

To whom it may concern:

I am writing to express my objection to the Migration Amendment (Visa Capping) Bill 2010.

I'm one of the applicants of GMS885 which is not on the CSL. I came to Australia in July 2003, and had spend the past 7 years living in Australia. I had already adapted to the life style in Australia, and when I lodged my visa application in Jan 2009, I was told that my visa will be granted in two years time. And I've already waiting for it patiently for 1 year and half. In this period, I never call the immigration office to try to push the officers, cause I have faith on Australian Government, I believe that after two years I'll get my PR.

It took me nine month to find a degree related job, and one of the reasons the employer often used to reject my application was that I didn't have PR, and they were afraid that I would leave the country anytime. However I still feel that I was lucky to find a job eventually, many of my classmates in uni are still not able to find one.

And now, I've got a car signed an apartment and many friends here in Australia, and I already started to settle down and feel that Australia is my second hometown, since I've spent my best 7 years of my life here, tried everything I could, and working hard. But if the bill is passed all this could been taken away from me. And I would have to sell everything I own here at loss, I would lost the job, and never been able to see my friends here again.

Anyway, Thank you very much for looking my comments.

Kind Regards