



Please read these notes carefully

Important – Please read this information carefully before you complete your application. Once you have completed your application we strongly advise that you keep a copy for your records.

Complete the attached form if you are in Australia temporarily and want to apply for further stay for tourism or medical treatment. Include on this form any dependants who are in Australia with you and who are in your passport. Those on a separate passport must complete a separate form.

A visitor visa will be granted where it is considered that:

- you have complied and will continue to comply with the conditions of your entry to Australia;
- you meet the criteria in the class applied for;
- you are of good character, do not have a dangerous or contagious disease and are in good health (unless applying for a medical treatment visa).

Integrity of application

The Department of Immigration and Citizenship (the department) is committed to maintaining the integrity of the visa and citizenship programs. Please be aware that if you provide us with fraudulent documents or claims, this may result in processing delays and possibly your application being refused.

When to apply for a new visa

You must apply for a new visa before your current visa expires. The best time to apply for a new visitor visa is about 2 weeks before the expiry of your current visa. Please bear in mind that the grant of a new visa will cease any visa currently held and the entitlements attached to that visa. If, for example, you currently have work rights or formal study entitlements, those entitlements will cease when a visitor visa is granted.

Class of visa

In your application you will need to indicate the class of visa you currently hold and the class of visa you want.

Your current visa class is shown on your visa. A list of all the visitor classes follows. You can apply for one class only.

(A) Tourist visa, class TR, subclass 676

This visa can be applied for from outside Australia (offshore) or in Australia.

Visa validity

This visa generally allows stays of 3 or 6 months in Australia, although a stay of up to 12 months can be granted. A stay beyond 12 months is **ONLY** granted where 'exceptional' circumstances exist.

It may be granted for a single entry or multiple entries within a specified period. Generally, this visa allows people to enter Australia within 12 months from the date of grant.

It should be noted, however, under Australia's migration regulations, decision-makers may grant a Tourist visa permitting the visa holder to travel to and to remain in Australia for a specified period that they see as appropriate. In some circumstances the stay period granted may be less than the stay period requested by the applicant.

For more detailed information check the department's website www.immi.gov.au/e_visa/

(B) Medical treatment (class UB)

This class is for medical treatment which is either elective or emergency, and includes the following subclasses:
675 Medical treatment (short stay)
685 Medical treatment (long stay).

Note: If your current visa is a Sponsored Family Visitor visa, the 8531 'Must leave before visa expiry' condition means that you **MUST** leave Australia before the expiry of your Sponsored Family Visitor visa. If for ANY reason you do not depart before your Sponsored Family Visitor visa expires, penalties will be imposed upon your sponsor. If a security bond has been lodged in support of your application, normally the bond will be forfeited.

The 8503 'No Further Stay' condition prevents you from lodging an application for further stay in Australia. If you need to remain in Australia because compelling and compassionate circumstances over which you have no control and that resulted in a major change in your circumstances have developed since the visa that had the condition imposed was granted, you may request a waiver of the 8503 'No Further Stay' condition.

If you request a waiver of the 8503 'No Further Stay' condition and this results in your remaining in Australia after your Sponsored Family Visitor visa expires, you will be taken to have breached the 8531 'Must leave before the expiry of the sponsored visitor' condition, and the penalties will be imposed upon your sponsor, even if the 8503 is waived and a further visa is granted. If your sponsor lodges a security bond in support of your application, normally the security bond will be forfeited.

How to apply

- Applications for a further stay in Australia as a tourist may be made via the internet or at an office of the department or by mail depending on the length of the total stay period.
- An application for a total stay of up to 6 months from the date the applicant last entered Australia on an Electronic Travel Authority (Visitor) or a Tourist visa (subclass 676) can be made over the internet. Further information is available on the department's website www.immi.gov.au/e_visa/
- An application for a total stay of more than 6 months can be made at an office of the department.

