

Dear Sir,

I am writing in response to inquiry into migration amendment visa capping bill which will allow Immigration minister to cap and cease visa applications, if passed in senate. It was a good move when minister announced the higher English requirement for GSM visa application because Australia needs skilled People with good English to support the economy.

On the other hand move to cease and cap existing visa applications especially onshore applications is unfair and unacceptable. I thing You already realized this by receiving large Number of submission on this. Minister said, "This bill will reduce the uncertainty of visa applicant" but it is not true, it's going to enhance the applicants stress and uncertainty of visa application. You should look at other alternative Option such as – not accepting application for occupation those are not in demand, while processing already lodged application. In my point of view its not sensible plan to use cease and cap onshore existing application, it will ruin the life of affected applicants. They have invested their money, hard work; devotion, living alone, away from their families on bridging visa to make Australia home. It will hurt their feeling and emotions about Australia. Australia has a good and fair reputation in handling peoples in this world but this Migration amendment visa capping bill 2010 will diminish the Australian reputation and image. Other countries like Canada, U K will take advantage of this to attract skilled worker, so it should not to be passed in the senate.

Yours Sincerely,