QUESTION TAKEN ON NOTICE

Parliamentary Inquiry: 05 September

IMMIGRATION AND BORDER PROTECTION PORTFOLIO

(IEMP/022) - DLO emails

Asked:

Please provide all information and departmental records – including emails – from the Department Liaison Officer in relation to the Brisbane case as stored under the Archives act

Please provide all information and departmental records – including emails – from the Department Liaison Officer in relation to the Adelaide case as stored under the Archives act

Answer:

Attached is all information and departmental records – including emails – from the Department Liaison Officer in relation to:

- A non-citizen who arrived in Brisbane on 17 June 2015 on an eVisitor visa, valid for three months (the 'Brisbane case') as stored under the Archives Act 1983; and
- A non-citizen who arrived in Adelaide on 31 October 2015 on an eVisitor visa, valid for three months (the 'Adelaide case') as stored under the *Archives Act* 1983.

The Department has withheld certain parts of the documents on the basis that their disclosure would involve the unreasonable disclosure of personal information about individual clients or Australian Public Service departmental officers. Section 6 of the *Privacy Act 1988* (Privacy Act) defines personal information as:

'information or an opinion about an identified individual, or an individual who is reasonably identifiable:

- (a) Whether the information or opinion is true or not
- (b) Whether the information or opinion is recorded in a material form or not.'

The elements of 'personal information' are:

- It relates only to a natural person (not, for example, a company)
- It says something about the individual
- It may be in the form of an opinion, it may be true or untrue, and it may form part
 of a database
- the individual's identity is known or is reasonably ascertainable.

QUESTION TAKEN ON NOTICE

Parliamentary Inquiry: 12 September 2018

HOME AFFAIRS PORTFOLIO

(*IEMP/025*) – IEMP/025: Senator Abetz asking the number of ministerial intervention. -

Asked:

- 1. The number of ministerial intervention by Senator Chris Evans (include a breakdown of s195A interventions from other intervention powers)
- 2. The number of ministerial intervention by Brendan O'Connor MP (include a breakdown of s195A interventions from other intervention powers)
- 3. The number of ministerial intervention by Chris Bowen MP (include a breakdown of s195A interventions from other intervention powers)
- 4. The number of ministerial intervention by Tony Burke MP (include a breakdown of s195A interventions from other intervention powers)

Answer:

Provision of information to the level requested requires an unreasonable diversion of resources. To assist the Committee, details of ministerial intervention to grant a visa by financial year covering the requested period is provided in the below table:

Period	No. of 195a interventions	No. other interventions (351 & 417)	Total no. of interventions
1 July 07- 30 June 08	80	1,286	1,366
1 July 08- 30 June 09	103	808	911
2 July 09- 30 June 10	70	832	902
2 July 10- 30 June 11	60	691	751
3 July 11– 30 June 12	2,862	912	3,774
3 July 12-30 June 13	21,430	946	22,376
4 July 13– 30 June 14	12,004	415	12,419
TOTAL	36,609	5,890	42,499

Note

This data does not include s195A/s351/s417 cases where the Minister has declined to intervene.

Author			
Recipients	Guy BOEKENSTEIN; RICHARDS;	Maree BRIDGER (ACBPS);	DLO; Peter
Subject	RE: Urgent s.195A submission	OOB	[DLM=For-Official-Use-Only]
Date	Wednesday, 17 June 2015 7:14:58 PM		

For-Official-Use-Only

Thanks all.

The Minister would like to see a submission accompanying the Instrument if at all possible, so he can consider the facts of the case. As the referrals records is not yet complete in the system, further details about the case can be provided by the Airport Manager, Ph

It would be appropriate for him to be given the option of granting a sc651 visa with similar validity and conditions to that the client previously held.

The 7.30pm deadline is a little flexible (as I am now told). However, if you could keep me updated on when it will be available this evening, I can manage expectations.

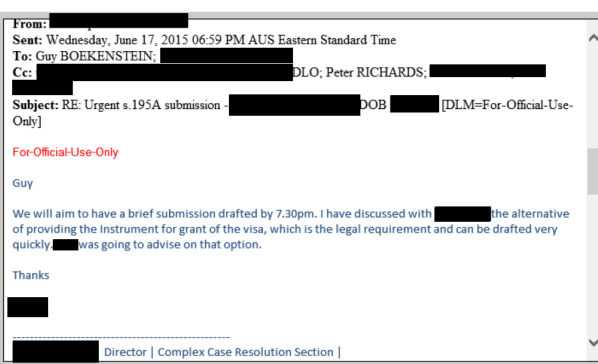
I will be here at the office awaiting the submission, so please give me a call if you have any question.

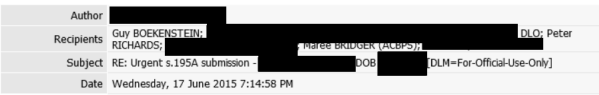
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

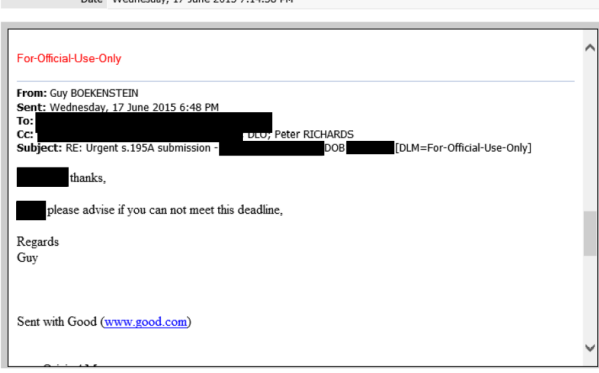
T: (02)

From: Guy BOEKENSTEIN Sent: Wednesday, 17 June 2015 7:01 PM To: DLO; Peter RICHARDS; Cc: BRIDGER (ACBPS) Subject: RE: Urgent s.195A submission -DOB [DLM=For-Official-Use-Only] Many thanks. Just wanted to give an early heads up further up the chain if we needed to manage. Guy Sent with Good (www.good.com) ----Original Message-----From: Sent: Wednesday, June 17, 2015 06:59 PM AUS Eastern Standard Time To: Guy BOEKENSTEIN: DLO; Peter RICHARDS; Cc









Author

Recipients

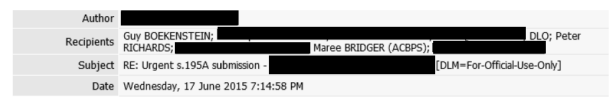
Guy BOEKENSTEIN;
RICHARDS;

Maree BRIDGER (ACBPS);

RE: Urgent s.195A submission
Date

Wednesday, 17 June 2015 7:14:58 PM

----Original Message----From: Sent: Wednesday, June 17, 2015 06:33 PM AUS Eastern Standard Time To: Guy BOEKENSTEIN; DLO; Peter RICHARDS Cc: Subject: Urgent s.195A submission -Only] For-Official-Use-Only The Minister has indicated that he'd like to consider a submission to intervene and grant a visa under DOB is currently in detention in Brisbane, after subclass 651 visa was cancelled under s.116 in immigration clearance this morning at Brisbane airport. The ICSE client ID is This is urgent. The Minister requires this submission tonight (preferably in the next hour as he has an appointment at 7.30pm). If he agrees, then someone also needs to be available to grant the visa this evening.



THE ICSE CHENT ID IS.

This is urgent. The Minister requires this submission tonight (preferably in the next hour as he has an appointment at 7.30pm). If he agrees, then someone also needs to be available to grant the visa this evening.

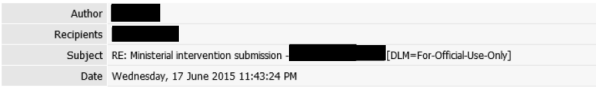
I'm liaising with Brisbane now to ensure that this client is not removed this evening as planned.

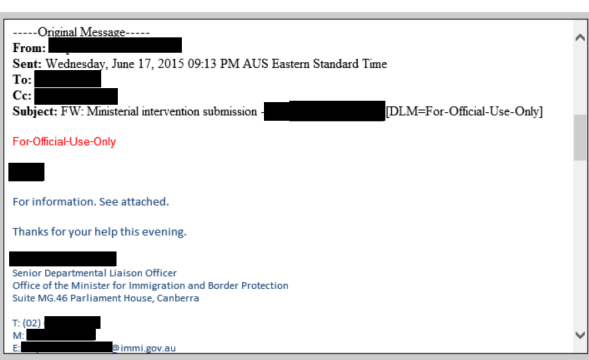
Kind regards

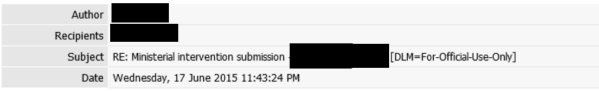
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

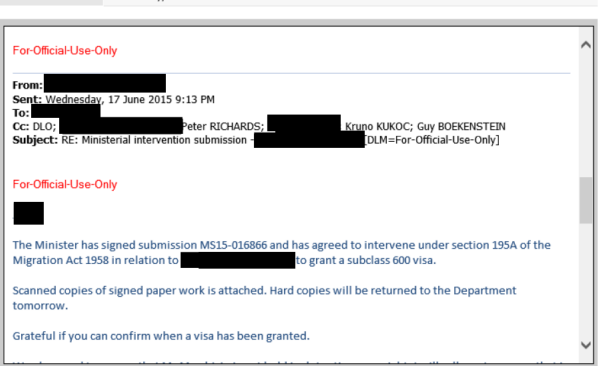
For-Official-Use-Only

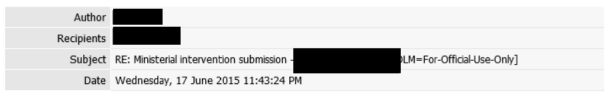
Author			
Recipients			
•	RE: Ministerial intervention submission -	[DLM=For-Official-Use-Only]	
-	Wednesday, 17 June 2015 11:43:24 PM	[SELT TO SINESS OSS SINJ]	
bute	Wednesday, 17 June 2010 11 ISE 1111		
System reflects gr	rant		^
Regards			
Level 2, Brisbane P: 07	nmigration and Border Protection International Airport, Airport Drive, Brisbane M: (immi.gov.a		
Sent with Good (www.good.com)		
Original Mes From: Sent: Wednesday To:	y, June 17, 2015 09:26 PM AUS Eastern Sta	ndard Time	~
Author			
Recipients			
-	RE: Ministerial intervention submission -	[DLM=For-Official-Use-Only]	
-	Wednesday, 17 June 2015 11:43:24 PM		
	,,		
To:	y June 17, 2015 09:26 PM AUS Eastern Star inisterial intervention submission -	ndard Time [DLM=For-Official-Use-Only]	^
The grant of the vi	isa also needs to be reflected in the system. N	ot sure how this is done	
Sent with Good (v	www.good.com)		
To:	y, June 17, 2015 09:13 PM AUS Eastern Star	ndard Time	
Cc: Subject: FW: Min	nisterial intervention submission	[DLM=For-Official-Use-Only]	
For-Official-Use-O	nly		~





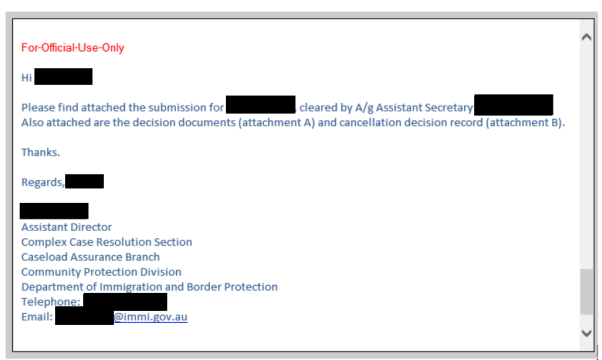


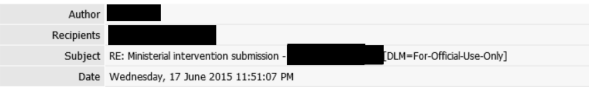


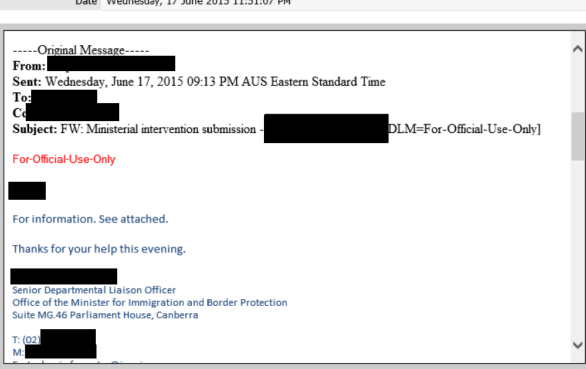


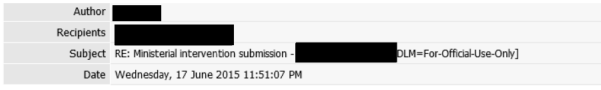
The Minister has signed submission MS15and has agreed to intervene under section 195A of the Migration Act 1958 in relation to to grant a subclass 600 visa. Scanned copies of signed paper work is attached. Hard copies will be returned to the Department tomorrow. Grateful if you can confirm when a visa has been granted. We also need to ensure that s not held in detention overnight. I will call you to ensure that is in train. Thanks again for your efforts on this. Kind regards Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite Parliament House, Canberra T: (02)

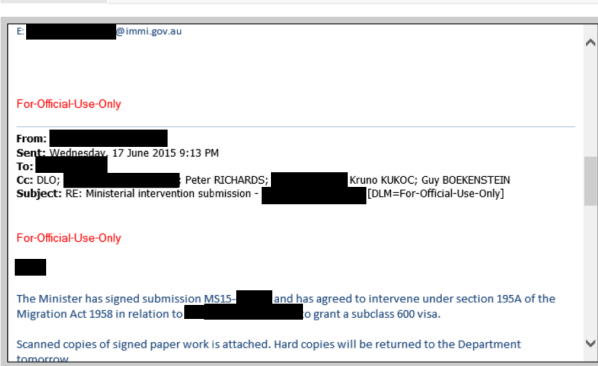
Author
Recipients
Subject RE: Ministerial intervention submission - [DLM=For-Official-Use-Only]
Date Wednesday, 17 June 2015 11:43:24 PM

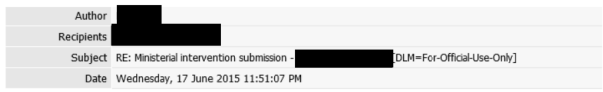


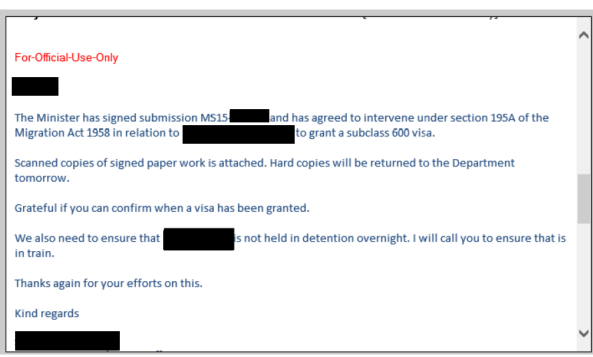


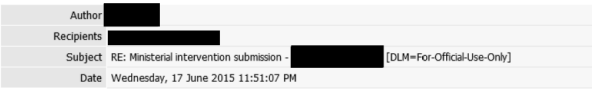


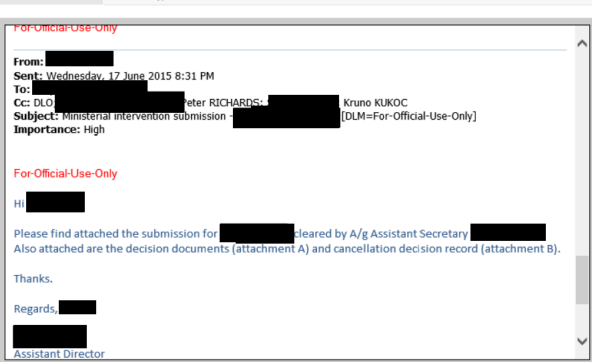


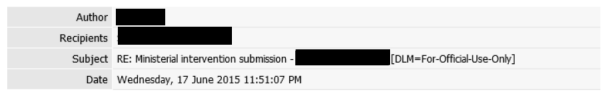


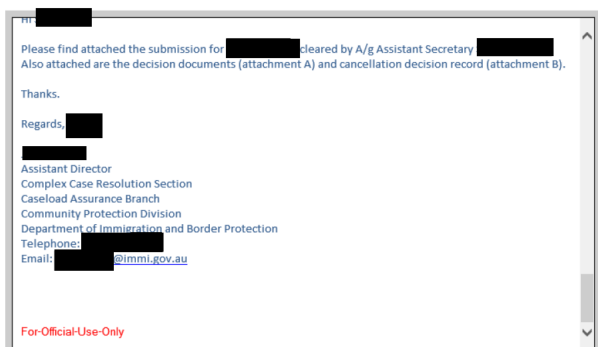












Sensitive: Personal



Submission

For decision

PDMS Ref. Number MS15-016866

		_				
To	Ministor	For	Immigration	and	Rordor	Drotoction
10	IVIIIIISTEI	ıuı	mmigration	allu	buluei	riblection

Subject Ministerial intervention under section 195A of the Migration Act

1958 in relation to

Timing

Recommendation

That you:

1. agree to intervene under section 195A of the Migration Act 1958 to grant a Tourist visa (subclass 600);

ntervene / decline to intervene

- if agreed, please sign the decision documentations at **Attachment A**.

Minister for Immigration and Border Protection

Signature

Date: 17/06/2015

Sensitive: Personal

			Minister's Comme	ents
Rejected Yes/No	Timely Yes/No	Relevance Highly relevant Significantly relevant Not relevant	Length Too long Right length Too brief	Quality Poor 12345 Excellent Comments:
2. Upon temporar such,	, as the solution of the solut	a allowed multiple alia before. In Airport Inspector urism purposes, where some some left cancelled to the cancellation decision.	found for were the ground and under the ground and under section 1	in Australia at on on valid for a stay period three months December 2015. has not has not of did not intend to stay in Australia ands for the grant of eVisitor visa. As 116(1)(g) of the Migration Act 1953 (the tachment B. It is noted that
3. Follow	ving the o	cancellation of ction 189 of the Act		was refused immigration clearance and used immigration clearance, the nshore.
4. Your o		requested that e Act.	s case	be referred to you for consideration unde
Option f	or futu	re management		
5. Your r in immigr		pellable power unde tention.	er section 195A is	enlivened in scase as
Ministeria	al interve	ntion under section	195A	
Departme eVisitor v an 'enter	ent consi isa before d		Fourist visa (subcla appropriate option 2015 and would a	se under section 195A of the Act, the ass 600), with the same conditions as the on. The Tourist visa would be granted with allow

Sensitive: Personal

Sensitive: Personal

- 7. The Department also recommends placing the same conditions on the Tourist visa, as were attached to visate eVisitor visa (conditions 8115, 8201, 8527 and 8528).
- 8. If you agree to intervene, please sign the decision documentation at Attachment A.

Decline to intervene

9. Should you not agree to intervene in a case, it is liable to be removed from Australia.

Consultation - internal/external

10. Your office,

Consultation - Secretary/CEO

11. This submission has not been cleared by the Department's Secretary, Deputy Secretaries or the CEO of the Australian Customs and Border Protection Service.

Client service implications

12. There are minimal client service implications.

Sensitivities

13. N/A

Financial/systems/legislation/deregulation implications

14. N/A

Attachments

Attachment A Section 195A decision documentation

Attachment B Cancellation decision record

Authorising Officer

Cleared by:

Suzamne Muir

A/g Assistant Secretary Caseload Assurance Branch

Date: 17/06/2015 Ph:

Contact Officer , Director, Complex Case Resolution Section, Ph:

CC Acting Deputy Secretary, Kruno Kukoc

FAS, CPD

Manager, Qld Airports

EXERCISE OF MINISTERIAL DISCRETION UNDER SECTION 195A OF THE MIGRATION ACT 1958

- STATEMENT TO PARLIAMENT -

Exercising my powers under section 195A of the Migration Act 1958 (the Act), I have decided to grant a visa under this section.

- This person is detained under section 189 of the Act as an unlawful non-citizen.
- Having regard to this person's particular circumstances and personal characteristics, I have decided to exercise my discretionary powers under section 195A of the Act as it would be in the public interest to grant this person a visa.
- In the circumstances, I have decided that as a discretionary and humanitarian act to an individual with ongoing needs, it is in the interests of Australia as a humane and generous society to grant this person a Tourist visa (subclass 600).

HON PETER DUTTON MP

Minister for Immigration and Border Protection

17/6/2015

EXERCISE OF MINISTERIAL DISCRETION UNDER SECTION 195A OF THE MIGRATION ACT 1958

- DECISION INSTRUMENT -

Name:
Date of birth:
Client ID:

- The above person is in immigration detention under section 189 of the Migration Act 1958 (the Act) and I have considered their case under section 195A of the Act.
- 2. I have determined that it is in the public interest to grant this person a Tourist visa (subclass 600).
- 3. I therefore exercise my power under section 195A of the Act to grant a Tourist visa (subclass 600) in favour of this person.

HON PETER DUTTON MP

Minister for Immigration and Border Protection

17/6/2015



Notice of intention to consider cancellation

under section 116 of the *Migration Act 1958* (For use in immigration clearance)

Form 1111

Department of Immigration and Border Protection

	All parts to be completed by an officer of the department. Please use a pen, and write neatly in English using BLOCK LETTERS. Tick where applicable	Office use only ICSE Client ID
1	Part A — Notice of intention to consider cancelling a visa Full name Family name	8 Possible grounds for cancellation (Include disclosable adverse information given by third parties) It has come to my attention, as a delegate of the Minister for Immigration and Border Protection, that there appear to be grounds for cancellation o your Day Month Year subclass 651 visa granted on 09-Dec-2014
,	Sex Male Female Indeterminate /	under section 116 of the Migration Act 1958 because: Upon arrival at you claimed that you are coming to Australia to stay with a
3	Intersex / Unspecified Day Month Year Date of birth	to be here for 10 weeks: You stated that you will not be -You stated that you and the the terms of your stay and that in
1	Nationality	-A search of your mobile phone revealed the following
5	Country of birth Relationship status Married Separated Never married or been in a de facto relationship De facto Widowed Not specified	message: From on the earn some extra cash while you are keen or not to earn some extra cash while you are here occasionally baby sitting for friends?? Can put the word out for you if you are and a few friends would use you occasionally?? Locallly?? Bit of cash to fund fun. You: "Perfect! and for baby sitting Sure! Extra money for fun is always welcome!"
	Details of previous visa cancellations Departmental checks confirm the visa holder has not had any previous visa cancellations.	A search of your mobile phone revealed the following message: To: "(Hello Thanks a lot! I'm very well and preparing myself to depart at the end of Australia, How are you?)" From "(How Wonderfull! As an Au Pair or for the University? Good Luck! It will be a beautiful experience. I'm very good and continue with my architecture)" To "(As an Au Pair)"
		Based on the above information, it appears to me that despite the grant of the visa, you did not have, at the time of the grant of the visa, or you ceased to have, an intention only to stay in, or visit, Australia temporarily for the tourism purposes for which the visa was granted. If this is the case, then your visa is liable for consideration of cancellation.

Cancellation of visa under section 116 of the Migration Act

s 116

- (1) Subject to subsections (2) and (3), the Minister may cancel a visa if he or she is satisfied that:
 - (a) the decision to grant the visa was based, wholly or partly, on a particular fact or circumstance that is no longer the case or that no longer exists; or
 - (aa) the decision to grant the visa was based, wholly or partly, on the existence of a particular fact or circumstance, and that fact or circumstance did not exist or.
 - (b) its holder has not complied with a condition of the visa; or
 - another person required to comply with a condition of the visa has not complied with that condition; or
 - (d) if its holder has not entered Australia or has so entered but has not been immigration cleared – it would be liable to be cancelled under Subdivision C (incorrect information given by holder) if its holder had so entered and been immigration cleared:
 - s 101 Incorrect information on the application form
 - s 102 incorrect information on the passenger card
 - s 103 a boous document given
 - s 104 failure to notify the department of changes in circumstances
 - s 105 particulars of incorrect answers to be given
 - (e) the presence of its holder in Australia is or may be, or would or might be, a risk to:
 - the health, safety or good order of the Australian community or a segment of the Australian community; or
 - (ii) the health or safety of an individual or individuals; or
 - (f) the visa should not have been granted because the application for it, or its grant was in contravention of this Act or of another law of the Commonwealth; or
 - (fa) in the case of a student visa:
 - (i) its holder is not, or is likely not to be, a genuine student; or
 - its holder has engaged, is engaging, or is likely to engage, while in Australia, in conduct (including omissions) not contemplated by the visa; or
 - (g) a prescribed ground for cancelling a visa applies to the holder.
- (1AA) Subject to subsections (2) and (3), the Minister may cancel a visa if he or she is not satisfied as to the visa holder's identity.
- (1AB) Subject to subsections (2) and (3), the Minister may cancel a visa (the current visa) if he or she is satisfied that:
 - (a) incorrect information was given, by or on behalf of the person who holds the current visa, to:
 - (i) an officer; or
 - (ii) an authorised system; or
 - (iii) the Minister; or
 - (iv) any other person, or a tribunal, performing a function or purpose under this Act; or
 - any other person or body performing a function or purpose in an administrative process that occurred or occurs in relation to this Act; and
 - (b) the incorrect information was taken into account in, or in connection with, making:
 - a decision that enabled the person to make a valid application for a visa; or
 - (ii) a decision to grant a visa to the person; and
 - (c) the giving of the incorrect information is not covered by Subdivision C. This subsection applies whenever the incorrect information was given and whether the visa referred to in subparagraph (b)(i) or (ii) is the current visa or a previous visa that the person held.
- (1A) The regulations may prescribe matters to which the Minister may have regard in determining whether he or she is satisfied as mentioned in paragraph (1)((a). Such regulations do not limit the matters to which the Minister may have regard for that purpose.
- (2) The Minister is not to cancel a visa under subsection (1), (1AA) or (1AB) if there exist prescribed circumstances in which a visa is not to be cancelled.
- (3) If the Minister may cancel a visa under subsection (1), (1AA) or (1AB), the Minister must do so if there exist prescribed circumstances in which a visa must be cancelled.

