



Australian Government

Department of Immigration
and Border Protection

Application for migration to Australia by a Contributory Parent (Temporary) or Contributory Aged Parent (Temporary) visa holder

Form

47PT

The Department of Immigration and Border Protection (the department) acknowledges that Aboriginal and Torres Strait Islander peoples are the traditional custodians of the Australian land.

Life in Australia – Australian values

The Australian Government encourages people to gain an understanding of Australia, its people and their way of life, before applying for a visa to live in Australia.

This includes understanding that the English language, as the national language, is an important unifying element of Australian society. Australian society is also united through the following shared values:

- respect for the freedom and dignity of the individual;
- freedom of religion;
- commitment to the rule of law;
- Parliamentary democracy;
- equality of men and women;
- a spirit of egalitarianism that embraces mutual respect, tolerance, fair play and compassion for those in need and pursuit of the public good;
- equality of opportunity for individuals, regardless of their race, religion or ethnic background.

The *Life in Australia* booklet provides more information on the values that Australians share and their way of life. This booklet is available in a wide range of languages. If you have not already received a copy then it can be obtained from

www.border.gov.au

You must have read the *Life in Australia* booklet before completing this application form. If you have difficulty, or are unable to read the booklet, you may have the content of it explained to you, for example, by a friend or relative. This form contains a statement, that you must sign, that confirms you understand and will respect the values of Australian society (as explained in the booklet) and will obey the laws of Australia. This includes acknowledging what would be required if you later applied for Australian citizenship.

This statement must also be signed by each person aged 18 years or over, who is included in this form.

About this form

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.

This is the approved form for temporary Contributory Parent or temporary Contributory Aged Parent visa holders to use if they are applying to migrate to, or remain permanently in Australia. This application should be read in conjunction with information available from the department's website

www.border.gov.au/trav/brin/pare

Persons whose temporary Contributory Parent **visa has expired** must not use this form to apply for permanent residence (use form 47PA *Application for a parent to migrate to Australia*).

The visa you apply for will depend on the Contributory Parent temporary visa you currently hold.

Offshore visa

If you were an offshore applicant (ie. your temporary visa was granted when you were outside Australia) you would now hold a Contributory Parent (Class UT – Temporary) (subclass 173) visa. You will now be applying for a **Contributory Parent (Class CA – Migrant) (subclass 143)**.

Onshore visa

If you were an onshore applicant, you would now hold a Contributory Aged Parent (Class UU – Temporary) (subclass 884) visa (ie. your temporary visa was granted when you were in Australia). You will now be applying for a **Contributory Aged Parent (Class DG – Residence) (subclass 864)**.

Limited application period

Your current temporary Contributory Parent visa has a limited validity period, which **cannot be extended or renewed**. For you to receive the concessions available to those temporary visa holders who are applying for the corresponding permanent Contributory Parent visa, you must lodge your application at any time within 2 years from the date of:

- your first entry to Australia on your temporary Contributory Parent visa (subclass 173); or
- the grant of your temporary Contributory Aged Parent visa (subclass 884).

Concessions

By applying for the corresponding permanent Contributory Parent visa as the holder of a temporary Contributory Parent visa, you:

- pay a substantially reduced first instalment of the Visa Application Charge (VAC);
- can still meet the relationship requirement if your child has died and you have no other child who is a settled Australian citizen, Australian permanent resident or eligible New Zealand citizen;
- will be taken to have met the sponsorship requirement if you are lodging this application while you are the holder of a temporary Contributory Parent visa and your sponsor has died:
 - before you lodge this application and you have no other eligible sponsor available; or
 - after you lodge this permanent Contributory Parent visa application (along with a completed form 40 *Sponsorship for migration to Australia*), but before a decision is made on this application and there is no other eligible sponsor available;
- are not re-assessed against the Balance of Family test;
- generally, are not required to undergo further health checks;
- can include in this application a former dependant, who was previously included in your temporary Contributory Parent visa application as a dependant and was granted the temporary visa, even though they may not be still dependent on you; and
- pay a substantially reduced second instalment of the VAC.

You may need again to satisfy character requirements and an Assurance of Support (AoS) and AoS bond must be provided.

If you are not the holder of a temporary Contributory Parent visa

If you are not the holder of a temporary Contributory Parent visa when you apply for the corresponding permanent visa, there are circumstances under which you can be regarded as having the status of the holder of a temporary Contributory Parent visa. These circumstances are, if you have held a temporary Contributory Parent visa:

- at any time in the 28 days immediately before applying for the corresponding permanent visa; or
- you can demonstrate that compassionate and compelling circumstances exist as to why you did not apply while your temporary Contributory Parent visa was still valid.

If you fall within one of the above 2 circumstances, you can use this visa application form. However, please note that your visa status in Australia will be affected while your permanent Contributory Parent visa application is being processed. For more information about these circumstances, please contact the nearest office of the department.

If you do not have the status of a temporary Contributory Parent visa holder, none of the above concessions will apply to your permanent Contributory Parent visa application and you will be allowed to lodge an application for only a very limited number of visas. However, once you leave Australia, you will be able to apply for any visa.