For more details on visa lodgement options check the department's website www.immi.gov.au/e_visa/

- To apply in person or by mail you will need to complete a paper application form. Please note that false or misleading information may lead to refusal or cancellation of your visa, or penalties while in Australia.
- You may arrange for another person to help you complete this application form, but you must sign it. If another person does help you complete the form, you should only sign the declaration if the information in it is true and correct.
- Lodge your application form, the application charge, your passport and any attachments at the nearest departmental office. Your application may be lodged personally, by your representative or sent by mail.
- Please follow any directions given by the visa processing officer as to medical or x-ray examinations that may be required.
- On the return of your passport, carefully check the details and conditions on your visa label or on the letter advising you of the grant of your visa. If you have any concerns or questions about the requirements or limitations of your visa, you should contact the office that granted the visa immediately.

The following documents should be provided with this form:

- **your passport or travel document;**
- **document/statements supporting your application.**
Examples include:
 - evidence that you have enough funds, or access to funds, to support yourself for the duration of your stay in Australia. Proof of funds – current bank or credit card statement showing the balance in Australian dollars, and/or evidence of sufficient funds to purchase a return ticket;
 - a plane ticket (if you have one) detailing your departure dates;
 - an itinerary of travel plans, if available;
 - written documents/statements supporting your request for extension of stay if applying for a visa for medical treatment purposes or permission to work;
 - other evidence requested by the decision-maker.

Do not supply original documents with your application, unless requested by the department. You should provide certified copies of original documents. Documents in languages other than English must be accompanied by a certified English translation.

Visa Application Charge

Fees may be subject to adjustment at any time. Visa Application Charges may be subject to adjustment on 1 July each year. This may increase the cost of a visa.

To check the Visa Application Charge (VAC), see form 990i *Charges* available from the department's website www.immi.gov.au/allforms/990i.htm or check with the nearest office of the department.

Method of payment

To make a payment, please pay by credit card, debit card, bank cheque or money order made payable to the Department of Immigration and Citizenship. Debit card and credit card are the preferred methods of payment.

Residential address

You must provide the address where you intend to live while your application is being dealt with. Failure to give a residential address in your application will result in your application being invalid. A post office box address will not be accepted as your residential address.

Health insurance

Medical treatment in Australia can be expensive. It is recommended that you take out health insurance for you and your family for the period of stay in Australia. You will not be covered by Australia's national health scheme, unless you are covered by a reciprocal health care agreement.

If you are 75 years of age or over

In order to satisfy the financial requirements for these visas, you may be asked to provide evidence with your application that you have health insurance to cover your stay in Australia. More information about Australian private health insurance is available from the department's website www.immi.gov.au/visitors/

Vaccinations

If it is your intention to enrol your child in an Australian school or childcare centre (creche or preschool) during your visit to Australia, you are strongly encouraged to carry certification of your child's vaccination status.

Vaccination is recommended against polio, tetanus, measles, mumps, rubella, diphtheria, pertussis (whooping cough), Haemophilus influenzae hypo (Hib), and Hepatitis B.

Certification may be sought at time of enrolment.

Note: Vaccination against rubella is also recommended for women of child bearing age.

Medical treatment

If you are applying for an extension of stay for medical treatment, you will need to meet the criteria and present evidence that:

- arrangements have been made with the doctor and/or hospital to provide you with medical and/or hospital care, ie. a firm date for treatment has been made;
- arrangements have been made to pay the full unsubsidised cost of that treatment and you can demonstrate you have the means to pay; and
- if the treatment is in a public hospital, that the state/territory medical authorities have agreed to your admission and treatment.

If you are providing comfort and support to a person who seeks medical treatment, and that is the purpose of your further stay in Australia, then you too should apply for a medical treatment visa.

Special provisions apply to those who have sought permanent residence and have met all criteria except the health criterion. A further stay in the medical treatment class, for up to 12 months, may be granted if the applicant is deemed unfit to travel by a Commonwealth Medical Officer. For further details, please contact a regional office of the department.