Reg 2,43

- (1) For the purposes of paragraph 116(1)(g) of the Act (which deals with circumstances in which the Minister may cancel a visa), the grounds prescribed are:
 - (a) that the Foreign Minister has personally determined that:

- in the case of a visa other than a relevant visa the holder of the visa is a person whose presence in Australia:
 - (A) is, or would be, contrary to Australia's foreign policy interests; or
 - (B) may be directly or indirectly associated with the proliferation of weapons of mass destruction; or
- (ii) in the case of a relevant visa the holder of the visa is a person whose presence in Australia may be directly or indirectly associated with the proliferation of weapons of mass destruction;
- (b) that the holder of the visa has been assessed by the Australian Security intelligence Organisation to be directly or indirectly a risk to security, within the meaning of section 4 of the Australian Security Intelligence Organisation Act 1979:
- (c) fomitted by SR 2000, 62 with effect from 1/07/2000 LEGEND note] in the case of a bridging visa held by a person who applied for a substantive visa – that the application for the substantive visa has been determined to be invalid:
- (d) in the case of a visa granted before 1 September 1994 that:
 - (i) was continued in force on and after 1 September 1994 as a Transitional (Temporary) visa under the Migration Reform (Transitional Provisions) Regulations; and
 - (ii) allowed multiple entries to Australia;

that, at some time before 1 September 1994, the holder exceeded the period of stay in Australia permitted by the visa;

- (e) in the case of:
 - the holder of an Electronic Travel Authority (Class UD) visa who is under 18; or
 - (ii) fomitted)
 - the holder of a Tourist (Class TR) visa, that was applied for using form 601E, who is under 18; or
 - (iv) the holder of a Visitor (Class TV) visa who is under 18; or
 - (iva) the holder of a Subclass 600 (Visitor) visa in the Tourist stream, that was applied for using form 1419 (Internet), who is under 18; that either:
 - both of the following apply:
 - (A) the law of the visa holder's home country did not permit the removal of the visa holder;
 - (B) at least 1 of the persons who could lawfully determine where the additional applicant is to live did not consent to the grant of the visa; or
 - (vi) the grant of the visa was inconsistent with any Australian child order in force in relation to the visa holder:
- (ea) in the case of a Subclass 601 (Electronic Travel Authority) visa that, despite the grant of the visa, the Minister is satisfied that the visa holder:
 - did not have, at the time of the grant of the visa, an intention only to stay in, or visit, Australia temporarily for the tourism or business purposes for which the visa was granted; or
 - (ii) has ceased to have that intention;
- (f) in the case of:
 - the holder of an Electronic Travel Authority (Class UD) visa who is under 18 and is not accompanied by his or her parent or guardian; or
 - (iii) the holder of a Tourist (Class TR) visa, that was applied for using form 601E, who:
 - (A) is under 18; and
 - (B) is not accompanied by his or her parent or guardian; or
 - (iv) the holder of a Visitor (Class TV) visa who is under 18 and is not accompanied by his or her parent or guardian; or
 - (v) the holder of a Subclass 600 (Visitor) visa in the Tourist stream, that was applied for using form 1419 (Internet), who is under 18 and is not accompanied by his or her parent or guardian;

that the holder of that visa does not have adequate funds, or adequate arrangements have not been made, for the holder's maintenance, support and general welfare during the holder's proposed visit in Australia;

- (g) in the case of a temporary visa held by a person other than a visa holder mentioned in paragraph (h) – that the visa holder asks the Minister, in writing, to cancel the visa;
- (h) in the case of a temporary visa held by a person who is under the age of 18 years and is not a spouse, a former spouse or engaged to be married – that:
 - a person who is at least 18 years of age, and who can lawfully determine where the visa holder is to live, asks the Minister, in writing, to cancel the visa; and
 - (ii) the Minister is satisfied that there is no compelling reason to believe that the cancellation of the visa would not be in the best interests of the visa holder:

Part A - Notice of intention to consider cancelling a visa (continued)

Based on the information above, there appear to be grounds for
cancelling your visa under:
s116(1)(a)
s116(1)(aa)
s116(1)(b) because it appears that you have breached
condition
(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)
s116(1)(c)
s116(1)(d) because a ground appears to exist at
(Enter relevant ground here – s101, s102, s103, s104 or s105)
s116(1)(e)
s116(1)(f)
s116(1)(fa) (i) (ii)
s116(1)(g) because a ground appears to exist at
Reg 2.43(1) (ka)
110g 2.45(1) (Au)
other
Please refer to reverse of pages 1, 2 and 3 for reference to the relevant legislation.
Where the Minister can cancel a visa under subsection 116(1) of the
Act, the Minister must do so if there exist prescribed circumstances in
which the visa must be cancelled (see subsection 116(3) of the Act and
the 'prescribed circumstances' in subregulation 2.43(2) of the Migration
Regulations 1994) refer to reverse of page 3.
Opportunity to comment
The Migration Act 1958 gives you the opportunity to comment on the
intention to consider cancellation of your visa and to give reasons why
your visa should not be cancelled. Your comments could include:
 why grounds for cancellation do not exist; or
 why your visa should not be cancelled.
You are invited to provide your comments at interview.
Day Month Year
Interview will be held on
Beginning at
At the following location DIBP office last airport
If you choose not to comment, the delegate may make his/her decision based on the information available to them.
If your visa is cancelled you may be refused immigration clearance.
You may also be detained and removed from Australia as an unlawful
non-citizen under s1 89 of the Migration Act 1958. The visas of any
dependants may also be cancelled.

If your visa is cancelled, you may become subject to an exclusion period.

If you are subject to an exclusion period as a result of a visa cancellation, you may be prevented from being granted various types of visas for a period of up to 3 years. You may also be prevented from making a valid application for certain classes of visa while in Australia. If a decision is made not to cancel your visa you will be immigration

Except in the case of consideration of cancellation of a visa under Reg 2.43(2), factors the delegate may take into consideration in making a decision whether to cancel your visa include (but are not limited to) the

cleared and allowed to enter Australia.

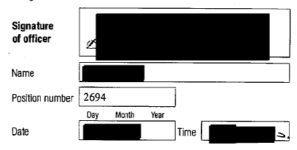
· the purpose of your travel to Australia;

- · extent of compliance with the conditions of your visa;
- the degree of hardship which may be caused to you or your family (Note: As per the Convention on the Rights of the Child, the best interests of any child in Australia under 18 years of age will be considered);
- · the circumstances in which the ground for cancellation arose:
- your behaviour in relation to the department, now and on any previous occasion.

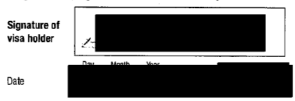
10 Disclosure of information

Note: The Privacy Act protects information you give in this interview. For more information, see the reverse of page 3.

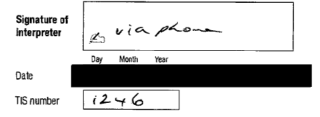
11 Delegate's details



12 Visa holder's signature to acknowledge that this notice has been received Refusal to acknowledge receipt of this notice will not prevent the delegate from making a decision on whether to cancel your visa.



13 Interpreter details



Cancellation of visa under section 116 of the Migration Act (continued)

- (i) in the case of the holder of:
 - (i) a Subclass 456 (Business (Short Stay)) visa; or
 - (ia) a Subclass 459 (Sponsored Business Visitor (Short Stay)) visa; or
 - (ib) a Subclass 600 (Visitor) visa in the Business Visitor stream; or
 - (ii) a Subclass 956 (Electronic Travel Authority (Business Entrant Long Validity)) visa; or
 - (iii) a Subclass 977 (Electronic Travel Authority (Business Entrant Short Validity)) visa -

that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit, Australia temporarily for business purposes;

- (ia) in the case of a holder of:
 - (i) a Subclass 400 (Temporary Work (Short Stay Activity)) visa; or
 - (ia) a Subclass 401 (Temporary Work (Long Stay Activity)) visa; or
 - (ib) a Subclass 402 (Training and Research) visa; or
 - (ic) a Subclass 403 (Temporary Work (International Relations)) visa; or
 - (id) a Subclass 411 (Exchange) visa; or
 - (ii) a Subclass 415 (Foreign Government Agency) visa; or
 - (iii) a Subclass 416 (Special Programme) visa; or
 - (iv) a Subclass 419 (Visiting Academic) visa; or
 - (v) a Subclass 420 (Entertainment) visa; or

 - (vi) a Subclass 421 (Sport) visa; or
 - (vii) a Subclass 423 (Media and Film Staff) visa; or
 - (viii) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (ix) a Subclass 428 (Religious Worker) visa; or
 - (x) a Subclass 442 (Occupational Trainee) visa; or
 - (xi) a Subclass 488 (Superyacht Crew) visa;
 - that the grounds in subregulation (1A) are met; or
- in the case of the holder of:
 - a Subclass 600 (Visitor) visa that is not in the Business Visitor
 - a Subclass 676 (Tourist) visa; or
 - (iii) a Subclass 679 (Sponsored Family Visitor) visa;

that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to visit, or remain in, Australia as a visitor temporarily for the purpose of visiting an Australian citizen, or Australian permanent resident, who is a parent, spouse, de facto pariner, child, brother or sister of the visa holder or for another purpose, other than a purpose related to business or medical treatment;

- in the case of the holder of a Subclass 976 (Flectronic Travel Authority (Visitor)) visa - that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to visit Australia temporarily for tourism purposes;
- (ka) in the case of a holder of a Subclass 651 (eVisitor) visa that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit, Australia temporarily for the tourism or business purposes for which the visa was granted;
- (kb) in the case of the holder of Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the applicant met the requirements of subregulation 457.223(4) - that, despite the grant of the visa, the Minister is satisfied that:
 - the holder did not have a genuine intention to perform the occupation mentioned in paragraph 457.223(4)(d) at the time of grant of the visa; or
 - the holder has ceased to have a genuine intention to perform that occupation; or
 - (iii) the position associated with the nominated occupation is not genuine:
- (I) in the case of the holder of a Subclass 457 (Business (Long Stay)) visa who is a primary sponsored person in relation to a person who is, or was, a standard business sponsor or party to a labour agreement (the sponson - that:
 - the sponsor has not complied, or is not complying, with the undertaking given by the business sponsor in accordance with approved form 1067, 1196 or 1196 (Internet); or
 - the sponsor has given false or misleading information to Immigration or the Migration Review Tribunal; or
 - the sponsor has failed to satisfy a sponsorship obligation; or

- the sponsor has been cancelled or barred under section 140M of the Act: or
- the labour agreement has been terminated, has been suspended or has ceased;
- (la) in the case of the holder of a Subclass 457 (Business (Long Stay)) visa who was granted the visa on the basis of a nomination of an activity under regulation 1.20GA as in force immediately before 14 September 2009 - that the holder is living or working within an area specified by the Minister in an instrument in writing for this paragraph;
- (lb) [omitted by SLI 2007, 272 with effect from 10/09/2007 (lb) inserted by SLI 2008, 189 with effect from 27/10/2008 - (lb) omitted by SLI 2009, 203 (which amended SLI 2009, 115) with effect from 14/09/2009 - LEGEND note)
- (lc) in the case of a holder of:
 - (i) a Subclass 411 (Exchange) visa; or
 - a Subclass 415 (Foreign Government Agency) visa, or
 - (iii) a Subclass 416 (Special Programme) visa; or
 - a Subclass 419 (Visiting Academic) visa; or (ivi)
 - (v) a Subclass 420 (Entertainment) visa; or
 - (vi) a Subclass 421 (Sport) visa; or
 - (vii) a Subclass 423 (Media and Film Staff) visa; or
 - (viii) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (ix) a Subclass 428 (Religious Worker) visa; or
 - a Subclass 442 (Occupational Trainee) visa; or (x)
 - (xi) a Subclass 488 (Superyacht Crew) visa;

who is a primary sponsored person in relation to a person who is or was an approved sponsor - that 1 of the grounds specified in subregulation (1B) is met;

- (ld) in the case of a holder of:
 - (i) a Subclass 411 (Exchange) visa; or
 - a Subclass 419 (Visiting Academic) visa; or
 - a Subclass 420 (Entertainment) visa; or
 - (iv) a Subclass 421 (Sport) visa; or
 - a Subclass 423 (Media and Film Staff) visa; or
 - (vi) a Subclass 427 (Domestic Worker (Temporary) - Executive) visa; or
 - (vii) a Subclass 428 (Religious Worker) visa; or
 - (viii) a Subclass 442 (Occupational Trainee) visa; or
 - (ix) a Subclass 457 (Business (Long Stay)) visa;

who is a secondary sponsored person in relation to a person who is or was an approved sponsor - that the person who is or was an approved sponsor of the primary sponsored person to whom the secondary sponsored person is related has not listed the secondary sponsored person in the latest nomination in which the primary sponsored person is identified;

- (le) in the case of a holder of:
 - (i) a Subclass 401 (Temporary Work (Long Stay Activity)) visa; or
 - a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - a Subclass 428 (Religious Worker) visa; or
 - (iv) a Subclass 457 (Temporary Work (Skilled)) visa;

who is a primary sponsored person or a secondary sponsored person in relation to a person who is or was an approved sponsor - that the person who is or was an approved sponsor has paid the return travel costs of the holder in accordance with the sponsorship obligation mentioned in regulation 2.80 or 2.80A;

- (m) that the Minister reasonably suspects that the holder of the visa has committed an offence under section 232A, 233, 233A, 234 or 236 of the Act:
- (n) that:
 - a certificate is in force under paragraph 271(1)(I) of the Act, stating that a computer programme was not functioning correctly; and
 - both of the following apply:
 - (A) the visa was granted at the time, or during the period, that is specified in the certificate:
 - the grant of the visa is an outcome from the operation of that programme, under an arrangement made under subsection 495A(1) of the Act, that is specified in the certificate:
- (o) that the Minister reasonably suspects that the visa has been obtained as a result of the fraudulent conduct of any person;
- (oa) in the case of the holder of a temporary visa (other than a Subclass 050 (Bridging (General)) visa, a Subclass 051 (Bridging (Protection Visa Applicant)) visa or a Subclass 444 (Special Category) visa) - that the Minister is satisfied that the holder has been convicted of an offence against a law of the Commonwealth, a State or Territory (whether or not the holder held the visa at the time of the conviction and regardless of the penalty imposed (if any));

Decision

Part B - Record of decision whether to cancel visa

1	Full name
	Family name
	Given names
	Day Month Year
2	Date of birth
3	Current visa details
	Subclass 651 visa granted on Subclass 651
4	Visa holder's response
	The visa holder received the notice of intention to consider cancelling
	the visa at: (Insert time and date from item 12 Part A) Day Month Year
	The visa holder:
	DID NOT RESPOND to the notice of intention to consider cancelling the visa Go to Question 6
	RESPONDED to the notice of intention to consider cancelling the visa Give details at Question 5 and/or Question 8

Office use onl	у
ICSE Client ID	

Time interview commenced (This should be a reasonable period after the time at Question 4)

	Day	Month	Year
12:04 hrs	17-Ju	ın-2015	

Grounds for cancellation

Provide a summary of why the visa holder considers the

GROUNDS for cancellation DO or DO NOT exist disputed that grounds for cancellation exist and stated that her primary reason for travelling to Australia today was to practice English.

Cancellation of visa under section 116 of the Migration Act (continued)

- (ob) in the case of the holder of a temporary visa (other than a Subclass 050 (Bridging (General)) visa, a Subclass 051 (Bridging (Protection Visa Applicant)) visa or a Subclass 444 (Special Category) visa) - that the Minister is satisfied that the holder is the subject of a notice (however described) issued by Interpol for the purpose of providing a warning or intelligence that:
 - the holder has committed an offence against a law of another country and is likely to commit a similar offence; or
 - the holder is a serious and immediate threat to public safety;
- in the case of the holder of a Subclass 771 (Transit) visa that, despite the grant of the visa, the Minister reasonably suspects that the holder of
 - did not have, at the time of the grant of the visa, an intention to transit Australia: or
 - has ceased to have that intention.
- (1A) For paragraph (1)(ia), the grounds are that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have at the time of grant of the visa, or has ceased to have, a genuine intention to stay temporarily in Australia to carry out the work or activity in relation to which
 - (a) the visa holder's visa was granted; or
 - (b) if the visa holder is identified in a nomination after the visa is granted the visa holder was identified in a nomination.
- (1B) For paragraph (1)(lc), the grounds are the following:
 - (a) the approval of the person as a sponsor has been cancelled, or the approved sponsor has been barred, under section 140M of the Act;
 - (b) if the approved sponsor is a party to a work agreement the work agreement has been terminated or has ceased;
 - (c) if the primary sponsored person is required to be identified in a nomination - the criteria for approval of the latest nomination in which the primary sponsored person is identified are no longer met;
 - (d) the person who is or was an approved sponsor has failed to satisfy a sponsorship obligation.
- (1C) For subsection 116(1A) of the Act, the Minister may have regard to the following matters in determining whether he or she is satisfied as mentioned in paragraph 116(1)(fa) of the Act that participation in a course of study by the holder of a student visa has been deferred or temporarily suspended by the provider of the course of study:
 - (a) because of the conduct of the holder:
 - (b) because of the circumstances of the holder, other than compassionate or compelling circumstances:
 - because of compassionate or compelling circumstances of the holder, if the Minister's satisfied that the circumstances have ceased to exist;
 - on the basis of evidence or a document given to the provider about the holder's circumstances, if the Minister is satisfied that the evidence or document is fraudulent or misrepresents the holder's circumstances.
- For subsection 116(3) of the Act, the circumstances in which the Minister must cancel a visa are:
 - (a) in the case of a visa other than a relevant visa each of the circumstances comprising the grounds set out in:
 - sub-subparagraphs (1)(a)(i)(A) and (B); and
 - paragraph (1)(b); and
 - (aa) in the case of a relevant visa the circumstance comprising the grounds set out in subparagraph (1)(a)(ii); and
- In this regulation:

[BUSINESS SPONSOR omitted by SLI 2009, 202 with effect from 14/09/2009 -- LEGEND notel

relevant visa means a visa of any of the following subclasses.

- (aa) Subclass 050;
- (f) Subclass 447;
- (a) Subclass 200: Subclass 201:
- Subclass 449: (a)
- Subclass 202;
- Subclass 451: (h)
- Subclass 785; (i)
- (d) Subclass 203;
- Subclass 786; (i)
- Subclass 204:
- (k) Subclass 866

Important information about privacy

The personal information you give in this interview is protected by law, including the Privacy Act 1988. Important information about the collection, use and disclosure (to other agencies and third parties, including overseas entities) of your personal information, including sensitive information, can be found below, and is contained in form 1442i *Privacy notice*. Form 1442i is available from the department's website www.immi.gov.au/allforms/ or offices of the department. You should ensure that you read and understand the Privacy notice.

- 5.1 At or before the time or, if that is not practicable, as soon as practicable after, an Australian Privacy Principles (APP) entity collects personal information about an individual, the entity must take such steps (if any) as are reasonable in the circumstances:
 - (a) to notify the individual of such matters referred to in subclause 5.2 as are reasonable in the circumstances; or
 - (b) to otherwise ensure that the individual is aware of any such matters.
- The matters for the purposes of subclause 5.1 are as follows:
 - (a) the identity and contact details of the APP entity;
 - (b) if:
 - the APP entity collects the personal information from someone other than the individual; or
 - the individual may not be aware that the APP entity has collected the personal information;

the fact that the entity so collects, or has collected, the information and the circumstances of that collection;

- (c) if the collection of the personal information is required or authorised by or under an Australian law or a court/tribunal order—the fact that the collection is so required or authorised (including the name of the Australian law, or details of the court/tribunal order, that requires or authorises the collection);
- the purposes for which the APP entity collects the personal information;
- the main consequences (if any) for the individual if all or some of the personal information is not collected by the APP entity;
- any other APP entity, body or person, or the types of any other APP entities, bodies or persons, to which the APP entity usually discloses personal information of the kind collected by the entity;
- that the APP privacy policy of the APP entity contains information about how the individual may access the personal information about the individual that is held by the entity and seek the correction of such information:
- that the APP privacy policy of the APP entity contains information about how the individual may complain about a breach of the Australian Privacy Principles, or a registered APP code (if any) that binds the entity, and how the entity will deal with such a complaint;
- whether the APP entity is likely to disclose the personal information to overseas recipients;
- if the APP entity is likely to disclose the personal information to overseas recipients-the countries in which such recipients are likely to be located if it is practicable to specify those countries in the notification or to otherwise make the individual aware of them.

6	Assessment 7	Details of the evidence and findings about whether the delegate is
	I am satisfied that there are:	satisfied GROUNDS for cancellation DD or DO NOT EXIST
	✓ GROUNDS	arrived at airport on
	OR	Through a baggage examination and at interview it became apparent to me that grounds existed to consider
	NO GROUNDS	cancellation of subclass visa under \$116(1)(g) and
	for cancellation of the visa holder's visa under:	Reg 2.43(1)(ka) as least and did not appear to have an
	s116(1)(a)	intention to stay in Australia temporarily for tourism purposes for which the visa was granted, or had ceased to
	s116(1)(aa)	have that intention.
	s116(1)(b) because I am satisfied that you have breached	
	condition	Evidence supporting this was:
	(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)	- Leading Claimed that the purpose of stay in Australia was to stay with a leading where would
	s116(1)(c)	be expected to
	s116(1)(d) because I am satisfied a ground exists at	
	(Enter relevant ground here - s101, s102, s103, s104 or s105)	-Messages located on mobile phone
	s116(1)(e)	indicated that was willing to earn extra money working
	s116(1)(f)	as a baby sitter.
	s116(1)(fa) (i) (ii)	-Messages located on the phone indicated that the stravelling to Australia to work as an aupair.
	s116(1)(g) because I am satisfied a ground exists at	
	Reg 2.43(1) (ka)	and stated that although the would be living with the
	other	and stated that authough a would be fiving with the
	Please refer to reverse of pages 1, 2 and 3 for reference to the relevant	primary reason for travelling to Australia to day was to
	legislation.	live in a house where could practice English 24 hours per day.
	Where the Minister can cancel a visa under subsection 116(1) of the	nours per day.
	Act, the Minister must do so if there exist prescribed circumstances in	On the basis of the above evidence, I am satisfied
	which the visa must be cancelled (see subsection 116(3) of the Act and	did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit,
	the 'prescribed circumstances' in subregulation 2,43(2) of the <i>Migration Regulations</i> 1994) – refer to reverse of page 3.	Australia temporarily for the tourism purposes for which
	The galactic for your to to to to be ago of	the visa was granted.

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 (1) Subject to subclauses (2) to (6), the holder must not engage in work for more than 40 hours a fortnight while the holder is in Australia.
 - (2) If the holder is a member of the family unit of a person who satisfies the primary criteria for the grant of a student visa, the holder must not engage in work in Australia until the person who satisfies the primary criteria has commenced a course of study.
 - (3) If the holder is able to engage in work in accordance with subclause (2), the holder must not engage in work for more than 40 hours a fortnight while the holder is in Australia unless subclause (4) or (5) applies.
 - (4) Subclause (3) does not apply if:
 - (a) the visa for which the primary criteria were salisfied is:
 - (i) a Subclass 573 (Higher Education Sector) visa; or
 - (ii) a Subclass 574 (Postgraduate Research Sector) visa; and
 - (b) the course of study is a course for the award of a masters or doctorate degree that is registered on the Commonwealth Register of Institutions and Courses of Overseas Students.
 - (5) Subclause (3) does not apply if:
 - (a) the visa for which the primary criteria were satisfied is a Subclass 576 (Foreign Affairs or Defence Sector) visa; and
 - (b) the course of study is a course for the award of a masters or doctorate degree.
 - (6) In this clause:
- fortnight means the period of 14 days commencing on a Monday.
 8105 (1A) The holder must not engage in any work in Australia before the holder's course of study commences.
 - (1) Subject to subclause (2), the holder must not engage in work in Australia for more than 40 hours a fortnight during any fortnight when the holder's course of study or training is in session.
 - (2) Subclause (1) does not apply:
 - (a) 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; and
 - (b) in relation to a Subclass 574 (Postgraduate Research Sector) visa if the holder has commenced the masters degree by research or doctoral degree.
 - (3) In this clause:
- fortnight means the period of 14 days commencing on a Monday.
 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 (1) if the visa is not a visa mentioned in subclause (3) or (4), and was granted to enable the holder to be employed in Australia, the holder must not:
 - (a) cease to be employed by the employer in relation to which the visa was granted; or
 - (b) work in a position or occupation inconsistent with the position or occupation in relation to which the visa was granted; or
 - (c) 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.
 - (2) If the visa is not a visa mentioned in subclause (3) or (4), and subclause (1) does not apply, the holder must not:
 - (a) cease to undertake the activity in relation to which the visa was granted; or
 - (b) engage in an activity inconsistent with the activity in relation to which the visa was granted; or
 - (c) 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.
 - (3) If the visa is a Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the holder met the requirements of subclause 457.223 (2) or 457.223 (4):
 - (a) the holder must:
 - work only in the occupation listed in the most recently approved nomination for the holder; and
 - (ii) unless the circumstances in subclause (3A) apply work only for:
 - (A) the standard business sponsor, former standard business sponsor, party to a labour agreement or former party to a labour agreement (the sponsor) who nominated the holder in the most recently approved nomination; or

- (B) if the sponsor is a standard business sponsor or a former standard business sponsor who lawfully operates a business in Australia – an associated entity of the sponsor; and
- (b) If the holder ceases employment the period during which the holder ceases employment must not exceed 28 consecutive days.
- (3A) For subparagraph (3) (a) (ii), the circumstances are that:
 - (a) the holder's occupation is specified in an instrument in writing for subparagraph 2.72 (10)(d)(ii) or (iii); or
 - (b) the holder is continuing to work for the sponsor, or the associated entity of the sponsor, for the purpose of fulfilling a requirement under a law relating to industrial relations and relating to the giving of notice.
- (3B) If the visa is a Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the holder met the requirements of subclause 457.223 (8), (9) or (10):
 - (a) the holder must work only in the occupation or position in relation to which the visa was granted; and
 - (b) if the holder ceases employment the period during which the holder ceases employment must not exceed 28 consecutive days.
- (4) If:
 - (a) the visa is:
 - (i) a Subclass 411 (Exchange) visa; or
 - (ii) a Subclass 419 (Visiting Academic) visa; or
 - (iii) a Subclass 420 (Entertainment) visa; or
 - (iv) a Subclass 421 (Sport) visa; or
 - (v) a Subclass 423 (Media and Film Staff) visa; or
 - (vi) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (vii) a Subclass 428 (Religious Worker) visa; or
 - (viii) a Subclass 442 (Occupational Trainee) visa; and
 - (b) in the case of a holder of a Subclass 442 (Occupational Trainee) visa – the occupational training is not provided to the holder by the Commonwealth:
 - the holder must not:
 - (c) cease to engage in the most recently nominated occupation, programme or activity in relation to which the holder is identified; or
 - (d) engage in work or an activity that is inconsistent with the most recently nominated occupation, programme or activity in relation to which the holder is identified; or
 - (e) engage in work or an activity for an employer (within the meaning of subregulation 2.72A(8)) other than the employer identified in accordance with paragraph 2.72A(7)(a) in the most recent nomination in which the holder is identified.
- 8108 The holder must not be employed in Australia by any one 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) must not work in a position or occupation inconsistent with the position or occupation in relation to which the visa was granted;
 and
 - (c) must not 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; and
 - (d) must not cease to be employed by the employer in relation to which the visa was granted, unless paragraph (e) applies; and
 - (e) except with the written permission 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.
- The holder must not engage in work in Australia that might otherwise be carried out by an Australian citizen or an Australian permanent resident.
- 8113 The holder must not work in Australia otherwise than as a member of the crew of a non-military ship.
- 8114 The holder must not work in Australia otherwise than as a member of the crew of a superyacht.
- 8115 The holder must not work in Australia other than by engaging in a business visitor activity.

1111 (Design date 04/15) - Page 4 reverse

Reasons the visa should not be cancelled

job." -"I sai		that I couldn'	t take money fo	ro
	l was an			,ı a
stated	I Was all	but it is not tr	ue."	
DIGIOU	that did not	explain to	friend that	wot
not be	paid and that the	e amount of v	vork is not the s	ame
the w		uld need to pe		
	s a sacrifice for			
	ay I didn't com		,	
			and speak Engli	ish."
			o It was n	
			ome to Australi	
	ttle bit of time.			a to
differ		n seems ocau	titul allu very	
unien	111.			
Ĺ				

9 Delegate's assessment of the reasons the visa should not be cancelled. (This question does not need to be completed if decided at Question 6 that no grounds for cancellation exist.)

Note: Not applicable to mandatory cancellation under Reg 2.43(2).

Go to Question 11

These factors include, but are not limited to, the following. The delegate should consider any relevant factor.

Purpose of travel to and stay in Australia

Topoto or third to also buy his topical
advised me that sis here to stay with a for the entirety of stay and practice her English. states is not being paid for this work.
The confirmed these details and verified that will not be paid for this work.
I note however that the visa holder has also agreed to undertake paid work as a baby sitter. In addition to this, the state of the stat
Therefore I give little weight in favour of claim.

This factor is not relevant as least visa is not being considered for cancellation for a breach of visa condition under s1 [6(1)(b).
_

Extent of compliance with visa conditions

The degree of hardship which may be caused to the visa holder, their family members and others, if the visa is cancelled. (Where applicable, the best interests of a child in Australia under 18 years must be considered in accordance with Australia's obligations under the Convention on the Rights of the Child.)

