

Website Legal Notices

[Terms of Use](#) • [Privacy Policy](#) • [SMS Consent](#) • [Disclaimer](#) — [calamimmigration.law](#)

[TERMS OF USE](#)

[SMS POLICY](#)

[PRIVACY POLICY](#)

[U.S. RIGHTS](#)

[EU / UK RIGHTS](#)

[CANADA RIGHTS](#)

[CONTACT](#)

Attorney Advertising. Prior results do not guarantee a similar outcome. Licensed in Washington, D.C. and Puerto Rico.

Please read these policies carefully before using this website or submitting any information to CALAM Immigration Law PLLC.

DOCUMENT I

Website Terms of Use

Effective Date: May 12, 2026 | Last Revised: May 12, 2026 | Governing Jurisdiction: Washington, D.C.

Attorney Advertising Notice: This website is designed for general informational purposes only. Nothing on this site constitutes formal legal advice, nor does it create an attorney-client relationship. CALAM Immigration Law PLLC is licensed to practice law in Washington, D.C. and Puerto Rico. Use of this website does not constitute the practice of law in any other jurisdiction.

1. Acceptance of Terms

By accessing or using the website located at [calamimmigration.law](#) (the "Website"), you agree to be bound by these Terms of Use ("Terms"). If you do not agree to all Terms, please discontinue use immediately. CALAM Immigration Law PLLC ("the Firm," "we," "us," or "our") reserves the right to modify these Terms at any time. Modifications are effective upon posting. Your continued use of the Website following any modification constitutes your acceptance of the revised Terms.

These Terms also incorporate by reference the Firm's [Privacy Policy](#) and [SMS Communication Policy](#), which are an integral part of this agreement.

2. No Attorney-Client Relationship

Accessing this Website, reading its content, completing a contact form, submitting an inquiry, scheduling a consultation through a third-party booking tool, or communicating with the Firm via SMS does not, in any circumstances, create an attorney-client relationship.

An attorney-client relationship is established only through a written engagement agreement signed by both the client and a duly authorized attorney of CALAM Immigration Law PLLC. Until such a written agreement is fully executed, the Firm has no obligation to maintain the confidentiality of any information you transmit through this Website, via email, or through any communication channel linked from this Website.

3. Not Legal Advice — Informational Purposes Only

All content on this Website is provided solely for general informational and educational purposes. It does not constitute legal advice, legal opinions, or recommendations regarding any specific legal matter or case. Immigration law is complex, highly fact-specific, and subject to frequent and material changes through federal rulemaking, agency guidance, administrative decisions, and judicial precedent. Nothing on this Website should be relied upon as a substitute for individualized legal advice from a qualified, licensed immigration attorney with knowledge of your specific circumstances.

We strongly encourage you to consult with a qualified attorney before taking any action or making any decisions based on content appearing on this Website.

4. Unsolicited Information Warning

Do not submit confidential, time-sensitive, or privileged information through this Website unless and until you have been authorized to do so by a CALAM Immigration Law PLLC attorney in writing. Any information submitted prior to the formation of an attorney-client relationship is not treated as confidential or protected by the attorney-client privilege. Unsolicited emails, contact form submissions, and SMS messages do not create an attorney-client relationship and do not trigger any duty of confidentiality on the part of the Firm.

5. Nature of This Website — Informational Only

This Website is purely informational. It does not offer or facilitate the purchase of legal services, the submission of immigration applications, or any interaction with government immigration systems. The Firm does not collect payment information through this Website. Any references to fees or service packages are for general informational purposes only and are subject to change without notice.

6. Third-Party Tools and Services

This Website or communications originating from the Firm may direct you to or make use of the following third-party platforms. These tools are independent of the Firm and are governed by their own terms of service and privacy policies:

Service	Purpose	Privacy Policy
Cal.com	Online appointment scheduling	cal.com/privacy
CampLegal	Case management and client communications	Available at CampLegal's website
Microsoft 365	Document storage, email, and collaboration	privacy.microsoft.com
MyCase	Client relationship management (CRM), billing, and matter tracking	mycase.com/privacy-policy
MyUSCIS	USCIS case status and filing tools	Governed by USCIS / DHS federal privacy policy

The Firm does not endorse, control, or assume responsibility for the content, accuracy, data practices, or security of any third-party platform. Use of third-party services linked from this Website is at your own risk and subject to the applicable third party's terms and policies.

