

Australian Government

Department of Home Affairs

Application for sponsorship for Sponsored Family Visitors

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.

Who can use this form?

Use this form if you are seeking to be a sponsor of a Visitor visa (subclass 600) applicant in the Sponsored Family stream. You can also use this form if you have been requested by the Department of Home Affairs (the Department) to be a sponsor for a Visitor visa (subclass 600) applicant in the Tourist stream.

Who can be a sponsor?

In all cases, the sponsor must be an Australian citizen or permanent resident aged 18 years or over and settled in Australia.

If you wish to sponsor a family visitor, you must be one of the following:

- a relative (parent, child, spouse, de facto partner, brother, sister, grandparent, grandchild, aunt, uncle, niece, nephew or 'step' equivalent of any of these) of the applicant; or
- a relative of another applicant who is a member of the family unit of the applicant (such as the spouse of your sibling); or
- a relative of another applicant in relation to whom the applicant is a member of the family unit (such as your cousin who is the daughter of the other applicant, your uncle); or
- a member of the Commonwealth or a State Parliament¹; or
- a member of the Legislative Assembly of the Australian Capital Territory or the Northern Territory; or
- an authorised person representing a Commonwealth, state or territory government agency or instrumentality¹; or
- a government mayor¹.

Who cannot be a sponsor?

You cannot be a sponsor if you are the applicant's fiance, in-law, cousin or friend.

If you have already provided a sponsorship for another visitor, you normally need to wait until their visa ceases to be in effect before you can be eligible to provide another sponsorship.

If you have previously sponsored a visitor, and your visitor did not abide by the conditions of their visa, you may be ineligible to sponsor another visitor in the same visa subclass for 5 years.

More information on sponsorship eligibility is available on the Department's website

https://immi.homeaffairs.gov.au/visas/getting-a-visa/visalisting/visitor-600/sponsored-family-stream

Personalise the page for sponsors and go to *Eligibility*.

How to sponsor your visitor

Each of your visitors needs to submit their own application for a Visitor visa (subclass 600) - Sponsored Family stream online using ImmiAccount.

This completed form 1149 must then be scanned and attached in ImmiAccount to each online application.

Further information on the Visitor visa (subclass 600) – Sponsored Family stream is available on the Department's website https://immi.homeaffairs.gov.au/visas/getting-a-visa/ visa-listing/visitor-600/sponsored-family-stream

You can personalise this page for Applicants or for Sponsors.

If the Department has requested sponsorship in relation to an application for a Visitor visa (subclass 600) – Tourist stream, this completed form 1149 must be scanned and attached in ImmiAccount to the online application.

Integrity of application

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

Your sponsorship undertaking

The undertaking you must sign in the form states that you agree to accept all financial obligations to the Commonwealth incurred by the applicant arising out of the applicant's stay in Australia. You are responsible for compliance by the person you are sponsoring with all conditions under which that person is allowed to enter Australia.

Note: Holders of Visitor visas – Sponsored Family stream are not permitted to work in Australia.

¹ These persons are only eligible to sponsor applicants under the Sponsored Family stream.

What is a security bond?

As the sponsor of the visa applicant, you may be requested to arrange for the lodgement of a bond as security for the visa applicant complying with their visa conditions. A security bond may be requested for each individual visa applicant, including any travelling family members of the relative included in your sponsorship. The amount of security bond is determined on a case by case basis by an authorised officer and is generally between AUD5,000 and AUD15,000 per person. It should be noted, under the Migration Act 1958 the decision to request a security bond is at the discretion of the authorised officer. Therefore, depending on the circumstances of the individual case, the authorised officer may ask for a security bond of an amount they consider as appropriate. You will be informed in writing if a security bond is requested. The request will include details of where the security bond should be lodged, the amount requested, and information relating to refund arrangements. Note:

- A security bond can be provided by a third party who is not the sponsor. This person should be aged 18 years or older.
- Your sponsorship, and any security bond requested, does not guarantee the grant of any visa. Each Visitor visa applicant must meet all visa requirements individually. The sponsorship you provide in this form is only one of the criteria which must be met by the visa applicant for a Visitor visa – Sponsored Family stream.

