

Dear Sir/Madam,

I am one of the GSM visa applicants who is right now on bridging visa and wait for a decision who lead me& my wife into paradise or hell. Because of right now i have completed my masters here; we have started our life as per planning and work hard to complete our dream as per Australian rules and tax purpose definition.

In general, large no of students contributed their support via Tax, income tax, GST etc. to the economy of Australia during the recession time. Now, the economy look like stabilised the government forgot their dedication. In my view, refuse this bill and find out the middle way which will not affect the valid GSM applicants who lodged their applications already. But, in future year (after 2012 or whatever) describe the rules as per immigration department.

Migration Amendment (Visa Capping) Bill 2010 may be affecting everyone's future and dreams who settled in Australia. In future their life will be harassed by internationally and I am not sure here but, history shows us this kind of decision create violence or other harmful actions to social life.

Please refuse this visa capping bill 2010 and help to drive the future and life of 1,50,000 applicants on the social way.

One important point is, if this bill passed then all applicants refunded the visa fees. But what about **the other fees** spent by the applicants for complete their valid GSM application like,

1. Medical test fee
2. AFP clearance certificate fee
3. Overseas panel clearance certificate fee
4. Degree assessment fee

If Minister will pass this Visa capping bill 2010 then non of the applicants need this all certificate in future because they are **not the part of Australia**. So, government should be responsible to refund all these money to all the applicants as well.

Your's sincerely

One of Applicant