The visas for which you can apply if you remain in Australia include the corresponding permanent Contributory Parent visa. However, you must not use this application form (use form 47PA *Application for a parent to migrate to Australia*). In addition, you will be required to undergo the full assessment process as if you had never held a temporary Contributory Parent visa and pay full charges. If you had previously held an offshore temporary Contributory Parent visa, you can only apply for an offshore permanent Contributory Parent visa at the Parent Visa Centre (PVC) and must depart Australia to be granted the visa.

Sponsors

Your sponsor must complete form 40 *Sponsorship for migration to Australia* and provide supporting documents as specified in that form. This form 47PT application should not be submitted to the department unless accompanied by a completed form 40 (and payment of the first VAC).

If your sponsor for your temporary Contributory Parent visa application cannot sponsor you for this permanent Contributory Parent application, there are certain sponsorship concessions to which you have access – for details, see *Concessions* on page 1. If you access one of these concessions, you must provide documentary evidence of your situation to the department with this application form.

Assurance of Support

Financial considerations are the Assurance of Support (AoS) and AoS bond that is provided by an assurer. These are a mandatory requirement for all permanent parent visas. Although requested by the department, an AoS is managed by the Department of Human Services and the assurance must be lodged with and approved by, and the AoS bond paid to, the Department of Human Services.

The AoS is a legal commitment undertaken by the assurer to repay the Australian Government certain social security payments (made by Human Services) to you within the first 10 years of your being granted a permanent Contributory Parent visa. The AoS remains in place for 10 years even if you become an Australian citizen. Refer to the Department of Human Services for details of repayable benefits at www.humanservices.gov.au

An assurer need not be your sponsor. An assurer can be any person aged 18 years or older who is an Australian citizen or Australian permanent resident or eligible New Zealand citizen. An AoS can be provided jointly by up to 3 persons.

The AoS start date commences on the date a person first enters Australia after being granted their permanent Contributory Parent visa or if in Australia, the date when the permanent residence visa is granted.

Who the form covers

This application form covers those persons who were included in your application for a temporary Contributory Parent visa, who were subsequently granted the temporary visa, and are now applying for the corresponding permanent Contributory Parent visa (within the two-year period that their temporary visa is valid).

In addition, a temporary Contributory Parent visa holder applying for the corresponding permanent Contributory Parent visa on this form is able to include members of the family unit who are not temporary Contributory Parent visa holders in their application. If the family member is not the holder of a temporary Contributory Parent visa, they must complete a separate form 47PA. Both application forms 47PT and 47PA should be lodged together at the same time and place.

Existing applicants

If you are a temporary Contributory Parent visa holder and have already lodged your visa application for the corresponding permanent Contributory Parent visa either in or outside of Australia, you are eligible to add your partner and dependent child to your existing application before it is finalised. If your partner or dependent child are not the holders of a temporary Contributory Parent visa, they will need to complete a separate form 47PA which should be lodged in the same way as your original application (ie. either posted to the Parent Visa Centre in Perth or lodged at a visa office in Australia). Charges apply for additional applicants. Please refer to www.border.gov.au/trav/visa/fees for a complete and current list of applicable fees and charges.

If you are a temporary Contributory Parent visa holder and have already lodged your application for a permanent Contributory Parent visa while you were physically in Australia, you may also be able to add other members of your family unit to the application before it is decided. These family members must be in Australia, able to demonstrate that they are your dependant and be able to lodge a valid visa application in Australia. If your family members are the holders of a temporary Contributory Parent visa, they will need to complete a separate form 47PT. If they are not the holder of a temporary Contributory Parent visa, they will need to complete a separate form 47PA. The completed form should be lodged at a visa office in Australia.

Your family members will need to pay the first instalment of the Visa Application Charge when they lodge their application. Each person included in their application will also need to pay the relevant second instalment of the Visa Application Charge.

‘Partner’ means your spouse or de facto partner (including same-sex partners).

Parental responsibility (custody) requirements (children under 18 years of age)

The department will seek to ensure that allowing a child to migrate is not in contravention of Australia's international obligations in relation to the prevention of child abduction. If your application includes a child under 18 years of age and the child's other parent is not migrating with you or there is any other person who has the legal right to determine where the child can live, permission for the child to migrate to Australia must be obtained from that person. This must be in the form of either a completed form 1229 *Consent to grant an Australian visa to a child under the age of 18 years* or a statutory declaration. Alternatively, the parental responsibility (custody) requirement will be satisfied if the sponsoring parent is in possession of a valid court order in relation to the child which permits them to permanently remove the child from the child's home country, or has a valid Australian child order issued by the Family Court in Australia and the grant of the visa would be consistent with that order.

Application withdrawal

Before the permanent Contributory Parent visa for which you are applying can be granted, you and any other person in this application must withdraw any other parent visa application they have lodged. The withdrawal requirement also includes any parent visa application that is subject to merits or judicial review (of a decision to refuse the grant of a parent visa) or subject to review proceedings.