What happens to the security bond?

The security bond will be refunded after the visitor you have sponsored has left Australia, provided they do not breach any visa conditions.

Visa validity and conditions

Visitor visas are temporary visas. The visa period is determined on a case by case basis and may be less than the period your visitor requested.

A visa may be granted for a single entry or multiple entries within a specified period.

Visitors to Australia must be willing and able to abide by their visa conditions while in Australia. As a sponsor, you are responsible for ensuring that your visitor complies with their visa conditions.

If any visitor you have sponsored remains in Australia after the end of the period of stay permitted by their visa or does not comply with their visa conditions:

- their visa may be cancelled or they may be subject to other penalties;
- you may become ineligible to sponsor another visitor for 5 years;
- your security bond may be forfeited.

If your visitor is granted a visa, they should carefully check the details and conditions on their grant letter. They can also check their visa details and conditions using Visa Entitlement Verification Online system (VEVO). Further information on VEVO is available at

https://immi.homeaffairs.gov.au/visas/already-have-a-visa/ check-visa-details-and-conditions/check-conditions-online

If your visitor requests a waiver of the 8503 'No Further Stay' condition and this results in your visitor remaining in Australia after their Visitor visa expires, they will still be taken to have breached the 8531 'Must leave before visa expiry' condition, and you will still incur the penalties listed above, even if 8503 is waived and a further visa is granted. There are no provisions to waive condition 8531.

Supporting documents

You need to provide documents to prove your relationship to each visitor you are seeking to sponsor. This may include, for example, birth certificates or marriage certificates. You will also need to provide evidence of your Australian citizenship or permanent residence status.

You should include as much information as possible to support your sponsorship application. This includes English translations of your documents. We may decide your application without requesting further information from you.

Communication with the sponsor of Visitor visa – Sponsored Family stream

The visa applicant can authorise you, the sponsor, to receive all written communications about the visa application, and to act on behalf of the visa applicant. If this authorisation has been provided, the Department will communicate with you about the visa application and will send you any written communications relating to the visa application that would otherwise have been sent to the visa applicant. The visa applicant will be taken to have received any documents sent to you, the sponsor, as if they had been sent to the visa applicant. The exchange of information may include personal information. To authorise you to receive all communications about the application, your sponsored visitor will need to complete the relevant sections in their application form 1419.

What is immigration assistance?

A person gives immigration assistance if he or she uses, or purports to use, his or her knowledge or experience in migration procedure to assist a person with matters related under the *Migration Act 1958*.

The most common times assistance is provided is during visa application processes, visa cancellation processes or sponsorship processes (including monitoring or sanctions).

Note: Immigration assistance does not include simply filling in an application form, translating or interpreting or passing on information about an application without comment or explanation.

Registered migration agents

A registered migration agent is a person who is registered with the Office of the Migration Agents Registration Authority (OMARA) to provide immigration assistance.

If operating in Australia, migration agents must be registered with the OMARA.

Information on registered migration agents, including how to find one, is available on the OMARA website **www.mara.gov.au**

Legal practitioners

A legal practitioner is a lawyer who holds an Australian legal practising certificate (whether restricted or unrestricted) granted under a law of an Australian state or territory.

Legal practitioners can provide immigration assistance in connection with legal practice.

Information on legal practitioners, including how to find one, is available on the Law Council of Australia website.

Information on legal practitioners can also be sought from the relevant state or territory legal professional bodies.

Exempt persons

The following people do not have to be a registered migration agent or legal practitioner in order to provide immigration assistance:

- a close family member (spouse, child, adopted child, parent, brother or sister of a visa applicant);
- a sponsor or nominator for a visa applicant;
- a member of parliament or their staff;
- a member of a diplomatic mission, consular post or international organisation.