	I have considered the degree of hardship that may be caused to limit if her visa is cancelled.
	has informed me that it has been a dream of since was a child to live in Australia for a little while. The stated that it will be hard for to return to without realising dream and I have applied some weight in favour of sclaim.
-	has also stated that it was a sacrifice for to travel to Australia as worked everyday that did not attend school. I have also considered that cancellation of this visa may result in some financial loss for the visa holder and I therefore give this some weight in avour.
A Automobile	
-	
-	•

Visa conditions (continued)

- **8201 (1)** While in Australia, the holder must not engage, for more than 3 months, in any studies or training.
 - (2) However, subclause (1) does not apply to a visa mentioned in the table.

Item Visa

- Subclass 580 (Student Guardian) visa in relation to which the holder is undertaking an ELICOS of less than 20 hours per week.
- 1A Subclass 602 (Medical Treatment) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- Subclass 675 (Medical Treatment (Short Stay)) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- 3 Subclass 685 (Medical Treatment (Long Stay)) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- 8202 (1) The holder (other than the holder of a Subclass 560 (Student) visa who is a Foreign Affairs student or the holder of a Subclass 576 (Foreign Affairs 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 neither of the following applies:
 - (a) the education provider has certified the holder, for a registered course undertaken by the holder, as not achieving satisfactory course properties for:
 - section 19 of the Education Services for Overseas Students Act 2000; and
 - (ii) standard 10 of the National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students 2007;
 - (b) the education provider has certified the holder, for a registered course undertaken by the holder, as not achieving satisfactory course attendance for:
 - section 19 of the Education Services for Overseas Students Act 2000, and
 - standard 11 of the National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students 2007.
 - (4) In the case of the holder of a Subclass 560 visa who is a Foreign Affairs student or the holder of a Subclass 576 (Foreign Affairs 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
 - 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 omitted by SLI 2007. 190 with effect from 1/07/2007 LEGEND note]
 8207 The holder must not engage in any studies or training in Australia.
- 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).
- 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.
 Note: For the meaning of valid application see s46 of the Act. Broadly, a valid application is one that is formally in order for consideration, not necessarily one that can be granted.
- 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 number
- 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 or enter into a de facto relationship 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.

Client circumstances in which the ground for cancellation arose	10	Other relevant reasons (if applicable)
claims that applied for the eVisitor visa because only intended a three month stay in Australia and would not be undertaking paid work. However, when the message located on mobile phone regarding working as a baby sitter to earn 'extra cash' was put to stated that it didn't occur to that couldn't take money for a job on the eVisitor visa. I therefore give little weight in favour of the visa holder's clairn as a reason not to cancel. also stated that did not consider intended onshore activities to be "work" as would not be working in a restaurant everyday or seeking employment that attracts a salary. While I give some weight in favour of claim that misunderstood the meaning of "work", it is the responsibility of the visa holder to be aware of the conditions of the visa they hold.		I have considered the legal consequences of a decision to cancel the visa, which includes detaining, removal, exclusion periods or bars from applying for other visas. I do not consider the consequences will severely impact therefore I apply little weight in avour when considering this factor.
	1	•
	1	
	1	
]	
Visa holder's behaviour in relation to the department, now and on any	44	Darleton
previous occasion	11	Decision After weighing up all of the information available to me, I am satisfied
has been honest, forthcoming and cooperative in dealings with the Department today and I therefore give this some weight in favour.		that the grounds for cancelling the visa outweigh the reasons for not cancelling. I have therefore decided to cancel the visa.
	1	After weighing up all of the information available to me, I am satisfied
	1	that the reasons not to cancel the visa outweigh the grounds for cancellation. I have therefore decided not to cancel the visa.
		OR
		After weighing up all of the information available to me, I am not satisfied that there is a ground for cancellation. I have therefore decided not to cancel the visa.
	12	Delegate's details
	1	Signature
		of officer
	1	Name
	1	Position number 2694
	-	Day Month Year Time
1	1	

Visa conditions (continued)

- 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.
- 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.
- [8521 omitted by SR 1996, 75 with effect from 1/08/1996 LEGEND note -PRE 1/10/1996 TRANSITIONAL PROVISION]
- 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 or de facto partner 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.
- 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.
- 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;
 - 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 deviate from the organised tour referred to in clause 600.252 of Schedule 2.
- 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 a Foreign Affairs student or a Defence student:
 - (a) the holder must stay in Australia with a person who is:
 - 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, and the holder must not enter Australia before the day nominated by the education provider as the day on which those arrangements are to commence.
- 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:
 - 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 programme 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
 - 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 live, study and work only in an area specified by the Minister in an instrument in writing for item 6A1001 of Schedule 6A, as in force:
 - (a) when the visa was granted; or
 - if the holder has held more than 1 visa that is subject to this condition — when the first of those visas was granted.

Notification of decision

Part C – Notification of decision to cancel visa under s116 of the Migration Act 1958

•	ruii nane
	Family name
	Given names
2	Day Month Year
2	On
	you were notified of an intention to consider cancelling your Day Month Year
	subclass visa granted on 09-Dec-2014
	under section 116 of the Migration Act 1958.
	and cooler from the magnatum net food.
3	You:
	DID NOT RESPOND to the notice of intention to consider cancelling the visa
	RESPONDED to the notice of intention
	to consider cancelling the visa
	(Refer to Item 5 and Item 8, Part B for
	details of your response) Your comments have been taken into account
	in making this decision.
4	I am satisfied that there are grounds for visa cancellation under:
	s116(1)(a)
	s116(1)(aa) s116(1)(b) because I am satisfied that you have breached
	condition
	(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)
	s116(1)(c)
	s116(1)(d) because I am satisfied a ground exists at
	(Enter relevant ground here - s101, s102, s103, s104 or s105)
	s116(1)(e)
	s116(1)(f)
	s116(1)(fa) (i) (i)
	s116(1)(g) because I am satisfied a ground exists at
	Reg 2.43(1) (ka)
	other
	Please refer to reverse of pages 1, 2 and 3 for reference to the relevant legislation.
	Where the Minister can cancel a visa under subsection 116(1) of the
	Act, the Minister must do so if there exist prescribed circumstances in which the visa must be cancelled (see subsection 116(3) of the Act and
	the 'prescribed circumstances' in subregulation 2.43(2) of the Migration
. •	Regulations 1994) – refer to reverse of page 3.
	After weighing up all of the information available to me I was satisfied that the grounds for cancelling your visa outweighed the reasons for not cancelling.
	A copy of the department's decision record is attached

5	Day	Month	Year	of any dependants) has been cancelled on			
	As your visa has been cancelled you may be refused immigration clearance. You may also be detained and removed from Australia as an unlawful non-citizen under s189 of the Migration Act 1958.						

'INOPERATIVE' due to the cancellation. **Note**: The decision to cancel is not merits-reviewable under the *Migration Act 1958*.

Other relevant agencies will be advised that your visa has been cancelled.

6	Delegate's details	3			·
	Signature of officer				
	Name				
	Position number	2694]
	Date	Day	Month	Year	Time

7 Visa holder's signature to verify that Part B (Record of decision whether to cancel visa) and Part C (Notification of decision to cancel visa under s116) has been received

Signature of visa holder	Z:				
	Day	Month	Year		
Date				Time [

8 Interpreter details

Signature of interpreter	not used				
	Day Month Year				
Date	Time				
TIS number					

The information recorded on this form may be used as a basis for recording the electronic report of the cancellation.

From: Sent: To: Subject:	Wednesday, 17 June 2015 7:24 PM RE: Urgent s.195A submission - Official-Use-Only]	[DLM=For-
For-Official-Use-Only		
Oops. Sorry. Not sure where I got	that number from I listed. Too late! Long day!	
Senior Departmental Liaison Offic	er	
Office of the Minister for Immigra	tion and Border Protection Suite Parliament Hou	ise, Canberra
T: M: E: @immi.gov.	au	
From:		
Sent: Wednesday, 17 June 2015 7		
To: Cc:	; Guy BOEKENSTEIN ; Peter RICHARDS;	; Maree BRIDGER
(ACBPS); Subject: RE: Urgent s.195A submis	ssion - [DLM=For-Of	fficial-Use-Only]
My contact number is Cancellation Form 1111, sent by n	You should have received a copy of the Notice of Intary Duty Manager.	ention to Consider
Regards		

Manager QLD Airports Department of Immigration and Border Protection Level 2, Brisbane International Airport, Airport Drive, Brisbane Airport, QLD 4008
P: 07 @immi.gov.au <mailto @immi.gov.au=""> </mailto>
Sent with Good (www.good.com <http: www.good.com="">)</http:>
Original Message From: Sent: Wednesday, June 17, 2015 07:20 PM AUS Eastern Standard Time To: ; Guy BOEKENSTEIN Cc: DLO; Peter RICHARDS; ; Maree BRIDGER (ACBPS); Subject: RE: Urgent s.195A submission - [DLM=For-Official-Use-Only]
For-Official-Use-Only
Thanks We will likely not meet the 7.30pm timeframe, but should not be too far behind that. I will keep you posted on progress and call you to advise when it is coming through.
Director Complex Case Resolution Section
Caseload Assurance Branch Department of Immigration and Border Protection
02
For-Official-Use-Only
From: Sent: Wednesday, 17 June 2015 7:15 PM To: Guy BOEKENSTEIN; Cc: ; DLO; Peter RICHARDS; ; Maree BRIDGER (ACBPS); Subject: RE: Urgent s.195A submission - [DLM=For-Official-Use-Only]

TI -		. 1	_ 1	
ıη	ıar	ıks	aı	Ι.

The Minister would like to see a submission accompanying the Instrument if at all possible, so he can consider the facts of the case. As the referrals records is not yet complete in the system, further details about the case can be provided by the Airport Manager,

It would be appropriate for him to be given the option of granting a sc651 visa with similar validity and conditions to that the client previously held.

The 7.30pm deadline is a little flexible (as I am now told). However, if you could keep me updated on when it will be available this evening, I can manage expectations.

I will be here at the office awaiting the submission, so please give me a call if you have any question.

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite Parliament House, Canberra

T: (02)

M:

E:

For-Official-Use-Only

From: Guy BOEKENSTEIN

Sent: Wednesday, 17 June 2015 7:01 PM

To:

Cc: ; DLO; Peter RICHARDS; ; Maree BRIDGER

(ACBPS)

Subject: RE: Urgent s.195A submission [DLM=For-Official-Use-Only]

Many thanks. Just wanted to give an early heads up further up the chain if we needed to manage.

Guy

Original Message
From: Sont: Wodnesday, June 17, 2015 06:50 DM AUS Fastern Standard Time
Sent: Wednesday, June 17, 2015 06:59 PM AUS Eastern Standard Time To: Guy BOEKENSTEIN;
Cc: ; DLO; Peter RICHARDS; ;
Subject: RE: Urgent s.195A submission - [DLM=For-Official-Use-Only]
For-Official-Use-Only
Guy
We will aim to have a brief submission drafted by 7.30pm. I have discussed with the alternative of providing the Instrument for grant of the visa, which is the legal requirement and can be drafted very quickly. Shows going to advise on that option.
Thanks
Director Complex Case Resolution Section
Caseload Assurance Branch Department of Immigration and Border Protection
For-Official-Use-Only
From: Guy BOEKENSTEIN
Sent: Wednesday, 17 June 2015 6:48 PM To:
Cc: ; DLO; Peter RICHARDS
Subject: RE: Urgent s.195A submission - DLM=For-Official-Use-Only]

Sent with Good (www.good.com http://www.good.com)

thanks,

please advise if you can not meet this deadline,
Regards Guy
Sent with Good (www.good.com <http: www.good.com="">)</http:>
Original Message From: Sent: Wednesday, June 17, 2015 06:33 PM AUS Eastern Standard Time To Cc: ; Guy BOEKENSTEIN; DLO; Peter RICHARDS Subject: Urgent s.195A submission - [DLM=For-Official-Use-Only]
For-Official-Use-Only
The Minister has indicated that he'd like to consider a submission to intervene and grant a visa under s.195A to . She is currently in detention in Brisbane, after her subclass 651 visa was cancelled under s.116 in immigration clearance this morning at Brisbane airport.
The ICSE client ID is
This is urgent. The Minister requires this submission tonight (preferably in the next hour as he has an appointment at 7.30pm). If he agrees, then someone also needs to be available to grant the visa this evening.
I'm liaising with Brisbane now to ensure that this client is not removed this evening as planned.
Kind regards
Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection Suite Parliament House, Canberra

T: (02)

M:		

For-Official-Use-Only

From: Sent: To: Cc: Subject:	Wednesday, 17 June 2015 8:32 PM DLO; Peter RICHARDS; RE: Ministerial intervention submission - Use-Only]	; Kruno KUKOC [DLM=For-Official-
For-Official-Use-Only		
Thank you very much.		
I really appreciate everyone's effo	orts.	
We will present this to the Minist	er now and will be back in touch shortly. Stand by.	
Kind regards		
Senior Departmental Liaison Office Office of the Minister for Immigra	er ation and Border Protection Suite MG.46 Parliament House, Car	nberra
For-Official-Use-Only		

1

From: Sent: Wednesday, 17 June 2015 8:31 PM

To:

Cc: DLO; ; ; Subject: Ministerial intervention s Importance: High	Peter RICHARDS; submission -	; Kruno KUKOC [DLM=For-Official-Use-Only]	
For-Official-Use-Only			
		by A/g Assistant Secretary ellation decision record (attachment B).	. Also
Thanks.			
Regards,			
Assistant Director			
Complex Case Resolution Section			
Caseload Assurance Branch			
Community Protection Division Department of Immigration and E Telephone: (02)	Border Protection		
Email: <			
For-Official-Use-Only			

From: Sent:	Wednesday, 17 June 2015	9:13 PM	
To: Cc:	DLO; BOEKENSTEIN	; Peter RICHARDS;	; Kruno KUKOC; Gu
Subject:	RE: Ministerial intervention Use-Only]	submission -	[DLM=For-Official
Attachments:	img-617210956-0001.pdf		
For-Official-Use-Only			
The Minister has signed submission Act 1958 in relation to Ms	on MS15 and has ag to grant a subcl		ection 195A of the Migratior
Scanned copies of signed paper w	ork is attached. Hard copies	will be returned to the D	epartment tomorrow.
Grateful if you can confirm when	a visa has been granted.		
We also need to ensure that	is not held in dete	ntion overnight. I will call	you to ensure that is in train
Thanks again for your efforts on tl	nis.		
Kind regards			
Senior Departmental Liaison Offic	er		
Office of the Minister for Immigra	tion and Border Protection	Suite Parliament H	louse, Canberra
T: (02)			

For-Official-Use-Only

For-Official-Use-Only
From: Sent: Wednesday, 17 June 2015 8:31 PM
To: Cc: DLO; Subject: Ministerial intervention submission - [DLM=For-Official-Use-Only] Importance: High
For-Official-Use-Only
Hi Market Ma
Please find attached the submission for, cleared by A/g Assistant Secretary Also attached are the decision documents (attachment A) and cancellation decision record (attachment B).
Thanks.
Regards,
Assistant Director
Complex Case Resolution Section
Caseload Assurance Branch
Community Protection Division Department of Immigration and Border Protection Telephone:
Email:

Sensitive: Personal



Submission

For decision

PDMS Ref. Number MS15-016866

		_				
To	Ministor	For	Immigration	and	Rordor	Drotoction
10	IVIIIIISTEI	ıuı	mmigration	allu	buluei	riblection

Subject Ministerial intervention under section 195A of the Migration Act

1958 in relation to

Timing

Recommendation

That you:

1. agree to intervene under section 195A of the Migration Act 1958 to grant a Tourist visa (subclass 600);

ntervene / decline to intervene

- if agreed, please sign the decision documentations at **Attachment A**.

Minister for Immigration and Border Protection

Signature

Date: 17/06/2015

Sensitive: Personal

			Minister's Comme	ents
Rejected Yes/No	Timely Yes/No	Relevance Highly relevant Significantly relevant Not relevant	Length Too long Right length Too brief	Quality Poor 12345 Excellent Comments:
2. Upon temporar such,	, as the solution of the solut	a allowed multiple alia before. In Airport Inspector urism purposes, where some some left cancelled to the concellation decision.	found for were the ground and under the ground and under section 1	in Australia at on on valid for a stay period three months December 2015. has not has not of did not intend to stay in Australia ands for the grant of eVisitor visa. As 116(1)(g) of the Migration Act 1953 (the tachment B. It is noted that
3. Follow	ving the o	cancellation of ction 189 of the Act		was refused immigration clearance and used immigration clearance, the nshore.
4. Your o		requested that e Act.	s case	be referred to you for consideration unde
Option f	or futu	re management		
5. Your r in immigr		pellable power unde tention.	er section 195A is	enlivened in scase as
Ministeria	al interve	ntion under section	195A	
Departme eVisitor v an 'enter	ent consi isa before d		Fourist visa (subcla appropriate option 2015 and would a	se under section 195A of the Act, the ass 600), with the same conditions as the on. The Tourist visa would be granted with allow

Sensitive: Personal

Sensitive: Personal

- 7. The Department also recommends placing the same conditions on the Tourist visa, as were attached to visate eVisitor visa (conditions 8115, 8201, 8527 and 8528).
- 8. If you agree to intervene, please sign the decision documentation at Attachment A.

Decline to intervene

9. Should you not agree to intervene in case, is liable to be removed from Australia.

Consultation – internal/external

10. Your office,

Consultation - Secretary/CEO

11. This submission has not been cleared by the Department's Secretary, Deputy Secretaries or the CEO of the Australian Customs and Border Protection Service.

Client service implications

12. There are minimal client service implications.

Sensitivities

13. N/A

Financial/systems/legislation/deregulation implications

14. N/A

Attachments

Attachment A Section 195A decision documentation

Attachment B Cancellation decision record

Authorising Officer

Cleared by:

Suzarme Muir

A/g Assistant Secretary Caseload Assurance Branch

Date: 17/06/2015 Ph:

Contact Officer , Director, Complex Case Resolution Section, Ph:

CC Acting Deputy Secretary, Kruno Kukoc

FAS, CPD

Manager, Qld Airports

EXERCISE OF MINISTERIAL DISCRETION UNDER SECTION 195A OF THE MIGRATION ACT 1958

- STATEMENT TO PARLIAMENT -

Exercising my powers under section 195A of the Migration Act 1958 (the Act), I have decided to grant a visa under this section.

- This person is detained under section 189 of the Act as an unlawful non-citizen.
- Having regard to this person's particular circumstances and personal characteristics, I have decided to exercise my discretionary powers under section 195A of the Act as it would be in the public interest to grant this person a visa.
- In the circumstances, I have decided that as a discretionary and humanitarian act to an individual with ongoing needs, it is in the interests of Australia as a humane and generous society to grant this person a Tourist visa (subclass 600).

HON PETER DUTTON MP

Minister for Immigration and Border Protection

17/6/2015

EXERCISE OF MINISTERIAL DISCRETION UNDER SECTION 195A OF THE MIGRATION ACT 1958

- DECISION INSTRUMENT -

Name:
Date of birth:
Client ID:

- The above person is in immigration detention under section 189 of the Migration Act 1958 (the Act) and I have considered their case under section 195A of the Act.
- 2. I have determined that it is in the public interest to grant this person a Tourist visa (subclass 600).
- 3. I therefore exercise my power under section 195A of the Act to grant a Tourist visa (subclass 600) in favour of this person.

HON PETER DUTTON MP

Minister for Immigration and Border Protection

17/6/2015



Notice of intention to consider cancellation

under section 116 of the *Migration Act 1958* (For use in immigration clearance)

Form 1111

Department of Immigration and Border Protection

	All parts to be completed by an officer of the department. Please use a pen, and write neatly in English using BLOCK LETTERS. Tick where applicable	Office use only ICSE Client ID	
1	Part A — Notice of intention to consider cancelling a visa Full name Family name	Possible grounds for cancellation (include disclosable adverse information given by third parties) It has come to my attention, as a delegate of the Minister for Immig and Border Protection, that there appear to be grounds for cancella your Day Month subclass 651 visa granted on 09-Dec-2014	
	Given names	under section 116 of the Migration Act 1958 because:	
2	Sex Male Female Indeterminate /	Upon arrival at you claimed that you coming to Australia to stay with a	
3	Day Month Year Date of birth	to be here for 10 weeks: You stated that you will not be -You stated that you and the have discussed the terms of your stay and that in	
1	Nationality Nationality		-
5	Country of birth	 -A search of your mobile phone revealed the following message: 	í
6	Relationship status Married Separated Never married or been in a de facto relationship De facto Widowed Not specified Not specified	From on the same of the same o	d ney
	Details of previous visa cancellations Departmental checks confirm the visa holder has not had any previous visa cancellations.	message: To: "(Hello Thanks a lot! I'm very well and preparing myself to depart at the end of Australia, How are you?)" From ""(How Wonderfull! As an Au Pair or for the University? Good Luck! It will be a beautiful experience. I'm very good and continue with architecture)" To ""(As an Au Pair)"	g u
		Based on the above information, it appears to me that despite the grant of the visa, you did not have, at the tin of the grant of the visa, or you ceased to have, an intent only to stay in, or visit, Australia temporarily for the tourism purposes for which the visa was granted. If thi the case, then your visa is liable for consideration of cancellation.	tion .

Cancellation of visa under section 116 of the Migration Act

s 116

- (1) Subject to subsections (2) and (3), the Minister may cancel a visa if he or she is satisfied that:
 - (a) the decision to grant the visa was based, wholly or partly, on a particular fact or circumstance that is no longer the case or that no longer exists; or
 - (aa) the decision to grant the visa was based, wholly or partly, on the existence of a particular fact or circumstance, and that fact or circumstance did not exist or.
 - (b) its holder has not complied with a condition of the visa; or
 - another person required to comply with a condition of the visa has not complied with that condition; or
 - (d) if its holder has not entered Australia or has so entered but has not been immigration cleared – it would be liable to be cancelled under Subdivision C (incorrect information given by holder) if its holder had so entered and been immigration cleared:
 - s 101 Incorrect information on the application form
 - s 102 incorrect information on the passenger card
 - s 103 a boous document given
 - s 104 failure to notify the department of changes in circumstances
 - s 105 particulars of incorrect answers to be given
 - (e) the presence of its holder in Australia is or may be, or would or might be, a risk to:
 - the health, safety or good order of the Australian community or a segment of the Australian community; or
 - (ii) the health or safety of an individual or individuals; or
 - (f) the visa should not have been granted because the application for it, or its grant was in contravention of this Act or of another law of the Commonwealth; or
 - (fa) in the case of a student visa:
 - (i) its holder is not, or is likely not to be, a genuine student; or
 - its holder has engaged, is engaging, or is likely to engage, while in Australia, in conduct (including omissions) not contemplated by the visa; or
 - (g) a prescribed ground for cancelling a visa applies to the holder.
- (1AA) Subject to subsections (2) and (3), the Minister may cancel a visa if he or she is not satisfied as to the visa holder's identity.
- (1AB) Subject to subsections (2) and (3), the Minister may cancel a visa (the current visa) if he or she is satisfied that:
 - (a) incorrect information was given, by or on behalf of the person who holds the current visa, to:
 - (i) an officer; or
 - (ii) an authorised system; or
 - (iii) the Minister; or
 - (iv) any other person, or a tribunal, performing a function or purpose under this Act; or
 - any other person or body performing a function or purpose in an administrative process that occurred or occurs in relation to this Act; and
 - (b) the incorrect information was taken into account in, or in connection with, making:
 - a decision that enabled the person to make a valid application for a visa; or
 - (ii) a decision to grant a visa to the person; and
 - (c) the giving of the incorrect information is not covered by Subdivision C. This subsection applies whenever the incorrect information was given and whether the visa referred to in subparagraph (b)(i) or (ii) is the current visa or a previous visa that the person held.
- (1A) The regulations may prescribe matters to which the Minister may have regard in determining whether he or she is satisfied as mentioned in paragraph (1)((a). Such regulations do not limit the matters to which the Minister may have regard for that purpose.
- (2) The Minister is not to cancel a visa under subsection (1), (1AA) or (1AB) if there exist prescribed circumstances in which a visa is not to be cancelled.
- (3) If the Minister may cancel a visa under subsection (1), (1AA) or (1AB), the Minister must do so if there exist prescribed circumstances in which a visa must be cancelled.

Reg 2,43

- (1) For the purposes of paragraph 116(1)(g) of the Act (which deals with circumstances in which the Minister may cancel a visa), the grounds prescribed are:
 - (a) that the Foreign Minister has personally determined that:

- in the case of a visa other than a relevant visa the holder of the visa is a person whose presence in Australia:
 - (A) is, or would be, contrary to Australia's foreign policy interests; or
 - (B) may be directly or indirectly associated with the proliferation of weapons of mass destruction; or
- (ii) in the case of a relevant visa the holder of the visa is a person whose presence in Australia may be directly or indirectly associated with the proliferation of weapons of mass destruction;
- (b) that the holder of the visa has been assessed by the Australian Security intelligence Organisation to be directly or indirectly a risk to security, within the meaning of section 4 of the Australian Security Intelligence Organisation Act 1979:
- (c) fomitted by SR 2000, 62 with effect from 1/07/2000 LEGEND note] in the case of a bridging visa held by a person who applied for a substantive visa – that the application for the substantive visa has been determined to be invalid:
- (d) in the case of a visa granted before 1 September 1994 that:
 - (i) was continued in force on and after 1 September 1994 as a Transitional (Temporary) visa under the Migration Reform (Transitional Provisions) Regulations; and
 - (ii) allowed multiple entries to Australia;

that, at some time before 1 September 1994, the holder exceeded the period of stay in Australia permitted by the visa;

- (e) in the case of:
 - the holder of an Electronic Travel Authority (Class UD) visa who is under 18; or
 - (ii) fomitted)
 - the holder of a Tourist (Class TR) visa, that was applied for using form 601E, who is under 18; or
 - (iv) the holder of a Visitor (Class TV) visa who is under 18; or
 - (iva) the holder of a Subclass 600 (Visitor) visa in the Tourist stream, that was applied for using form 1419 (Internet), who is under 18; that either:
 - both of the following apply:
 - (A) the law of the visa holder's home country did not permit the removal of the visa holder;
 - (B) at least 1 of the persons who could lawfully determine where the additional applicant is to live did not consent to the grant of the visa; or
 - (vi) the grant of the visa was inconsistent with any Australian child order in force in relation to the visa holder:
- (ea) in the case of a Subclass 601 (Electronic Travel Authority) visa that, despite the grant of the visa, the Minister is satisfied that the visa holder:
 - did not have, at the time of the grant of the visa, an intention only to stay in, or visit, Australia temporarily for the tourism or business purposes for which the visa was granted; or
 - (ii) has ceased to have that intention;
- (f) in the case of:
 - the holder of an Electronic Travel Authority (Class UD) visa who is under 18 and is not accompanied by his or her parent or guardian; or
 - (iii) the holder of a Tourist (Class TR) visa, that was applied for using form 601E, who:
 - (A) is under 18; and
 - (B) is not accompanied by his or her parent or guardian; or
 - (iv) the holder of a Visitor (Class TV) visa who is under 18 and is not accompanied by his or her parent or guardian; or
 - (v) the holder of a Subclass 600 (Visitor) visa in the Tourist stream, that was applied for using form 1419 (Internet), who is under 18 and is not accompanied by his or her parent or guardian;

that the holder of that visa does not have adequate funds, or adequate arrangements have not been made, for the holder's maintenance, support and general welfare during the holder's proposed visit in Australia;

- (g) in the case of a temporary visa held by a person other than a visa holder mentioned in paragraph (h) – that the visa holder asks the Minister, in writing, to cancel the visa;
- (h) in the case of a temporary visa held by a person who is under the age of 18 years and is not a spouse, a former spouse or engaged to be married – that:
 - a person who is at least 18 years of age, and who can lawfully determine where the visa holder is to live, asks the Minister, in writing, to cancel the visa; and
 - (ii) the Minister is satisfied that there is no compelling reason to believe that the cancellation of the visa would not be in the best interests of the visa holder:

Part A - Notice of intention to consider cancelling a visa (continued)

Based on the information above, there appear to be grounds for
cancelling your visa under:
s116(1)(a)
s116(1)(aa)
s116(1)(b) because it appears that you have breached
condition
(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)
s116(1)(c)
s116(1)(d) because a ground appears to exist at
(Enter relevant ground here – s101, s102, s103, s104 or s105)
s116(1)(e)
s116(1)(f)
s116(1)(fa) (i) (ii)
s116(1)(g) because a ground appears to exist at
Reg 2.43(1) (ka)
110g 2.45(1) (Au)
other
Please refer to reverse of pages 1, 2 and 3 for reference to the relevant legislation.
Where the Minister can cancel a visa under subsection 116(1) of the
Act, the Minister must do so if there exist prescribed circumstances in
which the visa must be cancelled (see subsection 116(3) of the Act and
the 'prescribed circumstances' in subregulation 2.43(2) of the Migration
Regulations 1994) refer to reverse of page 3.
Opportunity to comment
The Migration Act 1958 gives you the opportunity to comment on the
intention to consider cancellation of your visa and to give reasons why
your visa should not be cancelled. Your comments could include:
 why grounds for cancellation do not exist; or
 why your visa should not be cancelled.
You are invited to provide your comments at interview.
Day Month Year
Interview will be held on
Beginning at
At the following location DIBP office last airport
If you choose not to comment, the delegate may make his/her decision based on the information available to them.
If your visa is cancelled you may be refused immigration clearance.
You may also be detained and removed from Australia as an unlawful
non-citizen under s1 89 of the Migration Act 1958. The visas of any
dependants may also be cancelled.

