



ATTENTION! Before starting to use the services of WBCS GROUP, LLC, please, familiarize yourself with all terms and conditions of the Agreement on Company services related to participation in the Diversity Immigration Visa lottery program. Participation in the Diversity Immigration Visa lottery program with the help of WBCS GROUP, LLC services is only possible on terms of the Agreement. If you do not accept all terms of the Agreement, please, do not use the services of WBCS GROUP, LLC. The Agreement text below is WBCS GROUP, LLC's official public offer to physical persons aged 18+ to conclude an Agreement on the provision of company services related to participation in the Diversity Immigration Visa lottery program on terms defined by the Agreement. The Agreement is deemed concluded and becomes an effective contract of adhesion once you perform an act stipulated in the PROCEDURE FOR THE CONCLUSION OF THE AGREEMENT section. Performing such an act means that you fully and unconditionally accept all terms of the Agreement without any exception and/or limitation.
WBCS GROUP, LLC'S SERVICE AGREEMENT

GENERAL PROVISIONS This Agreement document on the company services related to participation in the Diversity Immigration Visa lottery program (hereinafter referred to as the Agreement), defines the terms of using WBCS GROUP, LLC services, as well as the terms of providing Program related services to Applicants and Lottery Participants by WBCS GROUP, LLC. The Agreement is WBCS GROUP, LLC's (hereinafter referred to as the Company) official written public offer to physical persons aged 18+ on the provision of the opportunity to use the Company services on the Agreement terms. When mentioned jointly in the Agreement text, the Company, the Applicant, and the Lottery Participant are referred to as the Parties, while individually, each of them is referred to as a Party. Each Party assures the other Parties of its possession of the necessary legal capacity and competence, as well as all the rights and authority necessary and sufficient to conclude and execute the Agreement according to its terms. The Agreement in force is always available at the Company's website and is offered to the Applicant and the Lottery Participant for obligatory familiarization prior to accepting the Agreement terms. This is a contract for services, please read this Agreement carefully before proceeding. This contract is void and no payment is due if your entry is not chosen by the Kentucky Consular Center as a winning application in the Lottery Program.

DEFINITIONS AND TERMS USED IN THE AGREEMENT: For the purposes of this Agreement, the terms below are used in the following meaning: "Lottery Program" is the official Diversity Immigration Visa Program through the United States Department of State, Kentucky Consular Center. "Applicant" is a person using WBCS GROUP, LLC's online services and website to submit information for entry by WBCS GROUP, LLC of such information to the United States Department of State, Kentucky Consular Center for participation in the Lottery Program. "Applicant" is the physical person aged 18+ who accepts the Agreement according to its terms and who uses WBCS GROUP, LLC's services and website to submit information to the U.S. Department of State, Kentucky Consular Center, to participate in the Lottery Program. "Lottery Participant" is any person whose information is submitted by Applicant to WBCS GROUP, LLC for participation in the Lottery Program. "Forms" are all relevant documents required by the United States Department of State, Kentucky Consular Center to be filled out by or on behalf of Applicant and Lottery Participants, for participation in the Lottery Program. "Program Period" is the period of time commencing on the day of electronically signing this agreement and submitting information for participation in the Lottery Program and continuing until either the Applicant or Lottery Participant timely submits a written requests for Company to stop entering them into the Lottery Program or upon written notice by Company to Applicant that Applicant's Entry has been selected as a winner of the Lottery Program. "Program Services" are services provided by WBCS GROUP, LLC to Applicant and Lottery Participants throughout the Program Period. "Agreement" is the contract between Applicant and WBCS GROUP, LLC for Program Services for the Program Period. "Entry" is the submission of information required by the United States Department of State, Kentucky Consular Center on behalf of Applicant and Lottery Participants for participation in the Lottery Program. "Company" is WBCS Group, LLC, which is the party providing Program Services to the Applicant and Lottery Participants. Company is a third party service provider that is not affiliated with the US government.

PROGRAM SERVICES: Company provides the following services to Applicant: supplying native language translations of official government forms necessary for participation in the Lottery Program; providing information regarding the Lottery Program in Applicant's native language; processing information received from Applicant; preparing government forms and securely transmitting them to the US government; formatting required photographs submitted by Applicant; securely storing Applicant's information for future submissions; checking status of the Applicant's Entry; notifying Applicant if Applicant's Entry was selected as a winner. The services are considered to be rendered by the company WBCS GROUP, LLC to Applicant, in full, if the Applicant has won the Lottery. The fact that the Applicant has won the Lottery is confirmed by the information published by the US State Department, the Kentucky Consular Center on the official website of the Lottery Program www.dvlottery.state.gov. Company does not give legal advice on United States immigration law, nor does it help select forms or advise the Applicant on how to properly fill out immigration documents.

SERVICE FEES: Applicant agrees to pay \$1,399 (one thousand three hundred ninety nine US dollars) for Applicant and \$1399 (one thousand three hundred ninety nine US dollars) for each adult Lottery Participant. All fees due must be paid within thirty (30) days from the day of notice by Company that Applicant won in the Lottery Program. Fees are earned upon receipt and are non-refundable except as stated herein. Service fees do not include costs due to third parties.