7. Consent to Contact

By submitting information through this Website, a contact form, or any booking or intake tool linked from this Website, you consent to be contacted by CALAM Immigration Law PLLC via email, phone, or SMS at the contact information you provide. See the [SMS Communication Policy](#) below for specific SMS-related disclosures and your opt-out rights.

Consent to receive communications is not a condition of receiving legal services.

8. Accuracy and Currency of Content

While the Firm makes reasonable efforts to maintain accurate and current content on this Website, we make no representations or warranties of any kind regarding the accuracy, completeness, reliability, or timeliness of any information presented. Immigration law and policy change frequently. Information accurate at the time of publication may no longer reflect current law, regulations, or agency practice. The Firm expressly disclaims all liability for errors, omissions, or outcomes resulting from reliance on Website content.

9. No Guarantee of Results

Any references to past cases, client outcomes, or results on this Website are provided for general illustrative purposes only. Prior results do not guarantee, promise, or predict similar outcomes in any future matter. Every immigration case is unique and depends on the specific facts presented, applicable law at the time of filing, and decisions by government adjudicators and officials outside the Firm's control.

10. Intellectual Property

All content on this Website, including text, graphics, logos, images, attorney profiles, practice area descriptions, templates, and design elements, is the intellectual property of CALAM Immigration Law PLLC or its licensors, protected under applicable copyright, trademark, and intellectual property laws. You may not reproduce, distribute, modify, transmit, display, publish, sell, or exploit any Website content for commercial purposes without prior written consent from the Firm. You may print or save materials for your own personal, non-commercial use, provided all copyright and proprietary notices are retained.

11. Limitation of Liability

To the fullest extent permitted by applicable law, CALAM Immigration Law PLLC, its attorneys, employees, agents, and affiliates shall not be liable for any direct, indirect, incidental, consequential, special, exemplary, or punitive damages arising out of or related to your use of, or inability to use, this Website or any content thereon, including without limitation damages resulting from reliance on any information posted. This Website and its content are provided on an "as is" and "as available" basis, without warranties of any kind, express or implied.

12. Third-Party Links

This Website may contain links to third-party websites, government resources, scheduling platforms, or external tools. These links are provided solely for convenience. The Firm does not endorse, control, or assume responsibility for the content, privacy practices, or accuracy of any third-party websites. Accessing third-party links is done at your own risk.

13. Geographic Scope and Jurisdictional Limits

CALAM Immigration Law PLLC is authorized to practice Immigration and Naturalization Law before the U.S. Department of Homeland Security, U.S. Citizenship and Immigration Services (USCIS), U.S. Immigration and Customs Enforcement (ICE), U.S. Customs and Border Protection (CBP), and U.S. immigration courts in **all 50 states, the District of Columbia, and all U.S. territories**, pursuant to **8 C.F.R. § 1292.1**. This federal regulation authorizes attorneys who are members in good standing of the bar of any U.S. state, territory, or the District of Columbia to represent clients in immigration proceedings before federal immigration authorities nationwide, regardless of the state in which the client resides.

The Firm's attorneys are licensed members of the bar of the District of Columbia and the Commonwealth of Puerto Rico. The Firm's principal business office is located in Orlando, Florida. Nothing on this Website constitutes the general practice of law or advice on non-immigration matters in any state in which the Firm or its attorneys are not separately licensed, including without limitation the State of Florida. All legal services performed by this Firm are limited to federal immigration and naturalization matters within the scope of 8 C.F.R. § 1292.1.

This Website may be accessed by visitors from jurisdictions outside the United States. The Firm makes no representation that content on this Website is appropriate or legally compliant for use in any jurisdiction other than the United States, and specifically disclaims any liability arising from access to this Website from jurisdictions in which its content may be unlawful.

14. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the District of Columbia, without regard to conflicts of law principles. Any dispute arising from or relating to these Terms or your use of this Website shall be subject to the exclusive jurisdiction of the courts of the District of Columbia.

15. Modification and Discontinuation

The Firm reserves the right to modify, suspend, or discontinue this Website or any portion thereof at any time, with or without notice, and without liability. Updated Terms will be posted with a revised effective date. Continued use of the Website after posting constitutes acceptance of any modifications.