If your visa is cancelled, you may become subject to an exclusion period.

If you are subject to an exclusion period as a result of a visa cancellation, you may be prevented from being granted various types of visas for a period of up to 3 years. You may also be prevented from making a valid application for certain classes of visa while in Australia. If a decision is made not to cancel your visa you will be immigration

Except in the case of consideration of cancellation of a visa under Reg 2.43(2), factors the delegate may take into consideration in making a decision whether to cancel your visa include (but are not limited to) the

cleared and allowed to enter Australia.

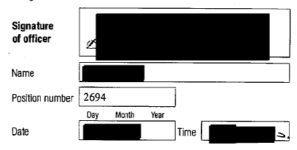
· the purpose of your travel to Australia;

- · extent of compliance with the conditions of your visa;
- the degree of hardship which may be caused to you or your family (Note: As per the Convention on the Rights of the Child, the best interests of any child in Australia under 18 years of age will be considered);
- · the circumstances in which the ground for cancellation arose:
- your behaviour in relation to the department, now and on any previous occasion.

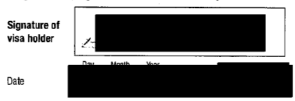
10 Disclosure of information

Note: The Privacy Act protects information you give in this interview. For more information, see the reverse of page 3.

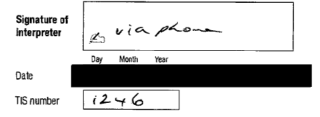
11 Delegate's details



12 Visa holder's signature to acknowledge that this notice has been received Refusal to acknowledge receipt of this notice will not prevent the delegate from making a decision on whether to cancel your visa.



13 Interpreter details



Cancellation of visa under section 116 of the Migration Act (continued)

- (i) in the case of the holder of:
 - (i) a Subclass 456 (Business (Short Stay)) visa; or
 - (ia) a Subclass 459 (Sponsored Business Visitor (Short Stay)) visa; or
 - (ib) a Subclass 600 (Visitor) visa in the Business Visitor stream; or
 - (ii) a Subclass 956 (Electronic Travel Authority (Business Entrant Long Validity)) visa; or
 - (iii) a Subclass 977 (Electronic Travel Authority (Business Entrant Short Validity)) visa -

that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit, Australia temporarily for business purposes;

- (ia) in the case of a holder of:
 - (i) a Subclass 400 (Temporary Work (Short Stay Activity)) visa; or
 - (ia) a Subclass 401 (Temporary Work (Long Stay Activity)) visa; or
 - (ib) a Subclass 402 (Training and Research) visa; or
 - (ic) a Subclass 403 (Temporary Work (International Relations)) visa; or
 - (id) a Subclass 411 (Exchange) visa; or
 - (ii) a Subclass 415 (Foreign Government Agency) visa; or
 - (iii) a Subclass 416 (Special Programme) visa; or
 - (iv) a Subclass 419 (Visiting Academic) visa; or
 - (v) a Subclass 420 (Entertainment) visa; or

 - (vi) a Subclass 421 (Sport) visa; or
 - (vii) a Subclass 423 (Media and Film Staff) visa; or
 - (viii) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (ix) a Subclass 428 (Religious Worker) visa; or
 - (x) a Subclass 442 (Occupational Trainee) visa; or
 - (xi) a Subclass 488 (Superyacht Crew) visa;
 - that the grounds in subregulation (1A) are met; or
- in the case of the holder of:
 - a Subclass 600 (Visitor) visa that is not in the Business Visitor
 - a Subclass 676 (Tourist) visa; or
 - (iii) a Subclass 679 (Sponsored Family Visitor) visa;

that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to visit, or remain in, Australia as a visitor temporarily for the purpose of visiting an Australian citizen, or Australian permanent resident, who is a parent, spouse, de facto pariner, child, brother or sister of the visa holder or for another purpose, other than a purpose related to business or medical treatment;

- in the case of the holder of a Subclass 976 (Flectronic Travel Authority (Visitor)) visa - that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to visit Australia temporarily for tourism purposes;
- (ka) in the case of a holder of a Subclass 651 (eVisitor) visa that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit, Australia temporarily for the tourism or business purposes for which the visa was granted;
- (kb) in the case of the holder of Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the applicant met the requirements of subregulation 457.223(4) - that, despite the grant of the visa, the Minister is satisfied that:
 - the holder did not have a genuine intention to perform the occupation mentioned in paragraph 457.223(4)(d) at the time of grant of the visa; or
 - the holder has ceased to have a genuine intention to perform that occupation; or
 - (iii) the position associated with the nominated occupation is not genuine:
- (I) in the case of the holder of a Subclass 457 (Business (Long Stay)) visa who is a primary sponsored person in relation to a person who is, or was, a standard business sponsor or party to a labour agreement (the sponson - that:
 - the sponsor has not complied, or is not complying, with the undertaking given by the business sponsor in accordance with approved form 1067, 1196 or 1196 (Internet); or
 - the sponsor has given false or misleading information to Immigration or the Migration Review Tribunal; or
 - the sponsor has failed to satisfy a sponsorship obligation; or

- the sponsor has been cancelled or barred under section 140M of the Act: or
- the labour agreement has been terminated, has been suspended or has ceased;
- (la) in the case of the holder of a Subclass 457 (Business (Long Stay)) visa who was granted the visa on the basis of a nomination of an activity under regulation 1.20GA as in force immediately before 14 September 2009 - that the holder is living or working within an area specified by the Minister in an instrument in writing for this paragraph;
- (lb) [omitted by SLI 2007, 272 with effect from 10/09/2007 (lb) inserted by SLI 2008, 189 with effect from 27/10/2008 - (lb) omitted by SLI 2009, 203 (which amended SLI 2009, 115) with effect from 14/09/2009 - LEGEND note)
- (lc) in the case of a holder of:
 - (i) a Subclass 411 (Exchange) visa; or
 - a Subclass 415 (Foreign Government Agency) visa, or
 - (iii) a Subclass 416 (Special Programme) visa; or
 - a Subclass 419 (Visiting Academic) visa; or (ivi)
 - (v) a Subclass 420 (Entertainment) visa; or
 - (vi) a Subclass 421 (Sport) visa; or
 - (vii) a Subclass 423 (Media and Film Staff) visa; or
 - (viii) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (ix) a Subclass 428 (Religious Worker) visa; or
 - a Subclass 442 (Occupational Trainee) visa; or (x)
 - (xi) a Subclass 488 (Superyacht Crew) visa;

who is a primary sponsored person in relation to a person who is or was an approved sponsor - that 1 of the grounds specified in subregulation (1B) is met;

- (ld) in the case of a holder of:
 - (i) a Subclass 411 (Exchange) visa; or
 - a Subclass 419 (Visiting Academic) visa; or
 - a Subclass 420 (Entertainment) visa; or
 - (iv) a Subclass 421 (Sport) visa; or
 - a Subclass 423 (Media and Film Staff) visa; or
 - (vi) a Subclass 427 (Domestic Worker (Temporary) - Executive) visa; or
 - (vii) a Subclass 428 (Religious Worker) visa; or
 - (viii) a Subclass 442 (Occupational Trainee) visa; or
 - (ix) a Subclass 457 (Business (Long Stay)) visa;

who is a secondary sponsored person in relation to a person who is or was an approved sponsor - that the person who is or was an approved sponsor of the primary sponsored person to whom the secondary sponsored person is related has not listed the secondary sponsored person in the latest nomination in which the primary sponsored person is identified;

- (le) in the case of a holder of:
 - (i) a Subclass 401 (Temporary Work (Long Stay Activity)) visa; or
 - a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - a Subclass 428 (Religious Worker) visa; or
 - (iv) a Subclass 457 (Temporary Work (Skilled)) visa;

who is a primary sponsored person or a secondary sponsored person in relation to a person who is or was an approved sponsor - that the person who is or was an approved sponsor has paid the return travel costs of the holder in accordance with the sponsorship obligation mentioned in regulation 2.80 or 2.80A;

- (m) that the Minister reasonably suspects that the holder of the visa has committed an offence under section 232A, 233, 233A, 234 or 236 of the Act:
- (n) that:
 - a certificate is in force under paragraph 271(1)(I) of the Act, stating that a computer programme was not functioning correctly; and
 - both of the following apply:
 - (A) the visa was granted at the time, or during the period, that is specified in the certificate:
 - the grant of the visa is an outcome from the operation of that programme, under an arrangement made under subsection 495A(1) of the Act, that is specified in the certificate:
- (o) that the Minister reasonably suspects that the visa has been obtained as a result of the fraudulent conduct of any person;
- (oa) in the case of the holder of a temporary visa (other than a Subclass 050 (Bridging (General)) visa, a Subclass 051 (Bridging (Protection Visa Applicant)) visa or a Subclass 444 (Special Category) visa) - that the Minister is satisfied that the holder has been convicted of an offence against a law of the Commonwealth, a State or Territory (whether or not the holder held the visa at the time of the conviction and regardless of the penalty imposed (if any));

Decision

Part B - Record of decision whether to cancel visa

1	Full name
	Family name
	Given names
	Day Month Year
2	Date of birth
3	Current visa details
	Subclass 651 visa granted on
4	Visa holder's response
	The visa holder received the notice of intention to consider cancelling
	the visa at: (Insert time and date from item 12 Part A) Day Month Year
	The visa holder:
	DID NOT RESPOND to the notice of intention to consider cancelling the visa Go to Question 6
	RESPONDED to the notice of intention to consider cancelling the visa Give details at Question 5 and/or Question 8

Office use onl	у
ICSE Client ID	

Time interview commenced (This should be a reasonable period after the time at Question 4)

	Day	Month	Year
12:04 hrs	17-Ju	ın-2015	

Grounds for cancellation

Provide a summary of why the visa holder considers the

GROUNDS for cancellation DO or DO NOT exist disputed that grounds for cancellation exist and stated that her primary reason for travelling to Australia today was to practice English.

Cancellation of visa under section 116 of the Migration Act (continued)

- (ob) in the case of the holder of a temporary visa (other than a Subclass 050 (Bridging (General)) visa, a Subclass 051 (Bridging (Protection Visa Applicant)) visa or a Subclass 444 (Special Category) visa) - that the Minister is satisfied that the holder is the subject of a notice (however described) issued by Interpol for the purpose of providing a warning or intelligence that:
 - the holder has committed an offence against a law of another country and is likely to commit a similar offence; or
 - the holder is a serious and immediate threat to public safety;
- in the case of the holder of a Subclass 771 (Transit) visa that, despite the grant of the visa, the Minister reasonably suspects that the holder of
 - did not have, at the time of the grant of the visa, an intention to transit Australia: or
 - has ceased to have that intention.
- (1A) For paragraph (1)(ia), the grounds are that, despite the grant of the visa, the Minister is satisfied that the visa holder did not have at the time of grant of the visa, or has ceased to have, a genuine intention to stay temporarily in Australia to carry out the work or activity in relation to which
 - (a) the visa holder's visa was granted; or
 - (b) if the visa holder is identified in a nomination after the visa is granted the visa holder was identified in a nomination.
- (1B) For paragraph (1)(lc), the grounds are the following:
 - (a) the approval of the person as a sponsor has been cancelled, or the approved sponsor has been barred, under section 140M of the Act;
 - (b) if the approved sponsor is a party to a work agreement the work agreement has been terminated or has ceased;
 - (c) if the primary sponsored person is required to be identified in a nomination - the criteria for approval of the latest nomination in which the primary sponsored person is identified are no longer met;
 - (d) the person who is or was an approved sponsor has failed to satisfy a sponsorship obligation.
- (1C) For subsection 116(1A) of the Act, the Minister may have regard to the following matters in determining whether he or she is satisfied as mentioned in paragraph 116(1)(fa) of the Act that participation in a course of study by the holder of a student visa has been deferred or temporarily suspended by the provider of the course of study:
 - (a) because of the conduct of the holder:
 - (b) because of the circumstances of the holder, other than compassionate or compelling circumstances:
 - because of compassionate or compelling circumstances of the holder, if the Minister's satisfied that the circumstances have ceased to exist;
 - on the basis of evidence or a document given to the provider about the holder's circumstances, if the Minister is satisfied that the evidence or document is fraudulent or misrepresents the holder's circumstances.
- For subsection 116(3) of the Act, the circumstances in which the Minister must cancel a visa are:
 - (a) in the case of a visa other than a relevant visa each of the circumstances comprising the grounds set out in:
 - sub-subparagraphs (1)(a)(i)(A) and (B); and
 - paragraph (1)(b); and
 - (aa) in the case of a relevant visa the circumstance comprising the grounds set out in subparagraph (1)(a)(ii); and
- In this regulation:

[BUSINESS SPONSOR omitted by SLI 2009, 202 with effect from 14/09/2009 -- LEGEND notel

relevant visa means a visa of any of the following subclasses.

- (aa) Subclass 050;
- (f) Subclass 447;
- (a) Subclass 200: Subclass 201:
- Subclass 449: (a)
- Subclass 202;
- Subclass 451: (h)
- Subclass 785; (i)
- (d) Subclass 203;
- Subclass 786; (i)
- Subclass 204:
- (k) Subclass 866

Important information about privacy

The personal information you give in this interview is protected by law, including the Privacy Act 1988. Important information about the collection, use and disclosure (to other agencies and third parties, including overseas entities) of your personal information, including sensitive information, can be found below, and is contained in form 1442i *Privacy notice*. Form 1442i is available from the department's website www.immi.gov.au/allforms/ or offices of the department. You should ensure that you read and understand the Privacy notice.

- 5.1 At or before the time or, if that is not practicable, as soon as practicable after, an Australian Privacy Principles (APP) entity collects personal information about an individual, the entity must take such steps (if any) as are reasonable in the circumstances:
 - (a) to notify the individual of such matters referred to in subclause 5.2 as are reasonable in the circumstances; or
 - (b) to otherwise ensure that the individual is aware of any such matters.
- The matters for the purposes of subclause 5.1 are as follows:
 - (a) the identity and contact details of the APP entity;
 - (b) if:
 - the APP entity collects the personal information from someone other than the individual; or
 - the individual may not be aware that the APP entity has collected the personal information;

the fact that the entity so collects, or has collected, the information and the circumstances of that collection;

- (c) if the collection of the personal information is required or authorised by or under an Australian law or a court/tribunal order—the fact that the collection is so required or authorised (including the name of the Australian law, or details of the court/tribunal order, that requires or authorises the collection);
- the purposes for which the APP entity collects the personal information;
- the main consequences (if any) for the individual if all or some of the personal information is not collected by the APP entity;
- any other APP entity, body or person, or the types of any other APP entities, bodies or persons, to which the APP entity usually discloses personal information of the kind collected by the entity;
- that the APP privacy policy of the APP entity contains information about how the individual may access the personal information about the individual that is held by the entity and seek the correction of such information:
- that the APP privacy policy of the APP entity contains information about how the individual may complain about a breach of the Australian Privacy Principles, or a registered APP code (if any) that binds the entity, and how the entity will deal with such a complaint;
- whether the APP entity is likely to disclose the personal information to overseas recipients;
- if the APP entity is likely to disclose the personal information to overseas recipients-the countries in which such recipients are likely to be located if it is practicable to specify those countries in the notification or to otherwise make the individual aware of them.

6	Assessment 7	Details of the evidence and findings about whether the delegate is
	I am satisfied that there are:	satisfied GROUNDS for cancellation DD or DO NOT EXIST
	✓ GROUNDS	arrived at airport on
	OR	Through a baggage examination and at interview it became apparent to me that grounds existed to consider
	NO GROUNDS	cancellation of subclass visa under \$116(1)(g) and
	for cancellation of the visa holder's visa under:	Reg 2.43(1)(ka) as least and did not appear to have an
	s116(1)(a)	intention to stay in Australia temporarily for tourism purposes for which the visa was granted, or had ceased to
	s116(1)(aa)	have that intention.
	s116(1)(b) because I am satisfied that you have breached	
	condition	Evidence supporting this was:
	(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)	- Leading Claimed that the purpose of stay in Australia was to stay with a leading where would
	s116(1)(c)	be expected to
	s116(1)(d) because I am satisfied a ground exists at	
	(Enter relevant ground here - s101, s102, s103, s104 or s105)	-Messages located on mobile phone
	s116(1)(e)	indicated that was willing to earn extra money working
	s116(1)(f)	as a baby sitter.
	s116(1)(fa) (i) (ii)	-Messages located on the phone indicated that the stravelling to Australia to work as an aupair.
	s116(1)(g) because I am satisfied a ground exists at	
	Reg 2.43(1) (ka)	and stated that although the would be living with the
	other	and stated that authough a would be fiving with the
	Please refer to reverse of pages 1, 2 and 3 for reference to the relevant	primary reason for travelling to Australia to day was to
	legislation.	live in a house where could practice English 24 hours per day.
	Where the Minister can cancel a visa under subsection 116(1) of the	nours per day.
	Act, the Minister must do so if there exist prescribed circumstances in	On the basis of the above evidence, I am satisfied
	which the visa must be cancelled (see subsection 116(3) of the Act and	did not have, at the time of the grant of the visa, or has ceased to have, an intention only to stay in, or visit,
	the 'prescribed circumstances' in subregulation 2,43(2) of the <i>Migration Regulations</i> 1994) – refer to reverse of page 3.	Australia temporarily for the tourism purposes for which
	The galactic for your to to to to be ago of	the visa was granted.

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 (1) Subject to subclauses (2) to (6), the holder must not engage in work for more than 40 hours a fortnight while the holder is in Australia.
 - (2) If the holder is a member of the family unit of a person who satisfies the primary criteria for the grant of a student visa, the holder must not engage in work in Australia until the person who satisfies the primary criteria has commenced a course of study.
 - (3) If the holder is able to engage in work in accordance with subclause (2), the holder must not engage in work for more than 40 hours a fortnight while the holder is in Australia unless subclause (4) or (5) applies.
 - (4) Subclause (3) does not apply if:
 - (a) the visa for which the primary criteria were salisfied is:
 - (i) a Subclass 573 (Higher Education Sector) visa; or
 - (ii) a Subclass 574 (Postgraduate Research Sector) visa; and
 - (b) the course of study is a course for the award of a masters or doctorate degree that is registered on the Commonwealth Register of Institutions and Courses of Overseas Students.
 - (5) Subclause (3) does not apply if:
 - (a) the visa for which the primary criteria were satisfied is a Subclass 576 (Foreign Affairs or Defence Sector) visa; and
 - (b) the course of study is a course for the award of a masters or doctorate degree.
 - (6) In this clause:
- fortnight means the period of 14 days commencing on a Monday.
 8105 (1A) The holder must not engage in any work in Australia before the holder's course of study commences.
 - (1) Subject to subclause (2), the holder must not engage in work in Australia for more than 40 hours a fortnight during any fortnight when the holder's course of study or training is in session.
 - (2) Subclause (1) does not apply:
 - (a) 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; and
 - (b) in relation to a Subclass 574 (Postgraduate Research Sector) visa if the holder has commenced the masters degree by research or doctoral degree.
 - (3) In this clause:
- fortnight means the period of 14 days commencing on a Monday.
 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 (1) if the visa is not a visa mentioned in subclause (3) or (4), and was granted to enable the holder to be employed in Australia, the holder must not:
 - (a) cease to be employed by the employer in relation to which the visa was granted; or
 - (b) work in a position or occupation inconsistent with the position or occupation in relation to which the visa was granted; or
 - (c) 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.
 - (2) If the visa is not a visa mentioned in subclause (3) or (4), and subclause (1) does not apply, the holder must not:
 - (a) cease to undertake the activity in relation to which the visa was granted; or
 - (b) engage in an activity inconsistent with the activity in relation to which the visa was granted; or
 - (c) 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.
 - (3) If the visa is a Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the holder met the requirements of subclause 457.223 (2) or 457.223 (4):
 - (a) the holder must:
 - work only in the occupation listed in the most recently approved nomination for the holder; and
 - (ii) unless the circumstances in subclause (3A) apply work only for:
 - (A) the standard business sponsor, former standard business sponsor, party to a labour agreement or former party to a labour agreement (the sponsor) who nominated the holder in the most recently approved nomination; or

- (B) if the sponsor is a standard business sponsor or a former standard business sponsor who lawfully operates a business in Australia – an associated entity of the sponsor; and
- (b) If the holder ceases employment the period during which the holder ceases employment must not exceed 28 consecutive days.
- (3A) For subparagraph (3) (a) (ii), the circumstances are that:
 - (a) the holder's occupation is specified in an instrument in writing for subparagraph 2.72 (10)(d)(ii) or (iii); or
 - (b) the holder is continuing to work for the sponsor, or the associated entity of the sponsor, for the purpose of fulfilling a requirement under a law relating to industrial relations and relating to the giving of notice.
- (3B) If the visa is a Subclass 457 (Business (Long Stay)) visa that was granted on the basis that the holder met the requirements of subclause 457.223 (8), (9) or (10):
 - (a) the holder must work only in the occupation or position in relation to which the visa was granted; and
 - (b) if the holder ceases employment the period during which the holder ceases employment must not exceed 28 consecutive days.
- (4) If:
 - (a) the visa is:
 - (i) a Subclass 411 (Exchange) visa; or
 - (ii) a Subclass 419 (Visiting Academic) visa; or
 - (iii) a Subclass 420 (Entertainment) visa; or
 - (iv) a Subclass 421 (Sport) visa; or
 - (v) a Subclass 423 (Media and Film Staff) visa; or
 - (vi) a Subclass 427 (Domestic Worker (Temporary) Executive) visa; or
 - (vii) a Subclass 428 (Religious Worker) visa; or
 - (viii) a Subclass 442 (Occupational Trainee) visa; and
 - (b) in the case of a holder of a Subclass 442 (Occupational Trainee) visa – the occupational training is not provided to the holder by the Commonwealth:
 - the holder must not:
 - (c) cease to engage in the most recently nominated occupation, programme or activity in relation to which the holder is identified; or
 - (d) engage in work or an activity that is inconsistent with the most recently nominated occupation, programme or activity in relation to which the holder is identified; or
 - (e) engage in work or an activity for an employer (within the meaning of subregulation 2.72A(8)) other than the employer identified in accordance with paragraph 2.72A(7)(a) in the most recent nomination in which the holder is identified.
- 8108 The holder must not be employed in Australia by any one 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) must not work in a position or occupation inconsistent with the position or occupation in relation to which the visa was granted;
 and
 - (c) must not 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; and
 - (d) must not cease to be employed by the employer in relation to which the visa was granted, unless paragraph (e) applies; and
 - (e) except with the written permission of the Foreign Minister, must not remain in Australia after the permanent departure of that employer.
- 8111 The holder must not:
 - 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.
- 8113 The holder must not work in Australia otherwise than as a member of the crew of a non-military ship.
- 8114 The holder must not work in Australia otherwise than as a member of the crew of a superyacht.
- 8115 The holder must not work in Australia other than by engaging in a business visitor activity.

Reasons the visa should not be cancelled

job." -"I sai		that I couldn'	t take money fo	ro
	l was an			,ı a
stated	I Was all	but it is not tr	ue."	
DIGIOU	that did not	explain to	friend that	wot
not be	paid and that the	e amount of v	vork is not the s	ame
the w		uld need to pe		
	s a sacrifice for			
	ay I didn't com		,	
			and speak Engli	ish."
			o It was n	
			ome to Australi	
	ttle bit of time.			a to
differ		n seems ocau	titul allu very	
unien	111.			
Ĺ				

9 Delegate's assessment of the reasons the visa should not be cancelled. (This question does not need to be completed if decided at Question 6 that no grounds for cancellation exist.)

Note: Not applicable to mandatory cancellation under Reg 2.43(2).

Go to Question 11

These factors include, but are not limited to, the following. The delegate should consider any relevant factor.

Purpose of travel to and stay in Australia

Topoto or third to also buy his topical
advised me that sis here to stay with a for the entirety of stay and practice her English. states is not being paid for this work.
The confirmed these details and verified that will not be paid for this work.
I note however that the visa holder has also agreed to undertake paid work as a baby sitter. In addition to this, the state of the stat
Therefore I give little weight in favour of claim.

This factor is not relevant as least visa is not being considered for cancellation for a breach of visa condition under s1 [6(1)(b).
_

Extent of compliance with visa conditions

The degree of hardship which may be caused to the visa holder, their family members and others, if the visa is cancelled. (Where applicable, the best interests of a child in Australia under 18 years must be considered in accordance with Australia's obligations under the Convention on the Rights of the Child.)

	I have considered the degree of hardship that may be caused to limit if her visa is cancelled.
	has informed me that it has been a dream of since was a child to live in Australia for a little while. The stated that it will be hard for to return to without realising dream and I have applied some weight in favour of sclaim.
-	has also stated that it was a sacrifice for to travel to Australia as worked everyday that did not attend school. I have also considered that cancellation of this visa may result in some financial loss for the visa holder and I therefore give this some weight in avour.
A Automobile	
-	
-	•

Visa conditions (continued)

- **8201 (1)** While in Australia, the holder must not engage, for more than 3 months, in any studies or training.
 - (2) However, subclause (1) does not apply to a visa mentioned in the table.

Item Visa

- Subclass 580 (Student Guardian) visa in relation to which the holder is undertaking an ELICOS of less than 20 hours per week.
- 1A Subclass 602 (Medical Treatment) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- Subclass 675 (Medical Treatment (Short Stay)) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- 3 Subclass 685 (Medicál Treatment (Long Stay)) visa in relation to which the holder:
 - (a) is under 18; and
 - (b) has experienced a change in circumstances while in Australia; and
 - (c) has the written permission of the Minister to engage for more than 3 months in any studies or training because of compelling and compassionate circumstances
- 8202 (1) The holder (other than the holder of a Subclass 560 (Student) visa who is a Foreign Affairs student or the holder of a Subclass 576 (Foreign Affairs 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 neither of the following applies:
 - (a) the education provider has certified the holder, for a registered course undertaken by the holder, as not achieving satisfactory course properties for:
 - section 19 of the Education Services for Overseas Students Act 2000; and
 - (ii) standard 10 of the National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students 2007;
 - (b) the education provider has certified the holder, for a registered course undertaken by the holder, as not achieving satisfactory course attendance for:
 - section 19 of the Education Services for Overseas Students Act 2000, and
 - standard 11 of the National Code of Practice for Registration Authorities and Providers of Education and Training to Overseas Students 2007.
 - (4) In the case of the holder of a Subclass 560 visa who is a Foreign Affairs student or the holder of a Subclass 576 (Foreign Affairs 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
 - 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 omitted by SLI 2007. 190 with effect from 1/07/2007 LEGEND note]
 8207 The holder must not engage in any studies or training in Australia.
- 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.
 Note: For the meaning of valid application see s46 of the Act. Broadly, a valid application is one that is formally in order for consideration, not necessarily one that can be granted.
- 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 number
- 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 or enter into a de facto relationship 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.

