

Department of Immigration and Multicultural Affairs

HOUSE OF REPRESENTATIVES QUESTION

(Question No. 3476)

Mr A S Burke asked the Minister representing the Minister for Immigration and Multicultural Affairs, in writing, on 9 May 2006:

- (1) For the period since 1996, will the Minister provide a list of each type of temporary entrant visa (a) currently issued and (b) no longer issued including a description of the visa's conditions and purpose together with the number issued.
- (2) Are there records of the names of all individuals issued a temporary entrant visa; if so, (a) what year do the records commence, (b) for how many years are the records retained, and (c) what other details of the visa holders are recorded and for how long is this information retained.

Mr Ruddock – The Minister for Immigration and Multicultural Affairs has provided the following answer to the honourable member's question:

- (1)(a) For the period since 1996, the table at Attachment A lists each type of temporary entrant visa currently issued by the Department of Immigration and Multicultural Affairs (DIMA), including a description of each visa's conditions and purpose, together with the number issued.
- (b) For the period since 1996, the table at Attachment B lists each type of temporary entrant visa no longer issued by DIMA, including a description of each visa's conditions and purpose, together with the number issued.

Note: Visa conditions are listed by number. Attachment C provides a list of all visa conditions by number.

- (2) Yes. DIMA records the names of individuals issued temporary entrant visas on a number of computer systems.

Currently, the names of temporary visa applicants and the details of their visas are found on the Department's Integrated Client Services Environment (ICSE), Immigration Records Information System (IRIS) and Electronic Travel Authority System (ETAS) – depending on the applicant's circumstances.

The names of all individuals granted visas are also loaded onto the Department's Travel & Immigration Processing System (TRIPS) which includes the Movements database. Data from TRIPS is also uploaded into other systems such as Advanced Passenger Processing System (APPS) and ETAS.

The Department also keeps paper file records on some temporary visa holders. Some records of visas issued before 1990 are also available on microfiche and some related electronic documents are stored on the Department's Total Records Information Management (TRIM) system.

(a) The records available on different departmental systems commence at different times. ICSE records date back to 1998 and IRIS records date back to late 1981.

Automated data on temporary visa holders is available on TRIPS from 1990 onwards. Earlier data is available, however, drawing on data entered manually from passenger cards.

Paper records on temporary visa holders have been created by the Department since its inception. Since 1999, these records have been registered on the Department's TRIM system.

(b) All records held by the Department on temporary visa holders, whether paper or electronic, are managed in accordance with the *Archives Act 1983* and are subject to related legislation such as the *Privacy Act 1988*, the *Evidence Act 1995* and the *Freedom of Information Act 1982*.

Onshore applications for temporary visas are destroyed two years after departure of the visa holder is confirmed.

The majority of offshore applications for temporary visas are destroyed two years after the relevant period of temporary entrance has ended or a decision has been made to refuse the application. Some tourist visa applications are, however, destroyed immediately after approval or within six months of the decision to refuse the application.

Electronic departmental records on temporary visa holders are retained indefinitely.

(c) Other details of visa holders recorded by the Department vary. At a minimum, departmental computer systems record basic biographical data, including a visa holder's date of birth, country of birth, sex, marital status, passport number, country of passport and date of passport grant.

More detailed information about visa holders is, however, often available, particularly on ICSE and IRIS, depending on the nature of the case and the information provided to the Department during the visa application process. For example, IRIS case notes could contain details about the visa holder's family composition, financial status, study commitments and employment status.

Departmental paper records similarly contain any details of the visa holder included in the relevant visa application, any supporting documentation provided and any written correspondence between the visa holder and the relevant departmental officer.

LIST OF TEMPORARY ENTRANT VISAS CURRENTLY ISSUED BY SUBCLASS

* Visa grant numbers below 1000 have been rounded to the nearest 10. Visa grant numbers above 1000 have been rounded to the nearest 100.

** An explanation of visa condition codes is provided at Attachment C. Please note that some of these conditions are only imposed on either the primary visa applicant or any dependent applicants.

Visa grants for this subclass are only available for the period between 2000-01 and 2005-06 (as of 17/5/06).

Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
159	Provisional resident return	480	This visa provides a return facility for persons who claim, but are unable to prove that they are Australian permanent residents, and have an urgent and compelling reason to travel to Australia before their claim can be proved.	The holder must travel to and <u>enter Australia</u> within 3 months of grant of the visa.	N/A
160	Business Owner (Provisional)	450	This visa is for people who have a successful business career including senior management or ownership, and have a genuine and realistic commitment to be involved as an owner in a new or existing business in Australia.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515
161	Senior Executive (Provisional)	80	This visa is for senior executive employees of major overseas businesses, who have significant net assets and a genuine and realistic commitment to participate in the management of a new or existing business.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
162	Investor (Provisional)	70	This visa is for people who have an overall successful record of business or investment activities, have significant net assets and are willing to invest funds in a designated investment in Australia for four years. Applicants must also have a genuine and realistic commitment to be involved in investing or business in Australia.	If the applicant is outside Australia when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515
163	State/Territory Sponsored Business Owner (Provisional)	5800	This visa is for people who have a successful business career including senior management or ownership, and have a genuine and realistic commitment to be involved as an owner in a new or existing business in Australia. Applicants in this category must be sponsored by a state/territory government.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515
164	State/Territory Sponsored Senior Executive (Provisional)	370	This visa is designed for senior executive employees of major overseas businesses, who have significant net assets and a genuine and realistic commitment to participate in the management of a new or existing business. Applicants in this category must be sponsored by a state/territory government.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515
165	State/Territory Sponsored Investor (Provisional)	780	This visa is for people who have an overall successful record of business or investment activities, have significant net assets and are willing to invest funds in a designated investment in Australia for four years. Applicants must also have a genuine and realistic commitment to be involved in investing or business in Australia. Applicants in this category must be sponsored by a state/territory government.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
173	Contributory Parent (Temporary)	2500	This visa was introduced to allow for the expansion of the parent migration programme. It enables parents to apply for a temporary visa to enter Australia. They can then make a valid application to be granted the corresponding permanent contributory parent category visa at a reduced cost.	If the applicant is <u>outside Australia</u> when the visa is granted, first entry must be made before a date specified by the Minister for the purpose.	8502,8515
300	Prospective marriage	42,200	This visa is designed for people overseas who wish to marry their Australian citizen, permanent resident or eligible New Zealand citizen fiancé(e). Visa holders must travel to Australia and marry their sponsor within the period of visa validity. To remain in Australia, they then need to apply for a Spouse visa.	First entry must be made before a date specified by the Minister for the purpose. 8515, 8519, 8520	8502
302	Emergency (permanent visa applicant)	30	This visa is intended mainly to facilitate the travel to Australia of persons who have applied for certain offshore permanent visas in circumstances where their ability to meet the visa criteria is still being assessed, but there is an urgent and compelling need for the applicant(s) to travel to Australia and there is no reason to believe that the remaining criteria will not be satisfied after the applicant's entry to Australia.	N/A	8301, 8302 or any other condition that could be applied to the permanent visa that they have applied for
303	Emergency (temporary visa applicant)	70	This visa is intended mainly to facilitate the travel to Australia of persons who have applied for certain offshore permanent or temporary visas in circumstances where their ability to meet the visa criteria is still being assessed, but there is an urgent and compelling need for the applicant(s) to travel to Australia and there is no reason to believe that the remaining criteria will not be satisfied after the applicant's entry to Australia.	N/A	<u>8106</u> , <u>8107</u> , <u>8301</u> , <u>8302</u> , <u>8303</u> , <u>8501</u> , <u>8502</u> , <u>8503</u> , <u>8516</u> , <u>8522</u> , <u>8525</u> and <u>8526</u>