SMS & Text Message Communication Policy

Effective Date: May 12, 2026 | Compliant with: TCPA, 10DLC Requirements, CTIA Guidelines

Required Disclosure: By providing your mobile phone number to CALAM Immigration Law PLLC and consenting to receive text messages, you authorize the Firm to send you SMS communications regarding your inquiry, case status, appointment reminders, and firm updates. **Consent is not a condition of receiving legal services. Message and data rates may apply. Reply STOP to unsubscribe at any time.**

1. Program Description

CALAM Immigration Law PLLC may use SMS/text messaging via its case management platform (CampLegal) and related services to communicate with prospective and current clients. Messages may include:

- Appointment confirmations and reminders (via Cal.com or direct)
- Case status updates and intake information requests
- Document submission instructions or checklists
- Responses to inquiry submissions
- Firm updates, immigration law news, and event invitations
- Secure links to client portal documents (via CampLegal or Microsoft 365)

2. How You Opt In

You may opt in to receive SMS communications from CALAM Immigration Law PLLC by any of the following methods:

- Submitting your mobile phone number through a contact or intake form on this Website;
- Providing your mobile phone number and consent during a scheduled consultation or call;
- Texting a keyword or short code as indicated in any Firm marketing material;
- Providing written consent as part of an executed engagement agreement; or
- Submitting your information through a scheduling tool (e.g., Cal.com) linked from this Website.

Submission of your mobile number through any of the above methods constitutes your express written consent under the Telephone Consumer Protection Act (TCPA) to receive autodialed or prerecorded text messages from or on behalf of CALAM Immigration Law PLLC.

3. Message Frequency

Message frequency varies. You may receive one or more messages per week depending on the nature and stage of your inquiry or matter. The Firm endeavors to use SMS communications proportionally and professionally.

4. Costs and Carrier Charges

There is no charge from CALAM Immigration Law PLLC for SMS communications. However, your mobile service provider may apply standard message and data rates. Charges are based on your individual carrier plan. Please contact your carrier for details on your messaging plan.

5. How to Opt Out (STOP)

You may withdraw your consent to receive SMS communications from the Firm at any time by:

- Replying **STOP** to any text message you receive from the Firm;
- Contacting the Firm directly at info@calamimmigration.law with a written request to opt out; or
- Calling or writing to the Firm using the contact information in the [Contact section](#) below.

After you send STOP, you will receive a single confirmation message, and no further SMS communications will be sent unless you re-enroll. Please allow up to five (5) business days for your opt-out to be fully processed. Opting out of SMS communications does not terminate any existing attorney-client relationship or affect the Firm's ability to contact you by other means, including email or telephone.

6. How to Get Help

For assistance related to SMS communications, reply **HELP** to any message from the Firm, or contact us at info@calamimmigration.law.

7. No Sharing of SMS Data

CALAM Immigration Law PLLC will not sell, share, rent, or transfer your mobile phone number or SMS opt-in data to any third party for marketing purposes. Your SMS consent data and any records associated with your mobile number are maintained securely and used solely for the communications described in this Policy. Third-party service providers (such as CampLegal) that facilitate SMS delivery on our behalf are contractually restricted from using your information for any independent purpose.

8. SMS and Confidentiality

Standard SMS communications are not encrypted end-to-end and should not be treated as a secure channel. **Do not send sensitive immigration documents, government identification numbers, Social Security numbers, or A-numbers via SMS.** If the Firm needs secure document transfer, you will be directed to the client portal. The Firm's SMS communications with prospective clients prior to engagement are not protected by attorney-client privilege.

Privacy Policy

Effective Date: May 12, 2026 | Last Revised: May 12, 2026 | Applies to: calamimmigration.law and all related communications

This Privacy Policy explains what personal information CALAM Immigration Law PLLC collects through this Website and related communications, how we use it, to whom we may disclose it, and your rights. This Policy also addresses your specific rights under U.S. federal and state law, the EU/UK General Data Protection Regulation (GDPR), and Canada's Personal Information Protection and Electronic Documents Act (PIPEDA).