Client circumstances in which the ground for cancellation arose	10	Other relevant reasons (if applicable)
claims that applied for the eVisitor visa because only intended a three month stay in Australia and would not be undertaking paid work. However, when the message located on mobile phone regarding working as a baby sitter to earn 'extra cash' was put to stated that it didn't occur to that couldn't take money for a job on the eVisitor visa. I therefore give little weight in favour of the visa holder's clairn as a reason not to cancel. also stated that did not consider intended onshore activities to be "work" as would not be working in a restaurant everyday or seeking employment that attracts a salary. While I give some weight in favour of claim that misunderstood the meaning of "work", it is the responsibility of the visa holder to be aware of the conditions of the visa they hold.		I have considered the legal consequences of a decision to cancel the visa, which includes detaining, removal, exclusion periods or bars from applying for other visas. I do not consider the consequences will severely impact therefore I apply little weight in avour when considering this factor.
	1	•
	1	
	1	
]	
Visa holder's behaviour in relation to the department, now and on any	44	Darleton
previous occasion	11	Decision After weighing up all of the information available to me, I am satisfied
has been honest, forthcoming and cooperative in dealings with the Department today and I therefore give this some weight in favour.		that the grounds for cancelling the visa outweigh the reasons for not cancelling. I have therefore decided to cancel the visa.
	1	After weighing up all of the information available to me, I am satisfied
	1	that the reasons not to cancel the visa outweigh the grounds for cancellation. I have therefore decided not to cancel the visa.
		OR
		After weighing up all of the information available to me, I am not satisfied that there is a ground for cancellation. I have therefore decided not to cancel the visa.
	12	Delegate's details
	1	Signature
		of officer
	1	Name
	1	Position number 2694
	-	Day Month Year Time
1	1	

Visa conditions (continued)

- 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.
- 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.
- [8521 omitted by SR 1996, 75 with effect from 1/08/1996 LEGEND note -PRE 1/10/1996 TRANSITIONAL PROVISION]
- 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 or de facto partner 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.
- 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.
- 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;
 - 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 deviate from the organised tour referred to in clause 600.252 of Schedule 2.
- 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 a Foreign Affairs student or a Defence student:
 - (a) the holder must stay in Australia with a person who is:
 - 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, and the holder must not enter Australia before the day nominated by the education provider as the day on which those arrangements are to commence.
- 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:
 - 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 programme 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 live, study and work only in an area specified by the Minister in an instrument in writing for item 6A1001 of Schedule 6A, as in force:
 - (a) when the visa was granted; or
 - if the holder has held more than 1 visa that is subject to this condition — when the first of those visas was granted.

Notification of decision

Part C – Notification of decision to cancel visa under s116 of the Migration Act 1958

•	ruii nane
	Family name
	Given names
2	Day Month Year
2	On
	you were notified of an intention to consider cancelling your Day Month Year
	subclass visa granted on 09-Dec-2014
	under section 116 of the Migration Act 1958.
	and cooler from the my and from
3	You:
	DID NOT RESPOND to the notice of intention to consider cancelling the visa
	RESPONDED to the notice of intention
	to consider cancelling the visa
	(Refer to Item 5 and Item 8, Part B for
	details of your response) Your comments have been taken into account
	in making this decision.
4	I am satisfied that there are grounds for visa cancellation under:
	s116(1)(a)
	s116(1)(aa) s116(1)(b) because I am satisfied that you have breached
	condition
	(Refer to reverse of pages 4, 5, 6 and 7 for details of condition)
	s116(1)(c)
	s116(1)(d) because I am satisfied a ground exists at
	(Enter relevant ground here - s101, s102, s103, s104 or s105)
	s116(1)(e)
	s116(1)(f)
	s116(1)(fa) (i) (i)
	s116(1)(g) because I am satisfied a ground exists at
	Reg 2.43(1) (ka)
	other
	Please refer to reverse of pages 1, 2 and 3 for reference to the relevant legislation.
	Where the Minister can cancel a visa under subsection 116(1) of the
	Act, the Minister must do so if there exist prescribed circumstances in which the visa must be cancelled (see subsection 116(3) of the Act and
	the 'prescribed circumstances' in subregulation 2.43(2) of the Migration
. •	Regulations 1994) – refer to reverse of page 3.
	After weighing up all of the information available to me I was satisfied that the grounds for cancelling your visa outweighed the reasons for not cancelling.
	A copy of the department's decision record is attached

5	Day	Month	Year	of any dependants) has been cancelled on
	cleara	nce. You	may also	ancelled you may be refused immigration to be detained and removed from Australia zen under s189 of the <i>Migration Act 1958</i> .

'INOPERATIVE' due to the cancellation. **Note**: The decision to cancel is not merits-reviewable under the *Migration Act 1958*.

Other relevant agencies will be advised that your visa has been cancelled.

6	Delegate's details	3			·
	Signature of officer				
	Name				
	Position number	2694			
	Date	Day	Month	Year	Time

7 Visa holder's signature to verify that Part B (Record of decision whether to cancel visa) and Part C (Notification of decision to cancel visa under s116) has been received

Signature of visa holder	Z:				
	Day	Month	Year		
Date				Time [

8 Interpreter details

Signature of interpreter	not used	
	Day Month Year	
Date	Time	
TIS number		

The information recorded on this form may be used as a basis for recording the electronic report of the cancellation.

From: Sent: To: Cc: Subject:	Wednesday, 17 June 2015 9:37 PM Peter RICHARDS DLO; RE: Ministerial intervention submission - Use-Only]	; Kruno KUKOC; Guy BOEKENSTEIN [DLM=For-Official-
For-Official-Use-Only		
Peter - yes, I absolutely agr	ee. Thanks to all.	
The Minister's Office is con	tacting hosts at the moment to a	dvise them of this outcome.
	but will be available on my mobile (and by email) yery happy to pass them on to the MO. For now,	
Kind regards		
Senior Departmental Liaiso	n Officer	
Office of the Minister for In	nmigration and Border Protection Suite	arliament House, Canberra
T:		
M:		
E:		

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection Suite Parliament House, Canberra
T: (02)
M:
E:
For-Official-Use-Only
From: Peter RICHARDS Sent: Wednesday, 17 June 2015 9:35 PM To:
Cc: DLO; ; Kruno KUKOC; Guy BOEKENSTEIN Subject: RE: Ministerial intervention submission [DLM=For-Official-Use-Only]
Thanks for all your efforts this evening on this matter.
Peter
Sent with Good (www.good.com <http: www.good.com="">)</http:>
Original Message
From: Sent: Wednesday, June 17, 2015 09:28 PM AUS Eastern Standard Time
To:; Peter RICHARDS; ; Kruno KUKOC; Guy BOEKENSTEIN
Subject: RE: Ministerial intervention submission - [DLM=For-Official-Use-Only]
For-Official-Use-Only
Hi and the second secon
We have granted Tourist visa (subclass 600) as per the Minister's decision. has been in contact with staff in Brishane for arrangements to release from detention.

frame.

As discussed, grateful if the office could contact the host family to advise of this outcome. They may wish to pick up when released.
Regards,
Assistant Director
Complex Case Resolution Section
Caseload Assurance Branch
Community Protection Division Department of Immigration and Border Protection Telephone:
Email:
For-Official-Use-Only
Sent: Wednesday, 17 June 2015 9:13 PM To:
Cc: DLO; ; Peter RICHARDS; ; Kruno KUKOC; Guy BOEKENSTEIN Subject: RE: Ministerial intervention submission [DLM=For-Official-Use-Only]
For-Official-Use-Only
The Minister has signed submission MS15 and has agreed to intervene under section 195A of the Migration Act 1958 in relation to grant a subclass 600 visa.
Scanned copies of signed paper work is attached. Hard copies will be returned to the Department tomorrow.
Grateful if you can confirm when a visa has been granted.

We also need to ensure that	is not held in detention overnight. I will call you to ensure that is in train.
Thanks again for your efforts on this.	
Kind regards	
Senior Departmental Liaison Officer	
Office of the Minister for Immigration a	and Border Protection Suite Parliament House, Canberra
Т:	
M:	
E:	
For-Official-Use-Only	
From: Sent: Wednesday, 17 June 2015 8:31 Pl	M
To:; Peter Cc: DLO;; Peter Subject: Ministerial intervention submit Importance: High	; Kruno KUKOC ssion - [DLM=For-Official-Use-Only]
For-Official-Use-Only	
н	
Please find attached the submission for attached are the decision documents (a	, cleared by A/g Assistant Secretary Also attachment A) and cancellation decision record (attachment B).
Thanks.	

Regards,

Assistant Director

Complex Case Resolution Section

Caseload Assurance Branch

Community Protection Division

Department of Immigration and Border Protection

Telephone: (02)

Email:

For-Official-Use-Only

From: Sent: To: Subject:	Sunday, 1 November 2015 12:29 PM Craig MACLACHLAN RE: Re [SEC=UNCLASSIFIED]	
On it.		
Sent with Good (www.good.com)		
Original Message From: Craig MACLACHLAN Sent: Sunday, November 01, 2015 To: Subject: FW: Re	11:47 AM AUS Eastern Standard Time [SEC=UNCLASSIFIED]	
Can you pls follow up w the dept a Tks C	asap to find out what the story is here pls?	
Sent with Good (www.good.com)		
Original Message From: @afl.com.au Sent: Sunday, November 01, 2015 To: Craig MACLACHLAN Subject: Fwd: Re	@afl.com.au <mailto 11:41 AM AUS Eastern Standard Time</mailto 	@afl.com.au>]
Hi Craig,		
As discussed. I will try and get	passport number too.	
Many thanks		
Begin forwarded message:		
From:	@afl.com.au <mailto:< td=""><td>@afl.com.au> ></td></mailto:<>	@afl.com.au> >

Date: 1 November 2015 at 10:59:13 AM AEDT

To: Subject: Fwd: Re	@afl.com.au <mailto< th=""><th>@afl.com.au> ></th></mailto<>	@afl.com.au> >
Begin forwarded message:		
From: Date: 1 November 2015 at 10:55 To: Subject: Re	:53 AM AEDT @afl.com.au <mailto< th=""><th>@afl.com.au>></th></mailto<>	@afl.com.au>>
tonight (Sunday). We have has been denied the visa.	ation at Adelaide airport late last nig ven't spoken with immigration but ap erstanding that was intending to to be family. We live in the	who has come out to visit us and other lanuary. Ight and is scheduled to be deported back to opparently we are the reason and rationale work for us when sis here to spend time and have four kids who will lends in Adelaide and will spend time with them. Visa reinstated before flies out tonight?
filtering.http://www.mailguard.c Click here to report this message		
AFL HOUSE 140 Harbour Esplan	nade Docklands VIC 3008 GPO Box Please consider the envir	1449 Melbourne VIC 3001 onment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

From:			
Sent:	Sunday, 1 November 201	5 12:32 PM	
To:	ABOC		
Cc:	DLO	L	
Subject:	FW: Re	[SEC=UNCLASSIFIED]	
Hi SBCC			
Can we please get a explanation o location of client and removal plan		risa has been cancelled, re	easons for cancellation, current
I will follow up with a phone call so	oon.		
Senior Departmental Liaison Office Minister dutton's office	er e e e e e e e e e e e e e e e e e e		
Thin is to it duties in a series			
Sent with Good (www.good.com)			
Original Message From: Craig MACLACHLAN			
Sent: Sunday, November 01, 2015	11:47 AM AUS Eastern St	andard Time	
To: Subject: FW: Re	[SEC=UNCLASSIFIED]		
Con you ale fallow up with a dept of	can to find out what the	otomi is horo pla?	
Can you pls follow up w the dept a Tks C	sap to find out what the s	story is fiere pis?	
Sent with Good (www.good.com)			
Original Message	@afl.com	مالتوسی برد	Soft com aux 1
From: @afl.com.au Sent: Sunday, November 01, 2015 To: Craig MACLACHLAN			@afl.com.au>]
Subject: Fwd: Re	i		
Hi Craig,			
As discussed. I will try and get	passport number too.		
Many thanks			

@afl.com.au> > From: @afl.com.au <mailto: Date: 1 November 2015 at 10:59:13 AM AEDT @afl.com.au <mailto @afl.com.au>> Subject: Fwd: Re Begin forwarded message: From: Date: 1 November 2015 at 10:55:53 AM AEDT @afl.com.au <mailto @afl.com.au> > To: Subject: Re Writing in relation to who has come out to visit us and other in January. friends in Adelaide for three months holiday, returning to was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when it is here to spend time with our family, as we consider to be family. We live in the and have four kids who will be devastated not to see of outstanding character and integrity. also made many friends in Adelaide and will spend time with them.

What can we do to have this injustice resolved and have tourist visa reinstated before flies out tonight?

Sent from my iPad

Kind regards

Begin forwarded message:

--

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg
Click here to report this message as spam:

https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0

	nade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001
Ph: Fax:	Please consider the environment before printing this email

AFL HOUSE	140 Harbour Esplana	de Docklands VIC 30	08 GPO Box 1449 Melbourne VIC 3001
Ph:	Fax:	Mob:	Please consider the environment before printing this
email			

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

From: Sent: To: Subject:	Sunday, 1 November 2015 2:09 PM Craig MACLACHLAN RE: Re [SEC=UNCLASSIFIED]
Craig	
to include options for ministerial i	rith all the details. It looks like due to be removed tonight. Have asked for it intervention.
•	
Sent with Good (www.good.com)	
Original Message From: Craig MACLACHLAN Sent: Sunday, November 01, 2015 To: Subject: FW: Re	01:21 PM AUS Eastern Standard Time [SEC=UNCLASSIFIED]
Here are passport details C	
Sent with Good (www.good.com)	
Original Message From: @afl.com.au Sent: Sunday, November 01, 2015 To: Craig MACLACHLAN Subject: Re: Re	@afl.com.au <mailto @afl.com.au="">] 12:35 PM AUS Eastern Standard Time [SEC=UNCLASSIFIED]</mailto>
Thanks Craig,	
on a passport and the	e number is
Cheers	

On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN < CRAIG.MACLACHLAN@BORDER.GOV.AU < mailto: CRAIG.MACLACHLAN@border.gov.au > > wrote:

Tks C
Sent with Good (www.good.com <http: www.good.com="">)</http:>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Fax: Mob: Please consider the environment before printing this email
Original Message From:
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: @afl.com.au <mailto: @afl.com.au="">> Date: 1 November 2015 at 10:59:13 AM AEDT To: @afl.com.au <mailto: @afl.com.au="">> Subject: Fwd: Re</mailto:></mailto:>

Begin forwarded message:

Thanks. Will come back to you.

From:	
Date: 1 November 2015 at 10:55:53 AM AEDT To:	
Writing in relation to friends in Adelaide for three months holiday, returning to was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when with our family, as we consider to be family. We live in the be devastated not to see A of outstanding character and integrity. Also of outstanding character and integrity. A to of outstanding character and integrity. There has clearly been a misunderstanding that was intending to work for us when and have four kids who will be devastated not to see and have four kids who will be devastated not to see A to of outstanding character and integrity. There has clearly been a misunderstanding that and have four kids who will be devastated not to see and have four kids who will be devastated before There has clearly been a misunderstanding that and have four kids who will be devastated not to see and have four kids who will be devastated before There has clearly been a misunderstanding that and have four kids who will be devastated not to see and have four kids who will be devastated before There has clearly been a misunderstanding that and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and have four kids who will be devastated not to see and ha	n.
Sent from my iPad	
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0	
<pre><image899234.png> AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph:</image899234.png></pre>	
<pre><imageae113f.png> AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph:</imageae113f.png></pre>	nis

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains,

by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spam https://console.mailguard.com.au/ras/1N8sqTvBwH/6zoMQNb7HUavqHRqgSBViR/0.202

From:	
Sent:	Sunday, 1 November 2015 2:51 PM
To:	Guy B <u>OEKENSTEIN</u>
Subject:	RE: Re [SEC=UNCLASSIFIED]
No. We do 10 client bri	efs a day normally. Just a summary of the situation.
	required (not known yet) then we'll need to make contact with in Peter ne MO need the basic facts of case so they can decide next steps. So that's what we need f.
Sent with Good (www. _i	good.com)
Original Message From: Guy BOEKENSTE Sent: Sunday, Novembo To: Subject: RE: Re	
What is the normal pro	cess? Don't legal and other areas need to be involved in preparing a brief like this?
Sent with Good (www.	good.com)
To: Maree BRIDGER; Ag	er 01, 2015 02:46 PM AUS Eastern Standard Time gnieszka HOLLAND; Guy BOEKENSTEIN; rategic Border Command Centre; Clive MURRAY; DLO; Ministerial Support; MO Registration [SEC=UNCLASSIFIED]
James &SDCC	
Can I please get an esti	mated time frame for delivery of this client brief so I can manage the MO's expectations.
Note that the minister	is travelling overseas this evening so it would be good to get this resolved as soon as possible.
Regards	
Sent with Good (www.	good.com)
Original Message	

Sent: Sunday, November 01, 2015 01:52 PM AUS Eastern Standard Time To: Maree BRIDGER; Agnieszka HOLLAND; Guy BOEKENSTEIN; Cc: James WATSON; Strategic Border Command Centre; Clive MURRAY; DLO; Ministerial Support; MO Registration Subject: FW: Re [SEC=UNCLASSIFIED]
All
I understand that the email below has resulted in SBCC identifying more significant issues in relation to this client.
As such grateful if we could please get a client brief on the client below. As well as information originally requested, this should include options for the Minister to intervene (eg under s195A) should he wish (noting that he has no details on regards to this case at this time and thus his intentions with respect to this case are not clear).
Kind regards
Sent with Good (www.good.com)
From: Sent: Sunday, November 01, 2015 12:31 PM AUS Eastern Standard Time To: Strategic Border Command Centre Cc: DLO Subject: FW: Re [SEC=UNCLASSIFIED]
Hi SBCC
Can we please get a explanation of this situation, whether visa has been cancelled, reasons for cancellation, current location of client and removal plans if any.
I will follow up with a phone call soon.
Senior Departmental Liaison Officer Minister dutton's office
Sent with Good (www.good.com)
Original Message
From: Craig MACLACHLAN Sent: Sunday, November 01, 2015 11:47 AM AUS Eastern Standard Time
To: Subject: FW: Re [SEC=UNCLASSIFIED]

Can you pls follow up w the dept asap to find out what the story is here pls? Tks

Sent with Good (www.good.com)
Original Message From:
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: @afl.com.au <mailto: @afl.com.au="">> Date: 1 November 2015 at 10:59:13 AM AEDT To: @afl.com.au <mailto: @afl.com.au="">> Subject: Fwd: Re</mailto:></mailto:>
Begin forwarded message:
From: Date: 1 November 2015 at 10:55:53 AM AEDT To: @afl.com.au <mailto @afl.com.au="">> Subject: Re</mailto>
Writing in relation to who has come out to visit us and other friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa.

There has clearly been a misunderstanding that was intending to work for us when with our family, as we consider to be family. We live in the and have four kids who will be devastated not to see. A of outstanding character and integrity. also made many friends in Adelaide and will spend time with them What can we do to have this injustice resolved and have tourist visa reinstated before flies out tonight? Kind regards
Sent from my iPad
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Fax: Please consider the environment before printing this email
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Fax: Mob: Please consider the environment before printing this email
This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

From:

Sent: Sunday, 1 November 2015 3:12 PM

To: Guy BOEKENSTEIN; DLO

Cc: Maree BRIDGER

Subject: RE: [SEC=PROTECTED]

Guy

I'll go into work now and pull this into a useable format for Craig. Not sure it is appropriate to give him all the detail that is in the email trail below. Im about 30 mins away. Will send you a copy of what I provide him.

Sent with Good (www.good.com)

----Original Message-----From: Guy BOEKENSTEIN

Sent: Sunday, November 01, 2015 03:00 PM AUS Eastern Standard Time

To: DLO;

Cc: Maree BRIDGER

Subject: FW: [SEC=PROTECTED]

- as discussed

Sent with Good (www.good.com)

----Original Message-----From: James WATSON

Sent: Sunday, November 01, 2015 01:48 PM AUS Eastern Standard Time

To: Clive MURRAY; Maree BRIDGER; Guy BOEKENSTEIN Subject: FW: [SEC=PROTECTED]

Dear all,

I see that the earlier string didn't have the request from the DLO. That is now below.

Maree, I have just spoken to Clive and confirm that we would like to respond to the request through Executive Div channels.

The information is contained in these emails

James Watson

Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force

P:: M: M: M: E: james.watson@border.gov.au W: www.border.gov.au
From: @border.gov.au> Sent: ?1/?11/?2015 12:58 PM
To: WATSON James <mailto:james.watson@border.gov.au></mailto:james.watson@border.gov.au>
Cc: @border.gov.au> Subject: [SEC=PROTECTED]
Good afternoon James
As discussed, please find the attached SitRep and M304 which clarify the situation presented to Adelaide Portfolio Officers last night.
is currently located at Adelaide Immigration Transit Accommodation pending removal (TBA).
Happy to transcribe the information on the documents if you are not in a position to open them.
Regards
A/g Duty Inspector – Command Centre Operations Branch Strategic Border Command Operations Group Australian Border Force P: 02 6275 E: @border.gov.au <mailto@border.gov.au></mailto@border.gov.au>
From: [mailto @border.gov.au] Sent: Sunday, 1 November 2015 12:32 PM To: Strategic Border Command Centre
Cc: DLO Subject: FW: Re [SEC=UNCLASSIFIED]
Hi SBCC
Can we please get a explanation of this situation, whether visa has been cancelled, reasons for cancellation, current location of client and removal plans if any.
I will follow up with a phone call soon.
Senior Departmental Liaison Officer Minister dutton's office
Sent with Good (www.good.com <http: www.good.com="">)</http:>
Original Message From: Craig MACLACHLAN Sent: Sunday, November 01, 2015 11:47 AM AUS Eastern Standard Time To: Subject: FW: Re [SEC=UNCLASSIFIED]
•

Can you pls follow up w the dept asap to find out what the story is here pls? Tks

Sent with Good (www.good.com<http://www.good.com>) ----Original Message-----From: @afl.com.au<mailto @afl.com.au> @afl.com.au<mailto @afl.com.au>] Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re Hi Craig, As discussed. I will try and get passport number too. Many thanks Begin forwarded message: From: @afl.com.au<mailto @afl.com.au>> Date: 1 November 2015 at 10:59:13 AM AEDT @afl.com.au<mailto @afl.com.au>> To: Subject: Fwd: Re Begin forwarded message: From: Date: 1 November 2015 at 10:55:53 AM AEDT @afl.com.au<mailto @afl.com.au>> To: Subject: Re Writing in relation to , who has come out to visit us and other friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when it is here to spend time with our family, as we consider to be family. We live in the on farm and have four kids who will be devastated not to see of outstanding character and integrity also made many friends in Adelaide and will spend time with them. What can we do to have this injustice resolved and have tourist visa reinstated before flies out tonight? Kind regards Sent from my iPad Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0 [cid:image001.png@01D114A3.6C41EE60]

Ph:	Fax:	Please consider the environment before printing this email	
[cid:image	001.png@01D114A3.6	5C41EE60]	

AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001

| Mob:

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Please consider the environment before printing this

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

| Fax:

Ph: email

From: Sent:	Sunday 1 Navambar 2015 2:50 DM
	Sunday, 1 November 2015 3:50 PM <u>James WATSON</u> ; Maree BRIDGER; Agnieszka HOLLAND; Guy BOEKENSTEIN;
	ABOC; Clive MURRAY; DLO; Ministerial Support; MO Registration RE: Re [SEC=UNCLASSIFIED]
Subject.	[SEC-ONCLASSIFIED]
UNCLASSIFIED	
James	
_	ou sent Guy and Maree, I am just seeking to confirm that there is currently no his passenger. All references I can see say 'TBA,' but I just wanted to confirm this. tonight - if so, on which flight?
This is one of the key things that th	ne MO will want to know.
Senior Departmental Liaison Office Office of the Minister for Immigrat	er ion and Border Protection Suite MG.46 Parliament House, Canberra
<u></u>	
T: (02) 6277 M: E: @border.gov	/.au
Original Message From: James WATSON Sent: Sunday, 1 November 2015 2: To:	52 PM BRIDGER; Agnieszka HOLLAND; Guy BOEKENSTEIN;
, ividice	, and a series of the series o
	ntre; Clive MURRAY; DLO; Ministerial Support; MO Registration [SEC=UNCLASSIFIED]
Guy,,	
	sions in relation to the matter have been forwarded to Exec division for input into if you want any further assistance from SBC at this time.
James Watson	
Commander Detention and Com P:: 02 6275 M: E: james.watson@border.gov.au W: www.border.gov.au	pliance Operations Strategic Border Command Australian Border Force
From: mailto:sent://y11/y2015/2:46 PM	@border.gov.au>
	Bridger@border.gov.au>; HOLLAND
Agnieszka <mailto:agnieszka.hollan< th=""><td>d@border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>;</mailto:guy.boekenstein@border.gov.au></td></mailto:agnieszka.hollan<>	d@border.gov.au>; BOEKENSTEIN Guy <mailto:guy.boekenstein@border.gov.au>;</mailto:guy.boekenstein@border.gov.au>
	@border.gov.au>;

Cc: WATSON James <mailto:james.watson@border.gov.au>; @border.gov.au>; MURRAY Clive<mailto:clive.murray@border.gov.au>;</mailto:clive.murray@border.gov.au></mailto:james.watson@border.gov.au>
Subject: RE: Re [SEC=UNCLASSIFIED]
James &SBCC
Can I please get an estimated time frame for delivery of this client brief so I can manage the MO's expectations.
Note that the minister is travelling overseas this evening so it would be good to get this resolved as soon as possible
Regards
Sent with Good (www.good.com)
Original Message From: Sent: Sunday, November 01, 2015 01:52 PM AUS Eastern Standard Time To: Maree BRIDGER; Agnieszka HOLLAND; Guy BOEKENSTEIN; Cc: James WATSON; Strategic Border Command Centre; Clive MURRAY; DLO; Ministerial Support; MO Registration Subject: FW: Re [SEC=UNCLASSIFIED]
All
I understand that the email below has resulted in SBCC identifying more significant issues in relation to this client.
As such grateful if we could please get a client brief on the client below. As well as information originally requested, this should include options for the Minister to intervene (eg under s195A) should he wish (noting that he has no details on regards to this case at this time and thus his intentions with respect to this case are not clear).
Kind regards
Sent with Good (www.good.com)
Original Message From: Sent: Sunday, November 01, 2015 12:31 PM AUS Eastern Standard Time To: Strategic Border Command Centre Cc: DLO
Subject: FW: Re [SEC=UNCLASSIFIED]
Hi SBCC

Can we please get a explanation of this situation, whether visa has been cancelled, reasons for cancellation, current location of client and removal plans if any.

I will follow up with a phone call soon.

Senior Departmental Liaison Officer
Minister dutton's office

Sent with Good (www.good.com)

-----Original Message----From: Craig MACLACHLAN
Sent: Sunday, November 01, 2015 11:47 AM AUS Eastern Standard Time
To:
Subject: FW: Re

[SEC=UNCLASSIFIED]

Can you pls follow up w the dept asap to find out what the story is here pls?
Tks
C

Sent with Good (www.good.com)

----Original Message-----

Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time

To: Craig MACLACHLAN

Subject: Fwd: Re

Hi Craig,

As discussed. I will try and get passport number too.