Integrity of application

The department is committed to maintaining the integrity of the visa and citizenship programmes. In relation to this application, if you or a member of your family unit:

- provide, or have provided in a previous application, fraudulent documents or false or misleading information (knowingly or not); and/or
- fail to satisfy, or have failed to satisfy in a previous application, the Minister of your or their identity;

this visa application may be refused and you, and any members of your family unit, may become unable to be granted a visa for specified periods of time, as set out in migration legislation.

If documents are found to be fraudulent or information to be incorrect after the grant of a visa, the visa may subsequently be cancelled.

Making a valid application

To make a valid application for your permanent Contributory Parent visa **before** your temporary Contributory Parent visa ceases, you should:

- use this application;
- indicate the correct class of visa by selecting the type of application in Part A of the application;
- withdraw any existing parent visa application that has not been decided by the department by completing the declaration to withdraw at Part C of the application;
- provide the address of where you intend to live while your application is being processed. Failure to give your residential address in this application will result in your application being invalid. A post office box address will not be accepted as your residential address;
- complete the form in English;
- answer all questions truthfully;
- provide supporting documents where necessary;
- attach a completed form 40 *Sponsorship for migration to Australia* (with documentation), which has been completed by your sponsor;

- attach payment of the VAC or evidence of payment; and
- lodge your application at the appropriate office of the department.

If you provide incorrect information or documents, this may affect whether or not you are granted a visa, or your visa is subsequently cancelled. Read the notes on each question. If a question is not applicable write 'N/A'. Any changes or corrections you make must be initialled and dated by each person who signs the form. If you use the page provided in the form (*Part K – Additional information*) or any other sheets of paper for additional information, each sheet must also be signed and dated by all persons who sign the form.

Supporting documents

The documents you must provide are listed in *Part O – Checklist* of your application. Enclose all documents with your application. You may be asked to provide other documents during processing. 'Certified copies' of documents mean copies authorised or stamped as being true copies of originals by a person or agency recognised by the law of your country. In Australia, they must be certified by a Justice of the Peace or Commissioner for Declarations or by a person before whom a statutory declaration may be made. All documents not in English must be accompanied by a certified English translation of the original. You may be asked to provide the originals of your documents at a later stage. Do not provide originals unless you are asked.

Lodging your visa application

It is important that this application, the completed form 40 *Sponsorship for migration to Australia*, all relevant documentation and payment (or evidence of payment) of the VAC are submitted at the same time.

Offshore visa

Contributory Parent (Class CA – Migrant) (subclass 143)

Offshore temporary Contributory Parent visa holders, who are in Australia are able to lodge their application at any state or territory office of the department in Australia. Offshore temporary Contributory Parent visa holders, who are outside Australia must send their application to PVC.

Applications cannot be lodged over the counter at PVC. They must be forwarded by mail or courier as follows:

By mail:

PVC
Locked Bag 7
NORTHBRIDGE WA 6865

By courier:

PVC
Wellington Central
Level 3
836 Wellington Street
WEST PERTH WA 6005
AUSTRALIA

Onshore visa

Contributory Aged Parent (Class DG – Residence) (subclass 864)

Onshore temporary Contributory Aged Parent visa holders must lodge their application in Australia at any state or territory office of the department in Australia.

Visa Application Charge

Refer to *Part N – Payment details* of this form to calculate the correct charge and make payment.

Refer to **www.border.gov.au/trav/visa/fees** for a complete and current list of applicable fees and charges.

Fees and charges may be subject to change at any time and this may increase the cost of a visa application.

Generally, Visa Application Charges are reviewed on 1 July each year, and the exchange rates used to calculate the amount payable in a foreign country are updated on 1 January and 1 July each year.

If you do not pay the full Visa Application Charge amount, your visa application will not be valid.

Charges are generally not refundable, even if the application is withdrawn or refused.

Health

Applicants may have already undertaken a health assessment for their visa. However, the department reserves the right to request additional health assessments as part of the visa application process.

Method of payment

In Australia

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

Outside Australia

Before making a payment outside Australia, please check with the Australian Government office where you intend to lodge your application as to what methods of payment and currencies they can accept and to whom the payment should be made payable.

Important information about privacy

Your personal information is protected by law, including the *Privacy Act 1988*. Important information about the collection, use and disclosure (to other agencies and third parties, including overseas entities) of your personal information, including sensitive information, is contained in form 1442i *Privacy notice*. Form 1442i is available from the department's website **www.border.gov.au/allforms/** or offices of the department. You should ensure that you read and understand form 1442i before completing this form.

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.

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.

Information on migration agents, including a list of registered migration agents, is available on the Office of the MARA website **www.mara.gov.au**

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

Exempt persons

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 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.

Appointing a migration agent/exempt person

To appoint a migration agent/exempt person you should complete *Part M – Options for receiving written communications*.

Your migration agent/exempt person should complete form 956 *Advice by a migration agent/exempt person of providing immigration assistance*.

Form 956 is available from the department's website **www.border.gov.au/allforms/**

Options for receiving written communications

If you do not appoint a migration agent/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:

- Part M – *Options for receiving written communications*; and
- form 956A *Appointment or withdrawal of an authorised recipient*.