1. Who We Are / Data Controller Information

CALAM Immigration Law PLLC is a federal immigration law firm whose attorneys are licensed in Washington, D.C. and Puerto Rico. Pursuant to **8 C.F.R. § 1292.1**, the Firm is authorized to represent clients in Immigration and Naturalization Law matters before all federal immigration authorities in all 50 U.S. states, the District of Columbia, and all U.S. territories. The Firm's principal business office is located in Orlando, Florida. For purposes of applicable data protection law, CALAM Immigration Law PLLC is the data controller of personal information collected through this Website and related communications.

PHYSICAL OFFICE

100 E Pine St, Suite 110
Orlando, FL 32801
(By appointment only)

MAILING ADDRESS

PO Box 580142
Kissimmee, FL 34758

Email: info@calamimmigration.law | Website: calamimmigration.law

2. Scope of This Policy

This Privacy Policy applies to personal information collected through the Website, contact forms, email inquiries, SMS communications, scheduling tools linked from the Website, and intake processes facilitated by the Firm's case management system (CampLegal). It does not apply to information collected in the context of an established attorney-client relationship, which is governed by applicable professional responsibility rules, the executed engagement agreement, and applicable attorney-client privilege.

3. Information We Collect

3.1 Information You Provide Voluntarily

When you contact us through the Website, submit an inquiry, schedule a consultation, or communicate with us, you may provide:

- Name, email address, phone number, and mobile number;
- Country of birth, nationality, or current immigration status;
- General description of your legal inquiry or immigration matter;
- Preferred language and communication preferences; and
- Any additional information you choose to include in a message or intake form.

3.2 Information Collected Automatically

When you visit this Website, certain technical information may be collected automatically, including:

- IP address and approximate geographic location (city/region level);
- Browser type and version, operating system, and device type;
- Referring URLs and pages viewed on this Website;
- Date, time, and duration of your visit; and
- Interaction data such as clicks and scroll behavior.

3.3 SMS and Messaging Data

If you opt in to SMS communications, we collect your mobile phone number, opt-in timestamp and method, message interaction records, and opt-out requests. This data is maintained in our case management system and is subject to the restrictions described in the [SMS Policy](#) above.

3.4 Scheduling and Booking Data

When you schedule a consultation through Cal.com or a similar tool linked from this Website, Cal.com collects your name, email, and scheduling preferences directly. That information may be shared with the Firm as necessary to confirm your appointment. Please review Cal.com's privacy policy at cal.com/privacy.

4. How We Use the Information We Collect

We use personal information collected through this Website and communications for the following purposes:

- **Responding to inquiries:** To reply to your messages, evaluate whether an attorney-client relationship may be appropriate, and provide general information about our services;
- **Scheduling and intake:** To confirm appointments, send reminders, and process intake information;
- **SMS communications:** To send text messages as described in the [SMS Policy](#), where you have provided consent;

- **Website improvement:** To analyze how visitors use the Website, improve its content and functionality, and diagnose technical issues;
- **Legal compliance:** To comply with applicable law, professional responsibility rules, and valid legal process;
- **Security:** To protect the Website, the Firm, and our communications from unauthorized access, fraud, or misuse; and
- **Marketing communications:** To send newsletters, immigration law updates, webinar invitations, and Firm news where you have consented to such communications.

We do not sell, rent, or trade your personal information to third parties for their own marketing purposes. We do not collect or process payment information through this Website.

5. Third-Party Services and Data Processing

In operating this Website and providing our services, we engage the following third-party platforms that may process your personal information on our behalf or independently:

Service	Data Processed	Role
Cal.com	Name, email, scheduling data	Independent controller / processor for scheduling
CampLegal	Contact info, case notes, SMS data, documents	Data processor — case management & client communications
Microsoft 365	Email, documents, calendar data	Data processor — firm operations and client communications
MyCase	CRM, billing, matter tracking, client communications	Data processor — client relationship management
MyUSCIS	Case numbers, filing status	Independent government system (USCIS/DHS)

Where these providers act as processors of your data on behalf of the Firm, we maintain appropriate data processing agreements as required by applicable law. Where they act as independent controllers (e.g., Cal.com when you schedule directly), their own privacy policies govern.

6. Cookies and Tracking Technologies

This Website may use cookies and similar tracking technologies (e.g., web beacons, pixels) to improve your experience and understand Website usage. Types may include:

- **Essential cookies:** Necessary for basic Website functionality;
- **Analytics cookies:** Used to collect aggregated and anonymized data about how visitors interact with the Website (e.g., through Google Analytics or similar tools).