Many thanks

Begin forwarded message:

From: @afl.com.au<mailto @afl.com.au>>

Date: 1 November 2015 at 10:59:13 AM AEDT

To: @afl.com.au<mailto @afl.com.au>>

Subject: Fwd: Re

Begin forwarded message:

From:
Date: 1 November 2015 at 10:55:53 AM AEDT To:
Writing in relation to friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when is here to spend time with our family, as we consider to be family. We live in the devastated not to see and of outstanding character and integrity. Also made many friends in Adelaide and will spend time with them what can we do to have this injustice resolved and have tourist visa reinstated before flies out tonight? Kind regards
Sent from my iPad
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0
[cid:image899234.PNG@81212c0f.45938fc9]
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Please consider the environment before printing this email
[cid:imageae113f.PNG@67b32adf.4da1a25e]
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

UNCLASSIFIED

From:

Sent: Sunday, 1 November 2015 4:51 PM

Sunday, Thorember 2015 4.511 W

To: ABOC; James WATSON; Clive MURRAY; Peter RICHARDS;

Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO;

MO Registration; Ministerial Support

Subject: Urgent Tasking - Possible 195A submission for

[SEC=UNCLASSIFIED]

Attachments: Record of interview.pdf

UNCLASSIFIED

ΑII

Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this in Adelaide.

The CoS is briefing the Minister on this issue now.

However, CoS has asked for two things:

- 1) The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
- 2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is possible/feasible to delay this if required to give the Dept longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this.

Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking.

Kind regards

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra

Т:

@border.gov.au

UNCLASSIFIED

From:

Sent: Sunday, 1 November 2015 4:34 PM

To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND;

Cc: MO Registration

Subject: FW: Re

[SEC=UNCLASSIFIED]

UNCLASSIFIED

- for your information (I called Guy to discuss this response before I sent it).

MO Registration – please register.

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Sent: Sunday, 1 November 2015 4:33 PM

To: Craig MACLACHLAN

Cc: DLO

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Craig

Key details about this case as below:

- Client is
- On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa.
- was interviewed by Border Entry Officer who established that holding a tourist visa with intentions to work as a nanny.
- ABF refused entry into Australia.
- The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as found to be a non-genuine visitor. Further detail about this decision to cancel is below.
- Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
- Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).

Background to cancellation decision:

- Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
- Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
- On last entry to Australia, the <u>client was spoken to by ABF officers and counselled regarding</u> work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
- Client was interviewed on arrival in Adelaide last night.
- In this interview stated that would be residing with for 3 months at their farm in the 2013 and 2014.

- stated that main goal in coming to Australia is to volunteer work. Client claimed an appointment with the South Australian volunteer officer to seek volunteer work.
- Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
- Text messages on the client's phone support this.
- Client was given an opportunity to comment on why visa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.

Options available for this client in the future include:

- Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident).
- The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.

You should also be aware that since I arrived at the office, the family this client was to visit called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.

Kind regards

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 1:22 PM

To:

Subject: FW: Re [SEC=UNCLASSIFIED]

Here are passport details C

Sent with Good (www.good.com)

----Original Message----

From: @afl.com.au]

Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time

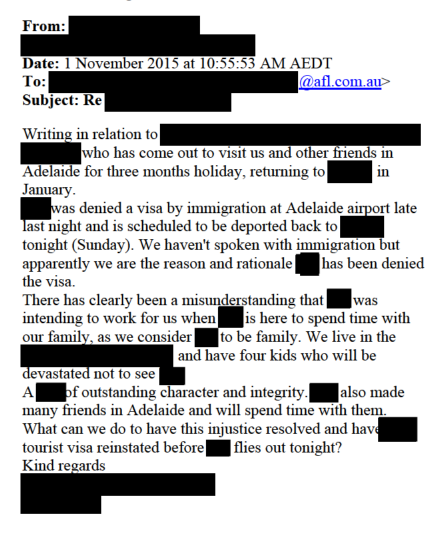
To: Craig MACLACHLAN [SEC=UNCLASSIFIED] Subject: Re: Re Thanks Craig, on a passport and the number is Cheers On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN < CRAIG.MACLACHLAN@BORDER.GOV.AU > wrote: Thanks. Will come back to you. Tks \mathbf{C} Sent with Good (www.good.com) AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 ----Original Message----From: @afl.com.au Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re Hi Craig, As discussed. I will try and get passport number too. Many thanks Begin forwarded message:

@afl.com.au> From:

Date: 1 November 2015 at 10:59:13 AM AEDT

@afl.com.au> Subject: Fwd: Re

Begin forwarded message:



Sent from my iPad

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8 SkCoPYCtzvF54I/0

AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 <image899234.PNG> APL 11003E | 130 Halbourne VIC 3001

Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spam

DIBP Inspectors Report (M304/Border Referral) ADELAIDE

Referral ID No AD0000189051

Vessel/Flight No.: EK440 Arrival Date: 31/10/2015

	Given Names:	
Relationship St:	Date of Birth:	Sex:
Visa Label No : 00000000000 Visa Grant No :	Place of Issue: CENTRA	L OFFICE
Visa Granted on: 07/08/2015	Class/Subclass: TV - 6	51P000
Travel Doc ID :	TD Cntry:	
Intended Address:		
		Postcode:
Reason for Referral: BONAFIDES	CHECK	
Outcome:		
Reason:		
Authority to Enter: E-VISA HOL	DER	
1. SOURCE OF THE REFERRAL: A 2. REASONS WHY THE PERSON WA IN A/A SINCE 2012 ON COMBINA RETURNING ON A TOURIST VISA. 3. TIME OF REFERRAL TO DIAC: 4. INFORMATION LEADING TO GR YOU HAVE ARRIVED AT ADELAID VISITOR VISA.	S REFERRED/SELECTED - PA TION OF S/C 417 AND S/C 09:15	572 VISAS. PAX
YOU HAVE STATED DURING INTER (ABF) THAT YOUR MAIN GOAL IS CHILDREN. YOU HAVE CONTACTED HAVE MADE AN APPOINTMENT FOR	TO DO VOLUNTEER WORK WI	TH DISADVANTAGED LUNTEER OFFICE AND
YOU WILL BE RESIDING WITH THEIR FARM IN PREVIOUS WORKING HOLIDAY MAK CHILDREN WITH A 5TH ON THE W	, YOU WERE AN AU-PAIR FO ER VISAS IN 2012 AND 201	
	E BETWEEN YOU AND YOUR F	

DIBP Inspectors Report (M304/Border Referral) ADELAIDE Referral ID No AD0000189051

Vessel/Flight No.: EK440 Arrival Date: 31/10/2015

mily Name: Given Names:	
YOU WILL ALSO BE DOING SOME HORSE WORK FOR AT A POLO EVENT IN ADELAIDE. WILL ORGANISE A CAR FOR YOU. YOU RESPONDED TO THIS MESSAGE ADVISING THAT YOU WOULD LOVE TO STAY AT THE FARM AND DO THE HORSES AND CAN LOOK AFTER ON THE ABOVE MENTIONED DATES. DURING FORMAL INTERVIEW, YOU HAVE STATED THAT IN RETURN FOR HELPING WITH THE CHILDREN, COOKING, AND RIDING THEIR HORSES YOU WILL RECEIVE FREE ACCOMMODATION FOR 3 MONTHS. YOU STATED YOU WILL NOT RECEIVE MONETARY PAYMENT.	
ON YOUR LAST ENTRY TO AUSTRALIA IN APRIL 2015 ON ANOTHER 651 TOURIST VISA, YOU WERE SPOKEN TO BY ABF OFFICERS AND COUNSELLED REGARDING YO WORK RIGHTS ON A TOURIST VISA, AND NOT TO UNDERTAKE ANY FORM OF WORK INCLUDING CHILD MINDING.	OUR
BASED ON THE ABOVE INFORMATION, IT APPEARS THAT, IN THE CASE OF A HOLDER OF A SUBCLASS 651 (EVISITOR) VISA THAT, DESPITE THE GRANT OF THE VISA, THE VISA HOLDER DID NOT HAVE, AT THE TIME OF THE GRANT OF THE VISA, OR HAS CEASED TO HAVE, AN INTENTION ONLY TO STAY IN, OR VISIT, AUSTRALIA TEMPORARILY FOR THE TOURISM OR BUSINESS PURPOSES FOWHICH THE VISA WAS GRANTED.)R
S. RESPONSE BY VISA HOLDER: PAX CONSIDERS GROUNDS DO NO EXIST AS IS DOING VOLUNTEER WORK FOR AND IS NOT BEING PAID RATHER IS IS RECEIVING FREE ACCOMMODATION AND FOOD IN EXCHANGE FOR COOKING, LOOKI AFTER CHILDREN AND HELPING WITH HORSES.	
6. DISCUSSED WITH AIRPORT MANAGER: PEER TO PEER WITH PERTH DUTY	
8. DECISION AND POWER/GROUNDS USED TO CANCEL: S116(1)(G) REG 2.43 (1(KA)	L)
9. TIME OF SERVING THE DECISION AND DETENTION - 21:35	
10. OFFER OF CONSULAR ACCESS - YES - DECLINED	
11. REMOVAL/TRANSFER TO IDC DETAILS AND TIME: 02:08	
12. MEDICAL OR OTHER CONCERNS OR OBSERVATIONS - NIL	
13. EXPECTED COMPLETION DATE OF M304 - 3/11/2015	
I HAVE ASKED PAX THE FOLLOWING QUESTIONS: - ARE YOU AN AUSTRALIAN CITIZEN? NO	
- ARE YOU AN AUSTRALIAN PERMANENT RESIDENT? NO	
IN ADDITION TO THE ABOVE, IF THERE IS ANY INFORMATION RELATED TO AN ISSUE THAT COULD BE OF INTEREST TO THE MINISTER /DIAC / MEDIA, PLEAS	SE

DIBP Inspectors Report (M304/Border Referral) ADELAIDE Referral ID No AD0000189051

Vessel/Flight No.: EK440 Arrival Date: 31/10/2015

______ Family Name: Given Names:

INCLUDE IT. - NO

01/11/2015 Position Signature Officer Date ______

From:

Sent: Sunday, 1 November 2015 5:20 PM

To: Craig MACLACHLAN
Cc: DLO; Thomas FLEMING;

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Yes, I am organising. This will be very tight, but we're on it.

I will try and organise for ABF officers to meet the Minister at the airport with the submission. I will give them and Tom's numbers as contacts so they can deliver the submission.

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 5:11 PM

To:

Cc: DLO; Tom FLEMING;

Subject: RE: Re SEC=UNCLASSIFIED

Can we pls get an MI to the Minister before he leaves for Jordan this evening?

Tks C

Sent with Good (www.good.com)

----Original Message----

From:

Sent: Sunday, November 01, 2015 04:33 PM AUS Eastern Standard Time

To: Craig MACLACHLAN

Cc: DLO

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Craig

details about th	is case as below:
 Client is 	
 On Visitor visa. 	arrived at Adelaide International Airport on board EK 440, holding a valid TV 651
	returned to Australia rurist visa with intentions to work as a nanny.
 ABF refused 	entry into Australia.
	n was made by the ABF to cancel wisa under s116(1)(g), Reg 2.43(1)(ka) as a non-genuine visitor. Further detail about this decision to cancel is below.
 Passenger h from Austra 	as been placed into detention at Adelaide Immigration Transit Accommodation pending removal lia.
	return flight. Details of the departure AA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).
kground to canc	ellation decision:
- Clinin Inc. In	and in Australia sings 2012 and a southingtion of sub-last 417 (Maghine Haliday) sub-last 572

Bacl

- Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
- Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
- last entry to Australia, the client was spoken to by ABF officers and counselled regarding rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
- Client was interviewed on arrival in Adelaide last night.
- stated that would be residing with In this interview for 3 months at their farm in the . Client was an au-pair for this family when held a Working Holiday visa in 2013 and 2014.
- stated that main goal in coming to Australia is to volunteer work. Client claimed appointment with the South Australian volunteer officer to seek volunteer work.
- Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
- Text messages on the client's phone support this.
- Client was given an opportunity to comment on why visa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.

Options available for this client in the future include:

- Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident). would still need to be meet the criteria for the visa applied for.
- The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.

You should also be aware that since I arrived at the office, the family this client was to visit) has called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.

Kind regards

Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN Sent: Sunday, 1 November 2015 To:	1:22 PM
Subject: FW: Re	[SEC=UNCLASSIFIED]
Here are passport details C	

Sent with Good (www.good.com)

From:

Gafl.com.au

Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time
To: Craig MACLACHLAN
Subject: Re: Re

[SEC=UNCLASSIFIED]

Thanks Craig,

on a passport and the number is

Cheers

On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN < <u>CRAIG.MACLACHLAN@BORDER.GOV.AU</u>> wrote:

Thanks. Will come back to you. Tks

C

Sent with Good (www.good.com)

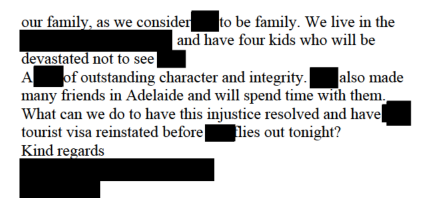


AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 Ph: Please consider the environment before printing this email

Original Message
From: @afl.com.au]
Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time
To: Craig MACLACHLAN
Subject: Fwd: Re
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: Date: 1 November 2015 at 10:59:13 AM AEDT To: @afl.com.au Subject: Fwd: Re
Begin forwarded message:

From:

Date: 1 November 2015 at 10:55:53 AM AEDT
To: @afl.com.au>
Subject: Re
Writing in relation to
who has come out to visit us and other friends in
Adelaide for three months holiday, returning to
January.
was denied a visa by immigration at Adelaide airport late
last night and is scheduled to be deported back to
tonight (Sunday). We haven't spoken with immigration but
apparently we are the reason and rationale has been denied
the visa.
There has clearly been a misunderstanding that
intending to work for us when is here to spend time with



Sent from my iPad

--

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg Click here to report this message as spam:

https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8 SkCoPYCtzvF54I/0





This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright

information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spam

From:

Sent: Sunday, 1 November 2015 5:29 PM

To: Guy BOEKENSTEIN

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

Got on to him on the phone just then.

He will acknowledge via email soon (he can't right now, but will soon).

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Guy BOEKENSTEIN

Sent: Sunday, 1 November 2015 5:27 PM

To:

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

Let me know if you get onto

Sent with Good (www.good.com)

----Original Message----

From:

Sent: Sunday, November 01, 2015 05:26 PM AUS Eastern Standard Time

To: Guy BOEKENSTEIN

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

Yep. Will do.

Just FYI. My mobile has just run out of battery.

Call my landline at work if you need me.

Should be charged up again enough to work soon.

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From:	Guv	BOEKE	NSTEIN

Sent: Sunday, 1 November 2015 5:25 PM

To:

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

Can you try
I have sent him a text and can't get any response from Peta or Peter. I will try
again.

Sent with Good (www.good.com)

----Original Message----

From:

Sent: Sunday, November 01, 2015 05:23 PM AUS Eastern Standard Time

To: Guy BOEKENSTEIN; ; James WATSON; Clive MURRAY; Peter

RICHARDS; ; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; MO Registration; Ministerial

Support

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

Guy - thank you.

MIBP has now reviewed the case and has asked for a s195A Ministerial Intervention submission to be presented to him in Brisbane tonight before he departs (he takes off at 8.45pm Brisbane time, 9.45pm Canberra time).

Peta/Peter/ - can you please confirm you are working on this submission and timeframe for finalisation?

James – note that MIBP may use his MI powers tonight. Should he decide to intervene and grant a visa, then the removal would not proceed. Also, I understand that SBC arranged for airport facilitation for the Minister on departure in Brisbane tonight. Are the officers doing this facilitation able to print of a copy of the submission (when it is ready) and present it to the Minister at the airport for signature?

Kind regards

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

UNCEASSII IED
From: Guy BOEKENSTEIN Sent: Sunday, 1 November 2015 5:07 PM To: ; James WATSON; Clive MURRAY; Peter RICHARDS; ; Peta DUNN
Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]
James - thanks for the advice you are working up a response to point two.
Peta/Peter - can you advise please on point one.
Regards Guy
Sent with Good (www.good.com)
Original Message
From: Sent: Sunday, November 01, 2015 04:51 PM AUS Eastern Standard Time
To: James WATSON; Clive MURRAY; Peter RICHARDS; ; Peta DUNN
Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO;
Registration; Ministerial Support Subject: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]
[SEC ONCERTOSITED]

UNCLASSIFIED

ΑII

Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this Tourist in Adelaide.

The CoS is briefing the Minister on this issue now.

However, CoS has asked for two things:

- The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs
 Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in
 Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
- 2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is

possible/feasible to delay this if required to give the Dept longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this.

Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking.

Kind regards

Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From:

Sent: Sunday, 1 November 2015 4:34 PM

To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND;

Cc: MO Registration

Subject: FW: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Guy/Maree/Agnieszka/ – for your information (I called Guy to discuss this response before I sent it).

MO Registration – please register.

Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Sent: Sunday, 1 November 2015 4:33 PM

To: Craig MACLACHLAN

Cc: DLO

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Craig

Key details about this case as below:

- Client is
 On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa.
 was interviewed by Border Entry Officer who established that returned to Australia
- holding a tourist visa with intentions to work as a nanny.

 ABF refused entry into Australia.
- The Decision was made by the ABF to cancel s visa under s116(1)(g), Reg 2.43(1)(ka) as found to be a non-genuine visitor. Further detail about this decision to cancel is below.
- Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
- Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).

Background to cancellation decision:

- Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
- Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
- On last entry to Australia, the <u>client was spoken to by ABF officers and counselled regarding</u> work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
- Client was interviewed on arrival in Adelaide last night.
- In this interview stated that would be residing with for 3 months at their farm in the 2013 and 2014.
- stated that main goal in coming to Australia is to volunteer work. Client claimed had made an appointment with the South Australian volunteer officer to seek volunteer work.
- Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
- Text messages on the client's phone support this.
- Client was given an opportunity to comment on why stated that was doing volunteer work only for this family and was not being paid so be cancelled.

Options available for this client in the future include:

- Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident). Would still need to be meet the criteria for the visa applied for.
- The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.

You should also be aware that since I arrived at the office, the family this client was to visit called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.

Kind regards



UNCLASSIFIED

UNCLASSIFIED
From: Craig MACLACHLAN Sent: Sunday, 1 November 2015 1:22 PM
To: Subject: FW: Re [SEC=UNCLASSIFIED]
Here are passport details C
Sent with Good (<u>www.good.com</u>)
Original Message From: @afl.com.au Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Re: Re [SEC=UNCLASSIFIED]
Thanks Craig,
on a and the number is
Cheers
On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN < <u>CRAIG.MACLACHLAN@BORDER.GOV.AU</u> wrote:
Thanks. Will come back to you. Tks C
Sent with Good (www.good.com)

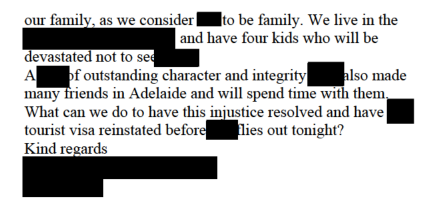


----Original Message-----

AFL HOUSE | 140 Harbour Espianade | Docklands VIC 3008
GPO Box 1449 | Melbourne VIC 3001
Ph:

Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
Prom: @afl.com.au Date: 1 November 2015 at 10:59:13 AM AEDT To: @afl.com.au Subject: Fwd: Re
Begin forwarded message:
Date: 1 November 2015 at 10:55:53 AM AEDT To: @afl.com.au> Subject: Re
Writing in relation to who has come out to visit us and other friends in Adelaide for three months holiday, returning to January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied

There has clearly been a misunderstanding that was intending to work for us when is here to spend time with

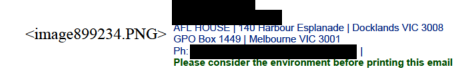


Sent from my iPad

--

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg Click here to report this message as spam:

https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8 SkCoPYCtzvF54I/0





This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright

information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spam

From: Sent: To:	Sunday, 1 November 2015 6:22 PM James WATSON; Guy BOEKENS	STEIN; ABOC; Clive
Cc:	MURRAY; Peter RICHARDS; Peta DUNN Agnieszka HOLLAND; Maree BRIDGER; DLO;	; MO Registration;
Subject:	Ministerial Support; ; ; RE: Urgent Tasking - 195A submission for	[SEC=UNCLASSIFIED]
UNCLASSIFIED		
Thanks		
 please address email to SB 	CC but copy us all in for visibility (and thanks again).	
Senior Departmental Liaison Officer Office of the Minister for Immigratio Suite MG.46 Parliament House, Canb T:		
@border.gov.a	u	
UNCLASSIFIED		
From: Sent: Sunday, 1 November 2015 To: Jame Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree E Subject: RE: Urgent Tasking - 19 Thanks acknowledg decision docs to SBC et al whe	SWATSON; Guy BOEKENSTEIN; BRIDGER; DLO; ; MO Registration; Ministration; Ministration	ED]
Sent with Good (<u>www.good.co</u>	<u>m</u>)	
To: James WATSON;	015 06:06 PM AUS Eastern Standard Time ; Guy BOEKENSTEIN; · RICHARDS; Peta DUNN aree BRIDGER; DLO; ; MO Regi	stration; Ministerial

Support; ; ; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
UNCLASSIFIED
Thanks for acknowledging this request. I understand you have someone heading into the office now (thankyou).
In response to your two questions by phone, I have just confirmed the following with the Chief of Staff:
 A submission is required to accompany the decision documentation (but this can be extremely short) The Minister should be given the option to grant a new Tourist/Visitor visa valid for 3 months.
The Minister has also asked that, if he intervenes to grant a visa, that the client be very strongly counselled that they cannot work, even do volunteer or in-kind work, and that their visa would be liable for cancellation should they do so.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: (@border.gov.au
Original Message From: James WATSON Sent: Sunday, 1 November 2015 5:55 PM To: ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;
Send document to SBC.
James Watson Commander Detention and Compliance Operations Strategic Border Command Australian Border Force P: : 02 E: james.watson@border.gov.au W: www.border.gov.au
From: <u>@border.gov.au</u> > Sent: 1/11/2015 5:52 PM To: WATSON James< <u>mailto:james.watson@border.gov.au</u> >;

@border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>;

@border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>;

Ministerial

RICHARDS Peter<mailto:peter.richards@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au>

Maree<mailto:Maree.Bridger@border.gov.au>; DLO

<u>@border.gov.au</u>>; MO Registration

@border.gov.au>

[SEC=UNCLASSIFIED] Subject: RE: Urgent Tasking - 195A submission for

James

Who is the contact point/email to facilitate transfer of docs?

Thanks

Sent with Good (www.good.com)

----Original Message-----From: James WATSON

Sent: Sunday, November 01, 2015 05:27 PM AUS Eastern Standard Time

To: ; Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS;

; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

We will task RC Qld to facilitate the receipt of relevant documents.

James Watson

Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force

P::02

E: james.watson@border.gov.au

W: www.border.gov.au

From: <u>@border.gov.au</u>>

Sent: 1/11/2015 5:23 PM

To: BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>; S

@border.gov.au>; WATSON James<mailto:james.watson@border.gov.au>; MURRAY

Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter richards@border.gov.au>;

@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au>

Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER

Maree<mailto:Maree.Bridger@border.gov.au>; DLO-

@border.gov.au>; MO Registration

Ministerial

Support

Subject: RE: Urgent Tasking - 195A submission for

[SEC=UNCLASSIFIED]

UNCLASSIFIED

Guy - thank you.

MIBP has now reviewed the case and has asked for a s195A Ministerial Intervention submission to be presented to him in Brisbane tonight before he departs (he takes off at 8.45pm Brisbane time, 9.45pm Canberra time).

Peta/Peter – can you please confirm you are working on this submission and timeframe for finalisation?

James – note that MIBP may use his MI powers tonight. Should he decide to intervene and grant a visa, then the removal would not proceed. Also, I understand that SBC arranged for airport facilitation for the Minister on departure in Brisbane tonight. Are the officers doing this facilitation able to print of a copy of the submission (when it is ready) and present it to the Minister at the airport for signature?

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

T: @border.gov.au

UNCLASSIFIED

From: Guy BOEKENSTEIN

Sent: Sunday, 1 November 2015 5:07 PM To: ; James WATSON; Clive MURRAY; Peter RICHARDS;
; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]
James - thanks for the advice you are working up a response to point two.
Peta/Peter - can you advise please on point one.
Regards Guy
Sent with Good (www.good.com< <u>http://www.good.com</u> >)
Original Message From: Sent: Sunday, November 01, 2015 04:51 PM AUS Eastern Standard Time
To: ; James WATSON; Clive MURRAY; Peter RICHARDS; ; Peter DUNN
Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO; MO Registration; Ministerial Support Subject: Urgent Tasking - Possible 195A submission for SEC=UNCLASSIFIED]
UNCLASSIFIED All
Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this Tourist in Adelaide.
The CoS is briefing the Minister on this issue now.
However, CoS has asked for two things:
1) The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is possible/feasible to delay this if required to give the Dept longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this.
Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
@border.gov.au< <u>mailto:s</u> @border.gov.au>

UNCLASSIFIED

From:
Sent: Sunday, 1 November 2015 4:34 PM
To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND;

Cc: MO Registration Subject: FW: Re [SEC=UNCLASSIFIED]
UNCLASSIFIED Guy/Maree/Agnieszka/ – for your information (I called Guy to discuss this response before I sent it).
MO Registration – please register.
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: border.gov.au>
UNCLASSIFIED From: Sent: Sunday, 1 November 2015 4:33 PM To: Craig MACLACHLAN Cc: DLO Subject: RE: Re [SEC=UNCLASSIFIED]
UNCLASSIFIED Craig
Key details about this case as below:
· Client is
On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor vis
was interviewed by Border Entry Officer who established that visa with intentions to work as a nanny.
· ABF refused entry into Australia.
The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as was found to be a non-genuine visitor. Further detail about this decision to cancel is below.
Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).
Background to cancellation decision:
· Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
· Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
On her last entry to Australia, the client was spoken to by ABF officers and counselled regarding work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
· Client was interviewed on arrival in Adelaide last night.
In this interview stated that would be residing with for 3 months at their farm in the

. Client was an au-pair for this family when held a Working Holiday visa in 2013 and 2014.
stated that main goal in coming to Australia is to volunteer work. Client claimed had made an appointment with the South Australian volunteer officer to seek volunteer work.
· Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
Text messages on the client's phone support this.
Client was given an opportunity to comment on why visa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.
Options available for this client in the future include:
Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident).
The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.
You should also be aware that since I arrived at the office, the family this client was to visit has called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: (02) 6277
@border.gov.au>
UNCLASSIFIED From: Craig MACLACHLAN
Sent: Sunday, 1 November 2015 1:22 PM To:
Subject: FW: Re [SEC=UNCLASSIFIED]
Here are passport details C
Sent with Good (www.good.com< <u>http://www.good.com</u> >)
From: J @afl.com.au> @afl.com.au> Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Re: Re [SEC=UNCLASSIFIED] Thanks Craig,
on a passport and the number is

Cheers

On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN <CRAIG.MACLACHLAN@BORDER.GOV.AU<mailto:CRAIG.MACLACHLAN@border.gov.au>> wrote: Thanks. Will come back to you. Tks C Sent with Good (www.good.com<<u>http://www.good.com</u>>) [cid:image001.png@01D114BD.1A1715B0] AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 Please consider the environment before printing this email Ph: (----Original Message---From: J @afl.com.au> @afl.com.au> Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re Hi Craig, As discussed. I will try and get passport number too. Many thanks Begin forwarded message: @afl.com.au>> From: Date: 1 November 2015 at 10:59:13 AM AEDT @afl.com.au>> To: Subject: Fwd: Re Begin forwarded message: From: Date: 1 November 2015 at 10:55:53 AM AEDT @afl.com.au>> To: Subject: Re Writing in relation to who has come out to visit us and other friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale that been denied the visa. was intending to work for us when is here to spend time with our family, There has clearly been a misunderstanding that as we consider to be family. We live in the and have four kids who will be devastated not to see A of outstanding character and integrity. also made many friends in Adelaide and will spend time with them. What can we do to have this injustice resolved and have tourist visa reinstated before flies out tonight? Kind regards

Sent from my iPad

--

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering http://www.mailguard.com.au/mg Click here to report this message as spam:

https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0

<image899234.PNG>

AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 Ph: (| Please consider the environment before printing this email

<imageae113f.PNG>

AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001
Ph: Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spamhttps://console.mailguard.com.au/ras/1N8sqTvBwH/6zoMQNb7HUavqHRqgSBViR/0.202

UNCLASSIFIED

From: DLO Sent: Sunday, 1 November 2015 6:46 PM Guy BOEKENSTEIN; To: DLO; Clive MURRAY; James WATSON; ABOC; Peter RICHARDS; Peta DUNN MO Registration; Agnieszka HOLLAND; Maree BRIDGER; Cc: Ministerial Support; [SEC=UNCLASSIFIED] Subject: RE: Urgent Tasking - 195A submission for UNCLASSIFIED James/Clive, and his team about logistics should the Minister decide to intervene it After conversation with seems that there are two key things that will need to be looked at this evening (depending on his decision). I am just seeking confirmation that SBC will take the lead on these if we notify SBC of the Minister's decision once it has been made (just noting that if we can get these arrangements in place now, it should remove the necessity for a range of late night emails/phone calls). 1) Counselling the client strongly (again) about visa conditions. 2) Arranging for the client's release from detention. I am just seeking confirmation that SBC will take the lead on these if we notify SBC of the Minister's decision once made (just noting that if we can get these arrangements in place now, it should remove the necessity for a range of late night emails/phone calls following the Minister's consideration of the submission). I would propose that if the Minister signs the submission and agrees to intevene that I alert SBC (and all cc'd) into this decision, and SBC then lead on these items. However, if you'd like to handle this a different way, please let me know. Kind regards Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra T: @border.gov.au

----Original Message-----

From: DLO

Sent: Sunday, 1 November 2015 6:31 PM

To: Clive MURRAY; James WATSON; ; Guy BOEKENSTEIN;

Peter RICHARDS; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support;

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

Thanks Clive.