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

Form 956A is available from the department's website

www.border.gov.au/allforms/

Consent to communicate electronically

The department may use a range of means to communicate with you. However, electronic means such as fax or 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.

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

Home page **www.border.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



Australian Government

Department of Immigration
and Border Protection

Application for migration to Australia by a Contributory Parent (Temporary) or Contributory Aged Parent (Temporary) visa holder

Form
47PT

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

Tick where applicable ☒

Part A – Application overview

- 1** How many FAMILY MEMBERS (including the main applicant) are included in this application for migration?

Adults Children

Note: Do not count any family members that are not already holders of a temporary Contributory Parent visa.

- 2** TYPE OF APPLICATION – *tick one only*

Offshore

☐ **Contributory Parent** (Class CA – Migrant) (subclass 143)

OR

Onshore

☐ **Contributory Aged Parent** (Class DG – Residence) (subclass 864)

Limited application period

Your current temporary Contributory Parent visa has a limited validity period, which cannot be extended or renewed. For you to receive the concessions available to temporary visa holders who are applying for the corresponding permanent visa, you must lodge your application at any time within:

- 2 years from the date of your first entry to Australia on your temporary Contributory Parent visa (subclass 173); or
- 2 years from the date of the grant of your temporary Contributory Aged Parent visa (subclass 884).

Part B – Processing details

- 3** Since you were granted a temporary Contributory Parent visa:
- | | No | Yes | Unsure |
|---|--------------------------|--------------------------|--------------------------|
| • Have you been issued a new passport? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| • Has your country of residence changed? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| • Have you acquired another citizenship? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| • Have custody arrangements changed for any dependent family members? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| • Have you been paid benefits or received Social Security services from an Australian Government agency? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |
| • Has your family composition changed?
(eg. have you had another child, have any of your children died, or have you become or ceased to be a step-parent)? | <input type="checkbox"/> | <input type="checkbox"/> | <input type="checkbox"/> |

If you answered 'Yes' or 'Unsure' to any of the above questions, provide details

If insufficient space, give details at Part K – Additional information

- 4** Since you were granted a temporary Contributory Parent visa, has the person sponsoring you changed?

No ☐

Yes ☐

- 5** Please provide details of the person who will sponsor you and any family members included in this application

Family name

Given names

Date of birth

Day	Month	Year
/	/	

Note: Even if your sponsor has not changed since you were sponsored for a temporary Contributory Parent visa, your sponsor will need to complete form 40 *Sponsorship for migration to Australia* and send it to you. You should lodge the completed form 40 at the same time as you lodge this application. However, if the person who sponsored you for your temporary Contributory Parent visa has died and there is no other sponsor available, you do not need to provide a new form 40.

Part C – Withdrawal of parent visa application (applicants aged 18 years and over)

6 Do you have another parent visa application with the department?

No ☐ ► **Go to Part D**

Yes ☐ ► Give details

File number

Place of lodgement

File number

Place of lodgement

Note: To make a valid application for the Contributory Parent visa for which you are applying on this form, you must withdraw all other parent visa applications lodged with the department.

Declaration to withdraw

(Please include the class or classes of parent visa where required)

- On this application form, I am making an application for a class

Contributory Parent visa.

- I understand that, to make a valid application for this class of Contributory Parent visa, if I have other parent visa applications lodged with the department:

- a decision to grant or to refuse to grant those other visa applications must have been made; or
- the applications for those other parent visas have been withdrawn.

- I have previously made an application for the following parent visa class(es):

There has been no decision made by the department on those applications.

- I hereby withdraw those previous parent visa applications.
- I also understand that there is no guarantee that this parent visa application will result in the grant of a visa.

Note: In addition to yourself, each member of your family unit who was included in your other parent visa application(s) should also sign (with full name printed under the signature) and date the request to withdraw the other parent visa application(s) that is/are with the department. This is because these members of your family are also counted as being parent visa applicants. However, if there is a member of your family who does not wish to withdraw their other parent visa application(s) and therefore is not being included in this form as a person applying with you for this class of parent visa, then that family member must not sign below.

Signature of main applicant

Day Month Year
Date

Signature

Name (in print)

Day Month Year

Date

Signature

Name (in print)

Day Month Year

Date

Signature

Name (in print)

Day Month Year

Date

Signature

Name (in print)

Day Month Year

Date

Note: Before the Contributory Parent visa for which you are applying on this form can be granted, any other parent visa application that is subject to review or review proceedings must also be withdrawn or finalised. This other parent visa application would be in relation to the review by one of the following review bodies:

- the Administrative Appeals Tribunal (AAT); or
- the courts

of a decision to refuse the grant of a parent visa. However, before you withdraw your review application, if you are in Australia, you should consider that you may have to leave Australia in order to make a valid application for another parent visa.

For further details about review-related issues, see the department's website **www.border.gov.au/trav/brin/pare**

If there are any review-related issues in relation to the parent visa application you are now making, you should contact the office of the department at which you intend to lodge your parent visa application.