You may control cookie settings through your browser's privacy or settings menu. Disabling cookies may affect some Website functionality. EU and UK visitors are entitled to granular cookie consent under GDPR/UK GDPR; Canadian visitors are entitled to meaningful consent under PIPEDA. Where required by applicable law, we will present a cookie consent mechanism prior to deploying non-essential cookies.

7. Disclosure of Personal Information

We may disclose personal information in the following limited circumstances:

- **Service providers:** To trusted third-party vendors (including CampLegal and Microsoft 365) that assist in operating this Website and delivering our services, subject to confidentiality obligations;
- **Professional obligations:** Where disclosure is required or permitted by applicable rules of professional conduct, court order, subpoena, or other valid legal process;
- **Legal compliance and safety:** Where reasonably necessary to protect the rights, property, or safety of the Firm, its clients, or the public;
- **Business succession:** In connection with a merger, acquisition, or transfer of the Firm's assets, subject to applicable professional responsibility rules governing client file transfers; and
- **With your consent:** For any other purpose with your prior written consent.

We will never sell or rent your personal information to third-party marketers. We will not share SMS opt-in data or consent records with any third party for marketing purposes.

8. Data Security

We implement administrative, technical, and physical safeguards appropriate to the sensitivity of the information we collect. These include access controls, encryption in transit for web communications, and secure storage within our case management and cloud platforms. However, no system is completely secure. We cannot guarantee absolute protection against unauthorized access, cyberattacks, or data breaches. If you believe your information may have been compromised, please contact us immediately.

Email is not a secure channel. Do not transmit sensitive immigration information, government identification numbers, or case documents via standard email unless we have established a secure file-sharing method through our client portal (CampLegal or Microsoft 365 SharePoint).

9. Data Retention

We retain personal information collected through this Website and related communications for as long as reasonably necessary to fulfill the purposes described in this Policy, comply with applicable legal obligations, resolve disputes, and maintain adequate business records. Pre-engagement inquiries that do not result in a client relationship are retained for a period consistent with applicable professional responsibility guidelines and then securely disposed of. Information collected through an established attorney-client relationship is subject to the applicable rules of professional conduct governing file retention.

10. International Data Transfers

This Website is operated from the United States. If you access the Website from outside the United States — including from the European Union, the United Kingdom, or Canada — your personal information will be transferred to and processed in the United States. U.S. data protection laws may differ from those in your jurisdiction and may not provide the same level of protection. By submitting information to us, you acknowledge this transfer. Where required by applicable law (including GDPR), we rely on appropriate legal transfer mechanisms, such as the Standard Contractual Clauses approved by the European Commission, for transfers of personal data from the EEA or UK to the United States.

11. Children's Privacy

This Website is not directed to individuals under 18 years of age, and we do not knowingly collect personal information from persons under 18. If you believe a minor has submitted information through this Website, please contact us immediately and we will delete it promptly.

12. Changes to This Privacy Policy

We reserve the right to update this Privacy Policy at any time. Changes are effective upon posting to this Website with an updated effective date. Your continued use of the Website following any update constitutes your acceptance of the revised Policy. We encourage you to review this Policy periodically.

U.S. Privacy Rights

Applies to: U.S. residents, including California, Florida, and other state residents with applicable privacy rights

California Residents — CCPA / CPRA

CALIFORNIA

California residents have the following rights under the California Consumer Privacy Act (CCPA) and California Privacy Rights Act (CPRA) with respect to personal information we hold about them:

- **Right to Know:** The categories and specific pieces of personal information we have collected, the sources, the business purposes, and the categories of third parties with whom we share it;
- **Right to Delete:** Request deletion of personal information we hold, subject to legal exceptions;
- **Right to Correct:** Request correction of inaccurate personal information;
- **Right to Opt Out of Sale/Sharing:** We do not sell or share your personal information for cross-context behavioral advertising as defined under CCPA/CPRA;
- **Right to Limit Use of Sensitive Personal Information:** We collect limited sensitive personal information (such as immigration status) only as necessary to respond to your inquiry and do not use it for secondary purposes; and
- **Right to Non-Discrimination:** We will not discriminate against you for exercising any of your rights.