I did include (and underline) the section about the client being formally counselled earlier in the year when I forwarded SBC advice, and also called the CoS to bring this to his attention as I thought it was important information for the Minister to be aware of.

Please do provide whatever information you think should be brought to the Minister's consideration to the team preparing the 195A submission (noting that the short turnarounds).

In the meantime, I will flag with the CoS the advice about financial liability for the removal.

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

T: @border.gov.au

----Original Message-----From: Clive MURRAY

Sent: Sunday, 1 November 2015 6:25 PM

To: ; James WATSON; ; Guy BOEKENSTEIN;

Peter RICHARDS; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; MO Registration; Ministerial Support;

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

I note the last section of the below email re suggestion to counsel (if Minister intervenes). Please note was previously counselled in May 2015 about this very issue and there may be some financial liability to the Dept if the removal does not proceed as the Airline has been formally served. SBC will be providing detail which does not support the Minister intervening.

Rgds

Clive Murray Assistant Commissioner Strategic Border Command

Office +61 2 6246 Mobile

Email clive.murray@border.gov.au

Web www.border.gov.au

From: @border.gov.au>

Sent: 1/11/2015 6:06 PM

To: WATSON James<mailto:james.watson@border.gov.au>;

@border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>;

@border.gov.au>; MURRAY

Clive <mailto:clive.murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au> Cc: HOLLAND Agnieszka<mailto:agnieszka.holland@border.gov.au>; BRIDGER Maree<mailto:maree.bridger@border.gov.au>; DLO</mailto:maree.bridger@border.gov.au></mailto:agnieszka.holland@border.gov.au></mailto:peta.dunn@border.gov.au></mailto:peter.richards@border.gov.au></mailto:clive.murray@border.gov.au>
@border.gov.au>; MO Registration ; Ministerial @border.gov.au>; @border.gov.au> Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
UNCLASSIFIED
Thanks for acknowledging this request. I understand you have someone heading into the office now (thankyou).
In response to your two questions by phone, I have just confirmed the following with the Chief of Staff:
 A submission is required to accompany the decision documentation (but this can be extremely short) The Minister should be given the option to grant a new Tourist/Visitor visa valid for 3 months.
The Minister has also asked that, if he intervenes to grant a visa, that the client be very strongly counselled that they cannot work, even do volunteer or in-kind work, and that their visa would be liable for cancellation should they do so.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: @border.gov.au
Original Message From: James WATSON
Sent: Sunday, 1 November 2015 5:55 PM
To: ; Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS; Peta DUNN
Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
Send document to SBC.
James Watson Commander Detention and Compliance Operations Strategic Border Command Australian Border Force P: : 02 6275 M: E: james.watson@border.gov.au W: www.border.gov.au
From: @border.gov.au> Sent: 1/11/2015 5:52 PM

To: WATSON James <mailto:james.watson@border.gov.au>; @border.gov.au>; BOEKENSTEIN</mailto:james.watson@border.gov.au>
Guy <mailto:guy.boekenstein@border.gov.au>; MURRAY Clive<mailto:clive.murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>;</mailto:peter.richards@border.gov.au></mailto:clive.murray@border.gov.au></mailto:guy.boekenstein@border.gov.au>
DUNN Peta <mailto:peta.dunn@border.gov.au></mailto:peta.dunn@border.gov.au>
Cc: HOLLAND Agnieszka
Maree <mailto:maree.bridger@border.gov.au>; DLO</mailto:maree.bridger@border.gov.au>
@border.gov.au>; MO Registration Ministerial
@border.gov.au>
Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
James
Who is the contact point/email to facilitate transfer of docs?
Thanks
Sent with Good (www.good.com <http: www.good.com="">)</http:>
Original Message
From: James WATSON
Sent: Sunday, November 01, 2015 05:27 PM AUS Eastern Standard Time
To: ; Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS ; Peta DUNN
Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support
Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
We will task RC Qld to facilitate the receipt of relevant documents.
James Watson
Commander Detention and Compliance Operations Strategic Border Command Australian Border Force
P: : 02 6275 M: M: M:
E: james.watson@border.gov.au W: www.border.gov.au http://www.border.gov.au>
From: @border.gov.au>
Sent: 1/11/2015 5:23 PM To: BOEKENSTEIN Guy <mailto:guy.boekenstein@border.gov.au>;</mailto:guy.boekenstein@border.gov.au>
@border.gov.au>; WATSON James <mailto:james.watson@border.gov.au>; MURRAY</mailto:james.watson@border.gov.au>
Clive <mailto:clive.murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>;</mailto:peter.richards@border.gov.au></mailto:clive.murray@border.gov.au>
@border.gov.au>; DUNN Peta <mailto:peta.dunn@border.gov.au></mailto:peta.dunn@border.gov.au>
Cc: HOLLAND Agnieszka <mailto:agnieszka.holland@border.gov.au>; BRIDGER</mailto:agnieszka.holland@border.gov.au>
Maree <mailto:maree.bridger@border.gov.au>; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;</mailto:maree.bridger@border.gov.au>
@border.gov.au>; MO Registration Ministerial Support
Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

Guy - thank you.

MIBP has now reviewed the case and has asked for a s195A Ministerial Intervention submission to be presented to him in Brisbane tonight before he departs (he takes off at 8.45pm Brisbane time, 9.45pm Canberra time).

Peta/Peter – can you please confirm you are working on this submission and timeframe for finalisation?

James – note that MIBP may use his MI powers tonight. Should he decide to intervene and grant a visa, then the removal would not proceed. Also, I understand that SBC arranged for airport facilitation for the Minister on departure in Brisbane tonight. Are the officers doing this facilitation able to print of a copy of the submission (when it is ready) and present it to the Minister at the airport for signature?

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Guy BOEKENSTEIN

Sent: Sunday, 1 November 2015 5:07 PM

To: ; James WATSON; Clive MURRAY; Peter RICHARDS; ; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]

James - thanks for the advice you are working up a response to point two.

Peta/Peter - can you advise please on point one.

Regards

Guy

Sent with Good (www.good.com<a href="http://www.good.com (www.good.com<a href="http://www.good.com)

-----Original Message-----From:

Sent: Sunday, November 01, 2015 04:51 PM AUS Eastern Standard Time

To: ; James WATSON; Clive MURRAY; Peter RICHARDS;

Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO; MO Registration; Ministerial

Support

Subject: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this French Tourist in Adelaide.

The CoS is briefing the Minister on this issue now.

However, CoS has asked for two things:

- 1) The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
- 2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is possible/feasible to delay this if required to give the Dept longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this.

Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking.

Kind regards

Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra T: @border.gov.au> UNCLASSIFIED From: Sent: Sunday, 1 November 2015 4:34 PM To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND; Cc: MO Registration Subject: FW: Re [SEC=UNCLASSIFIED] **UNCLASSIFIED** Guy/Maree/Agnieszka for your information (I called Guy to discuss this response before I sent it). MO Registration – please register. Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra @border.gov.au>

From: Sent: Sunday, 1 November 2015 4:33 PM To: Craig MACLACHLAN
Cc: DLO Subject: RE: Re [SEC=UNCLASSIFIED]
UNCLASSIFIED Craig
Key details about this case as below:
· Client is
On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa.
was interviewed by Border Entry Officer who established that a tourist visa with intentions to work as a nanny.
· ABF refused entry into Australia.
The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as to be a non-genuine visitor. Further detail about this decision to cancel is below.
· Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
· Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).
Background to cancellation decision:
· Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
· Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
On last entry to Australia, the client was spoken to by ABF officers and counselled regarding work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
· Client was interviewed on arrival in Adelaide last night.
In this interview stated that would be residing with for 3 months at their farm in the Client was an au-pair for this family when held a Working Holiday visa in 2013 and 2014.
stated that main goal in coming to Australia is to volunteer work. Client claimed had made an appointment with the South Australian volunteer officer to seek volunteer work.
· Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.

UNCLASSIFIED

· Text messages on the client's phone support this.
Client was given an opportunity to comment on why wisa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.
Options available for this client in the future include:
Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident). would still need to be meet the criteria for the visa applied for.
The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.
You should also be aware that since I arrived at the office, the family this client was to visit () has called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: @border.gov.au>
UNCLASSIFIED From: Craig MACLACHLAN Sent: Sunday, 1 November 2015 1:22 PM To: Subject: FW: Re [SEC=UNCLASSIFIED] Here are passport details C
Sent with Good (www.good.com <http: www.good.com<="" www.good.com<http:="">>)</http:>
From: @afl.com.au> @afl.com.au>] Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Re: Re [SEC=UNCLASSIFIED] Thanks Craig,
on a passport and the number is

Cheers
On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN <craig.maclachlan@border.gov.au<mailto:craig.maclachlan@border.gov.au>> wrote: Thanks. Will come back to you. Tks C</craig.maclachlan@border.gov.au<mailto:craig.maclachlan@border.gov.au>
Sent with Good (www.good.com <http: www.good.com="" www.good.com<http:="">>) [cid:image001.png@01D114BD.1A1715B0]</http:>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Please consider the environment before printing the email
Original Message
From: @afl.com.au>
@afl.com.au>] Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: afl.com.au>> Date: 1 November 2015 at 10:59:13 AM AEDT
To:
Begin forwarded message:
From: Date: 1 November 2015 at 10:55:53 AM AEDT
To: @afl.com.au>>

Subject: Re Writing in relation to friends in Adelaide for three months holiday, returning to was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight (Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when is here to spend time with our family, as we consider to be family. We live in the be devastated not to see A of outstanding character and integrity also made many friends in Adelaide and will spend time with them What can we do to have this injustice resolved and have Kind regards
Sent from my iPad
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering.http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0 <image899234.png></image899234.png>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Please consider the environment before printing this email
<imageae113f.png></imageae113f.png>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spamhttps://console.mailguard.com.au/ras/1N8sqTvBwH/6zoMQNb7HUavqHRqgSBViR/0.202

UNCLASSIFIED

UNCLASSIFIED

UNCLASSIFIED

From:

Sent: Sunday, 1 November 2015 6:54 PM

To: Craig MACLACHLAN

Cc: DLO; Thomas FLEMING;

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Craig

Just a heads up that as part of the s195A MI submission, the Strategic Border Command (SBC) team will be including some advice for the Minister which highlights the fact that there will be financial implications for 'cancelling' the planned removal tonight (ie. the Dept will be financially liable for costs as formal notice had been served on Emirates of the need to remove).

They just wanted the Minister to be aware of this as part of his decision making process (I wasn't aware of it until a few mins ago).

All is currently on track to get a short submission delivered to the Minister in the lounge in Brisbane with supporting documentation. Tom – it may not be tabbed or tagged anywhere due to timeframes and the fact that airport staff don't usually deal with submissions. Are you able to double check to make sure the Minister has signed in all the places he needs to (there will be the sub and I think also at least two attachments that need his signature).

The ABF are across all the timings and contact points. I've also got SBC on standby to counsel the client about visa conditions and/or release from detention (of course depending on the Minister's decision).

Just to manage expectations, it may not be possible to release the client from detention tonight (given the late hour) and it would probably not be reasonable from a duty of care perspective to do so. But release (should this be required) will be implemented as quickly as possible.

I'm heading home now, but available on my mobile (of course) as required.

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 5:28 PM

Tot

Cc: DLO; Tom FLEMING;

Subject: RE: Re | | SEC=UNCLASSIFIED]

Thanks - much obliged! Tks

Sent with Good (www.good.com)

----Original Message----

From:

Sent: Sunday, November 01, 2015 05:19 PM AUS Eastern Standard Time

To: Craig MACLACHLAN

Cc: DLO; Tom FLEMING;

Subject: RE: Re [SEC=UNCLASSIFIED]

UNCLASSIFIED

Yes, I am organising. This will be very tight, but we're on it.

I will try and organise for ABF officers to meet the Minister at the airport with the submission. I will give them and Tom's numbers as contacts so they can deliver the submission.

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 5:11 PM

To:

Cc: DLO; Tom FLEMING;

Subject: RE: Re [SEC=UNCLASSIFIED]

Can we pls get an MI to the Minister before he leaves for Jordan this evening?

Tks C

Sent with Good (www.good.com)

----Original Message-----From: Sent: Sunday, November 01, 2015 04:33 PM AUS Eastern Standard Time To: Craig MACLACHLAN Cc: DLO Subject: RE: Re [SEC=UNCLASSIFIED] UNCLASSIFIED Craig Key details about this case as below: Client is On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa. was interviewed by Border Entry Officer who established that returned to Australia holding a tourist visa with intentions to work as a nanny. ABF refused entry into Australia. The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as found to be a non-genuine visitor. Further detail about this decision to cancel is below. Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia. • Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT). Background to cancellation decision: Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas. Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa. last entry to Australia, the client was spoken to by ABF officers and counselled regarding work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding. Client was interviewed on arrival in Adelaide last night. stated that would be residing with In this interview for 3 months at

- In this interview stated that would be residing with for 3 months at their farm in the Client was an au-pair for this family when held a Working Holiday visa in 2013 and 2014.
- stated that main goal in coming to Australia is to volunteer work. Client claimed had made an appointment with the South Australian volunteer officer to seek volunteer work.
- Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
- Text messages on the client's phone support this.
- Client was given an opportunity to comment on why visa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.

Options available for this client in the future include:

- Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident).
 would still need to be meet the criteria for the visa applied for.
- The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.

You should also be aware that since I arrived at the office, the family this client was to visit called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details.

Kind regards

Senior Departmental Liaison Officer
Office of the Minister for Immigration and Border Protection
Suite MG.46 Parliament House, Canberra



UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 1:22 PM

To:

Subject: FW: Re [SEC=UNCLASSIFIED]

Here are passport details

 \mathbf{C}

Sent with Good (www.good.com)

----Original Message----

From: @afl.com.au

Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time

To: Craig MACLACHLAN

Subject: Re: Re [SEC=UNCLASSIFIED]

Thanks Craig,

on a passport and the number is

Cheers

On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN < <u>CRAIG.MACLACHLAN@BORDER.GOV.AU</u>> wrote:

Thanks. Will come back to you.

Tks

 \mathbf{C}

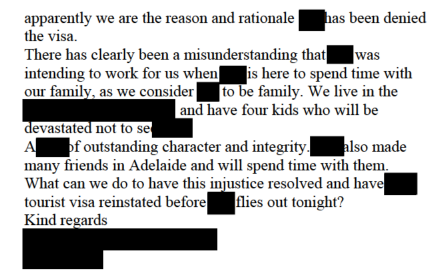
Sent with Good (www.good.com)



AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 Ph:

From: Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: Date: 1 November 2015 at 10:59:13 AM AEDT To: @afl.com.au Subject: Fwd: Re
Begin forwarded message:
Date: 1 November 2015 at 10:55:53 AM AEDT To: @afl.com.au> Subject: Re
Writing in relation to who has come out to visit us and other friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to

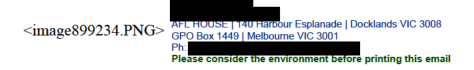
tonight (Sunday). We haven't spoken with immigration but

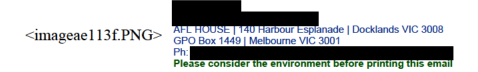


Sent from my iPad

--

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg
Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8
SkCoPYCtzvF54I/0





This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spam

From: Sent:	Sunday, 1 November 2	015 8:05 PM		
To:		_		
Cc:		<u>_</u>		-
Subject:	RE: Urgent Tasking - 19	5A submission for		[SEC=UNCLASSIFIED]
Thank you (soo	ooo much). Have a good night a	and great work.		
Sent with Good (www	r.good.com)			
To:	aber 01, 2015 08:03 PM AUS E ; Clive MURRAY; Jame	es WATSON;		; Guy
BOEKENSTEIN;		; Peter RICHARDS	*	
	AND; Maree BRIDGER; DLO	;	MO Registrat	ion; Ministerial
Support;	Taglina 105 A submission for		[SEC=UNCL	A CCIEIED]
Subject. RE. Orgeni	Tasking - 195A submission for		[SEC-UNCL	ASSITIED]
UNCLASSIFIED				
Hi all,				
Please find attached t	he Ministerial submission and a	attachments.		
Kind regards,				
Caseload Assurance Bra Visa & Citizenship Servic Department of Immigra P:	tion and Border Protection	iion		
UNCLASSIFIED	er.gov.au			
From: Sent: Sunday, 1 Novem To: Clive MURRAY; Jam Peter RICHARDS	es WATSON;	; Guy BOEKENSTE	EIN;	
	D: Maree BRIDGER: DLO:	: MO Registra	ation: Ministerial	Support:

Subject: RE: Urgent Tasking - 195A submission for

[SEC=UNCLASSIFIED]

Thanks SBC for words as below.

please insert and send submission to SBC copied to all addresses ASAP.

Where DIBP seeks to alter arrangements once the "Notice to Remove" under s217 has been served, there is a risk that the removal costs will no longer be met by the airline and that they will instead fall on the Department.

In the time available, we are unable to establish the extent of any further liability which may result from a decision to overturn or defer the removal.

Sent with Good (www.good.com)

Original Message	
From:	
Sent: Sunday, November 01, 2015 07:46 PM AUS Eastern Stan	ndard Time
To: Clive MURRAY; James WATSON;	; Guy BOEKENSTEIN;
; Peter RICHARDS; Peta DUNN	_
Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO;	; MO Registration; Ministerial
Support; ;	
Subject: RE: Urgent Tasking - 195A submission for	[SEC=UNCLASSIFIED]
have the submission ready to suggestion below. It needs to be worded exactly as you want the into the submission given it isn't their area of expertise). Guy is you could action urgently. As mentioned below, given your earl specifically requested this is included.	about to call you to discuss, but grateful if

Sent with Good (www.good.com)

Original Message	
From:	
Sent: Sunday, November 01, 2015 07:13 PM AUS Eastern Sta	andard Time
To: Clive MURRAY; James WATSON;	; Guy BOEKENSTEIN;
; Peter RICHARDS; Peta DUNN	
Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO;	; MO Registration; Ministerial
Support; ;	
Subject: RE: Urgent Tasking - 195A submission for	[SEC=UNCLASSIFIED]

Clive

I have spoken to COS. He definitely wants details of these financial implications placed in the submission for the Minister's consideration.

regards

Sent with Good (www.good.com)

----Original Message----From: Clive MURRAY Sent: Sunday, November 01, 2015 06:24 PM AUS Eastern Standard Time ; James WATSON; To: ; Guy BOEKENSTEIN; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] I note the last section of the below email re suggestion to counsel (if Minister intervenes). Please note was previously counselled in May 2015 about this very issue and there may be some financial liability to the Dept if the removal does not proceed as the Airline has been formally served. SBC will be providing detail which does not support the Minister intervening. Rgds Clive Murray Assistant Commissioner Strategic Border Command Office +612Mobile +61clive.murray@border.gov.au **Email** Web www.border.gov.au @border.gov.au> From:

@border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS

Support

Sent: 1/11/2015 6:06 PM

<u>@border.gov.au</u>>; MO Registration

Peter<mailto:peter.richards@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au>

Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER

Ministerial

@border.gov.au>;

@border.gov.au>;

@border.gov.au> Subject: RE: Urgent Tasking - 195A submission for

Maree<mailto:Maree.Bridger@border.gov.au>; DLO

To: WATSON James<mailto:james.watson@border.gov.au>;

BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>;

[SEC=UNCLASSIFIED]

UNCLASSIFIED

Thanks for acknowledging this request. I understand you have someone heading into the office now (thankyou).

In response to your two questions by phone, I have just confirmed the following with the Chief of Staff:

- 1) A submission is required to accompany the decision documentation (but this can be extremely short)
- 2) The Minister should be given the option to grant a new Tourist/Visitor visa valid for 3 months.

The Minister has also asked that, if he intervenes to grant a visa, that the client be very strongly counselled that they cannot work, even do volunteer or in-kind work, and that their visa would be liable for cancellation should they do so.

Kind regards

Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra @border.gov.au ----Original Message----From: James WATSON Sent: Sunday, 1 November 2015 5:55 PM Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS; Peta DUNN MO Registration; Ministerial Support; Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] Send document to SBC. James Watson Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force P::02 E: james.watson@border.gov.au W: www.border.gov.au<http://www.border.gov.au> @border.gov.au> From: Sent: 1/11/2015 5:52 PM To: WATSON James<mailto:james.watson@border.gov.au>; @border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>; @border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au> Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER Maree<mailto:Maree.Bridger@border.gov.au>; DLO-@border.gov.au>; MO Registration Ministerial Support⁴ @border.gov.au> Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] James Who is the contact point/email to facilitate transfer of docs? Thanks Sent with Good (www.good.comhttp://www.good.com) ----Original Message----From: James WATSON Sent: Sunday, November 01, 2015 05:27 PM AUS Eastern Standard Time ; Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS; To: ; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support

[SEC=UNCLASSIFIED]

Subject: RE: Urgent Tasking - 195A submission for

We will task RC Qld to facilitate the receipt of relevant documents.

James Watson

Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force

P::02

E: james.watson@border.gov.au

W: www.border.gov.au< http://www.border.gov.au>

From:

@border.gov.au>

Sent: 1/11/2015 5:23 PM

To: BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>;

@border.gov.au>; WATSON James<mailto:james.watson@border.gov.au>; MURRAY

Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter richards@border.gov.au>;

@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au>

Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER

Maree<mailto:Maree.Bridger@border.gov.au>; DLO

@border.gov.au>; MO Registration Ministerial

Support⁴

Subject: RE: Urgent Tasking - 195A submission for

[SEC=UNCLASSIFIED]

UNCLASSIFIED

Guy – thank you.

MIBP has now reviewed the case and has asked for a s195A Ministerial Intervention submission to be presented to him in Brisbane tonight before he departs (he takes off at 8.45pm Brisbane time, 9.45pm Canberra time).

Peta/Peter - can you please confirm you are working on this submission and timeframe for finalisation?

James – note that MIBP may use his MI powers tonight. Should he decide to intervene and grant a visa, then the removal would not proceed. Also, I understand that SBC arranged for airport facilitation for the Minister on departure in Brisbane tonight. Are the officers doing this facilitation able to print of a copy of the submission (when it is ready) and present it to the Minister at the airport for signature?

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

T: (

@border.gov.au

UNCLASSIFIED

From: Guy BOEKENSTEIN

Sent: Sunday, 1 November 2015 5:07 PM

To: ; James WATSON; Clive MURRAY; Peter RICHARDS;

; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]

James - thanks for the advice you are working up a response to point two.

Peta/Peter - can you advise please on point one.

Regards

Guy

Sent with Good (www.good.com<<u>http://www.good.com</u>>>)

Original Message From: Sent: Sunday, November 01, 2015 04:51 PM AUS Eastern Standard Time To: ; James WATSON; Clive MURRAY; Peter RICHARDS; ; Peta
DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO; ; MO Registration; Ministerial
Support Subject: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]
UNCLASSIFIED All
Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this Tourist in Adelaide.
The CoS is briefing the Minister on this issue now.
However, CoS has asked for two things:
1) The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is possible/feasible to delay this if required to give the Dept longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this.
Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking.
Kind regards
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: @border.gov.au>
UNCLASSIFIED From: Sent: Sunday, 1 November 2015 4:34 PM To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND; Cc: MO Registration Subject: FW: Re [SEC=UNCLASSIFIED]
UNCLASSIFIED Guy/Maree/Agnieszka — for your information (I called Guy to discuss this response before I sent it).
MO Registration – please register.
Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra
T: (
@border.gov.au>

UNCLASSIFIED
From:
Sent: Sunday, 1 November 2015 4:33 PM To: Craig MACLACHLAN
Ce: DLO
Subject: RE: Re [SEC=UNCLASSIFIED]
UNCLASSIFIED Craig
Key details about this case as below:
· Client is
On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa.
was interviewed by Border Entry Officer who established that visa with intentions to work as a nanny.
· ABF refused entry into Australia.
The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as was found to be a non-genuine visitor. Further detail about this decision to cancel is below.
· Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
Emirates Airlines have been contacted to make arrangements for return flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).
Background to cancellation decision:
· Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
· Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
On last entry to Australia, the client was spoken to by ABF officers and counselled regarding work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
· Client was interviewed on arrival in Adelaide last night.
In this interview stated that would be residing with for 3 months at their farm in the Client was an au-pair for this family when held a Working Holiday visa in 2013 and 2014.
stated that main goal in coming to Australia is to volunteer work. Client claimed had made an appointment with the South Australian volunteer officer to seek volunteer work.
· Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
· Text messages on the client's phone support this.
Client was given an opportunity to comment on why visa should not be cancelled. In response stated that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.
Options available for this client in the future include:

Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa

application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident). would still need to be meet the criteria for the visa applied for. The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration. You should also be aware that since I arrived at the office, the family this client was to visit) has called the office to raise this issue. I just noted that the office was aware of the case but didn't go into details. Kind regards Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra @border.gov.au> UNCLASSIFIED From: Craig MACLACHLAN Sent: Sunday, 1 November 2015 1:22 PM To: Subject: FW: Re [SEC=UNCLASSIFIED] passport details Here are C Sent with Good (www.good.com>) ----Original Message----From: @afl.com.au> @afl.com.au> Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Re: Re [SEC=UNCLASSIFIED] Thanks Craig, passport and the number is Cheers On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN <CRAIG.MACLACHLAN@BORDER.GOV.AU<mailto:CRAIG.MACLACHLAN@border.gov.au>> wrote: Thanks. Will come back to you. Tks \mathbf{C}

Sent with Good (www.good.com<<u>http://www.good.com</u>>>) [cid:image001.png@01D114BD.1A1715B0]

AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Please consider the environment before printing this email
Original Message From: @afl.com.au>
©afl.com.au>] Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re
Hi Craig,
As discussed. I will try and get passport number too.
Many thanks
Begin forwarded message:
From: @afl.com.au>> Date: 1 November 2015 at 10:59:13 AM AEDT
To: <u>@afl.com.au</u> >> Subject: Fwd: Re
Begin forwarded message: From:
Date: 1 November 2015 at 10:55:53 AM AEDT
To: <u>@afl.com.au</u> >> Subject: Re
Writing in relation to Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight
(Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that was intending to work for us when he is here to spend time with our family
as we consider to be family. We live in the source on farm and have four kids who will be devastated not to see A for outstanding character and integrity. It is also made many friends in Adelaide and will spend time with them. What can we do to have this injustice resolved and have four visa reinstated before flies out tonight?
Kind regards
Sent from my iPad
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering http://www.mailguard.com.au/mg
Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0
<image899234.png></image899234.png>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001
Ph: Please consider the environment before printing this email

<imageae113f.PNG>

AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001
Ph: Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spamhttps://console-mailguard.com.au/ras/1N8sqTvBwH/6zoMQNb7HUavqHRqgSBViR/0.202

UNCLASSIFIED

From: Sent: To: Subject: Attachments:	Sunday, 1 November 2015 8:35 PM Guy BOEKENSTEIN; Maree BRIDGER FW: Amendments [SEC=PROTECTED] MS15-027915 (2).docx
Help!	
Sent with Good (www.go	od.com)
Original Message From: Sent: Sunday, November To: Cc: James WATSON; Clive Subject: Amendments [SE	
changes to the doc for yo	with the content, or think it appropriate that the Minister intervene, and have made some four consideration. We note also some typographical errors, and reference to Customs and fur review. We note that we have about 5 minutes to get this to Qld.
Duty Inspector - Comman Operations Branch I Strat P: E: <mailto:< th=""><td>nd Centre egic Border Command Operations Group Australian Border Force @border.gov.au?</td></mailto:<>	nd Centre egic Border Command Operations Group Australian Border Force @border.gov.au?



