

Greetings Mr. Minister,

I came in Australia in 2006 as an international student with my son and my husband. I studied hard to get good grades which I finally got, my husband worked hard to pay my fees and my son did all his efforts to adapt to our lifestyle. We spend two years struggling but still liking this country because of Australia being multi-cultural country with the welcoming open arms.

We finally lodged out PR application in 2008 upgraded to CSL in 2009 and still waiting. Its almost 2 years now we have been waiting for our residency.

Now, it a shocking news for us that AUSTRALIAN MIGRATION AMENDMENT BILL 2010 (VISA CAPPING) proposing to cap the visas which will affect the present as well as the outstanding applications.

My submission is that its not fair to treat the outstanding applications like this, applicants who have been waiting patiently for the decision on their application,

I understand that it's a right step towards the immigration programme, but any amendment you make should be effective from the present only so that people have a clear picture that this is going to happen and its their own choice to file an application to live here or to go back. That's quite logical also.

A Humble Submission Straight from My Heart: Its not at all fair to treat the outstanding PR applications like this. Applicants like me who have dreams to fulfill now after a lot of struggle..... ::-(

Hoping you will understand the efforts we have put in to live our dreams (Pl. don't just break into pieces)

Thanks