

Dir senate,

I'm writing this letter to express my opinion regards to the Migration Amendment Capping Bill 2010, which would be brought into action in July.

It was surprisingly that DIAC has proposed such unfair protocol, which would have huge impact on current potential GSM migrants. People have chose Australia to study, work and live which in return would enhance the local economy, fill up shortage workforce, increased country's population. In long run, such GSM migrants will contribute on country's sustainable development.

If this amendment bill has passed, I'm concerning the consequence that would cause huge negative impact for Australia's global credibility. People with valid application, that to be forced to leave Australia within 28 days, it's not only against the previous legislation but also destroy Austria's reputation.

I've been living Australia for 6 years, and I lodged my application 2008, I love to live here and I think most applicants have same feeling like me, this is why we have lodged our PR application. Even though I have been waiting for my PR to be processed nearly two year, I still very understand the long queue for this kind of visa may take longer, however, if this bill capping taking in action, all my effort is wasted with nothing return. For my personal future I have to ask senate to reject this unfair protocol, and I think I have to fight for my future to ask for the fair human rights to live in Australia.

Yours,

Serenely