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
405	Investor Retirement	less than 10	This visa is intended for self-supporting people who wish to retire in Australia and have no dependents, other than a spouse. Applicants must have a sponsorship from an Australian State or Territory government, where a designated investment will be made.	8104, 8501, 8516	8301, 8303, 8502, 8522, 8525, 8526
410	Retirement	22,900	This visa is intended for long-term temporary stay in Australia for retired persons aged over 55 (and their spouse) to spend some of their retirement years in Australia. This visa closed to new applicants on 1 July 2005, but remains open to existing (and new spouses of existing 410 visa holders) and certain former Retirement visa holders.	8104	<u>8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525</u> and <u>8526</u>
411	Exchange	20,100	This visa is intended to facilitate the entry of skilled persons under exchange arrangements, which give Australian residents reciprocal opportunities to work overseas – this includes people seeking entry under certain bilateral exchange arrangements.	8107	8106, 8301, 8303, 8501, 8503, 8516, 8522, 8525, 8526
415	Foreign Government Agency	3,200	This visa is intended for representatives of foreign government agencies who are not entitled to a Diplomatic (Temporary) visa, and for certain foreign language teachers who are to be employed in Australian schools as an employee of a foreign government.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
416	Special Programs	27,800	<p>This visa is intended for persons to participate in:</p> <ul style="list-style-type: none"> ▪ certain youth exchange schemes approved by the Secretary; or ▪ community-based non-commercial programs and the organisation and the program have been approved by the Secretary; or ▪ to undertake study or research in Australia as the holder of a Churchill Fellowship. <p>Special programs are intended to promote opportunities for persons to experience other cultures, to enhance international relations and to broaden the experience and knowledge of participants.</p>	8107	8106, 8301, 8303, 8403, 8501, 8502, 8503, 8516, 8522, 8525, 8526
417	Working Holiday (Temporary)	802,500	<p>This visa enables people between 18 and 30 to holiday in Australia and to supplement their travel funds through incidental employment. A second working holiday visa is now available to provide an incentive to holiday makers to do seasonal work in regional Australia, which is experiencing labour shortages.</p>	8108, 8201	8106, 8107, 8301, 8303, 8403, 8501, 8502, 8503, 8516, 8522, 8525, 8526
418	Educational	13,000	<p>This visa provides for the temporary entry of persons offered temporary appointment:</p> <ul style="list-style-type: none"> ▪ to a position at an Australian tertiary institution or research institution as an academic, librarian, technician, laboratory demonstrator; or to undertake research; or ▪ as a teacher at an Australian school or technical college. 	8107	8106, 8203, 8301, 8501, 8502, 8503, 8516, 8522, 8525, and 8526
419	Visiting Academic	36,500	<p>This visa is intended for academics whose primary purpose of stay is to observe or participate in research projects (without remuneration other than an allowance towards living expenses and travel costs) at the invitation of an Australian tertiary institution or research organisation.</p>	8103, 8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
420	Entertainment	89,100	This visa is for the temporary entry of people to work in film, television or live productions in either a performance or behind the scenes support crew role.	8107, 8109	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
421	Sport	39,600	This visa allows for the temporary stay of amateurs or professional sports people who have the ability to participate at Australian national competition level or higher.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
422	Medical practitioner	34,500	This visa provides for the entry of temporary resident doctors to help overcome the difficulties experienced in attracting and retaining doctors who can maintain the standard of health care in Australia. Temporary resident doctors must be sponsored by Australian employers to fill positions that cannot be filled by suitably qualified Australian citizens or permanent residents.	8107	<u>8106, 8301, 8303, 8403, 8501, 8502, 8503, 8516, 8522, 8525</u> and 8526
423	Media and Film Staff	4,800	This visa is mainly intended for the temporary entry of persons who are making documentary programs (or commercials) exclusively for use outside Australia.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
426	Domestic Worker (Temporary) (Diplomatic or Consular)	1,200	Intended for adult domestic workers employed in a private capacity by diplomatic and consular representatives posted to Australia, i.e. not intended for domestic workers and service staff employed by the diplomatic or consular mission.	8107, 8110	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
427	Domestic Worker (Temporary) (Executive)	250	Provides for the temporary entry of persons to be employed as domestic workers by certain executives in charge of the Australian branch of an overseas organisation. The executive must hold a Temporary Business Entry visa (subclass 457).	8107, 8111	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
428	Religious Worker	14,900	Intended for persons who seek to undertake work of a religious nature for a religious organisation in Australia and for which they have had relevant religious training.	8107, 8303	8106, 8301, 8501, 8502, 8503, 8516, 8522, 8525, 8526
442	Occupational trainee	66,600	This visa provides foreign nationals an opportunity to enhance or gain additional occupational skills through a structured and supervised workplace-based training program in Australia.	8102, 8104, 8501	8106, 8107, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
444	Special Category	6,732,000 [#]	This visa is for NZ citizens who hold a valid passport and who are not a behaviour concern or health concern. It permits the holder to remain in Australia while the holder is a NZ citizen	N/A	N/A
445	Dependent child	3,200	This visa is intended for a dependent child of a visa-holding parent where the child was not included on the parent's application for certain visas, and that visa has already been granted.	N/A	N/A
447	Secondary Movement Offshore Entry (Temporary)	310	This visa is available to people who would be subject to persecution or substantial discrimination in their home country, spent seven days or more in a country where they could have obtained protection and entered Australia unlawfully at an excised offshore place. It is valid for three years and enables holders to gain access to a protection visa if they meet criteria.	The holder cannot be granted a substantive visa other than a protection visa and entry must be made before the date specified by the Minister for the purpose.	8502