Part D – Your details

- 7** Main applicant's full name
(as shown in your passport or travel document)

Family name

Given names

- 8** Name in your own language or script (if applicable)

- 9** Name in Chinese Commercial Code Numbers (if applicable)

- 10** Sex Male ☐ Female ☐

- 11** Date of birth
- | Day | Month | Year |
|-----|-------|------|
| / | / | / |

- 12** Place of birth

Town/city

Country

- 13** 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

- 14** 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

- 15** Where was your temporary Contributory Parent visa granted?
(Name of office of the department)

Date of grant

Day	Month	Year
/	/	/

- 16** Your current residential address

Note: A post office box address is not acceptable as a residential address. Failure to give a residential address will result in your application being invalid.

Postcode

- 17** Address for correspondence
(If the same as your residential address, write 'AS ABOVE')

Postcode

- 18** Your telephone numbers

	Country code	Area code	Number
Office hours	()	()	
After hours	()	()	

- 19** Do you agree to the department communicating with you by fax, email, or other electronic means?

No ☐

Yes ☐ ► Give details

	Country code	Area code	Number
Fax number	()	()	
Email address			

Part E – Details of partner

If your partner is a temporary Contributory Parent category visa holder, they should be included in this form.

However, if your partner is not a temporary Contributory Parent category visa holder, they must complete a separate form 47PA. Both application forms 47PT and 47PA should be lodged together at the same time and same place.

Note: A partner applying on form 47PA will be required to pay the full second instalment of the Visa Application Charge.

You can also later add a partner to your application after it has already been lodged, but before it is decided.

20 Relationship status

Married ☐

Engaged ☐ ▶ Date of intended marriage

Day	Month	Year
/	/	

De facto ☐ ▶ Date relationship began

Day	Month	Year
/	/	

Separated ☐

Divorced ☐

Widowed ☐ ▶ **Go to Question 27**

Never married or been in a de facto relationship ☐

21 Will your partner be migrating with you?

No ☐ ▶

Yes ☐

If your partner does not intend to migrate with you, attach a note explaining why and saying whether your partner intends to join you later.

Note: If you are granted a permanent Contributory Parent category visa on or after 1 July 2009, there may be limitations on your being able to sponsor a person for a partner category visa. For more information, refer to www.border.gov.au/trav/brin/pare

If you are separated, attach a statutory declaration that gives the name of your partner, date of marriage or date when de facto relationship commenced and date of separation, and (if the separation is permanent) state whether you are getting, or intend getting, a divorce (if applicable).

22 Partner's full name (as shown in passport or travel document)

Family name

Given names

23 Sex Male ☐ Female ☐

24 Date of birth | | | | |-----|-------|------| | Day | Month | Year | | / | / | |

25 Place of birth

Town/city

Country

26 Details from your partner's 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 passport

27 Have you previously been married or been in a de facto relationship?

No ☐

Yes ☐ ▶ Provide details

1. Name of previous partner

Date of birth

Day	Month	Year
/	/	

Period of marriage or relationship

Date started

Day	Month	Year
/	/	

Date ended

Day	Month	Year
/	/	

How did it end (eg. divorce)?

Number of children

2. Name of previous partner

Date of birth

Day	Month	Year
/	/	

Period of marriage or relationship

Date started

Day	Month	Year
/	/	

Date ended

Day	Month	Year
/	/	

How did it end (eg. divorce)?

Number of children

Part F – Children under 18 years of age

- 28** Provide details of ALL your and/or your partner's children under 18 years of age – regardless of whether they are migrating with you.

If your child is a temporary Contributory Parent category visa holder, they should be included in this form.

However, if your child is not a temporary Contributory Parent category visa holder, they must complete a separate form 47PA. Both application forms 47PT and 47PA should be lodged together at the same time and same place.

Note: A child applying on form 47PA will be required to pay the full second instalment of the Visa Application Charge.

You can also later add a child under 18 years of age to your application after it has already been lodged, but before it is decided.

Child 1

Family name	<input type="text"/>
Given names	<input type="text"/>
Sex	Male <input type="checkbox"/> Female <input type="checkbox"/>
	Day Month Year
Date of birth	<input type="text"/> / <input type="text"/> / <input type="text"/>
Country of birth	<input type="text"/>
Citizenship	<input type="text"/>

Is this child migrating with you?

No ☐

Yes ☐ Details from passport

Passport number

Country of passport

Date of issue

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Date of expiry

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Issuing authority/place of issue as shown in passport

<input type="text"/>
<input type="text"/>

Child 2

Family name

Given names

Sex

Male ☐ Female ☐

Day Month Year

Date of birth

 / /

Country of birth

Citizenship

Is this child migrating with you?

No ☐

Yes ☐ Details from passport

Passport number

Country of passport

Date of issue

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Date of expiry

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Issuing authority/place of issue as shown in passport

<input type="text"/>
<input type="text"/>

Child 3

Family name

Given names

Sex

Male ☐ Female ☐

Day Month Year

Date of birth

 / /

Country of birth

Citizenship

Is this child migrating with you?

No ☐

Yes ☐ Details from passport

Passport number

Country of passport

Date of issue

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Date of expiry

Day	Month	Year
<input type="text"/>	<input type="text"/>	<input type="text"/>

Issuing authority/place of issue as shown in passport

<input type="text"/>
<input type="text"/>

Child 4Family name Given names Sex Male ☐ Female ☐Date of birth Country of birth Citizenship

Is this child migrating with you?

