I would like to make a submission for "Migration Amendment (Visa Capping) Bill 2010". I am hereby attaching the document in relation to the proposed bill, which I think is grossly unfair to existing on-shore applicants who have completed their studies here and are on bridging visas for a extended perid of time.

My recommendations would be:

- The Bill should not be back dated and the on shore applicants who applied before the introduction of the bill should not be impacted.
- Applicants who met the requirements for Australian PR when they lodged their application should not be impacted by this.
- New on shore applications should not be accepted until the backlog is cleared.

Regards

Rupinder Mann