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448	Kosovar Safe Haven (Temporary)	6,100	<p>This visa was designed to allow for the entry and temporary stay of persons in humanitarian need who:</p> <ul style="list-style-type: none"> • were resident in Kosovo in the Federal Republic of Yugoslavia on 25 March 1999; • have been displaced from Kosovo since 25 March 1999; • are outside or inside Australia at time of grant; and • meet health, character and national security requirements. 	<p>8104 and 8506 if in Australia at the time of grant</p> <p>8104, 8506 and 8529 if outside Australia at the time of grant</p>	8303
449	Humanitarian Stay (Temporary)	370	<p>This visa was designed to allow for the entry and temporary stay of persons in humanitarian need who:</p> <ul style="list-style-type: none"> • have been displaced or are likely to be displaced from their place of residence; and • have grave fears for their personal safety because of these circumstances. 	8506	8101, 8104, 8303, 8529
451	Secondary Movement Relocation (Temporary)	540	<p>This visa is for people outside Australia and their home country who would be subject to persecution or substantial discrimination in their home country, and spent seven days or more in a country where they could have obtained protection. It is valid for five years and enables holders to gain access to a permanent protection visa if they meet criteria</p>	The holder cannot be granted a substantive visa other than a protection visa.	8502
456	Business (short stay)	1,499,600	<p>This visa allows bona fide business people to visit to Australia for up to three months to conduct business. Examples of appropriate activities include a conference, negotiation or an exploratory business visit, but do not include acting, music performance or commercial film making.</p>	8112	8503
457	Business (long stay)	401,000	<p>This visa is primarily intended to provide streamlined entry arrangements for Australian businesses seeking to recruit staff from overseas on a temporary basis.</p>	8107	<u>8106, 8301, 8303, 8403, 8502, 8516, 8522, 8525 and 8526</u>

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
459	Sponsored Business Visitor (Short Stay)	730	This visa allows bona fide business people to visit to Australia for up to three months to conduct business. Applicants must be sponsored by a member of an Australian parliament, authorised government agency representative, local government mayor or an organisation specified by the Minister. Examples of appropriate activities include a conference, negotiation or an exploratory business visit, but do not include acting, music performance or commercial film making.	8106, 8112, 8205 8503 (discretionary after 1/7/06), 8531 (discretionary after 1/7/06)	8101
461	New Zealand Citizen Family Relationship (Temporary)	2,400	This visa enables family unit members of New Zealand citizens, who are not themselves New Zealand citizens, to travel to, enter and remain in Australia, on a temporary basis, for 5 years at a time.	N/A	8501, 8503
462	Working and Holiday (Temporary)	940	This visa enables tertiary educated people aged 18 to 30 to have an extended holiday of up to 12 months in Australia. These people can supplement their travel funds through temporary employment.	8108, 8201	8303, 8501, 8503, 8516, 8540
470	Professional Development	930	This visa enables employees/nominees of foreign government agencies, multilateral agencies and employees of overseas registered businesses to participate in tailored professional development programs in Australia.	8102, 8205, 8501, 8503, 8514, 8516, 8531, 8536	N/A
471	Trade Skills Training Visa	0	The visa enables people from overseas to undertake apprenticeships on a full-fee paying basis in regional Australia in trades that are in skill shortage. After finishing their training, overseas apprentices will be able to apply for permanent residence through existing regional migration visas.	<u>8303, 8501, 8514, 8516, 8544, 8545 and 8546</u>	<u>8502, 8515 and 8518</u>

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
495	Skilled-Independent Regional (Provisional)	4,600	<p>This visa was designed to attract 3 main groups of applicants, namely:</p> <ul style="list-style-type: none"> – onshore graduates, or other skilled workers, who may not be eligible to apply for an onshore permanent visa; – offshore applicants, who have not applied for a Skilled Independent subclass 136 visa application as they do not meet the Independent migration pass mark of 120 points, but can meet the Skilled Independent Regional (SIR) pass mark of 110 points, or – applicants who have a current subclass 136 application which has been assessed and “pooled” at the SIR visa pass mark. 	<p>If the applicant is outside Australia at time of grant, first entry must be made before a date specified by the Minister for the purpose.</p> <p>8539</p>	8502, 8514, 8515
497	Graduate – Skilled	30,300	This visa was created to enable eligible overseas students enough time to have their skills assessed and meet all other Schedule 1 requirements to validly apply for an onshore general skilled migration visa.	8501	8522
570	Independent ELICOS sector	147,300	This visa subclass is for overseas students undertaking a <u>non-award</u> English Language Intensive Course for Overseas Students (<u>ELICOS</u>) as a stand-alone <u>principal course</u> , and <i>not</i> as a prerequisite to commencing another course eg a degree course.	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.

