



Australian Government

Department of Immigration
and Multicultural Affairs

Application for a Temporary Business (Long Stay) visa (subclass 457)

Form

1066

Important

You can also lodge this application on the Department of Immigration and Multicultural Affairs (the department) website www.immi.gov.au/e_visa/business.htm

Before completing this form you should read the detailed information in booklet 11, *Sponsoring a temporary overseas employee to Australia*. All booklets and forms can be found on the department's website www.immi.gov.au/allforms/

Medical doctors completing this form can find detailed information about the entry requirements at www.immi.gov.au/skilled/medical-practitioners/visa-options.htm

You should also read the following instructions carefully.

Please ensure that all questions on this form are answered and any requested information attached. The department may decide your application on the basis of the information provided in your application form.

This form should only be used by persons seeking to work in Australia on a temporary basis (ie. up to 4 years) as a business entrant.

Who should use this form?

Use this form if you:

- have been sponsored to work in Australia and you have been advised by your sponsor to apply for your visa;
- will be working in Australia under a Labour Agreement (LA) and you have been advised by your sponsor to apply for your visa;
- will be working in Australia on the basis of a transfer within your company;
- will be working in Australia under a Regional Headquarters agreement (RHQ) or an Invest Australia Supported Skills agreement (IASS);
- have established a business in Australia as the holder of an independent executive visa and you are applying for a second independent executive visa;
- will be a representative of a supplier of services located outside Australia;
- are a person recommended for entry by the Australian Minister for Foreign Affairs; or
- are a family member, interdependent partner or the dependent child of an interdependent partner, of a primary applicant or a person currently holding a Temporary Business (Long Stay) visa and you are applying to join them as a secondary applicant.

Charges and method of payment

You will be required to pay the prescribed charge when you lodge this application. See form 990i *Charges* for current fees and charges.

Payment must accompany your application and is generally not refunded if the application is unsuccessful. To make a payment in Australia, please pay by credit card, debit card or by bank cheque or money order made payable to the Department of Immigration and Multicultural Affairs. **Please do not pay by cash or personal cheque.**

If you are applying outside Australia, before you make your payment, please contact the nearest Australian mission overseas to find out what methods of payment can be accepted at that office.

Who can be included in this application?

Primary applicant:

The primary applicant is the overseas employee being sponsored to work temporarily in Australia.

Secondary applicants:

- *Spouse*
A spouse is the person that the primary applicant lives with as their husband or wife. This relationship may be a legal marriage or a de facto/common law relationship which involves members of the opposite sex.
- *Interdependent partner*
This usually is the primary applicant's same sex partner. They must be in an interdependent relationship, which includes being 18 years and over, not closely related by blood or adoption and have a mutual commitment to a shared life to the exclusion of all others.
- *Dependent child (under 18 years of age)*
A dependent child is the natural, adopted or step-child of the primary applicant, their spouse or interdependent partner where the primary applicant, their spouse or interdependent partner has legal responsibility for the child.
- *Dependent child (aged 18 years and over) and other relatives*
Dependent children (aged 18 years and over) and other relatives of the primary applicant or their spouse may be considered in the application if:
 - they have never married, are widowed, divorced or separated;
 - they are usually resident in the applicant's household;
 - they rely on the applicant for financial support for their basic needs;
 - the applicant has supported them for a substantial period; and
 - they rely on the applicant more than any other person or source.

Continued on the next page ►

Residential address

You must provide the address of where you intend to live during the period that your application is being considered. Failure to give your residential address may result in this application being invalid. A post office box address will not be accepted as your residential address.

Let the department know if you change your address

If you change your residential address for more than 14 days while your application is being processed, you must tell the department your new address and how long you will be there. The department will send communication about your application to the latest address for correspondence you have provided.

Communication about your application can be sent to another person that you have authorised, but you will be taken to have received the communication that the department sends to that person. The department must be informed (in writing) of any address change for either you or your authorised person.

Medical and x-ray examinations

Please enquire about health checking procedures and forms at the office where you intend to lodge this application. If examinations are required, you will need to submit 2 additional passport-sized photographs for attachment to the health examination form.