No ☐Yes ☐ Details from passport

Passport number

Country of passport

Date of issue Date of expiry

Issuing authority/place of issue as shown in passport

Child 5Family name Given names Sex Male ☐ Female ☐Date of birth Country of birth Citizenship

Is this child migrating with you?

No ☐Yes ☐ Details from passport

Passport number

Country of passport

Date of issue Date of expiry

Issuing authority/place of issue as shown in passport

Child 6Family name Given names Sex Male ☐ Female ☐Date of birth Country of birth Citizenship

Is this child migrating with you?

No ☐Yes ☐ Details from passport

Passport number

Country of passport

Date of issue Date of expiry

Issuing authority/place of issue as shown in passport

Part G – Parental responsibility (custody) requirements (children under 18 years of age)

29 Do you have the sole legal right to determine where each child shall live or to remove each child from their home country?

No ☐ ► Give details of ALL other people who have custody, access or guardianship rights in relation to the child(ren)
(You must attach a statutory declaration or a completed form 1229 from each of these people giving permission for the child(ren) to migrate)

1.

Name

Residential address

Postcode		

Telephone number

Country code Area code Number

()	()
----------	----------

Relationship to the child

Nature of the legal right

2.

Name

Residential address

Postcode		

Telephone number

Country code Area code Number

()	()
----------	----------

Relationship to the child

Nature of the legal right

If insufficient space, give details at Part K – Additional Information

Yes ☐ ► Attach a certified copy of the court order giving you the sole legal right to determine where the child shall live or the right to remove the child from the country

Part H – Dependent children aged 18 years or over and other dependants

30 Provide details of ALL your and/or your partner's dependent children 18 years of age or over and of any other dependants – regardless of whether or not they are migrating with you.

If your dependent children 18 years of age or over and other dependants are temporary Contributory Parent category visa holders, they should be included in this form.

However, if your dependent children 18 years of age or over and other dependants are not temporary Contributory Parent category visa holders, they must each complete a separate form 47PA. Both application forms 47PT and 47PA should be lodged together at the same time and same place.

If you hold a temporary Contributory Parent visa and your application for the corresponding permanent Contributory Parent category visa has already been lodged, please note that you will only be able to add dependant family members (other than a partner or child if):

- you were in Australia when you lodged your application for the corresponding permanent Contributory Parent category visa; and
- your other dependant family members are in Australia.

Note: Dependent children 18 years of age or over and other dependants applying on the form 47PA will be required to pay the full second instalment of the Visa Application Charge.

Each child or other dependent family member aged 18 years or over listed below, whether they are migrating or not, must also complete a form 47A *Details of child or other dependent family member aged 18 years or over*. Form 47A is available from the department's website www.border.gov.au/allforms/ or from any office of the department in Australia or overseas.

Dependant 1

Family name

Given names

Sex

Male

☐

Female

☐

Day

Month

Year

Date of birth

Relationship status

Married

☐

Separated

☐

Never married or
been in a de facto
relationship

☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

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

Dependant 2

Family name

Given names

Sex

Male

☐

Female

☐

Day

Month

Year

Date of birth

Relationship status

Married

☐

Separated

☐

Never married or
been in a de facto
relationship

☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

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

Dependant 3

Family name

Given names

Sex

Male

☐

Female

☐

Day

Month

Year

Date of birth

Relationship status

Married

☐

Separated

☐Never married or
been in a de facto
relationship☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

▶ 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

Dependant 4

Family name

Given names

Sex

Male

☐

Female

☐

Day

Month

Year

Date of birth

Relationship status

Married

☐

Separated

☐Never married or
been in a de facto
relationship☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

▶ 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

Dependant 5

Family name

Given names

Sex

Male

☐

Female

☐

Date of birth

Day

Month

Year

/

/

Relationship status

Married

☐

Separated

☐

Never married or
been in a de facto
relationship

☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

Details from passport

Passport number

Country of passport

Date of issue

Day

Month

Year

/

/

Date of expiry

/

/

Issuing authority/place of issue as shown in passport

Dependant 6

Family name

Given names

Sex

Male

☐

Female

☐

Date of birth

Day

Month

Year

/

/

Relationship status

Married

☐

Separated

☐

Never married or
been in a de facto
relationship

☐

Engaged

☐

Divorced

☐

De facto

☐

Widowed

☐

Relationship to you

Country of current residence

Is this dependant migrating with you?

No

☐

Yes

☐

Details from passport

Passport number

Country of passport

Date of issue

Day

Month

Year

/

/

Date of expiry

/

/

Issuing authority/place of issue as shown in passport

Part I – Health

31

Have you, or any other person included in this application, undertaken a health examination for an Australian visa in the last 12 months?

No

☐

Yes

☐

Give details (including HAP ID if available)

Part J – Character

32 In which countries have you and/or any family members included in this application spent a **cumulative** total of 12 months or more during the last 10 years?