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571	Schools sector	80,400	This visa subclass is for overseas students undertaking, as their principal course of study, a primary or secondary school level course (including both junior and senior secondary school, as well as secondary school exchange programmes).	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.
572	Vocational education and training sector	179,400	This visa subclass is for overseas students seeking to undertake as their principal course , a course leading to the award of a Certificate I, II, III, and IV, Diploma, Advanced diploma, Advanced certificate, Vocational Graduate Certificate or Vocational Graduate Diploma.	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.

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573	Higher education sector	470,000	This visa subclass is for overseas students seeking to undertake as their <u>principal course</u> , a course leading to the award of an Associate Degree, Bachelors degree, Masters by coursework, Graduate certificate or Graduate diploma.	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.
574	Postgraduate Research Sector	162,000	This visa subclass is for overseas students seeking to undertake as their principal course, a course leading to the award of a masters degree by coursework or by research, or a doctoral degree.	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.

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575	Non-award Sector	68,500	This visa subclass is for overseas students seeking to undertake as their <u>principal course</u> a course (other than ELICOS) not leading to the award of a degree, diploma or other formal Australian qualification.	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.
576	AusAID or Defence sponsored sector	26,200	This visa subclass is for full-time courses of all types undertaken by overseas students sponsored by the Australian Department of Defence or by AusAID .	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.

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580	Student Guardian	2000	This visa enables the parent, relative or legal custodian of a student under 18 years of age to accompany them to Australia to provide for their welfare and day-to-day support. In limited cases, the visa may also be granted to a relative of a student over 18 years of age, where the student has physical or cultural requirements for an adult companion.	8101, 8201, 8501, 8516, 8534, 8537, 8538	8106 – replaces 8101 where grant of the visa to the applicant will significantly benefit the relationship between the government of Australia and the government of a foreign country
675	Medical treatment (short stay)	38,600	This visa is intended for genuine visitors coming to Australia for medical treatment, or to support someone undergoing medical treatment. The applicant must pay for all costs of stay in Australia, and demonstrate that payment arrangements (for medical care) are in place.	8101(except in cases of financial hardship determined after arrival), 8201 and 8205.	8503
676	Tourist	6,128,900	This visa enables people to travel to Australia for tourism or other recreational activities such as a holiday, sightseeing, social or recreational reasons, to visit relatives or friends or other short-term non-work purposes.	8101 (unless compelling personal reasons), 8201, 8205 8101, 8207, 8503 and 8530 (if visa granted under ADS scheme)	8503

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
679	Sponsored Family Visitor	53,100	This visa is intended to be used by all people seeking to come to Australia to visit family. The Sponsored Family Visitor visa requires formal sponsorship of a visa applicant by an Australian citizen or permanent resident. In some cases a financial security bond may be requested.	8101, 8201, 8205, 8503, 8531	N/A
685	Medical treatment (Long stay)	9,000	This visa is intended for genuine visitors coming to Australia for medical treatment, or to support someone undergoing medical treatment. The applicant must pay for all costs of stay in Australia, and demonstrate that payment arrangements (for medical care) are in place.	<u>8101</u> (except in cases of financial hardship determined after arrival), <u>8201</u> and 8205.	8503
771	Transit	301,600	This visa is for people who are transiting Australia and do not intend to remain for more than 72 hours.	The holder must <u>enter</u> on or before the date specified by the Minister for the purpose. 8101, 8201	8501, 8514, 8516

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773	Border	24,200	<p>This is a visa for people who have entered Australia and seek immigration clearance, and who do not seek to remain in Australia on refugee or humanitarian grounds. The applicant must be one of the following :</p> <ul style="list-style-type: none"> – the spouse or dependent child of an Australian citizen, Australian permanent resident, or NZ citizen – eligible for an RRV – a person who has had their visa cancelled due to arriving before another person specified in the visa – the dependent child of a holder of certain visas – a person who is in the care of an Australian citizen or visa holder – a person who previously held a certain type of visa, had to depart before it was reasonably practical to obtain another visa, and would be prevented from reunion with a close relative in Australia if refused immigration clearance – a person who previously held a temporary Student visa and had to depart before it was reasonably practical to obtain another visa – a person who has entered Australia without a valid visa, seeks to remain in Australia on a temporary basis and who is eligible for a Tourist visa, 456 Business Short Stay visa, or Transit visa <p>There must be compelling reasons for granting the visa, the presence of the applicant in Australia must not be contrary to Australia's interests, and the applicant must have good reason for not holding a visa.</p>	Conditions applicable to the visa for which the applicant is apparently eligible.	Conditions applicable to the visa for which the applicant is apparently eligible.

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Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
786	Temporary (Humanitarian Concern)	250	This visa was designed to enable holders of a subclass 448 or 449 visa to extend their stay in Australia if the Minister considers there are humanitarian reasons for doing so, or in specific situations where the grant of this visa represents a humanitarian option that fulfil the government objectives at the time.	Visa holders must notify Immigration of any change in their address at least 2 working days before the change. They must not become involved in any disruptive activity, or violence, that may be a threat to the welfare of the Australian community or a group in the Australian community.	N/A
884	Contributory Aged Parent (Temporary)	100	This visa was introduced to allow for the expansion of the parent migration programme. It enables parents who are already onshore to apply for a temporary visa. They can then make a valid application to be granted the corresponding permanent contributory parent category visa at a reduced cost.	N/A	N/A
942	Crew Travel Registration	562,900	This visa is designed for airline crew who travel to Australia as part of their employment.	N/A	N/A
956	Electronic travel authority ETA (business entrant – long validity)	337,700	This visa allows bona fide business people from ETA-eligible countries to visit to Australia for up to three months to conduct business. Examples of appropriate activities include a conference, negotiation or an exploratory business visit, but do not include acting, music performance or commercial film making. Holders of ETA-eligible passports can apply for a subclass 956 visa through approved agents.	8112, 8201, 8205, 8257, 8528	N/A