An exempt person must not charge a fee for their assistance. In Australia, if they do charge a fee they are committing an offence and penalties of up to 10 years jail can apply.

Appointing a registered migration agent/legal practitioner/exempt person

To appoint a registered migration agent/legal practitioner/exempt person you should complete Question 20 Options for receiving written communications.

Your registered migration agent/legal practitioner/exempt person should complete form 956 Appointment of a registered migration agent, legal practitioner or exempt person.

Form 956 is available from the Department's website www.homeaffairs.gov.au/allforms/

Options for receiving written communications

If you do not appoint a migration agent/legal practitioner/ exempt person you may still authorise another person, in writing, to receive written communications on your behalf. This person is called the authorised recipient.

Authorised recipient information

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. You will be taken to have received any documents sent to that person as if they had been sent to you.

To appoint an authorised recipient you should complete:

- Question 20 Options for receiving written communications; and
- form 956A Appointment or withdrawal of an authorised recipient.

Note: Migration agents/legal practitioners/exempt persons do not need to complete form 956A.

Form 956A is available from the Department's website www.homeaffairs.gov.au/allforms/

Consent to communicate electronically

Note: Electronic communication is the fastest means of communication available and the Department prefers to communicate electronically because this results in faster processing.

The Department may use a range of means to communicate with you. However, electronic means such as email 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.

If you authorise another person to receive documents on your behalf and they wish to be contacted electronically, their signature is required on form 956 or 956A to indicate their consent to this form of communication.

Important information about privacy

The Privacy Act 1988 contains 13 Australian Privacy Principles which regulate the way that the Department collects and handles personal information. Information about how the Department collects, uses and discloses personal information for its key functions can be found in form 1442i Privacy notice. More information about the Department's general information handling practices (including form 1442i) can be found in the Department's Privacy policy at

https://www.homeaffairs.gov.au/access-and-accountability/ our-commitments/privacy

Home page www.homeaffairs.gov.au

enquiry line

General 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 vour nearest Australian mission.

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Australian Government

Department of Home Affairs

1

2

Application for sponsorship for Sponsored Family Visitors

Please open this form using Adobe Acrobat Reader. Either type (in English) in the fields provided or print this form and complete it (in English) using a pen and BLOCK LETTERS. Tick where applicable	 Give details of the visa applicant(s) you are sponsoring as sponsored family visitor(s) Applicant 1 Family name
Sponsorship details	Given names
Have you previously sponsored a visitor as a short stay sponsored visitor or a sponsored family visitor, and that visitor is still in Australia? No Yes You may be ineligible to be a sponsor. Further information is available on the Department's website https://immi.homeaffairs.gov.au/visas/getting-a-visa/visa-listing/visitor-600/sponsored-family-stream Personalise the page for sponsors and go to <i>Eligibility</i> . Have you previously sponsored a visitor as a short stay sponsored visitor or a sponsored family visitor, and that visitor did not comply with the conditions of their visa? No Yes You may be ineligible to be a sponsor. Further information is available on the Department's website https://immi.homeaffairs.gov.au/visas/getting-a-visa/visa-listing/visitor-600/sponsored-family-stream Personalise the page for sponsors and go to <i>Eligibility</i> . Have solutions of their visa? No You may be ineligible to be a sponsor. Further information is available on the Department's website https://immi.homeaffairs.gov.au/visas/getting-a-visa/visa-listing/visitor-600/sponsored-family-stream Personalise the page for sponsors and go to <i>Eligibility</i> .	Sex Male Female Indeterminate / Intersex / Unspecified Date of birth

Please attach copies of certificates of the relationship including any translations.

