Dear Sir or Madam,

My husband and I have lodged our visa 885 application in December 2008, submitting all documents to DIAC, which are genuine and totally **compliance with DIAC's requirements**.

Since then, we have made a full plan of our settlement in Australia. I got full time work in a newspaper office. We bought cars. What's more, **my husband has purchased and run his business here, in which we invest a lot of money, time and efforts.** With about 1 million yearly taking, we paid a lot of tax to Australian governments.

However, your *Migration Amendment (Visa Capping) Bill 2010* will surely put us in a thoroughly miserable and frustrated situation. If you allow the Bill to be passed which has the possibilities to be applied to the applications that were **ALREADY** lodged, I should say it will be a totally **unfair** and even **inhuman** decision! We **cannot** accept it at all after such a long time waiting!!!

Yes, the DIAC can refund us the application fee, but can they give our time back?? Give our hope back?? Capping/ceasing lodged application will totally **destroy** our dream and life, **waste** our time and endeavors, and **ruin** our investments and future plan. I expect to have my first baby in the near future, but how can I do that in such an uncertainty?

We are all innocent human beings. Put yourself in our position, and I believe you will understand us. Australia always has a good reputation of fairness. We love Australia. We trust you!

Sincerely, Would-be Australian