ATTACHMENT A

Visa subclass	Subclass Description	Approximate number Issued 1996-97 to 2005-06 (as of 17/5/06)*	Purpose of Visa	Mandatory Visa Conditions**	Discretionary Visa Conditions**
976	Electronic travel authority ETA (Visitor)	23,374,400	The ETA is an electronically stored authority for travel to Australia for short-term visits or business entry. It replaces the visa label or stamp in a passport and removes the need for application forms.	8101, 8201, 8205, 8257, 8528	N/A
977	Electronic travel authority ETA Business entrant – short validity	836,900	This visa allows bona fide business people from ETA-eligible countries to visit to Australia for up to three months to conduct business. Examples of appropriate activities include a conference, negotiation or an exploratory business visit, but do not include acting, music performance or commercial film making. Holders of ETA-eligible passports can apply for a subclass 977 visa over the internet or through approved agents.	8112, 8201, 8205, 8257, 8528	N/A
995	Diplomatic	22,600	This visa is intended only for those persons who have been accepted by the Protocol Branch of DFAT for accreditation to Australia. Such persons include diplomats, consular officials, consular employees (administrative/technical staff) such as security guards; service staff (eg drivers, cooks, cleaners, etc.) employed by the diplomatic or consular mission. Also, executive heads of the specialised agencies of the United Nations.	N/A	N/A
998	Australian Declaratory	15,900	An Australian citizen must usually travel on an Australian <u>passport</u> when entering Australia, even if they have another citizenship and another passport. If, however, the person has an acceptable reason for not travelling on an Australian passport, the person might be given an Australian Declaratory Visa as an alternative form of documentation which identifies the person as an Australian citizen with a right to enter Australia.	N/A	N/A

* Visa grant numbers below 1000 have been rounded to the nearest 10. Visa grant numbers above 1000 have been rounded to the nearest 100.

** An explanation of visa condition codes is provided at Attachment C. Please note that some of these conditions are only imposed on either the primary visa applicant or any dependent applicants.

Visa grants for this subclass are only available for the period between 2000-01 and 2005-06 (as of 17/5/06).

LIST OF TEMPORARY ENTRANT VISAS WHICH ARE NO LONGER ISSUED BY SUBCLASS

* Visa grant numbers below 1000 have been rounded to the nearest 10. Visa grant numbers above 1000 have been rounded to the nearest 100.

** An explanation of visa condition codes is provided at Attachment C. Please note that some of these conditions are only imposed on either the primary visa applicant or any dependent applicants.

Visa subclass	Subclass Description	Number Issued	Purpose of Visa	Mandatory Visa Conditions*	Discretionary Visa Conditions*
412	Independent Executive	200	This visa was designed to enable the temporary entry of people who, acting on their own behalf, intend to establish their own business in Australia.	N/A	<u>8501</u> , <u>8525</u> , <u>8502</u> , <u>8301</u> , <u>8303</u> , <u>8106</u> , <u>8107</u> , <u>8516</u> , <u>8503</u> , <u>8522</u> and <u>8526</u>
413	Executive	930	This visa provided for the temporary entry of skilled senior management personnel to Australia to: <ul style="list-style-type: none"> • improve local business practices; • encourage the introduction and transfer of new skills and technology to Australia; • expand export activity; • generate employment; and • promote and maintain good international trade relations. 	8107	<u>8501</u> , <u>8525</u> , <u>8502</u> , <u>8301</u> , <u>8303</u> , <u>8106</u> , <u>8516</u> , <u>8503</u> , <u>8522</u> and <u>8526</u>
414	Specialist	1,600	This visa enabled employers to recruit skilled workers from overseas for temporary stay where they had been unable to readily recruit or train a suitable person in Australia, with a view to introducing new skills and technologies to Australia, expanding local business and export activity, and maximising employment and training opportunities for Australians.	8107	<u>8501</u> , <u>8525</u> , <u>8502</u> , <u>8301</u> , <u>8303</u> , <u>8106</u> , <u>8516</u> , 8503, 8522 and 8526
424	Public Lecturer	260	This visa was intended for persons whose usual occupation was associated with appearing and lecturing regularly in public and whose primary purpose in seeking a visa was to follow that occupation, usually in response to an invitation from an organisation in Australia. It was intended for persons who normally lecture in public forums, rather than persons employed by a single university or institution.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526

ATTACHMENT B

Visa subclass	Subclass Description	Number Issued	Purpose of Visa	Mandatory Visa Conditions*	Discretionary Visa Conditions*
425	Family relationship	800	This visa was intended to enable unmarried people of secondary school-age to have an extended holiday of up to 12 months, with an opportunity to learn about Australia and where appropriate learn English on an informal basis, while staying with relatives or close family friends.	8101	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
430	Supported Dependant	2,500	This visa was intended for persons who were family unit members of, and wished to accompany, an Australian citizen, permanent visa holder or New Zealand citizen who usually resided outside Australia but who was intending to reside in Australia temporarily.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
432	Expatriate (temporary)	420	This visa provided for the temporary stay in Australia of family members of persons employed in remote localities, near but outside Australia, by international companies that depended on Australia for supplies or had business associations with Australia.	8101, 8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
435	Sri Lankan	2,800	This visa allowed visiting Sri Lankan citizens to temporarily extend their stay rather than return home to civil unrest and conflict.	N/A	8303
443	Citizens of former Yugoslavia	990	This visa allowed visiting citizens of the former Yugoslavia to temporarily extend their stay rather than return home to civil unrest and conflict.	N/A	8303
446	Confirmatory (temporary)	Less than 10	This visa was intended for applicants who held a subclass 303 Emergency (Temporary) visa and who, since entering Australia, had satisfied the outstanding visa requirements.	8107	8106, 8301, 8303, 8501, 8502, 8503, 8516, 8522, 8525, 8526
450	Resolution of status – family member (temporary)	2,000	This visa could be applied for and granted only outside Australia. It was intended for certain family unit members of persons who had applied in Australia for a Resolution of Status visa (visas 850 and 851).	First entry must be made before a date specified by the Minister for the purpose.	8515
499	Olympic (Support)	0	This was a special event special purpose visa designed to facilitate entry to Australia for the 2000 Sydney Olympics.	N/A	N/A