Permission to work

Provision exists, under strict criteria, for a visitor to be granted work rights. But it will only be granted to visitors who are prevented from leaving Australia and who can demonstrate compelling personal reasons and financial hardship as a result of changed circumstances after arrival in Australia. Visitors seeking permission to work need to apply for a new visa and attach a statement outlining their circumstances and reasons for needing to work. If approved, the application charge for the new visa will be refunded.

Conditions for a tourist visa in Australia

Visitors to Australia must be willing and able to abide by the conditions listed below while in Australia. If you are unwilling or unable to abide by these conditions you should not apply for a visa. If you do not abide by these conditions, your visa may be cancelled or you may be subject to other penalties. If you have any questions or concerns about the conditions, you should ask for more information from a regional office of the department.

Conditions

8101 – You must NOT work while in Australia.

8201 – You must NOT study for more than 3 months while in Australia.

8205 – Where this condition applies, and you intend to study for longer than 4 weeks, you are required to pass a chest x-ray examination before you are able to commence study.

8503 – No Further Stay.

Following an assessment of your application, a visa officer may decide to apply the 8503 condition on your visa. The 8503 (or No Further Stay) condition means that the holder of the visa on which the condition has been imposed will not, after entering Australia, be entitled to be granted any other visa¹, while the holder remains in Australia.

The effect of this visa condition is that it will not be possible for you to apply to remain in Australia beyond the authorised period of stay shown on your visa label. It is particularly important, if your visit to Australia is to attend a specific event, that you organise your travel so that you can attend these events within your authorised period of stay as you will not be able to extend your period of stay in Australia.

If the 8503 condition is imposed on your visa, it will be indicated on the visa label or on the letter advising you of the grant of your visa, with the words 8503 – NO FURTHER STAY.

There may be other conditions depending on the purpose of your visit.

Options for receiving written communications

You may authorise another person to receive all communications, both written and electronic, about your application with the department. You will be taken to have received any documents sent to that person as if they had been sent to you.

To do this you will need to complete Question 32 *Options for receiving written communications* and form 956 *Appointment of a migration agent or exempt agent or other authorised recipient*. For an explanation of what a migration agent or exempt agent or authorised recipient can do please read the sections below.

To change or end the appointment of your migration agent or exempt agent or authorised recipient you must promptly advise the department in writing. You can do this by using form 956 *Appointment of a migration agent or exempt agent or other authorised recipient*.

Authorised recipient information

An authorised recipient is someone you appoint to receive written communications about your application with the department.

All written communication about your application will be sent to your authorised recipient, unless you indicate that you wish to have health and/or character information sent directly to you.

The department will communicate with the most recently appointed authorised recipient as you may only appoint one authorised recipient at any time for a particular application.

Migration agent information

A migration agent is someone who can:

- advise you on the visa that may best suit you;
- tell you the documents you need to submit with your application;
- help you fill in the application and submit it; and
- communicate with the department on your behalf.

If you appoint a migration agent, the department will assume that your migration agent will be your authorised recipient, unless you indicate otherwise.

Your migration agent will be the person with whom the department will discuss your application and from whom it will seek further information when required.

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 professionally in their clients' lawful best interests.

Immigration assistance

A person gives immigration assistance to you if he or she uses, or claims to use, his or her knowledge or experience in migration procedure to assist you with your visa application, request for ministerial intervention, cancellation review application, sponsorship or nomination.

In Australia a person may only lawfully give immigration assistance if he or she is a registered migration agent or is exempt from being registered. Only registered migration agents may receive a fee or reward for providing immigration assistance.

If an unregistered person in Australia, who is not exempt from registration, gives you immigration assistance they are committing a criminal offence and may be prosecuted.

Migration agents in Australia

Migration agents in Australia must be registered with the Office of the Migration Agents Registration Authority (Office of the MARA) unless they are exempt from registration.

Migration agents outside Australia

Migration agents who operate outside Australia do not have to be registered. The department may give some overseas agents an ID number. This number does not mean that they are registered.

Note: Some Australian registered migration agents operate overseas.