TERMINATION OF SERVICES: Program Services shall terminate automatically at the end of the Program Period or upon written request by Applicant or any Lottery Participant to discontinue providing Program Services if the request is timely submitted. The request to terminate Program Services must be submitted before September 1. A late request submission will be effective for the following year.

DISCLAIMER: Applicant understands that Applicant may choose to apply directly to the United States Department of State, Kentucky Consular Center by going to its official website: www.dvlottery.state.gov or through other vendors similar to WBCS GROUP, LLC. Applicant acknowledges that by using Company's services and applying through its website, Applicant is bound by this agreement in the event Applicant's entry is selected by the United States Department of State, Kentucky Consular Center as the winning application. Applicant acknowledges that the service fees are reasonable and provide a valuable service to Applicant. Company does not guarantee nor control Applicant's entry once it has been submitted to the Lottery Program. Company does not represent that its services give Applicant a better chance at winning. Company is not affiliated with the United States Department of State, Kentucky Consular Center. By signing this Agreement Applicant gives Company the right to represent Applicant's interests and to submit and receive information on Applicant's behalf to the United States Department of State, Kentucky Consular Center. Applicant agrees not to submit any applications on behalf of Applicant or Lottery Participants directly to the United States Department of State, Kentucky Consular Center or through another third party service provider during the Program Period. Submitting multiple entries will automatically invalidate all of Applicant's entries. By signing this Agreement, the Applicant consents to the Company processing his personal data and that of his family members, as provided in the Applicant Questionnaire under the following categories: last name, first name; gender; date of birth; photo, type of ID; ID details; nationality; and other personal data required for the execution of this Agreement.

RELEASE FROM LIABILITY: Applicant agrees that Company is not responsible for inaccurate or false information provided for submission of Entry to the Lottery Program and will not hold Company liable if Applicant or Lottery Participant is purged from the Lottery Program by the United States Department of State for errors not attributable to Company. Applicant is solely responsible for providing updated information to Company regarding Applicant's Entry.

SEVERABILITY: In case if one of the provisions of this Agreement is considered invalid or unenforceable, such provision is severed from the Agreement and will not affect the validity of the rest of this Agreement. Other provisions will be considered valid to the extent allowed by State of Florida law.

PUBLIC NOTICE: This is the full and final Agreement between the parties. Both parties understand that their financial and other liabilities are limited to those contained in this Agreement only. Any other contracts and agreements, whether written or verbal, shall become null and void once this Agreement comes into effect.

CONCLUDING THE AGREEMENT: This Agreement is concluded between the Company and the Applicant in the form of a contract of adhesion. To



accept the terms and conditions of this Agreement, the Applicant shall: (!) familiarize himself or herself with the terms and conditions of this Agreement and perform implicative actions demonstrating the acceptance of the aforementioned terms and conditions; (!!) register on the Company's website by filling in the registration form and providing his or her personally identifiable information (such as first and last name, date of birth, nationality, and place of residence). The registration on the Company's website is an implicative action demonstrating that the Applicant accepts the terms and conditions of this Agreement because otherwise it is impossible to register on the website without accepting this Agreement first. By accepting the terms and conditions of this Agreement, the Applicant shall fully and unconditionally accept any and all terms and conditions of the Agreement without any exceptions and/or limitations; the acceptance of the aforementioned terms and conditions has evidentiary force and is treated the same way as concluding a bilateral written agreement on the use of WBCS GROUP, LLC services. There is no deadline for accepting the terms and conditions of this Agreement.

NOTICES: The Parties shall notify, accept, demand and make adjustments, if necessary, in writing by electronic means. All written requests and notices to Company must be electronically sent to: info@usagreencard.com or via regular mail to 16192 Coastal Hwy, Lewes, DE 19958. All notices by Company will be electronically sent to Applicant at the email address provided by Applicant.

GOVERNING LAW, JURISDICTION AND VENUE: This Agreement shall be governed by and construed in accordance with the laws of the State of Florida of the United States of America without regard to conflict of law principles. Subject to Article IV of the United States Constitution, the federal and state courts within the State of Florida shall have exclusive jurisdiction to adjudicate any dispute arising out of this Agreement. The Parties hereby expressly consent to: (a) the personal jurisdiction of the federal and state courts within Central Florida, and (b) venue shall be in Orlando, Orange County Florida. This section shall not limit Company's right to file suit against Applicant in the jurisdiction or venue where Applicant resides.

TRIAL AND ATTORNEY COSTS: If a lawsuit is filed for breach of this Agreement, the losing party shall be responsible for payment of the opposing party's attorney's fees and court costs.

LANGUAGE: A courtesy translation of this document is provided herein in your native language. You have a right to have this document translated by an independent party before signing and proceeding to receive Program Services. By signing below, you are waiving your right to dispute the accuracy and authentication of this translation. If any dispute arises, the English language copy of this contract is the governing document. I certify that by signing below and submitting information to WBCS GROUP, LLC for participation of the Lottery Program on behalf of myself and any other Lottery Participant I have permission and authorization to submit such information and cause WBCS GROUP, LLC to provide Program Services for the Program Period. I agree to be personally bound by the terms and conditions of this contract.