To exercise any of these rights, contact us at info@calamimmigration.law. We will respond within 45 days of receipt of a verifiable request. We may need to verify your identity before processing certain requests.

Shine the Light: California Civil Code § 1798.83 permits California residents to request a list of third parties to whom we have disclosed personal information for their direct marketing purposes. We do not disclose personal information to third parties for their own direct marketing purposes.

Florida Residents

FLORIDA

Florida residents may have rights under the Florida Digital Bill of Rights (FDBR) if applicable. The FDBR applies to certain controllers that meet specified thresholds regarding the number of Florida consumers served. If you are a Florida resident with questions about your rights, please contact us using the information below. We will respond to verifiable rights requests in accordance with applicable law.

Other U.S. State Residents

ALL U.S. STATES

Residents of Colorado, Connecticut, Virginia, Texas, Oregon, Montana, Iowa, Nebraska, New Hampshire, New Jersey, Delaware, Utah, Indiana, Tennessee, and other states with enacted comprehensive privacy laws may have rights to access, correct, delete, and obtain a portable copy of personal information we hold, as well as rights to opt out of certain processing. To exercise these rights, please contact us at info@calamimmigration.law. We will respond in accordance with applicable state law timelines.

Nevada: Nevada residents have the right to opt out of the sale of their personal information. We do not sell personal information. To submit a Nevada opt-out request, contact us using the information below.

EU / UK GDPR Rights Notice

Applies to: Individuals in the European Economic Area (EEA), European Union, and United Kingdom

If you are located in the EEA or the United Kingdom, the General Data Protection Regulation (EU GDPR) or UK GDPR applies to our processing of your personal data. This section describes your rights and our legal bases for processing.

Legal Bases for Processing

We process your personal data on the following lawful bases as applicable:

- **Consent (Article 6(1)(a) GDPR):** For marketing communications, SMS messages, and non-essential cookies, where you have provided clear consent. You may withdraw consent at any time without affecting the lawfulness of prior processing;
- **Legitimate interests (Article 6(1)(f) GDPR):** For responding to inquiries, website security, fraud prevention, and improving our services. Our legitimate interests do not override your fundamental rights; and
- **Legal obligation (Article 6(1)(c) GDPR):** Where processing is necessary to comply with applicable law or professional regulatory obligations.

Where we process special categories of data (such as immigration status or nationality), we rely on your explicit consent under Article 9(2)(a) GDPR, or on processing necessary for the exercise or defense of legal claims under Article 9(2)(f) GDPR.

Your Rights Under EU / UK GDPR

You have the following rights with respect to your personal data:

- **Right of Access (Article 15):** To request a copy of the personal data we hold about you and information about how we use it;
- **Right to Rectification (Article 16):** To request correction of inaccurate or incomplete personal data;
- **Right to Erasure (Article 17):** To request deletion of your personal data in certain circumstances (the "right to be forgotten");
- **Right to Restriction of Processing (Article 18):** To request that we limit processing of your personal data in certain circumstances;
- **Right to Data Portability (Article 20):** To receive your personal data in a structured, commonly used, machine-readable format;
- **Right to Object (Article 21):** To object to processing based on legitimate interests or for direct marketing purposes; and

- **Rights related to automated decision-making (Article 22):** We do not engage in solely automated decision-making with legal or similarly significant effects.

To exercise any of these rights, please submit a written request to info@calamimmigration.law. We will respond within one month of receipt of a valid request, with the possibility of extending by two further months for complex requests (with notice to you). We will not charge a fee for reasonable requests. We may need to verify your identity before processing your request.

Right to Lodge a Complaint

If you are located in the EEA or the UK and believe that our processing of your personal data violates GDPR, you have the right to lodge a complaint with your local supervisory authority. For EU residents, contact information for national supervisory authorities is available at edpb.europa.eu. For UK residents, the supervisory authority is the Information Commissioner's Office (ICO) at ico.org.uk.

International Transfer Safeguards

As noted above, your personal data will be transferred to and processed in the United States. We ensure such transfers are subject to appropriate safeguards in accordance with GDPR Chapter V, including the Standard Contractual Clauses (SCCs) issued by the European Commission, as applicable. For UK transfers, we rely on the International Data Transfer Agreement (IDTA) or addendum to SCCs as required under UK GDPR.