ATTACHMENT B

Visa subclass	Subclass Description	Number Issued	Purpose of Visa	Mandatory Visa Conditions*	Discretionary Visa Conditions*
560	Student	700,200	This visa was intended for: <ul style="list-style-type: none"> certain persons wishing to undertake full-time study in a registered course, or in units of a registered course; AusAID students; and <u>secondary school exchange students</u> 	8202, 8501, 8516, 8517, 8532, 8533	8101, 8105, 8201, 8204, 8206, 8303, 8522, 8523, 8534, 8535 NB. Some of these conditions are also mandatory in certain circumstances.
562	Iranian postgraduate student	170	This visa was for Iranian citizens <i>outside Australia</i> seeking entry to undertake <ul style="list-style-type: none"> a course of study for an Australian master's degree or a doctorate either on its own or as part of a package with an English language course or other prerequisite course; a graduate diploma course, graduate certificate course or any other bridging course that is a prerequisite for study for an Australian master's degree or doctorate; or a registered course, successful completion of which would probably enable the student to begin any of the courses described above, regardless of whether the student intended to undertake postgraduate study in Australia after completing the registered course in question. 	<u>8101</u> , 8202, <u>8203</u> , <u>8206</u> , <u>8501</u> , <u>8517</u> and <u>8533</u> .	8303, 8503
563	Iranian postgraduate dependant	270	This visa was designed for <u>dependants</u> of those Iranian students who hold a subclass visa 562.	8101, 8204, 8501, 8506, 8518	8303, 8503, 8522
686	Tourist (Long stay)	786,000	This visa enabled people to travel to Australia for tourism or other recreational activities such as a holiday, sightseeing, social or recreational reasons, to visit relatives or friends or other short-term non-work purposes. They could stay in Australia for between 3-12 months.	<u>8101</u> 8201 8205	8503
850	Resolution of status (temporary)	4,800	This visa was designed for certain persons who had been in Australia under humanitarian arrangements and who had remained in Australia for some time with their status unresolved.	N/A	N/A
940	Olympic Family Members	62,000	This was a special event special purpose visa designed to facilitate entry to Australia for the 2000 Sydney Olympics.	N/A	N/A
941	Paralympics	10,800	This was a special event special purpose visa designed to facilitate entry to Australia for the 2000 Sydney Paralympics.	N/A	N/A

ATTACHMENT B

Visa subclass	Subclass Description	Number Issued	Purpose of Visa	Mandatory Visa Conditions*	Discretionary Visa Conditions*
943	Commonwealth Games Travel Authority	11,000	This was a special event special purpose visa designed to facilitate entry to Australia for the 2006 Commonwealth Games.	N/A	N/A

* Visa grant numbers below 1000 have been rounded to the nearest 10. Visa grant numbers above 1000 have been rounded to the nearest 100.

** An explanation of visa condition codes is provided at Attachment C. Please note that some of these conditions are only imposed on either the primary visa applicant or any dependent applicants.

VISA CONDITIONS

8101

The holder must not engage in work in Australia.

8102

The holder must not engage in work in Australia (other than in relation to the holder's course of study or training).

8103

The holder must not receive salary in Australia without the permission in writing of the Secretary.

8104

The holder must not engage in work for more than 20 hours a week while the holder is in Australia.

8105

(1) Subject to subclause (2), the holder must not engage in work in Australia for more than 20 hours a week during any week when the holder's course of study or training is in session.

(2) Subclause (1) does not apply to work that was specified as a requirement of the course when the course particulars were entered in the Commonwealth Register of Institutions and Courses for Overseas Students.

8106

The holder must engage in work in Australia only if the work is relevant to the conduct of the business, or performance of the tasks, specified in the visa application.

8107

The holder must not:

(a) if the visa was granted to enable the holder to be employed in Australia:

(i) cease to be employed by the employer in relation to which the visa was granted; or

(ii) work in a position or occupation inconsistent with the position or occupation in relation to which the visa was granted; or

(iii) engage in work for another person or on the holder's own account while undertaking the employment in relation to which the visa was granted; or

(b) in any other case:

(i) cease to undertake the activity in relation to which the visa was granted; or

(ii) engage in an activity inconsistent with the activity in relation to which the visa was granted; or

(iii) engage in work for another person or on the holder's own account inconsistent with the activity in relation to which the visa was granted.

8108

The holder must not be employed in Australia by any 1 employer for more than 3 months, without the prior permission in writing of the Secretary.

8109

The holder must not change details of times and places of engagements specified in the application to be undertaken in Australia during the visa period, without the prior permission in writing of the Secretary.

8110

The holder:

- (a) must not engage in work in Australia except in the household of the employer in relation to whom the visa was granted; and
- (b) except with the permission in writing of the Foreign Minister, must not remain in Australia after the permanent departure of that employer.

8111

The holder must not:

- (a) perform work in Australia except in the household of the employer who is the holder's sponsor in relation to the visa; or
- (b) remain in Australia after the permanent departure of that employer.

8112

The holder must not engage in work in Australia that might otherwise be carried out by an Australian citizen or an Australian permanent resident.

8201

While in Australia the holder must not engage, for more than 3 months, in any studies or training.

8202

(1) The holder (other than the holder of a Subclass 560 (Student) visa who is an AusAID student or the holder of a Subclass 576 (AusAID or Defence Sector) visa) must meet the requirements of subclauses (2) and (3).

(2) A holder meets the requirements of this subclause if:

- (a) the holder is enrolled in a registered course; or
- (b) in the case of the holder of a Subclass 560 or 571 (Schools Sector) visa who is a secondary exchange student — the holder is enrolled in a full time course of study or training.

(3) A holder meets the requirements of this subclause if:

- (a) in the case of a holder whose education provider keeps attendance records — the Minister is satisfied that the holder attends for at least 80% of the contact hours scheduled:
 - (i) for a course that runs for less than a semester — for the course; or
 - (ii) for a course that runs for at least a semester — for each term and semester of the course; and
- (b) in any case — the holder achieves an academic result that is certified by the education provider to be at least satisfactory:
 - (i) for a course that runs for less than a semester — for the course; or
 - (ii) for a course that runs for at least a semester — for each term or semester (whichever is shorter) of the course.