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Applicant	2	Applicant 3
Family nam	e	Family name
Given name	28	Given names
Sex N	Indeterminate / Intersex / Unspecified	Sex Mal
Date of birt		Date of birth
Country of b	irth	Country of bir
Relationship Marı Engaş De fa	ried Separated Never married or been in a de facto relationship	Relationship s Marrie Engage De fact
Details from	n passport	Details from p
Passport nu	Imber	Passport num
Country of	Dassport Day Month Year	Country of pa
Date of issu	ie	Date of issue
Date of exp	iry	Date of expiry
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Yes 🚺 🕨	What is your relationship to this visa applicant? (eg. brother, sister, parent)	Yes D
	ments are you providing as evidence of your relationship to nt? (eg. marriage certificate or birth certificate etc.)	What docume this applicant
Please atta translations	ch copies of certificates of the relationship including any s.	Please attach translations.
		If applicable be provided in

Family na			
i uning in	ame		
Given na	mes		
Sex	Male	Female	Indeterminate / Intersex / Unspecified
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Date of b	oirth		
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	gaged	Divorced Widowed	relationship
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If applicable, details of any further visitors you wish to sponsor should be provided in a separate document and uploaded in ImmiAccount along with this completed form 1149.

Have you previously sponsored any visitors?	Your personal details
No Yes □ ► Give details	5 Your full name
1. Family name	Family name
Given names	Given names
Relationship	
Sex Male Female Indeterminate	
Day Month Year	6 Have you been known by any other names? (including name at birth, previous married names, legal name change,
Date of birth	aliases)
Country of birth	
Purpose of stay in Australia	Yes Give details
Dev. Masth Ver	
Day Month Year Date of arrival	
Date of departure	7 Sex Male Female Indeterminate / Intersex / Unspecified
·	Day Month Year
2. Family name	8 Date of birth
Given names	9 Place of birth
Relationship	Town/city
Sex Male Female Indeterminate	
Day Month Year	d 💷 Country
Date of birth	10 Your current residential address in Australia
Country of birth	Note: A post office box address is not acceptable as a residential addres
Purpose of stay in Australia	
	Postcode
Day Month Year	Address for correspondence
Date of arrival	(If the same as your residential address, write 'AS ABOVE')
Date of departure	
3. Family name	<u> </u>
	Postcode
Given names	Note: Correct address is important for mailing of any security bond request, and thus to ensure visa application is processed in as timely a
Relationship	manner as possible.
Sex Male Female Intersex / Unspecified	d 11 Your telephone numbers
Day Month Year	Office hours (Area code)
Date of birth	
Country of birth	
Purpose of stay in Australia	Mobile/cell
	12 Do you agree to the Department communicating with you by email or
Day Month Year	12 Do you agree to the Department communicating with you by email or other electronic means?

4

form 1149.

13	Passport details		Emp
	Passport number		2
	Country of passport	16	What is y
	Day Month Year		Emp Nam
	Date of issue		
	Date of expiry		Emp
	Issuing authority/place of issue as shown in your passport		
14	Country of citizenship as shown in your passport		Tele num
			Posi
15	Are there documents that you can provide as evidence of your citizenship or permanent residence? (eg. Australian citizenship certificate		How emp
	and number, Australian passport and number, a permanent resident visa		busi
	and number or Australian birth certificate and number) No		Are No
	Yes Sive details		Yes
	Please attach copies of certificates of your citizenship or evidence of		Reti
	your permanent residence including any translations.		Deta
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Employment status

Employer/bu	usiness address				
			Postcode		
Telephone number	(Area code)			
Position you	hold				
How long ha employed by business?	ave you been y this employer/		years		mon
Are you self	employed?				
Yes	Your ABN/ACN/ARE	BN			
	Please provide a cc certificate	ppy of yo	our business	registra	tion
			Day	Month	Yea
	ate of retirement our last employment				
Student Your current	: course				
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Your current Name of edu How long ha			years		mon
Your current Name of edu How long ha studying at	ucational Institution		years		
Your current	ucational Institution ave you been this institution? ase give details		years		mon

