

and Border Protection

Application for Bridging visa E — subclass 050

1008

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.

How to apply

Answer all questions in full. If you need more space to answer any question, write the details on a separate sheet, sign it and attach it to the application form. You may also be asked to provide documentary evidence of some of your details.

Integrity of application

The Department of Immigration and Border Protection (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.

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.immi.gov.au/allforms**/ or offices of the department. You should ensure that you read and understand form 1442i before completing this form.

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.

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.immi.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 G – 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.immi.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 G 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.immi.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.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.



Application for Bridging visa E — subclass 050

1008

Department of Immigration and Border Protection

1

2

3

5

For information on the making and processing of visa applications, see the information form 1024i <i>Bridging visas</i> . Please use a pen, and write neatly in English using BLOCK LETTERS. Tick where applicable	
Part A – Personal details	Part C – Contact details
Your full name Family name	Address for correspondence (If the same as your residential address in Question 4, write 'AS ABOVE')
Given names	
Date of birth Day Month YEAR	POSTCODE
Are you currently in immigration detention? No	If any other applicants are included in this application (see Question 16), is this the address at which the department may correspond with those other applicants?
Yes Are the other applicants included in this application (if any) also being held in immigration detention? No	No Sive details of the address for correspondence for other applicants separately in writing or on form 929 <i>Change of address and/or passport details</i>
Yes 7	Your telephone numbers
Your current residential address in Australia	Office hours (AREA CODE)
Note : A post office box address is not acceptable as a residential address. Failure to provide your residential address will result in this	After hours (AREA CODE)
application being invalid. 8	Do you, and the other applicants included in this application (if any), agree to the department communicating with you by fax, email or other electronic means?
POSTCODE	No ☐ Yes
Part B – Details from your passport	Fax number (AREA CODE)
Details from your passport	Email address
Passport number	
Country of passport DAY MONTH YEAR	
Date of issue	
Date of expiry	
Issuing authority/Place of issue as shown in your passport	

Part D – Application details

	Part D – Application details	12	Judicial review
9	Please select the section that is most appropriate to your circumstances: (Additional information may be provided at Question 15 to support your application.)		Have you commenced judicial proceedings (eg. in the Federal Court) in relation to a decision to refuse or cancel a substantive visa (ie. proceedings in relation to the refusal or cancellation of a visa other than a bridging visa)?
	Applicant for a substantive visa Go to Question 10		Yes Have those proceedings been completed or withdrawn?
	Ministerial intervention Go to Question 11		No ☐ Five details at Question 15 Yes ☐
	Judicial review ▶ Go to Question 12		
	Review of a decision to cancel a substantive visa Go to Question 13		Are you a party to any other proceedings concerning your immigration status?
	Making arrangements to depart Australia Go to Question 14		No ☐ Yes ☐ ▶ Give details at Question 15
10	Applicant for a substantive visa		Has a member of your family unit commenced judicial proceedings
	Are you awaiting a decision (including a decision from a review body such as the MRT or RRT) in relation to an application for a visa other than a bridging visa? No		in relation to the refusal of an application for a substantive visa (ie. proceedings in relation to the refusal of a visa other than a bridging visa)? No
	Yes Sive details at Question 15		Yes Have those proceedings been completed or withdrawn?
	Do you intend to apply for a substantive visa (ie. a visa other than a bridging visa)?		No ☐ ► Give details at Question 15 Yes ☐
	No ☐ Yes ☐ ▶ Give details at Question 15		Note : To be eligible for the grant of a bridging visa in association with such proceedings you must have made an application that was combined with the substantive visa application made by the member of your family unit.
11	Ministerial intervention		
	Have you requested the exercise of the Minister's powers to intervene to substitute a more favourable decision for a decision of the MRT or RRT? No Give details at Question 15	13	Review of a decision to cancel a substantive visa Did you hold a substantive visa that has been cancelled? No Yes
	TesP dive details at Question 15		Have you applied for, or are you applying for, revocation or review of a decision in relation to the cancellation of a substantive visa (ie. a visa other than a bridging visa)? No Give details at Question 15
			Did you hold a visa that was cancelled because of the cancellation of a visa held by another person?

► Has that other person applied for, or is that other person intending to apply for, review of the decision to cancel his

► Give details at Question 15

or her visa? No

14 Making arrangements to depart Australia Are you making, or are you the subject of, arrangements to depart Australia? No Yes Give details below MONTH YEAR Date of intended departure Method of departure Intended destination What arrangements have been made for your departure? Hold a passport Give details below Hold a ticket Give details below Other Give details at Question 15 Passport/ticket details Do you currently have any matters before an Australian court or tribunal? No Give details Yes Are you seeking the waiver of a condition imposed on a previous visa, or a restriction, which currently prevents you from applying for a visa in Australia? No Give details Have you been granted a bridging visa previously on the basis that you were making arrangements to depart Australia?

▶ Why did you not depart?

No

15 Additional information

Please provide any additional information that may be relevant to your application, including details of any outstanding visa application(s), merits review proceedings, judicial review proceedings, ministerial intervention requests and any other steps you are taking to resolve your immigration status. (If necessary, please attach additional pages.)