¹ Except in extremely limited circumstances which are outside your control, or to engage Australia's protection obligation under the 1951 UN convention relating to the status of refugees.

Exempt agents

The following people do not have to be a registered migration agent in order to provide immigration assistance, but they must not charge a fee for their service:

- a close family member (spouse, de facto partner, child, parent, brother or sister);
- a sponsor or nominator for this visa application;
- a member of parliament or their staff;
- an official whose duties include providing immigration assistance (eg. a Legal Aid provider);
- a member of a diplomatic mission, consular post or international organisation.

Further information on migration agents

Information on migration agents, including a list of registered migration agents, is available on the Office of the Migration Agents Registration Authority (Office of the MARA) website www.themara.com.au

You can also access information about migration agents on the department's website www.immi.gov.au

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

About the information you give

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'. The information provided will be used by the department for assessing your eligibility for a visa to travel, enter and remain in Australia and for other purposes relating to the administration of the Migration Act, for example, to monitor the conduct of migration agents, or for ensuring compliance with the Migration Act.

The information provided² 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, superannuation, review of decisions and registration of migration agents.

² Including the information provided in relation to health on this form, and 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 results may be disclosed to the relevant Commonwealth, state and territory health agencies.

Relevant information about you will be disclosed to federal, state and territory police to assist in your location and possible detention in the event that you become an unlawful non-citizen. You will become an unlawful non-citizen if your visa ceases (by cancellation for breach of visa condition for example) or expires and you do not hold another visa authorising you to remain in Australia.

If your application for a visitor visa has also been supported by an Australian Member of Parliament or a Community Leader based in Australia, information on the outcome of your application and of your compliance with visa conditions, if your visa is granted, may be provided to the Member of Parliament or the Community Leader.

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.

The department is authorised under the *Migration Act 1958*, in certain circumstances, to collect a range of personal identifiers including a facial image, fingerprints and a signature from non-citizens, including from visa applicants. The department requires personal identifiers to assist in assessing your identity. The department is authorised to disclose your personal identifiers and information relating to your name and other relevant biographical data to a number of agencies including law enforcement and health agencies and to other agencies who may need to check your identity with this department. Where the department obtains personal identifiers they will become part of your official record with the department.

The department is involved in international information exchanges with a number of other countries. These exchanges include the sharing of personal identifiers, including a facial image and fingerprint data collected by immigration agencies such as this department. If, as a result of this sharing between countries, there is a match with your personal identifiers, the department will disclose your biographic data and immigration history to the other agency. The purpose of such disclosure would be to determine if you are presenting to the department and the other agency under the same identity and making similar claims.

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/ or from any office of the department or Australian mission overseas.

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.

Please keep these information pages for your reference



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

Tick where applicable

1 Are you applying for a: Tourist visa
(tick one box only)

Medical treatment visa ▶ Please attach evidence that arrangements for medical treatment have been made (for further information on medical treatment visas, read the information on page 2 of this form).

Permission to work ▶ Permission to work may only be granted in extenuating circumstances. Please attach a statement outlining your reasons for seeking permission to work (for further information on permission to work, read the information on page 3 of this form).

2 Specify the date you wish to extend your stay to: DAY MONTH YEAR

3 Provide brief reasons for requesting this further stay (additional space is provided at Question 27 if required)

Your details

4 Name(s) as shown in your passport

Family name

Given names

5 Sex Male Female

6 Date of birth DAY MONTH YEAR

If you are 75 years or over, you will be asked to undergo a health assessment and may be asked to show that you have medical insurance to cover your intended stay in Australia. Please contact your nearest office of the department for further advice before lodging your application. If additional medical consultations are required, a decision on your visa application will be delayed.

7 Relationship status

Married Separated Never married or
 Engaged Divorced been in a de facto
 De facto Widowed relationship

8 Details from your passport

Passport number

Country of passport

Date of issue DAY MONTH YEAR

Date of expiry DAY MONTH YEAR

Issuing authority/
 Place of issue as shown in your passport

Make sure your passport is valid for the period of stay you are applying for.

