Dear Ms Dennett,

I write to express my disapproval of the proposed Migration Amendment (Visa Capping) Bill 2010. Although I support the ability to expand and contract the number of visa places according to demand for particular skills, I do not understand why section 91AB Effect of Visa Cap is necessary. Why can applications simply not be rolled over to the next year to allow applicants to remain in the queue? If bridging visas etc. are cancelled prior to an application being approved, the application can be cancelled at that point not before hand.

This bill will create undue stress on visa applicants and is yet another example of our society treating our guests as a lower class of humanity.

yours sincerely, Jeremy Nagel Australian citizen