How to apply

Step 1

To make a valid application for a Temporary Business (Long Stay) visa (subclass 457), you must lodge your visa application at the same time as, or after the sponsorship application is lodged. If the sponsorship and nomination have been approved, your sponsor will provide you with a copy of the sponsorship and nomination approval letter and other documents needed to assist in deciding your visa application.

To make a valid application for a Temporary Business (Long Stay) visa (subclass 457), in relation to a Labour Agreement (LA), Regional Headquarters agreement (RHQ) or Invest Australia Supported Skills agreement (IASS), then the agreement must already be in place. Your employer will provide you with details of the agreement approval.

Step 2

Make sure you and all secondary applicants seeking to accompany you have passports which are valid.

If you are already in Australia, and are eligible to apply in Australia, check the expiry date of your current visa. If you can apply whilst in Australia, you should lodge your visa application before your current visa expires.

Note: If you already have a visa for travel to Australia and you are granted another visa, the first visa will cease.

Step 3

Complete the application form.

Please either type or use a pen, and write neatly in English using BLOCK LETTERS.

If you need more space to answer questions or wish to provide additional relevant information, attach a signed and dated sheet giving the details.

Any alterations made before you lodge the form must be initialled and dated.

Step 4

Where should you lodge your application?

If you:

- are being sponsored by an Australian business (including under an LA, an RHQ or an IASS), you should lodge your application form, fee and any attachments (including certified copies of passports), online on the department's website www.immi.gov.au/e_visa/business.htm or in Australia at the same office of the department at which your employer's sponsorship and/or nomination applications were lodged;
- are sponsored by a business that is based outside of Australia, you should lodge your visa application at an Australian mission overseas and you must be outside of Australia when you lodge your application;
- have established a business in Australia as the holder of an independent executive visa and you are applying for a second independent executive visa, you should lodge your application at any of the department's offices in Australia;
- are applying under service seller arrangements or you are a person recommended for entry by the Australian Minister for Foreign Affairs, and you are currently in Australia, you should lodge your application at any of the department's offices in Australia. If you are currently outside Australia, you should lodge your application at an Australian mission overseas.

Your application can be lodged personally or by your representative, or sent by mail.

If you want to change any details after you lodge your application, or if you want to withdraw it, please contact the office where you lodged your application.

You should also advise that office if any of the information you gave in your application changes while your application is being considered.

What happens then?

Your application will be considered and you may be asked to provide additional information to enable a decision to be made.

You will be advised in writing whether your application has been approved or not.

If your application is refused, you will be given a reason for the decision as well as information about your review rights.

Applications made by people who are in Australia

If you are applying for a visa in Australia this form also serves as an application for any class of bridging visa (classes A, C or E) for which you may be able to apply. A bridging visa is granted to ensure visa applicants retain the legal authority to remain in Australia pending a decision on their application, even after the visa they held prior to applying has expired.

Note: If you need to travel overseas temporarily before the application is decided, you should first contact the processing office to enquire if you are eligible for a Bridging visa B to enable you to return to Australia.

If you are seeking to change the work conditions of your existing visa before the application is decided, you should apply on form 1005 *Application for a bridging visa*.

Intra-company transfers

Streamlined processing arrangements are in place to assist executives, managers and specialists on intra-company transfer (ie. employees of an international business transferred to Australia to work in the business' branch or subsidiary). These arrangements also assist intra-company transfers between Asia Pacific Economic Co-operation (APEC) economies [APEC economies are: Australia, Brunei Darrussalam, Canada, Chile, China, Hong Kong (China), Indonesia, Japan, Korea, Malaysia, Mexico, New Zealand, Papua New Guinea, Peru, the Philippines, Russia, Singapore, Chinese Taipei, Thailand, the United States of America, and Vietnam].

Visa condition – 8107

If your visa application is approved, it will be subject to visa condition 8107. This requires that a holder of a Temporary Business (Long Stay) visa (subclass 457), sponsored to work in Australia, must not:

- cease to be employed by the employer who sponsored them (ie. become unemployed or change employer); or
- work in a position or occupation inconsistent with the nominated position or occupation for this visa subclass; or
- work for another person or for themselves while working for the sponsoring employer.