9 Details of identity card or identity number issued to you by your government (*if applicable*) eg. National identity card.
Note: If you are the holder of multiple identity numbers because you are a citizen of more than one country, you need to enter the identity number on the card from the country that you live in.

Identity number

Country of issue

10 Country of usual residence

- 19** Have you, or any other person included in this application:
- ever had, or currently have, tuberculosis?
 - been in close contact with a family member that has active tuberculosis?
 - ever had a chest x-ray which showed an abnormality?

No

Yes Give details

- 20** During your proposed visit to Australia, do you, or any other person included in this application, expect to incur medical costs, or require treatment or medical follow up for:

- blood disorder;
- cancer;
- heart disease;
- hepatitis B or C and/or liver disease;
- HIV infection, including AIDS;
- kidney disease, including dialysis;
- mental illness;
- pregnancy;
- respiratory disease that has required hospital admission or oxygen therapy;
- other?

No

Yes Give details

- 21** Do you, or any other person included in this application, require assistance with mobility or care due to a medical condition?

No

Yes Give details

- 22** Have you, or any other person included in this application, ever:

- been convicted of a crime or offence in any country (including any conviction which is now removed from official records)?
- been charged with any offence that is currently awaiting legal action?
- been acquitted of any criminal offence or other offence on the grounds of mental illness, insanity or unsoundness of mind?
- been removed or deported from any country (including Australia)?
- left any country to avoid being removed or deported?
- been excluded from or asked to leave any country (including Australia)?
- committed, or been involved in the commission of war crimes or crimes against humanity or human rights?
- been involved in any activities that would represent a risk to Australian national security?
- had any outstanding debts to the Australian Government or any public authority in Australia?
- been involved in any activity, or been convicted of any offence, relating to the illegal movement of people to any country (including Australia)?
- served in a military force or state sponsored/private militia, undergone any military/paramilitary training, or been trained in weapons/explosives use (however described)?

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

No Yes

If you answered **'Yes'** to any of the above questions, provide all the relevant details. If insufficient space, attach an additional statement.

Declaration

WARNING: Giving false or misleading information is a serious offence.

34 I declare that:

- the information I have given on this form is complete and correct.
- I have not and will not work unless authorised.
- I have enough funds to meet all costs during my visit to Australia, and for travel out of Australia.
- I have never had tuberculosis or any serious condition likely to endanger or be a cost to the Australian community.
- I have never been convicted of a crime or any offence in any country; I have not been charged with any offence that is awaiting legal action; I do not have an outstanding debt to the Australian government or any public authority in Australia; otherwise I attach details.

Having read the 'Conditions for a tourist visa in Australia' on page 2 of this form:

- I understand that the effect of the 8503 visa condition is that it will not be possible for me to apply to remain in Australia beyond the authorised period of stay of my visa. I agree to having this condition included on any visa issued to me as a result of this application.
- I acknowledge that I understand that if the 8503 visa condition is imposed on my visa, it will be indicated on the visa label, or in documents given to me by the department about the grant of my visa, by the condition code '8503' and by the short description 'No Further Stay'. I acknowledge that this means that the 8503 condition has been imposed on my visa, that I am required to depart Australia before the end of the period of stay authorised by my visa and that I understand the restriction that condition 8503 places on me.
- I declare that the information as set down in this form is true and correct and has been included with my full knowledge, consent and understanding, including those parts that have been completed with the assistance of another person.

Your signature

Date / /

We strongly advise that you keep a copy of your application and all attachments for your records.

Office use only

If the visa has been issued manually, please complete the following and forward a copy of this form to:

Data maintenance and Reporting Section, National Office Canberra

Facsimile of visa stamp

Signature of issuing officer

Office file number

Decision (0 = not approved, 1 = approved)

Expiry date

 /

Conditions/class

Date of issue

Visa number

Name

Date

 /

Interviewed?

No Yes

Charge paid?

No Yes

Approved

Not approved

Comments

Name

Signature of authorised officer

Date

 /