[illegible]

33 Have you, or any other person included in this application, ever:

- been charged with any offence that is currently awaiting legal action? No ☐ Yes ☐
- been convicted of an offence in any country (including any conviction which is now removed from official records)? No ☐ Yes ☐
- been the subject of an arrest warrant or Interpol notice? No ☐ Yes ☐
- been found guilty of a sexually based offence involving a child (including where no conviction was recorded)? No ☐ Yes ☐
- been named on a sex offender register? No ☐ Yes ☐
- been acquitted of any offence on the grounds of unsoundness of mind or insanity? No ☐ Yes ☐
- been found by a court not fit to plead? No ☐ Yes ☐
- been directly or indirectly involved in, or associated with, activities which would represent a risk to national security in Australia or any other country? No ☐ Yes ☐
- been charged with, or indicted for: genocide, war crimes, crimes against humanity, torture, slavery, or any other crime that is otherwise of a serious international concern? No ☐ Yes ☐
- been associated with a person, group or organisation that has been/is involved in criminal conduct? No ☐ Yes ☐
- been associated with an organisation engaged in violence or engaged in acts of violence (including war, insurgency, freedom fighting, terrorism, protest) either overseas or in Australia? No ☐ Yes ☐
- served in a military force, police force, state sponsored/private militia or intelligence agency (including secret police)? No ☐ Yes ☐
- undergone any military/paramilitary training, been trained in weapons/explosives or in the manufacture of chemical/biological products? No ☐ Yes ☐

- been involved in people smuggling or people trafficking offences? No ☐ Yes ☐
- been removed, deported or excluded from any country (including Australia)? No ☐ Yes ☐
- overstayed a visa in any country (including Australia)? No ☐ Yes ☐
- had any outstanding debts to the Australian Government or any public authority in Australia? No ☐ Yes ☐

If you answered 'Yes' to any of the questions at Question 33, you must state who it applies to and give ALL relevant details. If the matter relates to a criminal conviction, please give the nature of the offence, full details of sentence and dates of any period of imprisonment or other detention.

[illegible]

Part K – Additional information

34

[illegible]

If insufficient space, attach additional details

Part L – Assistance with this form

35 Did you receive assistance in completing this form?

No ☐ ► **Go to Part M**

Yes ☐ ► Please give details of the person who assisted you

Title: Mr ☐ Mrs ☐ Miss ☐ Ms ☐ Other

Family name

Given names

Address

<input type="text"/>
<input type="text"/>
<input type="text"/>
Postcode

Telephone number or daytime contact

Country code	Area code	Number
(<input type="text"/>)	(<input type="text"/>)	<input type="text"/>

Mobile/cell

36 Is the person an agent registered with the Office of the Migration Agents Registration Authority (Office of the MARA)?

No ☐

Yes ☐ ► **Go to Part M**

37 Is the person/agent in Australia?

No ☐ ► **Go to Part M**

Yes ☐

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

No ☐

Yes ☐

Part M – Options for receiving written communications

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

Myself ☐

OR

Authorised recipient ☐ ► You should complete form 956A *Appointment or withdrawal of an authorised recipient*

OR

Migration agent ☐ **OR** Exempt person ☐ ► Your migration agent/exempt person should complete form 956 *Advice by a migration agent/exempt person of providing immigration assistance*

Part N – Payment details

40 Do you have the **application charge** to include with your application?

(To check the application charge, refer to the department's website www.border.gov.au/trav/visa/fees or check with the nearest office of the department.)

No ☐ ► This application will be returned to you as a valid application will not have been made

Yes ☐

Part O – Checklist

43 Indicate the **documents** you are including in your application

Note: If the documents are in a language other than English, translations into English must be provided.

It is in your interest to provide all the documents requested with your valid application. Failure to do so may result in the processing of your application being delayed or a decision being made to refuse to grant the visa.

The following documents should be provided in all circumstances:

One recent passport-sized photograph (45mm x 35mm) of yourself and any other person included in the application. These should be only of the head and shoulders and should show the person facing the camera and against a plain background. You should print the name of the person on the back of the photograph.	<input type="checkbox"/>
A completed form 40 Sponsorship for migration to Australia from your sponsor (unless the person who sponsored your temporary Contributory Parent visa has died and there is no other sponsor available).	<input type="checkbox"/>
A completed form 47A <i>Details of child or other dependent family member aged 18 years or older</i> for each dependant, aged 18 or over, of you and/or your partner.	<input type="checkbox"/>

The following documents should be provided if there has been a change in circumstances since you were granted a temporary Contributory Parent visa:

Documents to prove your identity – a certified copy of your birth registration showing both parents' names. If you do not have a birth certificate or are unable to get one, you must provide a certified copy of the identification pages of at least one of the following documents: <ul style="list-style-type: none"> • passport • family book showing both parents' names • identification document issued by the government • document issued by a court that verifies your identity. If you are unable to provide one of these documents, you must provide other acceptable evidence that you are who you claim to be.	<input type="checkbox"/>
If you have arrived in Australia since being granted a temporary Contributory Parent visa, certified copies of the passports or travel documents you, your partner and your dependants used to enter Australia, and of any passports held since then.	<input type="checkbox"/>
Certified copies of birth certificates of all persons included in the application.	<input type="checkbox"/>
Certified copies of birth certificates of all your children (showing names of both parents) or the family book (showing names of both parents).	<input type="checkbox"/>
Certified copies of documents to verify custody and access arrangements for children under 18 years of age (unless both parents of the child are included in the application).	<input type="checkbox"/>
Evidence of where all your children reside (eg. passport, citizenship or residence certificate).	<input type="checkbox"/>
If any child included in the application is adopted, certified copies of the adoption papers.	<input type="checkbox"/>
If you or anyone included in the application is (or has been) married, certified copies of the marriage certificate(s).	<input type="checkbox"/>
If anyone included in the application has been divorced or widowed, a certified copy of the divorce decree absolute or the death certificate of the deceased person (as appropriate).	<input type="checkbox"/>
If anyone included in the application has changed his or her name (eg. by marriage or deed poll), a certified copy of evidence of the name change.	<input type="checkbox"/>
If you or anyone else included in this application have served in the armed forces of any country, certified copies of military service record or discharge papers.	<input type="checkbox"/>
Evidence that your sponsor is a settled Australian citizen, permanent resident or eligible New Zealand citizen.	<input type="checkbox"/>
Evidence of your relationship to your sponsor.	<input type="checkbox"/>

Part P – Signatures

44 ACKNOWLEDGEMENT REGARDING SOCIAL SECURITY PAYMENTS

This acknowledgement must be signed by the main applicant and each accompanying person aged 16 years or over.

I understand that if granted a visa:

- *there is a two-year wait for social security payments, including unemployment benefits, for most newly arrived migrants;*
- *there is a 10-year wait for the age and disability pensions;*
- *I will need to have enough money, even if unemployed, to support myself for the first 2 years and if I run out of money or fail to get a job in that period, that would not be sufficient reason to make me eligible for social security income support payments;*
- *that my assurer or assurers has/have a legal commitment to repay to the Commonwealth of Australia any recoverable social security payments made by the Department of Human Services. This is for a period of 10 years for any person covered by an AoS relating to a Contributory Parent (Class CA – Migrant) (subclass 143) or a Contributory Aged Parent (Class DG – Residence) (subclass 864) visa;*
- *the cost of living in Australia, compared to many other countries, is high. As a guide, the Australian Bureau of Statistics Household Expenditure Survey in 2003–04, reported that the average Australian household of 2.5 persons spent AUD893 per week. The main items of expenditure were, food AUD153 per week, housing AUD144 per week, transport AUD139 per week and recreation AUD115 per week.*

**Signature of
main applicant**



Signature



Name

Signature



Name

Signature



Name

Signature



Name

Signature



Name

45 AUSTRALIAN VALUES STATEMENT

This statement must be signed by the main applicant and each person aged 18 years or over who is included in this application.

I confirm that I have read, or had explained to me, information provided by the Australian Government on Australian society and values.

I understand:

- *Australian society values respect for the freedom and dignity of the individual, freedom of religion, commitment to the rule of law, Parliamentary democracy, equality of men and women and a spirit of egalitarianism that embraces mutual respect, tolerance, fair play and compassion for those in need and pursuit of the public good;*
- *Australian society values equality of opportunity for individuals, regardless of their race, religion or ethnic background;*
- *the English language, as the national language, is an important unifying element of Australian society.*

I undertake to respect these values of Australian society during my stay in Australia and to obey the laws of Australia.

I understand that, if I should seek to become an Australian citizen:

- *Australian citizenship is a shared identity, a common bond which unites all Australians while respecting their diversity;*
- *Australian citizenship involves reciprocal rights and responsibilities. The responsibilities of Australian citizenship include obeying Australian laws, including those relating to voting at elections and serving on a jury.*

If I meet the legal qualifications for becoming an Australian citizen and my application is approved I understand that I would have to pledge my loyalty to Australia and its people.

**Signature of
main applicant**



Signature



Name

Signature



Name

Signature



Name

Signature



Name

Signature



Name

46 DECLARATION

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

This declaration and consent must be signed by the main applicant and each accompanying person 18 years or over.

I declare that:

- I understand that if this application is approved, any person not included in this application will not have automatic right of entry to Australia by way of this application.
- I will inform the department of any changes to my personal circumstances (including change of address) while my application is being considered.
- I authorise the Australian Government to make any enquiries necessary to determine my eligibility for permanent stay in Australia, and to use any information supplied in this application for that purpose.
- I have read and understood the information supplied to me in this application.
- the information I have supplied in this application is complete, correct and up-to-date in every detail.
- I have read the information contained in form 1442i Privacy notice.
- 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.
- I understand that if any fraudulent documents or false or misleading information has been provided with this application, or if I fail to satisfy the Minister of my identity, my application may be refused and I, and any other member of my family unit, may become unable to be granted a visa for specified periods of time.
- If documents are found to be fraudulent or information to be incorrect after the grant of a visa, the visa may subsequently be cancelled.

Signature of
main applicant



Day Month Year

Date / /

Signature



Name

Signature



Name

Signature



Name

Signature



Name

Signature



Name

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