



05 June 2007

Via Fax No. 12127502408

EMAD-HANNA
 LSJ LLC
 6100 RED HOOK QUARTERS B3
 ST THOMAS 00802
 VIRGIN ISLANDS, U.S.

REF: Account 43225-01

Dear EMAD-HANNA:

Listed below is your account status as of this day for your records.
 (*) - Disputed Invoices

Invoice	Trx Date	Type	USD Balance
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1451841	21-MAR-07	INVOICE	900.00
OPEN	13-MAR-07	PAYMENT 12342	<900.00>

			\$0.00

Please contact Client Relations, if you have any questions regarding
 invoice queries or disputes.

AGREEMENT

Between

L.S.J., LLC

A Carrier operating between foreign territory or adjacent islands and the United States and

The United States of America

Entered into pursuant to Section 233(a)

Immigration and Nationality Act

WHEREAS, by virtue of the authority contained in Section 233(a) of the Immigration and Nationality Act and in Section 233.2 of Title 8 of the Code of Federal Regulations, the Executive Associate Commissioner for Operations of the Immigration and Naturalization Service is empowered to enter into contracts with transportation lines for the entry and inspection of aliens coming to the United States from foreign territory or adjacent islands, and whereas no such transportation line is permitted to land any such alien in the United States until it has entered into such a contract.

NOW, THEREFORE, the undersigned transportation line, hereinafter called "the line" and the undersigned Executive Associate Commissioner for Operations of Immigration and Naturalization, hereinafter called "the Executive Associate Commissioner for Operations", hereby agree:

1. That, regarding aliens brought by it from _____ to the United States; the line shall submit to and comply with all the requirements of the Immigration and Nationality Act, or as such Act may be amended during the term of this agreement, and any Presidential Proclamations, Executive Orders, or regulations prescribed pursuant thereto which are or may be published in the Federal Register and compiled in the Code of Federal Regulations.
2. That the line shall, in accordance with supplemental agreements to be entered into by it or on its behalf with the Executive Associate Commissioner for Operations or a District Director of the Immigration and Naturalization Service, acting on his behalf, provide and maintain at its own expense, and make available to the United States immigration officers suitable landing stations at ports of entry in the United States, providing adequate access to aliens and proper segregation of such aliens from the public until inspection and other requirements of the law and regulations are completed, and convenient facilities and office space.
3. That whenever aliens brought to the United States by the line are detained in the United States pending completion of their inspection or other requirements of the law the expense of their maintenance shall be borne by the line in accordance with the law and regulations applicable thereto.
4. That nothing in this agreement shall be construed as altering, revoking, or in any way affecting or modifying the liability under the law of either party for the payment of extra compensation for overtime services of officers and employees of the Immigration and Naturalization Service.
5. That this agreement, which it is understood and mutually agreed by the parties hereto cancels and supersedes any prior agreement between the parties hereto with respect to the subject-matter hereof (but not as to any rights or liabilities already accrued under any prior agreement), shall take effect immediately upon approval by the Executive Associate Commissioner for Operations of the Immigration and Naturalization Service, or on _____, _____. This agreement shall be subject to cancellation by either party upon sixty days' notice in writing to the other party but such cancellation shall not terminate any rights or liabilities already accrued under this agreement.

Signed this 9th day of MAY, 2006

At: 457 MADISON AVE
NEW YORK NY 10017

By: _____
MANAGING MEMBER
TITLE

Signed this _____ day of _____, _____

At: _____
UNITED STATES OF AMERICA

By: _____
Executive Associate Commissioner for Operations,
Immigration and Naturalization Service
United States Department of Justice

AGREEMENT

Between

L.S.J., LLC

A Carrier operating between foreign territory or adjacent islands and the United States and

The United States of America

Entered into pursuant to Section 233(a)

Immigration and Nationality Act

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NOW, THEREFORE, the undersigned transportation line, hereinafter called "the line" and the undersigned Executive Associate Commissioner for Operations of Immigration and Naturalization, hereinafter called "the Executive Associate Commissioner for Operations", hereby agree:

1. That, regarding aliens brought by it from _____ to the United States; the line shall submit to and comply with all the requirements of the Immigration and Nationality Act, or as such Act may be amended during the term of this agreement, and any Presidential Proclamations, Executive Orders, or regulations prescribed pursuant thereto which are or may be published in the Federal Register and compiled in the Code of Federal Regulations.
2. That the line shall, in accordance with supplemental agreements to be entered into by it or on its behalf with the Executive Associate Commissioner for Operations or a District Director of the Immigration and Naturalization Service, acting on his behalf, provide and maintain at its own expense, and make available to the United States immigration officers suitable landing stations at ports of entry in the United States, providing adequate access to aliens and proper segregation of such aliens from the public until inspection and other requirements of the law and regulations are completed, and convenient facilities and office space.
3. That whenever aliens brought to the United States by the line are detained in the United States pending completion of their inspection or other requirements of the law the expense of their maintenance shall be borne by the line in accordance with the law and regulations applicable thereto.
4. That nothing in this agreement shall be construed as altering, revoking, or in any way affecting or modifying the liability under the law of either party for the payment of extra compensation for overtime services of officers and employees of the Immigration and Naturalization Service.
5. That this agreement, which it is understood and mutually agreed by the parties hereto cancels and supersedes any prior agreement between the parties hereto with respect to the subject-matter hereof (but not as to any rights or liabilities already accrued under any prior agreement), shall take effect immediately upon approval by the Executive Associate Commissioner for Operations of the Immigration and Naturalization Service, or on _____.
This agreement shall be subject to cancellation by either party upon sixty days' notice in writing to the other party but such cancellation shall not terminate any rights or liabilities already accrued under this agreement.

Signed this 4th day of MAY 2006

At: 457 MADISON AVE
NEW YORK, NY 10022

By: _____
MANAGING MEMBER
TITLE

Signed this _____ day of _____, _____

At: _____
UNITED STATES OF AMERICA

By: _____
Executive Associate Commissioner for Operations,
Immigration and Naturalization Service
United States Department of Justice

AGREEMENT

Between

L.S.J., LLC

A Carrier operating between foreign territory or adjacent islands and the United States and

The United States of America

Entered into pursuant to Section 233(a) Immigration and Nationality Act

WHEREAS, by virtue of the authority contained in Section 233(a) of the Immigration and Nationality Act and in Section 233.2 of Title 8 of the Code of Federal Regulations, the Executive Associate Commissioner for Operations of the Immigration and Naturalization Service is empowered to enter into contracts with transportation lines for the entry and inspection of aliens coming to the United States from foreign territory or adjacent islands, and whereas no such transportation line is permitted to land any such alien in the United States until it has entered into such a contract.

NOW, THEREFORE, the undersigned transportation line, hereinafter called "the line" and the undersigned Executive Associate Commissioner for Operations of Immigration and Naturalization, hereinafter called "the Executive Associate Commissioner for Operations", hereby agree:

- 1. That, regarding aliens brought by it from _____ to the United States; the line shall submit to and comply with all the requirements of the Immigration and Nationality Act, or as such Act may be amended during the term of this agreement, and any Presidential Proclamations, Executive Orders, or regulations prescribed pursuant thereto which are or may be published in the Federal Register and compiled in the Code of Federal Regulations.
2. That the line shall, in accordance with supplemental agreements to be entered into by it or on its behalf with the Executive Associate Commissioner for Operations or a District Director of the Immigration and Naturalization Service, acting on his behalf, provide and maintain at its own expense, and make available to the United States immigration officers suitable landing stations at ports of entry in the United States, providing adequate access to aliens and proper segregation of such aliens from the public until inspection and other requirements of the law and regulations are completed, and convenient facilities and office space.
3. That whenever aliens brought to the United States by the line are detained in the United States pending completion of their inspection or other requirements of the law the expense of their maintenance shall be borne by the line in accordance with the law and regulations applicable thereto.
4. That nothing in this agreement shall be construed as altering, revoking, or in any way affecting or modifying the liability under the law of either party for the payment of extra compensation for overtime services of officers and employees of the Immigration and Naturalization Service.
5. That this agreement, which it is understood and mutually agreed by the parties hereto cancels and supersedes any prior agreement between the parties hereto with respect to the subject-matter hereof (but not as to any rights or liabilities already accrued under any prior agreement), shall take effect immediately upon approval by the Executive Associate Commissioner for Operations of the Immigration and Naturalization Service, or on _____. This agreement shall be subject to cancellation by either party upon sixty days' notice in writing to the other party but such cancellation shall not terminate any rights or liabilities already accrued under this agreement.

Signed this ____ day of _____, _____

Signed this ____ day of _____, _____

At: _____

At: _____

UNITED STATES OF AMERICA

By: _____

By: _____

Executive Associate Commissioner for Operations, Immigration and Naturalization Service United States Department of Justice

TITLE

A G R E E M E N T

Between
L.S.J., LLC

**A Carrier operating between foreign territory and the United States of America
and**

The United States of America
Entered into pursuant to Sections 103 and 217
Immigration and Nationality Act

WHEREAS, Section 217 of the Immigration and Nationality Act of 1952, as amended, [Section 1187 of Title 8, United States Code] authorizes the establishment of a Visa Waiver Pilot Program and requires agreements between carriers and the Attorney General, on behalf of the United States of America, in conjunction with the transport of certain nonimmigrant visitors to the United States and the waiver of the requirement of nonimmigrant visas for the admission of such nonimmigrant visitors into the United States under a Visa Waiver Pilot Program;