Assistance with this form

17	No Bo to Question 20	
	Yes Please give details of the person who assi	sted you
	Title: Mr Mrs Miss Ms C	ther
	Family name	
	Given names	
	Address	
	Postcode	
	Telephone number or daytime contact Country code Area code N	lumber
	Office hours () ()	
	Mobile/cell	
18	8 Is the person a registered migration agent, Australian le or an exempt person? No	egal practitioner

Go to Question 20

- Did you pay the person and/or give a gift for this assistance? 19
 - No Yes

Yes

Options for receiving written communications

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

0R

Exempt person

Authorised You should complete form 956A Appointment recipient or withdrawal of an authorised recipient OR Migration agent OR Your migration agent/legal practitioner/ exempt person should complete form 956 Legal Appointment of a registered migration agent, practitioner legal practitioner or exempt person OR

Declaration

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

21	I,	(family name)
		(given names)
	of	
		Postcode

declare that:

- the information I have supplied on this form and in all attachments is true and correct;
- I understand and will honour all obligations in respect of the visitors I sponsor in this form;
- I understand that failure to provide correct information may lead to ۲ refusal of the Visitor visa application, or cancellation of any Visitor visas granted;
- I agree to accept all financial obligations to the Commonwealth incurred by the applicant arising out of the applicant's stay in Australia:
- I agree to accept responsibility for compliance with all conditions • under which the applicant I am sponsoring was allowed to enter Australia:
- I have read the information contained in form 1442i *Privacy notice*; and
- I understand the Department may collect, use and disclose my personal information (including biometric information and other sensitive information) as outlined in form 1442i Privacy notice.

Sponsorship undertaking for a sponsored family visitor

I agree to accept responsibility for:

- all financial obligations to the Commonwealth incurred by those I am ٠ sponsoring arising out of the applicant's stay in Australia; and
- unless the Minister decides otherwise, compliance by those I am sponsoring with the conditions under which they may be allowed to enter Australia.

I understand that the following visa conditions will be imposed on the visa:

- the visitor must not work in Australia;
- the visitor cannot apply for a further stay in Australia¹; •
- the visitor must not remain in Australia after the expiry of the period of stay of the visa on which they enter Australia;
- the visitor must not engage, for more than 3 months, in any studies or training while in Australia.

I understand that any breach of the above visa conditions will prevent me from being approved as a sponsor for 5 years.²

¹ Except in limited circumstances which are outside their control, or to engage Australia's protection obligations under the 1951 Convention Relating to the Status of Refugees.

² Except if the breach was of condition 8531 (must not remain in Australia after the expiry of the period of stay of the visa on which they entered Australia) and I can satisfy the Department that my visitor breached this condition due to circumstances that:

- were beyond their control; and
- arose after their arrival in Australia.

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Security bond and sponsorship limitation

I confirm that I will arrange for the lodgement of a security bond for each applicant I have sponsored if requested to do so.

I understand that any visa application(s) being lodged pursuant to this sponsorship may:

- be refused, regardless of my sponsorship;
- be refused, regardless of my sponsorship and any security bond I • lodge:
- be approved on the basis of this sponsorship and any security bond lodged pursuant to this sponsorship.

I understand that the Minister must not approve this sponsorship:

- if I am already the sponsor for another person who holds a Visitor (Class FA) visa (unless the new applicant is a member of the family unit of the previous applicant, and is travelling for the same purpose as the previous applicant); or
- if I have previously sponsored another applicant who held a Visitor (Class FA) visa and that applicant did not comply with a condition of the visa, 5 years has not passed since that applicant was granted their visa and I am still subject to a 5 year bar.

I understand that:

• the security bond(s), if requested and lodged, may be forfeited should any visitor I support not comply with any of their visa conditions even if the 8503 'No Further Stay' condition is waived and a further visa is granted.

Note: Before you sign this application, please ensure that you have read and understand all of the above statements and conditions.

Your signature	L			
	Day	Month	Year	_
Date				

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