

Asiana Investment Group, LLC



ASIANA
INVESTMENT GROUP

Our Guarantee

Corporate & Franchising Office:

12286 East Colonial Drive, Suite 105 Orlando, FL 32826

Ph: 407-777-CAFÉ (2233)

Fax: 407-237-0341

OUR GUARANTEE:

Asiana Investment Group, LLC (“Company”) guarantees that in the event that the Client does not receive documentation allowing and/or confirming complete access to the United States of America as outlined in the description of services for its International Visa Program within a reasonable amount of time, which is determined by sole and absolute discretion of the Company from the time all necessary paperwork is received and processed, and the Client has fulfilled the responsibilities as outlined in the service agreement, the Company will Refund 100% of the fee amount for services obtained through the Agreement.

This Guarantee is contingent upon:

(a) all information provided to Company by Client is true, accurate and complete, and (b) full cooperation with Client to timely respond to any request for information from Company or any governmental entity related to said program.

This Guarantee is void and unenforceable if Client fails to fulfill Client’s duties required by this Agreement, including if Client stops or delays the exit process, refuses to sign required documents, does not timely and completely respond to requests by Company, fails to disclose or completes the process through alternative efforts while contractually engaged with the Company for services.

The Client acknowledges that once the Company obtains the terms or documentation allowing or confirming complete it’s International Visa Program, even if the Client does not accept the terms as provided, this Guarantee does not apply. This Guarantee is also not applicable if the Client should interfere with the process in any way as not directed or advised by the Company or its retained attorneys. This Guarantee is only valid when the Client fulfills the duties required of them by this agreement.

The Guarantee is null and void in the event that the client interferes with the process.

Guarantee Refers to Costs and Fees for Services Only. The Guarantee does not apply to third party debt and any and all costs incurred as an effect of or in relation to the services promised.

The Company can only be responsible for their part of the service or services offered to the client and the Money Back Guarantee only applies to their cost of service.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first written above by their respective officers thereunto duly authorized.

Signature: _____

Name: _____

Title: Chairman & CEO

By Asiana Investment Group, LLC, a Florida
limited liability company

Its Manager

Signature: _____

Name: _____

Client:

Name: _____

DOB: _____

SSN: _____