(4) In the case of the holder of a Subclass 560 visa who is an AusAID student or the holder of a Subclass 576 (AusAID or Defence Sector) visa — the holder is enrolled in a full-time course of study or training.

8203

The holder must not change his or her course of study, or thesis or research topic, unless approval is given by the Minister after the Minister has obtained an assessment from the competent Australian authorities that the holder is not likely to be directly or indirectly a risk to Australian national security.

8204

The holder must not undertake or change a course of study or research, or thesis or research topic, for:

- (a) a graduate certificate, a graduate diploma, a master's degree or a doctorate; or
- (b) any bridging course required as a prerequisite to a course of study or research for a master's degree or a doctorate;

unless approval is given by the Minister after the Minister has obtained an assessment from the competent Australian authorities that the holder is not likely to be directly or indirectly a risk to Australian national security.

8205

If the holder is at least 11 years of age and:

- (a) is from a country other than a country that is designated, by Gazette Notice, as a country in relation to which this condition does not apply; and
- (b) intends to study in a class-room environment for a period greater than 4 weeks;

the holder must, before commencing that study, pass a chest X-ray examination carried out by a medical practitioner who is qualified as a radiologist.

8206

(1) Subject to subclause (2), the holder must not change his or her enrolment from enrolment in a course offered by an education provider (the *first education provider*) to enrolment in a course offered by another education provider:

- (a) if the course offered by the first education provider is for 12 months or more — within the first 12 months of that course; or
- (b) if the course offered by the first education provider is for less than 12 months — before the end of that course.

(2) If the course in which the holder is enrolled is undertaken by the holder as a prerequisite for another course (the *principal course*), the holder must not change his or her enrolment to enrolment in a course offered by another education provider:

- (a) if the principal course is for 12 months or more — before the end of the first 12 months of the principal course; or
- (b) if the principal course is for less than 12 months — before the end of the principal course.

(3) If the course in which the holder is enrolled has been gazetted for subregulation 1.44 (2), the holder must not change his or her enrolment.

8207

The holder must not engage in any studies or training in Australia.

8301

After entry to Australia, the holder must satisfy relevant public interest criteria before the visa ceases.

8302

After entry to Australia, all relevant members of the family unit must satisfy the relevant public interest criteria before the visa ceases.

8303

The holder must not become involved in activities disruptive to, or violence threatening harm to, the Australian community or a group within the Australian community.

8401

The holder must report:

(a) at a time or times; and

(b) at a place;

specified by the Minister for the purpose.

8402

The holder must report:

(a) within 5 working days of grant, to an office of Immigration; and

(b) to that office on the first working day of every week after reporting under paragraph (a).

8403

The holder must visit an office of Immigration specified by the Minister for the purpose, within the time specified by the Minister for the purpose, to have evidence of the visa placed in the holder's passport.

8501

The holder must maintain adequate arrangements for health insurance while the holder is in Australia.

8502

The holder of the visa must not enter Australia before the entry to Australia of a person specified in the visa.

8503

The holder will not, after entering Australia, be entitled to be granted a substantive visa, other than a protection visa, while the holder remains in Australia.

8504

The holder must enter Australia as the holder of the visa to which the condition applies before a date specified by the Minister.

8505

The holder must continue to live at the address specified by the holder before grant of the visa.

8506

The holder must notify Immigration at least 2 working days in advance of any change in the holder's address.

8507

The holder must, within the period specified by the Minister for the purpose:

(a) pay; or

(b) make an arrangement that is satisfactory to the Minister to pay;

the costs (within the meaning of Division 10 of Part 2 of the Act) of the holder's detention.

8508

The holder must make a valid application for a visa of a class that can be granted in Australia, within the time specified by the Minister for the purpose.

8509

Within 5 working days after the date of grant, the holder must:

(a) make a valid application for a substantive visa; or

(b) show an officer a ticket for travel to a country other than Australia that the Minister is satisfied will allow the holder to enter on his or her arrival.

8510

Within the time specified by the Minister for the purpose, the holder must, either:

- (a) show an officer a passport that is in force; or
- (b) make an arrangement satisfactory to the Minister to obtain a passport.

8511

Within the time specified by the Minister for the purpose, the holder must, show an officer a ticket for travel to a country other than Australia that the Minister is satisfied will allow the holder to enter on his or her arrival.

8512

The holder must leave Australia by the date specified by the Minister for the purpose.

8513

The holder must notify Immigration of his or her residential address within 5 working days of grant.

8514

During the visa period of the visa, there must be no material change in the circumstances on the basis of which it was granted.

8515

The holder of the visa must not marry before entering Australia.

8516

The holder must continue to be a person who would satisfy the primary or secondary criteria, as the case requires, for the grant of the visa.

8517

The holder must maintain adequate arrangements for the education of any school-age dependant of the holder who is in Australia for more than 3 months as the holder of a Subclass 560, 570, 571, 572, 573, 574, 575 or 576 visa (as a person who has satisfied the secondary criteria) or Subclass 563 visa.

8518

Adequate arrangements must be maintained for the education of the holder while he or she is in Australia.

8519

The holder must enter into the marriage in relation to which the visa was granted within the visa period of the visa.

8520

The relevant person who holds a Subclass 300 visa on the basis of having satisfied the primary criteria must enter into the marriage in relation to which that visa was granted within the visa period of that visa.

8522

The holder must leave Australia not later than the time of departure of the person:

- (a) who has satisfied the primary criteria; and
- (b) of whose family unit the holder is a member.

8523

Each person who:

- (a) is a member of the family unit of the holder (being a spouse of the holder or an unmarried child of the holder who has not turned 18); and
- (b) has satisfied the secondary criteria; and
- (c) holds a student visa because of paragraphs (a) and (b);

must leave Australia not later than the time of departure of the holder.

8524

The holder must satisfy the remaining criteria (within the meaning of Part 303 of Schedule 2) on or before a date specified by the Minister.

8525

The holder must leave Australia by a specified means of transport on a specified day or within a specified period.

8526

The holder must notify the Secretary in writing, not earlier than 7 days before the day the visa ceases to be in effect, and not later than that day, of the holder's place of residence in Australia by posting the notification to the Central Office of Immigration in the Australian Capital Territory.

