



GLOBAL RESIDENCY APPLICATION MANDATE (WEALTH VISA – NON-LUCTRATIVE-VISA- APPLICATION SPAIN)

BETWEEN:

CLIENT DATA:	
NAME, SURNAME CLIENT:	
TAX NUMBER / ID:	
PROFESSION:	
NATIONALITY:	
STREET ADDRESS:	
ZIP/CITY:	
COUNTRY	
MOBILE PHONE:	
LAND LINE PHONE:	
EMAIL:	
NAME OF SPOUSE INCLUDED IN APPLICATION:	
NAMES OF CHILDREN (UNDER 18):	

(hereinafter called "The CLIENT").

AND:

De Micco & Friends Lawyers, "Global Family Office", C. Llorenc y Vicens 3, 07002 Palma de Mallorca, Spain, Tax No.: B57925828, (hereinafter called "De Micco & Friends").

1. THE SERVICES

The client like to apply for the wealth visa (non-lucrative-visa) program in Spain. The minimum proof of funds is 70,000 Euro. The CLIENT herewith orders the following services:

A) Research and procedures:

- Analysis of personal needs and situation
- NIE application for all applicants
- Organization of bank account opening in Spain
- Due Diligence and money laundering fillings for money transfers to Spain

B) Visa application

- Assembling of all documents for the application
- Organization of the translation of documents
- Representing of applicant by power of attorney

- Fillings, notarizations and applications
- Organizing of visa delivery to applicant

2. THE COSTS/FEES

Wealth VISA application fees (please mark the quantity)

_____ Fix fee for main applicant	4,500.00 Euro
_____ Fix fee for additional family members (f.e. one spouse and 2 children)	1,500.00 Euro
Total Fee (plus VAT):	_____ Euro

3. PAYMENT SCHEDULE

1. Down payment to start the mandate 4,000 Euro + VAT: After signing this mandate
2. Second payment about the rest amount: After filling the applications

The costs and fees exclude the application fees such as government fees, local taxes, notarization, translations or travel costs. The CLIENT will pay the down payment within 8 days after the signing of this mandate. De Micco & Friends will start the mandate immediately after receiving the mandate and the first payment.

4. CANCELLATION OF THE MANDATE

The client can cancel the mandate anytime by a written letter or eMail to De Micco & Friends. The paid costs and fees are not reimbursable.

5. GOVERNING LAW AND JURISDICTION

The validity of this Agreement, its interpretation, implementation, enforcement, the respective rights and obligations of the Parties and all other matters arising in any way out of it, or its expiration or earlier termination for any reason shall be governed by and construed in accordance with the laws of Spain. The last decision about the issue of a visa is at government institutions. So, DE MICCO & FRIENDS gives no warranty about the success of an application.

The jurisdiction is Spain, Palma de Mallorca.

6. DATA PROTECTION

The client was informed and accepted that his personal data will be treated automatically and will be incorporated in the data file from DE MICCO & FRIENDS. The data file is filed at the registered office of DE MICCO & FRIENDS. This data will be made accessible to third parties only in case of implementation and control of the legal relationship or designation of the law Organic 15/1999. The client can always exercise his rights of assertion as approved by LOPD. The current applicable privacy policy for clients can be found at www.lawyers-auditors.com/privacypolicy.html. The client hereby confirms that he has received the terms, privacy policy and money laundering act from De Micco & Friends. The client agreed to communication by E-Mail.

Place, date

Sign CLIENT