WHEREAS, the Attorney General and the Secretary of State have established a Visa Waiver Pilot Program pursuant to Section 217 of the Immigration and Nationality Act of 1952, as amended;

1. The carrier will not transport to the United States any alien for admission as a nonimmigrant visitor under the Visa Waiver Pilot Program unless such alien: (a) is a national of and is in possession of a valid passport issued by a country listed in Section 217.2 of Title 8 of the Code of Federal Regulations; (b) has been provided with a Visa Waiver Information Form; (c) seeks admission into the United States for ninety (90) days or less; (d) has a valid, roundtrip, nontransferable ticket (except in the country of issuance or nationality or residence of the alien), that is valid for one year for purposes of deportation or exclusion, issued by a carrier signatory on Form I-775, Visa Waiver Pilot Program Carrier Agreement, or by authorized agents who are sub-contractors to such a carrier, and guaranteeing transportation from the United States; (e) agrees that the return portion of each ticket may be used to effect his or her removal from the United States based on a finding of excludability or deportability under 8 CFR 217.4; (f) appears otherwise admissible to the United States.
2. The carrier will unconditionally honor and transport from the United States any alien presenting a ticket as set forth in subparagraph (d) of paragraph 1 of this Agreement and 8 CFR 231.
3. The carrier will issue only tickets that are roundtrip, nontransferable, nonrefundable (except in the country of issuance or nationality or residence of the alien), that are valid for one year for purposes of deportation and exclusion and guaranteeing transportation from the United States to aliens seeking transportation to and admission into the United States under the Visa Waiver Pilot Program;
4. At the time of departure from the United States, the carrier will lift the Form I-94W, Nonimmigrant Visa Waiver Arrival/Departure Record of all departing passengers who were admitted to the United States under the Visa Waiver Pilot Program; will annotate the required departure data on each Form I-94W; and will submit the collected I-94W daily to the Immigration and Naturalization Service at the place of departure.
5. The carrier will remove from the United States (on the first available means of transportation to the alien's point of departure to the United States) any alien transported by the carrier to the United States for admission under the Visa Waiver Pilot Program in the event that the alien is determined by an immigration officer at the Port of Entry to be not admissible to the United States or is determined by an immigration officer to have remained unlawfully in the United States beyond the 90-day period of admission under the Visa Waiver Pilot Program. The carrier will carry out the responsibilities under this paragraph in a manner that does not impose on the U.S. expenses related to the transportation of such alien from the point of arrival in the United States.

6. The carrier will reimburse within 30 days of notice (not pay as a penalty) the Immigration and Naturalization Service for any and all costs and expenses incurred in the transportation (from the point of arrival in the United States) of an alien described in paragraph 5 of this Agreement in the event that the carrier fails to abide by said paragraph 5.
7. The Immigration and Naturalization Service will notify the carrier as quickly as possible and within 24 hours following a determination that an alien is to be removed from the United States under paragraph 5 of this Agreement.
8. The initial transporting carrier is not relieved of any obligations or responsibilities should an alien admitted under the Visa Waiver Pilot Program depart temporarily for a visit to foreign contiguous territory or an adjacent island during his or her visit to the U.S. under the program.
9. This Agreement cancels and supersedes any prior agreements between the parties hereto with respect to the subject matter but does not alter or affect any rights and liabilities already accrued under any prior agreements between the parties.
10. This Agreement is subject to termination by the Commissioner on five (5) days notice in writing for failure of the carrier to abide by the provisions of this agreement, but such termination shall neither alter nor affect any liabilities or responsibilities of the carrier that have already accrued under this Agreement.
11. This Agreement shall be subject to cancellation by either party for any reason upon fifteen day's notice in writing to the other party, but such cancellation shall not terminate any rights or liabilities already accrued under this Agreement.
12. This agreement shall be effective upon the date of execution hereof by the Commissioner.

Public reporting burden for this collection of information is estimated to average as follows: 1) learning about the form, 45 minutes; 2) completing and assembling and mailing of the form, 15 minutes, for a total of 1 hour per response. If you have comments regarding the accuracy of this estimate, or suggestion for making this form simpler, you can write to both the U.S. Department of Justice, Immigration and Naturalization Service (Room 5304), Washington, DC 20536; and to the Office of Management and Budget, Paperwork Reduction Project: OMB No. 1115-0149, Washington, DC 20503.

Signed this 6th day of April, 2005

Signed this _____ day of _____,

At: New York, New York

At: _____
United States of America

L.S.J., LLC

(Name of Transportation Line)

6100 Red Hook Connector, Suite B-3
St. Thomas, USVI 00802

(Address of Transportation Line)

By: _____
Signature

By: _____
Commissioner

Jeffrey Epstein
Printed Name

Immigration and Naturalization Service

Managing Member
Title