If you wish to change employer, a new visa application is required, together with an approved sponsorship and nomination, from your new employer.

Sponsorship undertakings

The business employing you in Australia must meet a number of sponsorship undertakings in relation to you and any secondary applicants, eg. sponsors must comply with Australian workplace relations laws, Australian levels of remuneration and conditions of employment. If your visa application is approved, it will permit you to work for your sponsoring employer in the nominated position for the visa validity period. Should the relationship between you and your sponsoring employer break down during this time, or if you believe the sponsor is not meeting their responsibilities to you under relevant Australian laws, you should contact your nearest departmental business centre to inform them so they can take appropriate action.

A list of your employer's sponsorship undertakings, is available on the department's website

www.immi.gov.au/skilled/skilled-workers/sbs/obligations-employer.htm

Certified regional employment

If your visa is granted on the basis of a nomination approved under regional sponsored temporary entry arrangements, your visa may be cancelled if you are found working and/or living in a non-regional location. These locations are specified in a Gazette Notice, made under the Migration Regulations. The Gazette Notice is available from the department's website

www.immi.gov.au/legislation/gazettals/

Medical coverage

You should discuss health insurance arrangements with your sponsor as temporary business entrants are generally not entitled to access Australia's national health insurance scheme.

Medicare Levy Exemption

You may be eligible for an exemption of the Medicare levy payment in your tax return. Please contact Medicare Australia directly for further advice on 132 011 or by writing to:

Levy Exemption Certification Unit
Medicare Australia
GPO Box 9822
HOBART TAS 7001

About the information you give in this form

The department is authorised to collect information provided on this form under Part 2 of the *Migration Act 1958* 'Control of Arrival and Presence of Non-Citizens'. Information provided will be used for assessing your visa application, and for other purposes relating to the administration of the Migration Act.

Information about your health, including the results of any tests for Human Immunodeficiency Virus (HIV), will be used to assess your health for an Australian visa. A positive HIV **or other** test result will not necessarily lead to a visa being denied. Your result(s) may be disclosed to the relevant Commonwealth, State and Territory health agencies.

Form 1163i *Health requirement for temporary entry to Australia* provides additional information on Australia's visa health requirements. This form is available at the department's offices or via the internet www.immi.gov.au/allforms/

The department may disclose information you provide to other government departments or agencies to assist in assessing the application or to ensure Australian laws are complied with.

The information provided might also be disclosed to agencies who are authorised to receive information relating to adoption, border control, business skills, citizenship, education, health assessment, health insurance, health services, law enforcement, payment of pensions and benefits, taxation, review of decisions and regulation of migration agents.

The department has authority under the *Migration Act 1958* to collect a range of personal identifiers from non-citizens, including visa applicants, in certain circumstances. For more detailed information you should read information form 1243i *Your personal identifying information*, which is available from the department's website www.immi.gov.au/allforms/

The collection, access, storage, use and disclosure by the department of the information you provide in this form is governed by the *Privacy Act 1988* and, in particular, by the 11 Information Privacy Principles. The information form 993i *Safeguarding your personal information*, available from the department's offices, gives details of agencies to which your personal information might be disclosed.

Continued on the next page ►

Disclosure of information to your business sponsor

Information may be disclosed to your current or former approved sponsor, in the following circumstances:

- to allow your sponsor to respond to a claim which may lead to cancellation or barring their approval as a sponsor;
- to allow your sponsor to meet a liability relating to their sponsorship; and
- in connection with applications for review of certain decisions.

Information that may be provided includes:

- details of any breaches of your visa conditions;
- information as to whether you hold a Business (Long Stay) visa and remain lawfully in Australia;
- information regarding your salary or workplace conditions;
- details of any hospital or medical expenses you may have incurred in a public hospital that the sponsor may have to pay; and
- details of any costs to the Commonwealth you may have incurred.

Authorisation of a person to only receive written communications

You may authorise another person to only receive all written communications about your visa application with the department. That person will be known as your authorised recipient. To do this, you will need to complete **Part G Options for receiving written communications** and **Part H Authorised recipient details** in this form. The authorised recipient will need to sign at **Part I**. You can only appoint one authorised recipient at any time. The department will communicate with the most recently appointed authorised recipient.

