

Our Services

Spouse Visa / Marriage Visa Applications	01
Indefinite Leave to Remain Applications	03
Human Rights Claim Applications	05
Visitor Visa Applications	07
Immigration Appeals	09
Judicial Review Claims	11



Apply for UK Visa - NIDO

Apply for UK Visa

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Apply for UK Visa



Spouse Visa

Spouse Visa / Marriage Visa Applications

Spouse/Partner visa allows you to bring your spouse/partner to the UK, whether you are married or in a civil partner relationship.

You can also use this route to enter the UK as a Fiancé or as a Marriage Visitor.

To make a successful spouse visa application, applicant must meet the requirements under Appendix FM of the Immigration Rules.

Once you have satisfied the criteria for the relevant visa under the Immigration Rules (including suitability, relationship, financial and English language requirements), you will then be given initial visa for 30 months which will allow you to work without restriction in the UK and you may also exit and re-enter the country multiple times. At the end of the 30 months visa If you continue to meet all the requirements you can apply to stay for a further 30 months.

After being on the spousal visa for a total of five years, you can apply for Indefinite Leave to Remain (ILR) in the UK. You must submit proof to the Home Office that you have been living together for that time, after which you may be eligible to apply for ILR.

Indefinite leave to remain

After a UK visa holder has been in the UK for a specific period, they can apply for Indefinite Leave to Remain in the UK.

Indefinite leave to remain (ILR) is British settlement or permanent residency in the UK. ILR allows you to live and work in the UK without any restrictions, this also allows you to exit and re-enter the country multiple times with no restrictions.

Dependants may also be able to apply for Indefinite Leave to Remain along with the visa holder for the above categories.

Most applicants for ILR will be required to pass the Life in the UK Test, you must check this in advance before you reach your ILR period as there can be delays in passing the test.

To apply for Indefinite Leave to Remain contact us to speak directly to a qualified solicitor.



Human Rights Claims

What is Article 8 of the European Convention on Human Rights (ECHR)?

Applications made under the Article 8 of the ECHR before 9th July 2012, will continue to be considered under the Rules before The 9th July 2012, which were outside the immigration rules and under the Discretionary leave policy of the Home office.



What applications can be made under Article 8 of the ECHR?

There are various applications that can be made under the Article 8 of European Convention on Human Rights:

- Family life with partner
- 20 years long residence
- Child who has lived in the UK for 7 years continuously
- A person who is over the age of 18 and under the age of 25 and has spent majority of his/her life in the UK
- A person who is over the age of 18 and has lived in the UK for more than 20 years and would have substantial difficulties to his/her in his/her country of origin

For help to prepare your application under the Article 8 of the ECHR and to understand the eligibility and requirements contact us to speak directly to a qualified solicitor.



Visitor Visa Applications

At Apply for UK Visa we have extensive experience and a high success rate in all types of Visit Visa Applications for people from around the world who want to come to the UK to visit.

You can apply for a Standard Visitor Visa Application if you are a non – European national under numerous categories.

The Standard Visitor Visa Application categories are:

- Family Visitor visa
- General/Tourist Visitor visa
- Child Visitor visa
- Business Visitor visa, including visas for academics, doctors and dentists
- Sports Visitor visa
- Entertainer Visitor visa
- Prospective Entrepreneur visa
- Private Medical Treatment Visitor visa

Immigration Appeals



If you have been refused a visa application, you can challenge the decision of the Home Office by the way of an appeal, appeals can be made on refusals with in the UK, or overseas, depending on the nature of the refusal.

For an appeal from within the UK, you will normally have 14 days to lodge an appeal to the Tribunal, if you have been given the right of appeal after you receive the notice of decision, unless you are in immigration custody, in which case you must appeal within seven days.

If you are outside the UK, and are appealing against a refusal to grant a visa to come to the UK, you have 28 days to appeal.

How can we help you?

At Apply for UK Visa we will provide professional legal advice and present your immigration appeal to the First Tier Tribunal against decisions of the Home Office, as well as appeals to the Upper Tribunal, High Court, Court of Appeal and Supreme Court against decisions of lower courts in immigration cases.

Our team of UK Immigration Solicitors will provide professional representation in relation to every aspect of pursuing a UK Immigration appeal, including:

- Advice as to the virtues of appealing against Home Office decisions
- Drafting grounds of appeal to the First – Tier Tribunal
- Preparation of appeal bundles for immigration hearings
- Representation at hearings
- Drafting applications for permission to appeal to the Upper Tribunal
- Representing at Immigration Appeal hearings before Upper Tribunal
- Drafting applications for permission to appeal and representation in Immigration Appeals before High Court

Judicial Review is a procedure in which the Judges examine and review the decision(s) of a public body, for example, Home Office, and consider whether that public body followed the law or not.



Judicial Review Claims

Judicial Review Claim is a remedy which is considered a last resort if you have no right of appeal against a decision which the Home Office has made.

With the Government successfully removing all but Human Rights Grounds for appeals, sometimes you may find that you have no other option but to challenge the decision made by the Home Office.

This leaves people like you in a very difficult position. A Judicial Review Claim may be the only remedy available to you and this is the single most difficult part of the Immigration process in the UK.

How can we help you?

At Apply for UK Visa we have vast experience in successfully fighting decisions made by the Home Office by way of a Judicial Review Claim and getting our clients the desired result that they need to remain with their family or friends in the UK.

Our solicitors can help you from the start of your claim through to the part where you are getting the result that you need. This includes complying with the pre-action protocol and also filing your claim at the Upper Tribunal in the UK to challenge an immigration decision.

The work put in just does not end there..

A key part of a Judicial Review Claim is negotiating an outcome with the Home Office's representatives the Government Legal Department to get the case decided in your favour.

Contact our team now to get a full breakdown of what is involved with a Judicial Review Claim and how you can benefit from having our team on your side.