Note: In order to satisfy the criteria for the grant of a Bridging visa E, an applicant must satisfy the department that he or she will abide by any conditions to be imposed on the visa if granted and, if requested, lodge a security for compliance with those conditions.

	_
I	1
Į	
ı	1
	ı
	ı
ł	ł
	ı
	ı
ı	1
	ı
ı	1
	ı
	ı
	ł
	ı
	ı
ı	1
	ı
	ı
ı	1
	ı
	1
	ı
	ı
ı	ł
	ı
	ı
ı	1
	ı
	Г
ı	
ı	
Į	ł
ı	
ı	
ı	1
ı	
Į	
ı	İ
ı	
Į	ł
ı	
	ı
ł	ł
	ı
	ı
	1
	ı
	1
	ı
	ı
ı	ł
	ı
	ı
ı	1
	ı
	L
	ı
	ı
ı	ł
	ı
	ı
	1
	ı
	Г
Į	
Į	
Į	ł
ı	
ı	
ı	1
Į	
ı	1
ı	
Į	
	1
ı	
Į	1
ı	
ı	
ı	ł
ı	
Į	
ı	1
ı	
Į	1
Į	
Į	
ı	ł
ı	
ı	I
ı	1
Į	
Į	1
ı	
ı	
Į	t
Į	
Į	1
ı	
ı	
Į	ł
Į	
ı	
ı	1
ı	

Part E – Additional applicants

16 Give details of members of your family who are seeking to satisfy the same criteria for the grant of a Bridging visa E (see Questions 10–14). (If any members of your family are seeking to satisfy different criteria for the grant of a Bridging visa E, they will need to complete a separate form 1008 *Application for Bridging visa* E – *subclass 050*.)

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.
- Unless otherwise advised in writing or on form 929 Change of address and/or passport details, the department will communicate with the additional applicants in the same manner, and at the same address, as has been requested by the main applicant (see Questions 6, 8 and 21).

Applicant 2	
Family name	
Given names	
Date of birth	DAY MONTH YEAR
Current reside	ntial address in Australia
	POSTCODE
Applicant 3	
Family name	
Given names	
Date of birth	DAY MONTH YEAR
Current reside	ntial address in Australia
	DUSTUUDE

Family name			
Given names			
	DAY MONTH	YEAR	
Date of birth			
Current reside	tial address in A	Australia	
			POSTCODE
Applicant 5			
Family name			
Given names			
5	DAY MONTH	YEAR	
Date of birth			
Current reside	tial address in A	Australia	
			POSTCODE
Applicant 6			
Family name			
Given names			
	DAY MONTH	YEAR	
Date of birth			
Current reside	tial address in A	Australia	
			POSTCODE

Applicant 4

Part F – Assistance with this form

17	=)					
	No					
	Yes Please give details of the person who assisted you					
	Title: Mr Mrs Mrs	Miss Ms Other				
	Family name					
	Given names					
	Address					
		POSTCODE				
	Telephone number or dayting	me contact				
	COUNTRY COD	E AREA CODE NUMBER				
	Office hours () (
	Mobile/cell					
18	Is the person an agent regis Registration Authority (Office	stered with the Office of the Migration Agents				
	No No	e of the MANA)!				
	Yes Go to Part G					
	les uo to Part u					
19	Is the person/agent in Austr	ralia?				
	No Go to Part G					
	Yes					
20	Nid you nay the person/age	ent and/or give a gift for this assistance?				
	No No	internation give a girt for this assistance.				
	Yes					
	103					
	Part G = Options	s for receiving written				
	communication.	•				
	Communications	3				
21	All written communication (Tick one box only)	s about this application should be sent to:				
	Myself					
	OR					
	Authorised					
	recipient	You should complete form 956A <i>Appointment</i> or withdrawal of an authorised recipient				
	OR	ט אינויטומיאימו טו מוז מטנווטווסכט וכטוףוכוונ				
	Migration agent	Your migration agent/exempt person should				
	OR •	complete form 956 Advice by a migration				
		agent/exempt person of providing immigration assistance				
	Exempt person	แบบสมาร์				

Part H – Declaration

The following declaration must be signed and dated by all applicants aged 18 or over included in this application

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

If a Bridging visa E is granted to me I understand that conditions may apply to the visa and that if I fail to abide by these conditions my visa may be cancelled and any security lodged for compliance with the conditions may be forfeited.

I declare that:

- the information supplied on 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.

				7 7 7271 Tivady Hotioo.
Signature of main applicant	L			
	DAY	MONTH	YEAR	
Date				
Signature of applicant 2				
	DAY	MONTH	YEAR	
Date				
Signature of applicant 3	L			
	DAY	MONTH	YEAR	
Date				
Signature of applicant 4	L			
	DAY	MONTH	YEAR	
Date				
Signature of applicant 5				
	DAY	MONTH	YEAR	1
Date				
Signature of applicant 6	L			
	DAY	MONTH	YEAR	
Date				

Office use	only
File number	
Form 1211 m	ay be completed as the decision record for this application.
Form 1212 m	ay be completed to advise applicant of conditions of grant.
If the applican of the applicat	t is in detention, has a Detention Review Officer been informed ition?