The department is required under section 494D of the *Migration Act 1958* (the Act) to send your authorised recipient any written communications relating to your application that would otherwise have been sent to you. The department will only send your authorised recipient information which you are entitled to receive. For example, if you are a visa applicant and have a sponsor, your authorised recipient will not receive personal information about your sponsor, unless your sponsor also appointed the same authorised recipient.

If you decide to change your nominated authorised recipient, after you have lodged this application, you must promptly advise the department in writing. You may use form 1231 *Appointment of authorised recipient* for this purpose **OR** form 922 *Notification of address or change of address for Business Skills visa holders*, if you are a Business visa holder.

Once your application is finalised, your authorised recipient's role ceases under section 494D, and the department will contact you directly for anything further if required.

Authorisation of a migration agent to act on your behalf

If you have a migration agent acting on your behalf in relation to your visa application, you need to complete **Part G Options for receiving written communications** and **Part J Agent details**. The migration agent will need to sign at **Part K**.

Appointing a migration agent to act on your behalf includes authorising the department to:

- discuss your visa application with the agent and seek further information from them; and
- send your agent written communications about your visa application that would otherwise have been sent to you.

Note: Your migration agent will be your authorised recipient for written communication under section 494D of the Act and you will be taken to have received any documents sent to them.

If you change your migration agent or end his/her appointment, after you have lodged this application, you must promptly advise the department in writing, preferably by using form 956 *Appointment of a migration agent*, which is available on the department's website or from your migration agent.

The department will communicate with your agent about your application, including your personal information such as health, police checks, financial viability and personal relationships. If your agent authorises it (see **Part K**), this communication may take place by e-mail or fax.

The department will only send your agent information which you are entitled to receive. For example, if you are a visa applicant and have a sponsor, your agent will not receive personal information about your sponsor, unless your sponsor has also appointed the same agent.

In some situations, department staff will need to speak with you directly, rather than with your migration agent - for example, if you are applying for a visa the department may interview you. In some situations, department staff will also send documents to you directly (eg. passport) instead of to your agent, but it will inform your agent that it has done so.

If you have appointed a migration agent to act for you, you are still responsible for the accuracy of information and supporting documentation that you give to your agent so that your agent can provide it to the department.

When you provide the details of your migration agent, please make sure you include their 7-digit:

- migration agent registration number (if they are a registered migration agent); or
- offshore agent ID number (if they have been allocated one by the department).

Note: Agents who operate overseas do not need to be registered. They may however, have been allocated an ID number by the department.

Using a migration agent

You are not required to use a migration agent. However, if you use a migration agent, the department encourages you to use a registered migration agent. Registered agents are bound by the Migration Agents Code of Conduct, which requires them to act in the lawful best interests of their clients and act professionally.

A list of registered migration agents is available from the Migration Agents Registration Authority (MARA) website www.themara.com.au

You can contact the MARA at

E-mail: themara@themara.com.au

PO Box Q1551
QVB NSW 1230
AUSTRALIA

Telephone: 61 2 9299 5446

Fax: 61 2 9299 8448

The MARA investigates complaints against registered agents and may take disciplinary action against them. If you have a concern about a registered agent, you should contact the MARA. A copy of the complaint form is available from the MARA website.

Restrictions on giving immigration assistance

In Australia, anyone (including a lawyer) who uses knowledge of migration procedure to offer immigration assistance to a visa or cancellation review applicant, sponsor or nominator, must be registered, unless exempted from registration requirements by law. There are serious criminal penalties under Part 3 of the Act for breaching the law – including possible imprisonment if the unregistered person asks for, or receives, a fee or reward for their services.

Using an agent exempted from registration

Certain people, such as officials, parliamentarians, diplomats, close family members (ie. only your spouse, child, adopted child, parent, brother or sister), sponsors and nominators, are able to provide you with immigration assistance as long as they do not ask or receive a fee or reward. If you wish to appoint an 'exempted agent', you must complete form 956 *Appointment of a migration agent* and attach it to this application form.

