

To,  
Committee Secretary  
Senate Legal and constitutional affair committee  
PO box 6100  
Parliament house  
Canberra  
ACT 2600Australia

Dear Sir,

With reference to the Migration Amendment (Visa Capping) Bill 2010, I am writing this letter to express my views about the proposed migration changes for the pending onshore GSM applications in Australia.

I came in Australia in June 2006 and completed my Master of Information Systems in two years time in 2008. During this time, I found Australia a place of fortune where the people are so friendly and nice to each other that I can start a new life by fulfilling all the dreamed wishes of my life. Because there is no doubt, Australia is the only place where you can be whatever you want to be. Nobody cares who you are and where you from. Therefore, I decided to stay here permanently and started to work out on the eligibility criteria of permanent residency set by the immigration department.

I appeared in IELTS six times, but unfortunately every time I missed 7 each band with the difference of .5 in one random module (despite getting overall band of 7.5 more than three times). Then I started the professional Year program to learn about the Australian work culture and social life style. It also helped me to flourish and polish my behavioral skills to make me able to start my professional career in Australia. Finally after spending \$35k on my master degree, \$14k for Professional Year, and almost \$2k on IELTS exams; I recently qualified and have applied for the permanent residency under visa subclass 885.

Now after reading about the Migration Amendment Bill 2010, I am shocked and completely heart broken by considering the hard work and efforts I made to secure my professional career and to get a better life in Australia. As the eligibility criteria for the subclass 885 is solely set by the immigration department, by considering that I think it will be completely unfair and injustice to terminate those applications which have been already lodged and waiting for the decision.

On the whole, the implementation of the new Bill on the existing applications will ruin our hopes forever. I would request the honored authority to feel and realize our legal efforts we made to get to this stage, and give a little importance to our hard work. I would like to request the high authority to give the IT professionals at least with the Professional Year Program a fair go and let them avail the chance to contribute to Australia.

Thanks a lot for giving me a chance to submit my views as part of this process.

Regards,