Canada Privacy Rights — PIPEDA Notice

Applies to: Individuals in Canada, including residents of Quebec (Law 25)

If you are located in Canada, the Personal Information Protection and Electronic Documents Act (PIPEDA), and applicable provincial privacy laws (including Quebec's Law 25 / Act respecting the protection of personal information in the private sector), apply to our collection, use, and disclosure of your personal information.

PIPEDA Principles

Our practices regarding personal information of Canadian residents are guided by PIPEDA's ten fair information principles:

- **Accountability:** CALAM Immigration Law PLLC is accountable for personal information in its possession. Questions or concerns may be directed to info@calamimmigration.law;
- **Identifying Purposes:** We identify the purposes for which personal information is collected at or before the time of collection, as described in Section 4 of this Policy;
- **Consent:** We obtain your consent for the collection, use, and disclosure of personal information, except where permitted or required by law. Consent may be express or implied depending on the sensitivity of the information and the context;
- **Limiting Collection:** We collect only the personal information necessary for the identified purposes;
- **Limiting Use, Disclosure, and Retention:** We use or disclose personal information only for the purposes for which it was collected, and retain it only as long as necessary;
- **Accuracy:** We take reasonable steps to keep personal information accurate, complete, and up to date;
- **Safeguards:** We protect personal information with security safeguards appropriate to the sensitivity of the information;
- **Openness:** Our policies and practices regarding personal information management are available upon request;
- **Individual Access:** Upon written request, we will inform you of the existence, use, and disclosure of personal information about you, and provide you with access to that information, subject to applicable exceptions; and
- **Challenging Compliance:** You may challenge the Firm's compliance with PIPEDA by contacting us directly. If not resolved, complaints may be directed to the Office of the Privacy Commissioner of Canada at priv.gc.ca.

Quebec — Law 25 (Act Respecting the Protection of Personal Information in the Private Sector)

QUEBEC

Quebec residents have enhanced rights under Law 25, including:

- The right to be informed of the use of your personal information for profiling or automated decision-making (we do not engage in such activities);

- The right to data portability for personal information collected through automated means;
- The right to withdraw consent to the use of your personal information for commercial purposes at any time; and
- The right to object to processing and request de-indexing or anonymization in certain circumstances.

Requests by Quebec residents may be submitted to info@calamimmigration.law. Unresolved complaints may be directed to the Commission d'accès à l'information (CAI) at cai.gouv.qc.ca.

Cross-Border Transfers — Canada

Your personal information will be transferred to and processed in the United States by CALAM Immigration Law PLLC and its service providers (including CampLegal and Microsoft 365). Under PIPEDA, we are responsible for the protection of personal information transferred to our service providers and require them to provide comparable protection. By submitting your information to us, you acknowledge and consent to this cross-border transfer.

Contact & Rights Requests

For questions about these policies, to exercise any privacy rights described above, or to opt out of any communications, please contact CALAM Immigration Law PLLC using any of the following:

CALAM Immigration Law PLLC

Email: info@calamimmigration.law

Website: calamimmigration.law

Physical Office: 100 E Pine St, Suite 110, Orlando, FL 32801 *(By appointment only)*

Mailing Address: PO Box 580142, Kissimmee, FL 34758

Licensed in: Washington, D.C. & Puerto Rico

We endeavor to respond to all privacy-related inquiries and rights requests within 30 days of receipt. For complex requests or requests made under applicable data protection law, we will notify you if additional time is needed.

© 2026 CALAM Immigration Law PLLC. All rights reserved.

100 E Pine St, Suite 110, Orlando, FL 32801 (By Appt.) • PO Box 580142, Kissimmee, FL 34758

Licensed in Washington, D.C. and Puerto Rico • calamimmigration.law • info@calamimmigration.law

Attorney Advertising. This website is intended for general informational purposes only and does not constitute legal advice or create an attorney-client relationship. Prior results do not guarantee a similar outcome. CALAM Immigration Law PLLC is licensed in Washington, D.C. and Puerto Rico, and is authorized to practice Immigration and Naturalization Law in all 50 states, the District of Columbia, and all U.S. territories pursuant to 8 C.F.R. § 1292.1. All legal services are limited to federal immigration and naturalization matters.