Applications for multiple visas

If you are a dependant applicant (eg. the spouse of a primary applicant) and you wish to appoint a different migration agent to the primary applicant, you must fill out a separate form 956 *Appointment of a migration agent*, or advise the department in writing. Otherwise, the agent appointed by the principal applicant will have the authority to act for all persons included in the application.

Notification of giving immigration assistance

Under section 312A of the Act, a registered agent has a duty to notify the department when lodging an application on behalf of a client, or within 28 days of commencing to act on behalf of a visa applicant. This notification can be done by completing, and your agent signing, the relevant sections of this application form.

Consent to communicate electronically

The department may use a range of means to communicate with you. However, electronic means such as fax or e-mail will only be used if you indicate your agreement to receiving communication in this way.

To process your application the department may need to communicate with you about sensitive information, for example, health, police checks, financial viability and personal relationships. Electronic communications, unless adequately encrypted, are not secure and may be viewed by others or interfered with. If you agree to the department communicating with you by electronic means, the details you provide will only be used by the department for the purpose for which you have provided them, unless there is a legal obligation or necessity to use them for another purpose, or you have consented to use for another purpose. They will not be added to any mailing list.

The Commonwealth Government accepts no responsibility for the security or integrity of any information sent to the department over the internet or by other electronic means.

If you authorise another person to receive documents on your behalf and they wish to be contacted electronically, their signature is required on the form to indicate their consent to this form of communication.

Home page **www.immi.gov.au**

General enquiry line

Telephone **131 881** during business hours in Australia to speak to an operator (recorded information available outside these hours). If you are outside Australia, please contact your nearest Australian mission.

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Application for a Temporary Business (Long Stay) visa (subclass 457)

PHOTOGRAPH

Please attach a recent passport photograph of yourself
 AND
 all family members included in this application.

Please use a pen, and write neatly in English using BLOCK LETTERS.

Tick where required

Part A – To be completed by all applicants

1 How many people are you including in this application?

2 Are you applying

As a person sponsored by an Australian business (including Regional Headquarters Agreement (RHQ) or Labour Agreement (LA)) or a person sponsored by a business outside Australia Complete Parts A, B, and F – K before signing the Declaration at Part L

As a person sponsored by an Australian business as an intra-company transfer Complete Parts A, B and F – K before signing the Declaration at Part L

As the holder of an independent executive visa who has an established business in Australia Complete Parts A, C and F – K before signing the Declaration at Part L

As a representative of a supplier of services located outside Australia Complete Parts A, D and F – K before signing the Declaration at Part L

As a person accorded certain privileges and immunities under the *International Organisations (Privileges and Immunities) Act 1963* or the *Overseas Missions (Privileges and Immunities) Act 1995* Complete Parts A, E and F – K before signing the Declaration at Part L

Details of the applicant

3 Your full name

Family name

Given names

4 Have you been known by any other names?

(including name at birth, previous married names, aliases)

No

Yes Give details

Family name

Given names

If you have been known by other names, attach a page giving the names

5 Sex Male Female

6 Date of birth

DAY	MONTH	YEAR
/	/	

7 Place of birth

Town/city

Country

Continued on the next page ►

Details of secondary applicants

21 Give details of all secondary applicants who will accompany you to Australia or who are in Australia, who you wish to include as applicants for a subclass 457 visa on this application form.

(If there are more than 6 secondary applicants, please copy the next page and attach it to this form with additional details)

1. Family name
 Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name
 Given names

*If they have been known by other names,
 attach a page giving the names*

Sex Male Female

DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

DAY MONTH YEAR

Date of issue

Date of expiry

Issuing authority/
 Place of issue as
 shown in passport

2. Family name

Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name

Given names

*If they have been known by other names,
 attach a page giving the names*

Sex Male Female

DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

DAY MONTH YEAR

Date of issue

Date of expiry

Issuing authority/
 Place of issue as
 shown in passport

3. Family name

Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name

Given names

*If they have been known by other names,
 attach a page giving the names*

Sex Male Female

DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

DAY MONTH YEAR

Date of issue

Date of expiry

Issuing authority/
 Place of issue as
 shown in passport

4. Family name

Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name

Given names

*If they have been known by other names,
attach a page giving the names*

Sex Male Female
DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

Date of issue

Date of expiry

Issuing authority/
Place of issue as shown in passport

5. Family name

Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name

Given names

*If they have been known by other names,
attach a page giving the names*

Sex Male Female
DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

Date of issue

Date of expiry

Issuing authority/
Place of issue as shown in passport

6. Family name

Given names

Have they been known by any other names?
(including name at birth, previous married names, aliases)