8527

The holder must be free from tuberculosis at the time of travel to, and entry into, Australia.

8528

The holder must not have one or more criminal convictions, for which the sentence or sentences (whether served or not) are for a total period of 12 months duration or more, at the time of travel to, and entry into, Australia.

8529

The holder must, after entering Australia:

- (a) undergo a medical examination carried out by:
 - (i) a Commonwealth Medical Officer; or
 - (ii) a medical practitioner approved by the Minister; or
 - (iii) a medical practitioner employed by an organisation approved by the Minister; and
- (b) undergo a chest x-ray examination conducted by a medical practitioner who is qualified as a radiologist in Australia, unless the holder:
 - (i) is under 11 years of age and is not a person in respect of whom a Commonwealth Medical Officer has requested such an examination; or
 - (ii) is a person:
 - (A) who is confirmed by a Commonwealth Medical Officer to be pregnant; and
 - (B) who has been examined for tuberculosis by a chest clinic officer employed by a health authority of a State or Territory; and
 - (C) who has signed an undertaking to place herself under the professional supervision of a health authority in a State or Territory and to undergo any necessary treatment; and

(D) whom the Minister is satisfied should not be required to undergo a chest x-ray examination at this time.

8530

The holder must not discontinue, or deviate from, the tour arrangements approved, in writing, by the Minister under subparagraph 676.221(2)(d)(ii).

8531

The holder must not remain in Australia after the end of the period of stay permitted by the visa.

8532

If the holder has not turned 18 and is not an AusAID student or a Defence student:

(a) the holder must stay in Australia with a person who is:

(i) a parent of the holder or a person who has custody of the holder; or

(ii) a relative of the holder who:

(A) is nominated by a parent of the holder or a person who has custody of the holder; and

(B) has turned 21; and

(C) is of good character; or

(b) the arrangements for the holder's accommodation, support and general welfare must be approved by the education provider for the course to which the holder's visa relates.

8533

The holder must:

(a) in the case of a holder who was outside Australia when the visa was granted, notify the education provider of the holder's residential address in Australia within 7 days after arriving in Australia; and

(b) in all cases:

(i) notify the education provider of any change in the holder's residential address in Australia within 7 days after the change occurs; and

(ii) notify his or her current education provider of a change of education provider within 7 days after the holder receives:

(A) a certificate of enrolment from the new education provider; or

(B) if no certificate of enrolment is required to be sent, or if a failure of electronic transmission has prevented an education provider from sending a certificate of enrolment — evidence that the applicant has been enrolled by the new education provider.

8534

The holder will not be entitled to be granted a substantive visa, other than:

(a) a protection visa; or

(b) a student visa the application for which must be made on form 157P or 157P (Internet); or

(c) a Subclass 497 (Graduate — Skilled) visa; or

(d) a Subclass 580 (Student Guardian) visa;

while the holder remains in Australia.

8535

The holder will not be entitled to be granted a substantive visa, other than:

- (a) a protection visa; or
 - (b) a student visa the application for which must be made on form 157P or 157P (Internet); or
 - (c) a Student (Temporary) (Class TU) visa that is granted to an applicant who satisfies the criterion in clause 570.230, 571.229, 572.229, 573.229, 574.229, 575.229, 576.227 or 580.229 of Schedule 2;
- while the holder remains in Australia.

8536

The holder must not discontinue, or deviate from, the professional development program in relation to which the visa was granted.

8537

(1) While the nominating student (within the meaning of Part 580 of Schedule 2) in relation to the holder is in Australia, the holder must reside in Australia.

(2) While the holder is in Australia, the holder must:

- (a) stay with the nominating student (within the meaning of Part 580 of Schedule 2) in relation to the holder; and
- (b) provide appropriate accommodation and support for the nominating student; and
- (c) provide for the general welfare of the nominating student.

8538

If the holder leaves Australia without the nominating student (within the meaning of Part 580 of Schedule 2) in relation to the holder, the holder must first give to the Minister evidence that:

- (a) there are compelling or compassionate reasons for doing so; and
- (b) the holder has made alternative arrangements for the accommodation, support and general welfare of the nominating student until the holder's return to Australia; and
- (c) if the nominating student has not turned 18, the alternative arrangements are approved by the education provider for the course to which the nominating student's visa relates.

8539

While the holder is in Australia, the holder must not live, study or work outside a part of Australia the postcode of which was specified in the Gazette Notice for item 6A1001 of Schedule 6A, as the notice was in force when the condition was imposed.

8540

The holder will not, after entering Australia, be entitled to be granted a substantive visa, other than a protection visa or a Subclass 462 (Work and Holiday) visa, while the holder remains in Australia.

8541

The holder:

- (a) must do everything possible to facilitate his or her removal from Australia; and
- (b) must not attempt to obstruct efforts to arrange and effect his or her removal from Australia.

8542

The holder must make himself or herself available for removal from Australia in accordance with instructions given to the holder by Immigration for the purpose of that removal.

8543

The holder must attend at a place, date and time specified by Immigration in order to facilitate efforts to arrange and effect his or her removal from Australia.

8544

The holder must enter into a contract or agreement of apprenticeship in the form of a New Apprenticeship/training contract which must be lodged in accordance with the relevant State or Territory legislation:

- (a) if the visa is granted while the applicant is in Australia — within 3 months of the grant of the visa; or
- (b) if the person arrives in Australia as the holder of a visa — within 3 months of the person's arrival in Australia.

8545

The holder must undertake the apprenticeship in the employment in respect of which the visa was granted, and must not, without the written permission of Immigration:

- (a) cease to undertake the apprenticeship in the employment in respect of which the visa was granted; or
- (b) engage in an activity inconsistent with undertaking the apprenticeship in respect of which the visa was granted.

8546

The holder of a Subclass 471 (Trade Skills Training) Visa who is undertaking an apprenticeship (within the meaning of regulation 1.20UJ) must maintain contact with the approved trade skills training sponsor in respect of which the visa was granted, and co-operate with, and to the best of the holder's ability facilitate, compliance with the undertakings by the sponsor.