

Dear Sir or Madam,

Hope everything is fine with you.

My wife and I lodged our application in December 2008. With the knowledge that our application will be decided SOONER OR LATER, I have established a business in Australia since February 2009, in which we invest a lot of money, time and endeavors. Now, the business develops every month. With about 1 million yearly taking, I paid lots of tax to Australian governments. At the same time, my wife has been working in a newspaper office. Although we are not in Australian CSL, we hope can do more contribution to this society, to the country we love.

However, your 'Migration Amendment (Visa Capping) Bill 2010' really makes us miserable and frustrated. If you allow the Bill to be applied to the applications that were ALREADY lodged, I should say it will be a totally unfair decision!

If our application is capped or ceased, you will put us in a thoroughly miserable situation. What should I do with my every-growing business? How can I accept that after such a long time waiting? How can I face the endeavors we have made in the past 1.5 years? No one likes to live in such an uncertainty.

Hope you can think it over. Put yourself in our position, and I believe you will understand us. Australia always has a good reputation of freedom and fairness. We trust you!

Sincerely,
Would-be Australian