No Yes Give details

Family name

Given names

*If they have been known by other names,
attach a page giving the names*

Sex Male Female
DAY MONTH YEAR

Date of birth

Relationship to the applicant

Citizenship

Details from passport

Passport number

Country of passport

Date of issue

Date of expiry

Issuing authority/
Place of issue as shown in passport

22 Please provide evidence of marriage certificate, birth certificate or other evidence if you are in a de facto spouse or interdependent relationship.

If any secondary applicants were not included in the nomination application made by your employer, you should attach written confirmation from your employer that they will meet the sponsorship undertakings in relation to those secondary applicants.

For any dependent children included in the application, provide evidence of legal responsibility for that child.

39 Details of your employment over the past 3 years

1. Employer	<input type="text"/>
Position	<input type="text"/>
Duration of employment	<input type="text"/>
Duties of position	<input type="text"/>
2. Employer	<input type="text"/>
Position	<input type="text"/>
Duration of employment	<input type="text"/>
Duties of position	<input type="text"/>
3. Employer	<input type="text"/>
Position	<input type="text"/>
Duration of employment	<input type="text"/>
Duties of position	<input type="text"/>

You should attach to your application, evidence of any qualifications, employment references, and a curriculum vitae

▶▶ If you are entering Australia under a Labour Agreement (LA), or Regional Headquarters Agreement (RHQ) or an Invest Australia Supported Skills Agreement (IASS), go to Part F

40 Total Remuneration Package (Including gross salary, superannuation and any other non-salary benefits)

Base Salary Component (gross per annum)

(Base salary must be the gross salary paid, excluding any additional payments or allowances such as superannuation, accommodation allowances, bonuses, commissions, shares, meals, or vehicles. During monitoring of your sponsor, the department will be checking that the base salary stated at this point is being paid to you.)

You should attach to your application an employment contract or offer of employment setting out the salary arrangements.

41 If you are nominated by an overseas business to establish or assist to establish a business activity in Australia, please attach the following documents to this application.
(Keep a copy of the documents for your own records.)

A statement outlining:	
• your previous business experience and expertise	<input type="checkbox"/>
• details of the business to be established including: <ul style="list-style-type: none"> – the nature of the proposed business activity – the name or proposed name of the business – the proposed location – local and expatriate employees to be involved – the capital to be invested – your proposed function in the business – a broad outline of any research conducted and by whom. 	<input type="checkbox"/>

▶▶ Now go to Part F

Part C

Note: Only complete this part if you are applying for a visa to remain in Australia as an independent executive. To assist you in lodging a complete application, document checklists are available at www.immi.gov.au/migration/business/more_info.htm#dococheck

42 Please list the details of your family members, interdependent partner or any dependent children of your interdependent partner who are not included in this application.

Family name

Given names

Sex Male Female

Date of birth

Country of birth

Citizenship

Family name

Given names

Sex Male Female

Date of birth

Country of birth

Citizenship

Family name

Given names

Sex Male Female

Date of birth

Country of birth

Citizenship

Part F – Assistance with this form

47 Did you receive assistance in completing this form?

No ▶ Go to Part G

Yes ▶ Please give details of the person who assisted you

Title: Mr Mrs Miss Ms Other

Family name

Given names

Address

POSTCODE

Telephone number or daytime contact

	COUNTRY CODE	AREA CODE	NUMBER
Office hours	()	()	

Mobile phone

48 Is your agent registered with the Migration Agents Registration Authority (MARA)?

No

Yes ▶ Go to Part G

49 Is your agent in Australia?

No ▶ Go to Part G

Yes

50 Did you pay the person and/or give a gift for this assistance?

No

Yes ▶ How much did you pay?

A\$ AND/OR

What kind of gift did you give? (eg. jewellery)

Value of gift (approximately)

A\$

Part G – Options for receiving written communications

51 All written communications about this application should be sent to: (Tick one box only)

Myself ▶ All written communications will be sent to the address for communications that you have provided in this form. Go to Part L

Australian registered migration agent
OR
Offshore agent ▶ Go to Part J

Agent exempted from registration ▶ You must complete form 956 *Appointment of a migration agent* and attach it to this application form. Go to Part L

Authorised recipient ▶ This is a person authorised to only receive written communications. All written communications that would otherwise have been sent to you in relation to this application will be sent to that person.

52 Do you want the authorised person to receive health and/or character information about you, or any secondary applicants, that may arise, or be revealed, in the course of this application (for example, requests for medical investigation, other health information about you, or the results of criminal history checks)?

No

Yes

Part H – Authorised recipient details

Note: Do NOT complete this section if you are acting as a migration agent, go to Part J

53 Provide details of the person who is authorised on your behalf to receive all written communications about this application.

Title: Mr Mrs Miss Ms Other

Family name

Given names

Authorised recipient's postal address

POSTCODE

Telephone number or daytime contact

	COUNTRY CODE	AREA CODE	NUMBER
Office hours	()	()	

Mobile phone

Part I – Authorised recipient consent

54 As the authorised recipient named on this form, do you agree to the department communicating with you by fax, e-mail or other electronic means?

No

Yes Give details

Fax number

COUNTRY CODE	AREA CODE	NUMBER			
()	()

E-mail address

55 I understand and accept that I am the person appointed by the applicant to receive all written communications.

Signature of authorised recipient

Date

DAY	MONTH	YEAR
/	/	/

▶▶ Now go to Part L

Part J – Agent details

56 Provide the details requested below about the agent who is authorised to act on your behalf and to receive all written communications about this application.

Migration Agent Registration Number (MARN)

7 DIGITS				
:	:	:	:	:

OR

Offshore Agent ID Number (if allocated by the department)

7 DIGITS				
:	:	:	:	:

Title: Mr Mrs Miss Ms Other

Family name

Given names

Business or company name

Postal address

POSTCODE

Telephone number or daytime contact

Office hours

COUNTRY CODE	AREA CODE	NUMBER			
()	()

Mobile phone

Part K – Agent consent

57 As the agent named on this form, do you agree to the department communicating with you by fax, e-mail or other electronic means?

No

Yes Give details

Fax number

COUNTRY CODE	AREA CODE	NUMBER			
()	()

E-mail address

58 I understand and accept that I am the person appointed by the applicant to receive all written communications and act as his/her agent.

Signature of agent

Date

DAY	MONTH	YEAR
/	/	/

Continued on the next page ▶

Part L – Declaration

Note: All applicants must complete this part.

59 This declaration must be read and signed by the applicant and any secondary applicants included in this application who are aged 18 years or over

- The information on this form is correct.
- I will abide by the conditions of the visa.

Signature of main applicant

Date / /

Signatures of secondary applicants over the age of 18

Signature

Name

Date

/ /

Signature

Name

Date

/ /

Signature

Name

Date

/ /

Signature

Name

Date

/ /

60 Declaration by custodial parent/guardian

Where the visa applicant is under 18 years of age, I am not aware of any reason why the visa applicant should not travel to Australia (the custody/access/guardianship rights of another person are not affected).

Signature of custodial parent/guardian

Date / /

Payment details

61 How will you pay your application charge?

- Bank cheque Please make payable to:
 Money order Department of Immigration and
 Multicultural Affairs
 Credit card Give details below

Payment by (tick one box)

Australian Dollars

MasterCard <input type="checkbox"/>	Visa <input type="checkbox"/>	A\$ <input type="text"/>
Bankcard <input type="checkbox"/>	Diners Club <input type="checkbox"/>	
American Express <input type="checkbox"/>	JCB <input type="checkbox"/>	

Credit card number

Expiry date /

Cardholder's name

Telephone number

(AREA CODE)

Address

Signature of cardholder

Credit card information will be used for charge paying purposes only.