including original passport to immigration authorities for any stamps, remarks or even loss of documents beyond the control of party of second part.
30. That the party of the First part understands that **any Disputes** arising out of this agreement will be subject to courts or Law authority Jurisdiction of Jammu, India only.
31. That the party of the first part understand and agree in case of non-payment to chosen University/College/service provider and/or the party of the second part, the party of the second part can inform immigration authorities or any other concerned authority and



entry permission to chosen country's Airport of entry can be denied and visa may be revoked.

32. That the party of the first part further agree to pay visa success fee/form filling fee/ consultancy fee as agreed in the amount of INR..... OR Package price of INR .....
  
33. That the party of the first part understand that if after visa is granted to party of first part, part of the first part try to change provider, may be liable to explain to provider, Immigration office and party of the second part about the reason of change and understand this may affect visa status of the party of the first part. Chosen college/provider and/or party of the second part can share the copy of this agreement including all agreements party of the first part have signed with college and party of the second part. Party of the first part understand this can lead to visa cancelation , and party of the first part is also liable to pay damage charges equivalent to amount of commission party of the second part can receive from provider or as decide by party of the second part.

Note: This is computer generated document and is valid without signature

