Committee SecretarySenate Legal and Constitutional CommitteePO Box 6100Parliament HouseCanberra ACT 2600Australia

Dear Sir/Madam,

I am writing to you about Migration Amendment (Visa Capping) Bill 2010. Under this bill Minister will get the power to limit certain number of occupation. Myself as a community volunteer, I met with lot of former and current overseas students who already made the skilled migration application and wafting for permanent residency for more than 3 years. Now days they are thinking nice and beautiful country Australia as their sweet home.

I believe Australia does not sell PR for education but it is also true that overseas student chose Australia for study because it is easy to get PR after finished their study. However if the message is "If you finished education you will get PR", third world overseas student are desperate to come Australia and spent lots of money for education. Nothing wrong for this and it is not their fault.

I would like to mansion some problem that will be occurred if Minister terminates some application

Lots of students are living 5/7 years in the community, if terminate the application they will not back their country it will make large number illegal immigrant.

For their uncertain life already lots applicants are suffering mental illness like; depression and anxiety.

It will affect Australian reputation very badly in overseas.