Submission

For decision PDMS Ref. Number MS15-027915

То	Minister for Immigration and Border Prote	ection
Subject	Ministerial intervention under section 195 1958 in relation to (DOB:	5A of the <i>Migration Act</i>
Timing		
Recomme	ndation	
That you:		
<i>1958</i> to g	ntervene under section 195A of the <i>Migration Act</i> rant a Visitor visa (subclass 600) for a three months;	Intervene / decline to intervene
- indicate whether you wish to ;		
- if agreed <u>Attachme</u>	d, please sign the decision documentations at ent A.	
Minister for	Immigration and Border Protection	
Signature		Date:/2015

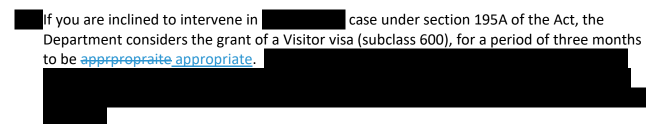
				Minister's Commer	nte .
				Willister's Commer	
F	lejected	Timely	Relevance	Length	Quality
	Yes/No	Yes/No	☐ Highly relevant☐ Significantly	☐ Too long☐ Right length☐	Poor 12345 Excellent Comments:
			relevant Not relevant	☐ Too brief	
Ke	y Issue:	s			
			year old na	ational, arrived in A	Australia at on
	three n	nonths.	, as the holder of a	n eVisitor visa (sul	oclass 651) valid for a stay period of
2.	On		entry to Australia i	n , as th	e holder of an eVisitor visa
	(subcla	ss 651),	was		
3.	Upon a	rrival in	, a Bor	der Entry Officer e	established that returned to
			ng a tourist visa	(g) of the Migratic	n Act 1953 (the Act). A copy of the
	cancell	ation ded	cision record is at At		noted that in response to why visa
	snould	not be c	ancelled,		
4.		_	ancellation of vis		s refused immigration clearance and
			section 189 of the Annot grant	a further visa o	efused immigration clearance, the nshore.
5.	The De	partmen	it notes	have been	
					There may be some
			(discussed	d below at paragra	ph 16).
6.			requested that	case be r	eferred to you for consideration under

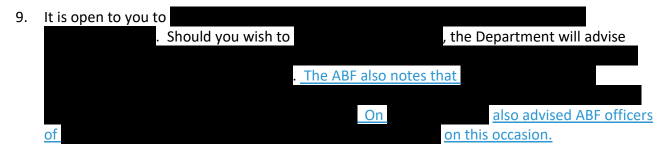
To Sensitive: Personal

Option for future management

7. Your non-compellable power under section 195A is enlivened in immigration detention.

Ministerial intervention under section 195A





10. If you agree to intervene, please sign the decision documentation at **Attachment A**.

Decline to intervene

11. Should you not agree to intervene in Australia.

Consultation – internal/external

12. Your office, Detention and Compliance Operations and Brisbane Airport Staff Query?

Brisbane is not involved in this. Should this be ABF Regional Command Central

Consultation - Secretary/CEO

13. This submission has not been cleared by the Department's Secretary, Deputy Secretaries or the CEO of the Australian Customs and Border Protection Service. ?? query Who should this be – it isn't ACBPS. Should it be Commissioner ABF?

Client service implications

14. There are minimal client service implications.

Sensitivities

15. N/A

Financial/systems/legislation/deregulation implications

16. Where the Department seeks to

Attachments

Attachment A Section 195A decision documentation

Attachment B Cancellation decision record

Authorising Officer
Cleared by:
Peter Richards Assistant Secretary Caseload Assurance Branch
Date:

Contact Officer

Director, Complex Case Resolution Section, Ph

CC FAS, CPD

Manager, Qld Airports

From: Sent: To:	Sunday, 1 November 2015 10:04 PM	
Subject:	RE: Urgent Tasking - 195A submission for	[SEC=UNCLASSIFIED]
Sorry about all of this. Your t	ream are awesome. Wish everyone else's was t	too!
Sent with Good (www.good.c	com)	
Original Message From: Sent: Sunday, November 01, To: Cc: Subject: RE: Urgent Tasking	2015 10:02 PM AUS Eastern Standard Time g - 195A submission for	EC=UNCLASSIFIED]
Ok, thanks . Will do		
Sent with Good (www.good.c	com)	
Original Message From: Sent: Sunday, November 01, To: Cc: Subject: RE: Urgent Tasking	2015 09:55 PM AUS Eastern Standard Time g - 195A submission for	EC=UNCLASSIFIED]
Hi		
Unfortunately I've not heard i	more than you on this front.	
I'm told signed docs are incorneed them to do?	ming. When they do, Can you guys reply to th	is and ask again for what you
Thanks		

Sent with Good (www.good.com)

From: @border.gov.au] Sent: Sunday, 1 November 2015 8:20 PM To: MURRAY Clive; WATSON James; BOEKENSTEIN Guy;
Senior Watch Keeper I Regional Command QLD Control Centre Regional Command Queensland I Strategic Border Command Australian Border Force P: @border.gov.au E: @border.gov.au Australian BORDER FORCE
Regards
The aircraft doors were closed behind the Minister the Duty Manager is walking back to his office and will scan all signed documents and send to RCQLDCC.
All,
Original Message From: RCQLDCC Sent: Sunday, November 01, 2015 09:26 PM AUS Eastern Standard Time To: ; Clive MURRAY; James WATSON; Guy BOEKENSTEIN; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; MO Registration; Ministerial Support; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
Sent with Good (www.good.com)
Thanks
Not sure if you've heard anything back from SBC re facilitating hand down of the grant letter at the AITA? Not sure either if they are facilitating release tonight, or obtaining consent to remain at the facility overnight if not. Can send the grant letter to the SBC once complete, but just need confirmation if possible.
Hi Hi
Original Message From: Sent: Sunday, November 01, 2015 09:40 PM AUS Eastern Standard Time To: Cc: Subject: FW: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

; RICHARDS Peter; DUNN Peta Cc: HOLLAND Agnieszka; BRIDGER Maree; DLO; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
I just received verbal confirmation that minister has just signed submission and decided to intervene.
SBC- Grateful if copy could be sent back to all on distribution list above as soon as possible to allow next steps to occur (ie visa grant and notification).
Also please confirm client will no longer be removed tonight and plans to remove client have been stopped.
Sent with Good (www.good.com)
Original Message From:
Sent: Sunday, November 01, 2015 09:02 PM AUS Eastern Standard Time To: Clive MURRAY; James WATSON; ; Guy BOEKENSTEIN; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support;
Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
UNCLASSIFIED
Hi all,
Final submission with changes as agreed.
Kind regards,
Senior Case Officer, Complex Case Resolution Section Caseload Assurance Branch Community Protection Division Visa & Citizenship Services Department of Immigration and Border Protection P: @border.gov.au
UNCLASSIFIED
From: Sent: Sunday, 1 November 2015 8:04 PM To: ; Clive MURRAY; James WATSON; ; Guy BOEKENSTEIN; ; Peter RICHARDS; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
UNCLASSIFIED
Hi all,
Please find attached the Ministerial submission and attachments.
Kind regards,
Senior Case Officer, Complex Case Resolution Section Caseload Assurance Branch Community Protection Division Visa & Citizenship Services Department of Immigration and Border Protection P: @border.gov.au
UNCLASSIFIED
Sent: Sunday, 1 November 2015 8:02 PM To: Clive MURRAY; James WATSON; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; ; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
Thanks SBC for words as below.
please insert and send submission to SBC copied to all addresses ASAP.
Where DIBP seeks to alter arrangements once the "Notice to Remove" under s217 has been served, there is a risk that the removal costs will no longer be met by the airline and that they will instead fall on the Department.
In the time available, we are unable to establish the extent of any further liability which may result from a decision to overturn or defer the removal.
Sent with Good (www.good.com)
Original Message From: Sent: Sunday, November 01, 2015 07:46 PM AUS Eastern Standard Time To: Clive MURRAY; James WATSON; Pater PICHAPDS: Pate DINN Refer PICHAPDS: Pate DINN

; MO Registration; Ministerial

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; Support;

Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
James and Clive
have the submission ready to go but need your input now as per your suggestion below. It needs to be worded exactly as you want the minister to read it (as they will just drop it into the submission given it isn't their area of expertise). Guy is about to call you to discuss, but grateful if you could action urgently. As mentioned below, given your earlier heads up on thus is the MO has specifically requested this is included.
Sent with Good (www.good.com)
From: Sent: Sunday, November 01, 2015 07:13 PM AUS Eastern Standard Time To: Clive MURRAY; James WATSON; ; Guy BOEKENSTEIN; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; ; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
Clive
I have spoken to COS. He definitely wants details of these financial implications placed in the submission for the Minister's consideration.
regards
Sent with Good (www.good.com)
Original Message From: Clive MURRAY Sent: Sunday, November 01, 2015 06:24 PM AUS Eastern Standard Time To: ; James WATSON; ; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; ; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]
I note the last section of the below email re suggestion to counsel (if Minister intervenes). Please note was previously counselled in May 2015 about this very issue and there may be some financial liability to the Dept if the removal does not proceed as the Airline has been formally served. SBC will be providing detail which does not support the Minister intervening.

Rgds

Clive Murray Assistant Commissioner Strategic Border Command Office Mobile clive.murray@border.gov.au Email Web www.border.gov.au @border.gov.au> From: Sent: 1/11/2015 6:06 PM To: WATSON James<mailto:james.watson@border.gov.au>; @border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au> @border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au> Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER Maree<mailto:Maree.Bridger@border.gov.au>; DLO @border.gov.au>; MO Registration Ministerial Support⁴ @border.gov.au>; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] UNCLASSIFIED Thanks for acknowledging this request. I understand you have someone heading into the office now (thankyou). In response to your two questions by phone, I have just confirmed the following with the Chief of Staff: 1) A submission is required to accompany the decision documentation (but this can be extremely short) 2) The Minister should be given the option to grant a new Tourist/Visitor visa valid for 3 months. The Minister has also asked that, if he intervenes to grant a visa, that the client be very strongly counselled that they cannot work, even do volunteer or in-kind work, and that their visa would be liable for cancellation should they do so. Kind regards Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra @border.gov.au ----Original Message----From: James WATSON Sent: Sunday, 1 November 2015 5:55 PM Guy BOEKENSTEIN; ; Clive To: MURRAY; Peter RICHARDS; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; MO Registration; Ministerial Support; Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED]

Send document to SBC.

James Watson

Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force

P: : 02 | M: E: james.watson@border.gov.au

@border.gov.au> From: Sent: 1/11/2015 5:52 PM To: WATSON James<<u>mailto:james.watson@border.gov.au</u>>; @border.gov.au>; BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>; @border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter.richards@border.gov.au>: DUNN Peta<mailto:peta.dunn@border.gov.au> Maree<mailto:Maree.Bridger@border.gov.au>; DLO @border.gov.au>; MO Registration Ministerial @border.gov.au> Support< Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] James Who is the contact point/email to facilitate transfer of docs? Thanks Sent with Good (www.good.comhttp://www.good.com) ----Original Message----From: James WATSON Sent: Sunday, November 01, 2015 05:27 PM AUS Eastern Standard Time To: Guy BOEKENSTEIN; ; Clive MURRAY; Peter RICHARDS; ; Peta DUNN Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - 195A submission for [SEC=UNCLASSIFIED] We will task RC Qld to facilitate the receipt of relevant documents. James Watson Commander | Detention and Compliance Operations Strategic Border Command Australian Border Force P::026 | M: E: james.watson@border.gov.au W: www.border.gov.auhttp://www.border.gov.au From: @border.gov.au> Sent: 1/11/2015 5:23 PM To: BOEKENSTEIN Guy<mailto:guy.boekenstein@border.gov.au>; @border.gov.au>; WATSON James<mailto:james.watson@border.gov.au>; MURRAY Clive<mailto:Clive.Murray@border.gov.au>; RICHARDS Peter<mailto:peter richards@border.gov.au>; @border.gov.au>; DUNN Peta<mailto:peta.dunn@border.gov.au> Cc: HOLLAND Agnieszka<mailto:agnieszka holland@border.gov.au>; BRIDGER Maree<mailto:Maree.Bridger@border.gov.au>; DLO-@border.gov.au>; MO Registration Ministerial Support< [SEC=UNCLASSIFIED] Subject: RE: Urgent Tasking - 195A submission for UNCLASSIFIED Guy – thank you. MIBP has now reviewed the case and has asked for a s195A Ministerial Intervention submission to be presented to him in

W: www.border.gov.auhttp://www.border.gov.au

– can you please confirm you are working on this submission and timeframe for finalisation?

Brisbane tonight before he departs (he takes off at 8.45pm Brisbane time, 9.45pm Canberra time).

James – note that MIBP may use his MI powers tonight. Should he decide to intervene and grant a visa, then the removal would not proceed. Also, I understand that SBC arranged for airport facilitation for the Minister on departure in Brisbane tonight. Are the officers doing this facilitation able to print of a copy of the submission (when it is ready) and present it to the Minister at the airport for signature?

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

T: (
@border.gov.au

UNCLASSIFIED

From: Guy BOEKENSTEIN

Sent: Sunday, 1 November 2015 5:07 PM

To: ; James WATSON; Clive MURRAY; Peter RICHARDS;

; Peta DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support Subject: RE: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]

James - thanks for the advice you are working up a response to point two.

Peta/Peter - can you advise please on point one.

Regards

Guy

Sent with Good (www.good.com<http://www.good.com>>)

----Original Message----

From:

Sent: Sunday, November 01, 2015 04:51 PM AUS Eastern Standard Time

To: ; James WATSON; Clive MURRAY; Peter RICHARDS;

DUNN

Cc: Agnieszka HOLLAND; Maree BRIDGER; Guy BOEKENSTEIN; DLO; MO Registration; Ministerial

Support

Subject: Urgent Tasking - Possible 195A submission for [SEC=UNCLASSIFIED]

UNCLASSIFIED

All

Using the information provided by James Watson/SBCC, I prepared the email below for MIBP's Chief of Staff summarising the situation with this Tourist in Adelaide.

The CoS is briefing the Minister on this issue now.

However, CoS has asked for two things:

- 1) The Department to be on stand-by to prepare a s195A submission for this client before he (MIBP) departs Australia tonight (he checks in at 7.45pm in Brisbane, so 8.45pm Canberra time. He takes off at 8.45pm in Brisbane, so 9.45pm in Canberra). I believe Peter Richard's branch would lead on this.
- 2) If the Minister decides that he does want to consider intervening but is happy to do so on arrival in the Middle East tomorrow, can the Dept provide advice on whether client's removal tonight can be delayed? For clarity, the MO is not yet requesting that this removal be delayed, just advice on whether it is possible/feasible to delay this if required to give the Dept

longer to prepare the s195A submission and the Minister longer to consider it. SBC to lead on this. Grateful confirmation of this tasking. I understand that Guy will call relevent SES to alert them to this tasking. Kind regards Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra T: @border.gov.au> UNCLASSIFIED From: Sent: Sunday, 1 November 2015 4:34 PM To: Guy BOEKENSTEIN; Maree BRIDGER; Agnieszka HOLLAND; Cc: MO Registration Subject: FW: Re [SEC=UNCLASSIFIED] UNCLASSIFIED - for your information (I called Guy to discuss this response before I sent it). Guy/Maree/Agnieszka MO Registration – please register. Senior Departmental Liaison Officer Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra T: @border.gov.au> UNCLASSIFIED From: Sent: Sunday, 1 November 2015 4:33 PM To: Craig MACLACHLAN Cc: DLO Subject: RE: Re [SEC=UNCLASSIFIED] UNCLASSIFIED Craig Key details about this case as below:

- On arrived at Adelaide International Airport on board EK 440, holding a valid TV 651 Visitor visa.
- was interviewed by Border Entry Officer who established that visa with intentions to work as a nanny.
- ABF refused entry into Australia.

Client is

The Decision was made by the ABF to cancel visa under s116(1)(g), Reg 2.43(1)(ka) as non-genuine visitor. Further detail about this decision to cancel is below.

- · Passenger has been placed into detention at Adelaide Immigration Transit Accommodation pending removal from Australia.
- Emirates Airlines have been contacted to make arrangements for eturn flight. Details of the departure flight are TBA, but it is expected to be evening tonight 01NOV2015 (possibly on EK441 at 2235 AEDT).

Background to cancellation decision:

- · Client has been in Australia since 2012 on a combination of subclass 417 (Working Holiday), subclass 572 (Student) and subclass 651 (Visitor) visas.
- · Client last departed Australia on 3 May as the holder of a subclass 651 (Tourist) visa.
- On Last entry to Australia, the client was spoken to by ABF officers and counselled regarding work rights on a Tourist visa. The client was counselled not to undertake any form of work on a Tourist visa, including child minding.
- Client was interviewed on arrival in Adelaide last night.
- In this interview stated that would be residing with for 3 months at their farm in the Client was an au-pair for this family when wheld a Working Holiday visa in 2013 and 2014.
- stated that main goal in coming to Australia is to volunteer work. Client claimed an appointment with the South Australian volunteer officer to seek volunteer work.
- Client also confirmed at interview that would receive free accommodation for 3 months in return for helping with this family's children, cooking and riding their horses.
- Text messages on the client's phone support this.
- Client was given an opportunity to comment on why visa should not be cancelled. In response distance that was doing volunteer work only for this family and was not being paid so visa should not be cancelled.

Options available for this client in the future include:

- Once the client departs, will have what is commonly known as a '3 year exclusion period'. As part of a future visa application, the client can request this be waived (in relation to that visa application only). The decision maker will assess whether meets the requirements for the grant of a visa despite the existence of an exclusion period (eg. compassionate or compelling reasons affecting an Australian citizen or permanent resident). Would still need to be meet the criteria for the visa applied for.
- The Minister does have a non-compellable Ministerial Intervention power under s195A of the Migration Act 1958 to grant a visa to a client who is currently detained. If the Minister was minded to use his Ministerial Intervention powers, it would take some time (approx 24 hours) to prepare a submission for the Minister's consideration.

You should also be aware that since I arrived at the office, the family this client was to visit office to raise this issue. I just noted that the office was aware of the case but didn't go into details.

Kind regards

Senior Departmental Liaison Officer

Office of the Minister for Immigration and Border Protection Suite MG.46 Parliament House, Canberra

T:

@border.gov.au>

UNCLASSIFIED

From: Craig MACLACHLAN

Sent: Sunday, 1 November 2015 1:22 PM

To:

Subject: FW: Re [SEC=UNCLASSIFIED]

Sent with Good (www.good.com<<u>http://www.good.com</u>>>) ----Original Message----From: @afl.com.au> @afl.com.au>] Sent: Sunday, November 01, 2015 12:35 PM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Re: Re [SEC=UNCLASSIFIED] Thanks Craig, passport and the number is Cheers On 1 Nov 2015, at 11:48 AM, Craig MACLACHLAN <CRAIG.MACLACHLAN@BORDER.GOV.AU<mailto:CRAIG.MACLACHLAN@border.gov.au>> wrote: Thanks. Will come back to you. Tks C Sent with Good (www.good.com<<u>http://www.good.com</u>>>) [cid:image001.png@01D114BD.1A1715B0] AFL HOUSE | 140 Harbour Esplanade | Docklands VIC 3008 GPO Box 1449 | Melbourne VIC 3001 Please consider the environment before printing this email ----Original Message----@afl.com.au> From: @afl.com.au>] Sent: Sunday, November 01, 2015 11:41 AM AUS Eastern Standard Time To: Craig MACLACHLAN Subject: Fwd: Re Hi Craig, As discussed. I will try and get passport number too. Many thanks Begin forwarded message: @afl.com.au>> From: Date: 1 November 2015 at 10:59:13 AM AEDT @afl.com.au>> To:

passport details

Here are C

Subject: Fwd: Re

Begin forwarded message: From:
Date: 1 November 2015 at 10:55:53 AM AEDT To: Subject: Re
Writing in relation to, who has come out to visit us and other friends in Adelaide for three months holiday, returning to in January. was denied a visa by immigration at Adelaide airport late last night and is scheduled to be deported back to tonight
(Sunday). We haven't spoken with immigration but apparently we are the reason and rationale has been denied the visa. There has clearly been a misunderstanding that as we consider to be family. We live in the and have four kids who will be devastated not to see A to of outstanding character and integrity. A to of outstanding character and integrity. What can we do to have this injustice resolved and have tourist visa reinstated before the flies out tonight?
Kind regards
Sent from my iPad
Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering http://www.mailguard.com.au/mg Click here to report this message as spam: https://console.mailguard.com.au/ras/1N8rvY7UuU/5Ixw14G8SkCoPYCtzvF54I/0 <image899234.png></image899234.png>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Please consider the environment before printing this email
<imageae113f.png></imageae113f.png>
AFL HOUSE 140 Harbour Esplanade Docklands VIC 3008 GPO Box 1449 Melbourne VIC 3001 Ph: Please consider the environment before printing this email

This e-mail and any files transmitted with it are intended for the named addressee, are confidential in nature and may contain legally privileged information. The copying or distribution of this e-mail or any information it contains, by anyone other than the addressee or the person responsible for delivering this e-mail to the intended addressee, is prohibited. Any views or opinions represented in this e-mail are solely those of the author and do not represent those of the organisation. If you receive this communication in error, please notify the sender immediately, then delete the e-mail.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. DIBP respects your privacy and has obligations under the Privacy Act 1988.

Unsolicited commercial emails MUST NOT be sent to the originator of this email.

Message protected by MailGuard: e-mail anti-virus, anti-spam and content filtering. http://www.mailguard.com.au/mg

Report this message as spamhttps://console.mailguard.com.au/ras/1N8sqTvBwH/6zoMQNb7HUavqHRqgSBViR/0.202

UNCLASSIFIED

From: Sent: To:	Sunday, 1 November 2015 10:31 PM	
Subject: Thanks Keep me posted.	RE: Documents for the Minister [SEC=PROTECTED]	
Sent with Good (www.good.co	om)	
Original Message From: Sent: Sunday, November 01, 2 To: Cc: Subject: RE: Documents for the	015 10:30 PM AUS Eastern Standard Time e Minister [SEC=PROTECTED]	
Sorry just saw your email	il. Will wait to hear from otherwise I will call her.	
Thanks!		
Sent with Good (www.good.co	015 10:25 PM AUS Eastern Standard Time	
PROTECTED		
– worked out the problem not left. Will contact the BOC.		But has obviously
Kind regards,		

Senior Case Officer, Complex Case Resolution Section
Caseload Assurance Branch Community Protection Division
Visa & Citizenship Services
Department of Immigration and Border Protection
P:
E: @border.gov.au
PROTECTED
Sent: Sunday, 1 November 2015 10:23 PM To: Cc: Subject: FW: Documents for the Minister [SEC=PROTECTED] Importance: High
PROTECTED
Hì Marian de la companya de la comp
We are unable to grant the visa in ICSE – we are getting an error message which refers us to the ICSE helpdesk. Have tried all work arounds that we know but have had no luck. The ICSE helpdesk do not work 24 hours, so we cannot reach them until tomorrow morning.
As the Minister has signed the documents and intervened, holds a valid Visitor visa. Attached is the notification letter matching the Minister's decision.
In the past, when we have had ICSE issues, we have given client's their notification letter and sent them on their way. Then fixed the systems issue as soon as possible following the decision.
Could you please advise if you're happy to tell the SBC/RCQLDCC that the visa has been granted, albeit not in systems, and that can be released and counselled as per the agreed plan? Concerned that they will not allow release without the systems reflecting that holds a valid visa. Perhaps you could be the one to advise them?

Let us know.
Kind regards,
Senior Case Officer, Complex Case Resolution Section
Caseload Assurance Branch Community Protection Division
Visa & Citizenship Services
Department of Immigration and Border Protection
P:
@border.gov.au
PROTECTED
Sent: Sunday, 1 November 2015 10:07 PM To: ; Clive MURRAY; James WATSON; Guy BOEKENSTEIN; Peter RICHARDS; Peta DUNN; Agnieszka HOLLAND; Maree BRIDGER; DLO; ; MO Registration; Ministerial Support; Cc: Subject: FW: Documents for the Minister [SEC=PROTECTED] Importance: High
Good evening all –
Please find attached the documents requested. You will note that the Minister missed signing the Decision Instrument.
SBCC is liaising with RC Central to deliver on the Minister's intent; however would appreciate confirmation regarding next steps. is currently in the interview rooms at Adelaide airport, pending further advice, having been offloaded from removal flight.

From: Sent: To: Cc: Subject:	Wednesday, 4 November 2015 7:11 PM RE: Documents for the Minister [SEC=PROTECTED]		
PROTECTED			
Thanks I'll get the Minister to sign to reflect his decision on Sunday night.			
Kind regards			
Senior Departmental Liaison Office	er		
Office of the Minister for Immigra	tion and Border Protection Suite MG.46 Parliament House, Canberra		
T:@border.go	v.au		
PROTECTED			
From: Sent: Wednesday, 4 November 20 To: Cc: Subject: RE: Documents for the M			
PROTECTED			
Apologies – wrong document. Plea	ase see attached.		
Kind regards.			

Senior Case Officer, Complex Case Resolution Section
Caseload Assurance Branch Community Protection Division
Visa & Citizenship Services
Department of Immigration and Border Protection
D:
@border.gov.au
PROTECTED
From: Sent: Wednesday, 4 November 2015 5:00 PM Fo: Cc: Subject: FW: Documents for the Minister [SEC=PROTECTED] mportance: High
PROTECTED
Hi lling Control ,
As discussed with grateful if the Minister can sign the attached decision document to be dated 01/11/2015.
Гhank you.
Kind regards,
Senior Case Officer, Complex Case Resolution Section
Caseload Assurance Branch Community Protection Division

Visa & Citizenship Services

Department of Immigration and Border Protection
P:
@border.gov.au
PROTECTED
PROTECTED
From: Sent: Sunday, 1 November 2015 10:07 PM To: ; Clive MURRAY; James WATSON; Guy BOEKENSTEIN; Peter RICHARDS;
Peta DUNN; Agnieszka HOLLAND; Maree BRIDGER; DLO; CC: MO Registration; Ministerial Support;
Subject: FW: Documents for the Minister [SEC=PROTECTED] Importance: High
Good evening all –
Please find attached the documents requested. You will note that the Minister missed signing the Decision
Instrument.
SBCC is liaising with RC Central to deliver on the Minister's intent; however would appreciate confirmation regarding
next steps. is currently in the interview rooms at Adelaide airport, pending further advice, having been offloaded from removal flight.
Regards,
Duty Inspector - Command Centre Operations Branch I Strategic Border Command Operations Group Australian Border Force
P: @border.gov.au?
@border.gov.au: