

Australian Government

## Application for a subsequent Temporary Protection visa or Safe Haven Enterprise visa

The Department of Home Affairs (the Department) preferred lodgement method for visas is online through ImmiAccount. Creating an account is quick and easy – visit

#### www.homeaffairs.gov.au/immiaccount/

There are a number of benefits to lodging online through ImmiAccount: you can check the status of your application, continue a saved application, attach documents to an application, update personal details, and access a copy of your online application at any time.

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 (including the freedom not to follow a particular religion), freedom of speech, and freedom of association;
- commitment to the rule of law, which means that all people are subject to the law and should obey it;
- parliamentary democracy whereby our laws are determined by parliaments elected by the people, those laws being paramount and overriding any other inconsistent religious or secular 'laws';
- equality of opportunity for all people, regardless of their gender, sexual orientation, age, disability, race, or national or ethnic origin;
- a 'fair go' for all that embraces:
  - mutual respect;
  - tolerance;
  - compassion for those in need; and
  - equality of opportunity for all.

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 and can be obtained from **www.homeaffairs.gov.au** 

You are encouraged to 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 undertake to conduct yourself in accordance with the values of Australian society (as explained in the booklet) and will obey the laws of Australia.

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

#### Information about your subsequent application

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

Complete this application form if you:

- are in Australia;
- hold or have held a Temporary Protection (Class XD) visa (TPV) or a Safe Haven Enterprise (Class XE) visa (SHEV);
- are applying for a subsequent TPV or SHEV; and
- could not lodge your TPV or SHEV application online.

You must apply for another TPV or SHEV before your current visa ceases. If you are an Unauthorised Maritime Arrival (UMA) and your visa ceases before your subsequent application is received by the Department, your application will be considered invalid.

Form 1505 is for current and former TPV and SHEV holders applying for a subsequent TPV or SHEV who cannot lodge an online application.

This short form allows you to record changes in your personal circumstances since you were granted your TPV or SHEV. This form does not require you to provide claims for protection if you or someone else in your family unit have already provided them to the Department as part of your previous application. You only need to provide new details if your previous reasons for claiming protection have changed. If further information is required, the Department will contact you after you lodge your application.

A subsequent TPV or SHEV application is a new visa application that needs a new assessment, even if the Department streamlines this assessment in some cases.

It is very important that you provide a complete application including all new or additional information relevant to your personal circumstances and to your protection claims.

Even if there have been no changes to your personal details and protection claims since you were last granted a TPV or SHEV, the Department will still have to assess if you engage Australia's protection obligations. This includes checking the current situation in your home country.

If you were granted your TPV or SHEV as a member of the same family unit of someone who was claiming protection and you are no longer a member of that person's family unit, you can apply separately. You can provide your own claims for protection and attach them to this form. If further information is required, the Department will contact you after you lodge your application.

You may be granted a subsequent TPV or SHEV if you still engage Australia's protection obligations and you, and any members of your family unit included in the application, meet all other requirements for the grant of a protection visa under the *Migration Act 1958* and the Migration Regulations 1994.

Further information on the process for a subsequent TPV and SHEV application is available on the Department's website **www.homeaffairs.gov.au/temporaryprotection** 

Information on SHEV arrangements and regional Australia is available on the Department's website

www.homeaffairs.gov.au/shevpathways

#### Eligibility to apply for a subsequent TPV or SHEV

Depending on your circumstances you may be eligible for a subsequent TPV or SHEV.

You will be considered for a **TPV** if, at the time of lodging your subsequent application, you:

• hold, or have ever held, either a TPV or a SHEV.

You will be considered for a **SHEV** if, at the time of lodging your subsequent SHEV application, you:

- hold, or have ever held either a TPV or a SHEV; and
- sign the *Declaration of intention to work and/or study in regional Australia* on page 5 of this form.

#### **Application bars**

If you:

- have previously been refused a protection visa since your last arrival to Australia; or
- have had a protection visa cancelled since your last arrival to Australia; or
- are a national of 2 or more countries; or
- are an Unauthorised Maritime Arrival (UMA) and your TPV or SHEV has already ceased;

you will be prevented from making a valid TPV or SHEV application (unless you have been notified that the Minister has lifted any application bar). The Department will advise you if any application bar affects you.

#### To make a valid TPV or SHEV application

The Department's preferred lodgment method is online. You can lodge this application online through your ImmiAccount at **www.homeaffairs.gov.au/trav/visa/immi** 

To make a valid TPV or SHEV application you must:

- pay the visa application charge (See 'Method of payment' below);
- be in Australia;
- provide your residential address;
- provide personal identifiers if required (eg. digital photograph and fingerprints);
- not be prevented from lodging an application because of any application bars; and
- complete this form.

#### Method of payment

Make your payment electronically through the 'My Payments' section of ImmiAccount. Sign into, or create, your ImmiAccount and select My Payments>Manage Payments>Pre-Pay Paper Service, at **www.homeaffairs.gov.au/immiaccount** 

#### How to lodge your application

You can send your completed application form and supporting evidence to:

Protection Visas Department of Home Affairs GPO Box 9984 Sydney NSW 2001

Further information on how to lodge your application is available on the Department's website

www.homeaffairs.gov.au/temporaryprotection

#### Your immigration status

You should make a valid subsequent TPV or SHEV application **before your current TPV or SHEV ceases**. If you lodge a valid application for a protection visa while you still hold your TPV or SHEV, your visa will remain in effect until your subsequent application is decided.

If your current TPV or SHEV ceases, and you have not made a valid application for another TPV or SHEV, you will become unlawful in Australia.

If you are unlawful when you lodge this application, you will need to lodge a separate application for a Bridging visa E to remain lawful while your application is being processed.

Form 1008 *Application for a Bridging visa E – subclass 050* is available from the Department's website **www.homeaffairs.gov.au/allforms**/

#### Members of the family unit

A member of the family unit of someone making claims for protection can include a partner, dependent children and certain other dependants. More information on who is a member of the family unit is available on the Department's website

#### www.homeaffairs.gov.au/protectionvisas

Members of the family unit may apply together on the same form and must all be in Australia at the time of application.

#### Changes to your family composition

If your family composition has changed since the grant of your TPV or SHEV, you should provide certified copies of any documents/evidence to support the relationship between each person in the application. This includes birth certificates, notarial certificates, marriage certificates, financial documents and undertakings for de facto relationships, financial documents to evidence that dependants over the age of 18 are dependent on you and any other evidence to support relationships between each applicant.

If a child is born to a visa holder after visa grant the child will be taken to have the same visa status as that of their parent(s).

If a child is born to an applicant after an application is lodged and before a primary decision is made on that application, the child will be taken to be included in that application. You should include any child born after the grant of your current TPV or SHEV in this application.

You should promptly notify the Department of the birth of your child and provide a certified copy of their birth certificate.

#### Who can certify my documents?

For a full list of people who can certify documents please see the Statutory Declarations Regulations 1993, available from the Attorney-General's website **www.ag.gov.au** 

#### Help with your application

Information to assist you with your application is available on the Department's website **www.homeaffairs.gov.au/protectionvisas** 

#### 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 14 *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**/

**Warning**: Some visa applicants have been victims of scams, paying large sums of money to fraudulent immigration advisors who promise guaranteed visas.

No one can guarantee that you will receive a protection visa, or the timeframe in which your application will be processed.

#### 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 14 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

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.

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 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.

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.

#### Accessing your personal information

If you are seeking access to your personal records in order to prepare your subsequent application, visit the Department's website at **www.homeaffairs.gov.au/access-andaccountability/freedom-of-information/access-to-**

**information/how-to-make-a-request** 

Click on the link 'Access to information' and select 'Accessing my records for a Temporary Protection Visa (TPV) or a Safe Haven Enterprise Visa (SHEV)'.

The Department will process your request and release to you a set of records created after the lodgement of your last TPV or SHEV application. These records will be released to you under the *Privacy Act 1988*.

In preparing for your subsequent TPV or SHEV application you are encouraged to submit your request to access your personal records 6–8 weeks prior to your lodgement date.

**Note**: Information you have submitted online can be accessed via your ImmiAccount.

#### 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-andaccountability/our-commitments/privacy** 

For SHEV applicants: If you are granted a SHEV and later make an application for a prescribed visa, the Department may disclose your personal information to Services Australia, the Department of Social Services, the Department of Education, Skills and Employment, and other government agencies and third parties where required, in order to determine whether you meet the requirements to make a valid application for a further prescribed visa.

Home p	oage	www.homeaffairs.gov.au
		Telephone <b>131 881</b> 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.
ImmiAcco	ount	www.homeaffairs.gov.au/immiaccount
		For online lodgements and to update your personal information.



#### **Australian Government**

#### **Department of Home Affairs**

## Application for a subsequent Temporary Protection visa or Safe Haven Enterprise visa



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 🗸

You must answer ALL questions. If any question is not applicable, write 'N/A'. Failure to do so may lead to your application being considered invalid.

If you need more space to answer any questions, attach a sheet of paper giving the required details and include the question number to which the information refers.

Note: This form is for current and former TPV and SHEV holders applying for a subsequent TPV or SHEV who cannot lodge an online application.

## Visa eligibility

1 Do you hold, or have ever held, either a TPV or a SHEV?

- No If you do not hold, or have never held, a TPV or a SHEV and wish to apply for a TPV or SHEV you cannot use this form. You will need to complete form 866 *Application for a Protection visa* instead.
- Yes

No

- **2** Is this an application for a Class XE subclass 790 (Safe Haven Enterprise) visa?
  - This application will be taken to be an application for a TPV and not a SHEV. **Go to Question 4**
  - Yes This application will be taken to be an application for a SHEV and not a TPV. Read and sign the declaration at Question 3 before completing this form.

## Declaration of intention to work and/or study in regional Australia

#### Note: Only SHEV applicants must complete this declaration.

**3** You must indicate in writing that you, or one or more member(s) of the same family unit included in this application, intend to work or study while accessing minimal social security benefits in regional Australia to lodge a valid application for a Class XE subclass 790 (Safe Haven Enterprise) visa. Please sign this declaration before lodging your application.

You must sign this declaration if you are aged 18 years or over. A parent or legal guardian must sign on behalf of any applicant who is under 15 years of age, or who lacks the legal capacity to sign on their own behalf (applicants who are 15 years of age or older, but have not yet turned 18, may sign for themselves or have a parent or legal guardian sign on their behalf).

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

#### Declaration

- I understand which areas of Australia are designated as regional Australia.
- I understand that it is my responsibility to find work or study opportunities in regional Australia.
- I, or a member of the same family unit as me and who is also an applicant for a Class XE subclass 790 (Safe Haven Enterprise) visa, intends to work or study in regional Australia while accessing minimum social security benefits.

Your signature	(Ån)		
	Day	Month	Year
Date			

# Details of persons included in this application

4 Give details of ALL persons included in this application (those who presented claims in their previous TPV or SHEV application and those who are 'members of the same family unit'. Members of the same family unit include partner (spouse or de facto), dependent children and other dependants).

These persons must be in Australia at the time of application.

Applicant 1 should be the person you want the Department to contact about this application (although you may wish to authorise another person, your migration agent or legal practitioner to receive written communications, see Question 14).

#### Applicant 1 (main applicant)

Family name	
Given names	
	Day Month Year
Date of birth	
Sex Male [	Female Indeterminate / Indeterminate / Intersex / Unspecified
Current reside	ntial address
	Postcode
Postal addres	s (If the same as residential address, write 'AS ABOVE')
	· · · · · · · · · · · · · · · · · · ·
	Postcode
Mobile/cell	
Telephone	(Area code )
Do you agree	to the Department communicating with you via email?
Yes 📄 🕨 E	mail address
No	
TPV or SHEV	Grant number <i>(if known)</i>
Client ID <i>(if kr</i>	own)
Did you raise	your own claims for protection in the previous
TPV or SHEV a	
	you were granted a TPV or SHEV on the basis of eing a member of the same family unit of someone
	lse who presented claims, and you now want to apply
S	eparately and present your own claims for protection, ttach details of your claims to this application.
Yes	
Were you incl	
previous IPV	or SHEV application? No 🦳 Yes 📃

App	licant	2
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Day Month Year
Female Indeterminate / Intersex / Unspecified
pplicant 1 (eg. mother, father, partner, son, daughter)
same family unit must attach evidence of their
oplicant 1. al address
Postcode
f the same as residential address, write 'AS ABOVE')
Postcode
(Area code )
nt agree to the Department communicating with
il address
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nt number <i>(if known)</i> <i>n)</i> t raise their own claims for protection in the SHEV application? is applicant was granted a TPV or SHEV on the s of being a member of the same family unit of eone else who presented claims, and they now t to apply separately and present their own claims protection, attach details of their claims to this

#### Applicant 3

pplicant 3	Applicant 4
Family name	Family name
Given names	Given names
Day Month Year	Day Month Year
Date of birth	Date of birth
Sex Male Female Indeterminate / Intersex / Unspecified	Sex Male Female Intersex / Unspecified
Relationship to applicant 1 (eg. mother, father, partner, son, daughter)	Relationship to applicant 1 (eg. mother, father, partner, son, daughter)
Members of the same family unit must attach evidence of their relationship to applicant 1.	Members of the same family unit must attach evidence of their relationship to applicant 1.
Current residential address	Current residential address
Postcode	Postcode
Postal address (If the same as residential address, write 'AS ABOVE')	Postal address (If the same as residential address, write 'AS ABOVE')
Postcode	Postcode
Mobile/cell	Mobile/cell
Telephone (Area code )	Telephone (Area code )
Does this applicant agree to the Department communicating with	Does this applicant agree to the Department communicating with
them via email?	them via email?
Yes Email address	Yes Email address
	No
No TPV or SHEV Grant number <i>(if known)</i>	TPV or SHEV Grant number <i>(if known)</i>
Client ID <i>(if known)</i>	Client ID <i>(if known)</i>
Did this applicant raise their own claims for protection in the	Did this applicant raise their own claims for protection in the
previous TPV or SHEV application?	previous TPV or SHEV application?
No If this applicant was granted a TPV or SHEV on the basis of being a member of the same family unit of someone else who presented claims, and they now want to apply separately and present their own claims	No If this applicant was granted a TPV or SHEV on the basis of being a member of the same family unit of someone else who presented claims, and they now want to apply separately and present their own claims
for protection, attach details of their claims to this application.	for protection, attach details of their claims to this application.
Yes	Yes
Was this applicant included in the previous TPV or SHEV application? No Yes	Was this applicant included in the previous TPV or SHEV application? No Yes
	If insufficient space, attach additional details

## Character

- **5** Have you, or any other persons included in this application, ever:
  - been charged with any offence that is currently awaiting legal action?
  - been convicted of an offence in any country (including any conviction which is now removed from official records)?
  - been charged or convicted of family or domestic violence offences or similar related offences?
  - been the subject of a domestic or family violence order, or any other order, of a tribunal or court or other similar authority, for the personal protection of another person?
  - been the subject of an arrest warrant or Interpol notice?
  - been found guilty of a sexually based offence involving a child (including where no conviction was recorded)?
  - been named on a sex offender register?
  - been acquitted of any offence on the grounds of unsoundness of mind or insanity?
  - been found by a court not fit to plead?
  - been directly or indirectly involved in, or associated with, activities which would represent a risk to national security in Australia or any other country?
  - 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?
  - been associated with a person, group or organisation that has been/is involved in criminal conduct?
  - 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?
  - served in a military force, police force, state sponsored/private militia or intelligence agency (including secret police)?
  - undergone any military/paramilitary training, been trained in weapons/explosives or in the manufacture of chemical/biological products?
  - been involved in people smuggling or people trafficking offences?
  - been removed, deported or excluded from any country (including Australia)?
  - overstayed a visa in any country (including Australia)?
  - had any outstanding debts to the Australian Government or any public authority in Australia?

No 🗌	Yes
No 🗌	Yes
No 🗌 No 🗌	Yes Yes
No 📃 No 📃	Yes
No 🗌	Yes
No 🗌	Yes 🗌
No 🗌	Yes
No	Yes
No 🗌	Yes
No 🗌	Yes
No	Yes
No 🗌	Yes

If you answered '**Yes**' to any question at Question 5, give details, including the date of the charge, the outcome and any penalty imposed. Also attach court documents (for example sentencing remarks or court transcripts).

Where relevant, provide a copy of all declared orders (for example, any domestic or family violence orders, child protection orders, or orders that prohibit the applicant from having contact with another person for their personal protection). You are only requested to declare an order where the applicant is the respondent or subject of the order. You are not asked to declare an order where the applicant is the person requiring personal protection.

Applicant number	Details

If insufficient space, attach additional details

No

No

Yes

Yes

# Members of the same family unit NOT included in this application

6

Family name				
Given names				
Date of birth	Day Month Year			
Sex Male	Female     Indeterminate /     Intersex / Unspecified			
Place of birth (including town/city, province/state, country)				
Citizenship				
	applicant 1 (eg. mother, father, partner, son, daug			
Contact details Address				
	Postcode			
	Postcode			
Address	Postcode (Area code )			

Family name	
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Given names	
	Day Month Year
Date of birth	
Sex Male	Female Indeterminate / Indeterminate / Intersex / Unspecified
Place of birth (i	including town/city, province/state, country)
Citizenship	
Relationship sta	atus
Marrieo	
Engaged	been in a de facto
De facto	
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Contact details Address	
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If insufficient space, attach additional details

## Travel bistory

**7** Have you, or any other persons included in this application, travelled outside Australia since the grant of the TPV or SHEV? Include:

- travel in transit to another country
- work or study
- holiday/leisure trips
- visiting relatives
- business
- visits back to own country.

No

Yes Sive details in chronological order

#### **Applicant 1**

	Date from Date to			Reason for visit	City/province/country			
Day	Month	Year	Day	Month	Year		- 5.1	

If insufficient space, attach additional details

#### **Applicant 2**

	Date fror	Date from		Date to		Reason for visit	City/province/country	
Day	Month	Year	Day	Month	Year			

If insufficient space, attach additional details

#### **Applicant 3**

	Date from	n	Date to			Reason for visit	City/province/country	
Day	Month	Year	Day	Month	Year		ong, provinco, oouning	

#### If insufficient space, attach additional details

#### **Applicant 4**

	Date fror	n	Date to			Reason for visit	City/province/country	
Day	Month	Year	Day	Month	Year		only, province, country	

If insufficient space, attach additional details

### Previous addresses

- **8** Give details of all residential addresses where you, and any other persons included in this application, have lived for the past 5 years. Include:
  - include.
  - addresses inside and outside Australia
  - places resided for study/work
  - any other place resided such as share houses, university residences and temporary accommodation.

#### **Applicant 1**

Date from	Date to	Full residential address (including house number, street name, suburb, town/city, state/province, postcode and country).
Month Year	Month Year	Do NOT provide a PO Box
	CURRENT	

If insufficient space, attach additional details

#### Applicant 2

Date from	Date to	Full residential address (including house number, street name, suburb, town/city, state/province, postcode and country). Do NOT provide a PO Box
Month Yea	r Month Yea	
	CURRENT	

# 

If insufficient space,	attach	additional	details
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#### **Applicant 4**

**Applicant 3** 

Applicant 4		
Date from	Date to	Full residential address (including house number, street name, suburb, town/city, state/province, postcode and country).
Month Year	Month Yea	Do NOT provide a PO Box
	CURRENT	
	OUTITIENT	

If insufficient space, attach additional details

If insufficient space, attach additional details

## Changes in reasons for claiming protection

9	Have the reasons for claiming protection changed for you, or any other
	persons included in this application, since the grant of the TPV or SHEV?
	No

NU	
Yes	

1

Give details

**Note**: If the change relates to a particular applicant indicate the applicant number.

## Changes in personal circumstances

**10** Have there been any changes in personal circumstances for you, or any other persons included in this application, since the grant of the TPV or SHEV?

Include any changes to personal circumstances such as religion, financial situation and family unit composition, including deceased family members and new family members.

No	
Yes	

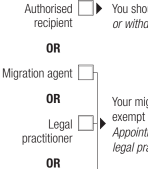
Give details

**Note**: If the change relates to a particular applicant indicate the applicant number.

If insufficient space, attach additional details

## Assistance with this form

11	Did you receive assistance in completing this form? No <b>Go to Question 14</b> Yes <b>Please give details of the person who assisted you</b>									
	Title: Mr Mrs Miss Miss Other									
	Family name	-amily name								
	Given names									
	Address									
	Postcode									
	Telephone numb	ephone number or daytime contact Country code Area code Number								
	Office hours	( ) ( )								
	Mobile/cell									
12	Is person a registered migration agent, Australian legal practitioner or an exempt person? No Yes <b>Go to Question 14</b>									
13	Did you pay the person and/or give a gift for this assistance? No Yes									
	Options fe	or receiving written								
	communications									
	For more information refer to page 3									
14	All written communications about this application should be sent to: (Tick one box only) Myself									
	OR									



Exempt person

You should complete form 956A Appointment or withdrawal of an authorised recipient

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

## Payment details

#### 15 Method of payment

Make your payment electronically through the 'My Payments' section of ImmiAccount. Sign into, or create, your ImmiAccount and select My Payments>Manage Payments>Pre-Pay Paper Service, at **www.homeaffairs.gov.au/immiaccount** 

Do not provide credit card details on this form. Make your credit card payment electronically through the 'My Payments' section of ImmiAccount.

Payment receipt number from the 'My Payments' section of ImmiAccount



## Applicant's declarations

#### 16 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 that Australian society values:

- respect for the freedom and dignity of the individual;
- freedom of religion (including the freedom not to follow a particular religion), freedom of speech, and freedom of association;
- commitment to the rule of law, which means that all people are subject to the law and should obey it;
- parliamentary democracy whereby our laws are determined by parliaments elected by the people, those laws being paramount and overriding any other inconsistent religious or secular 'laws';
- equality of opportunity for all people, regardless of their gender, sexual orientation, age, disability, race, or national or ethnic origin;
- a 'fair go' for all that embraces:
  - mutual respect;
  - tolerance;
  - compassion for those in need;
  - equality of opportunity for all;
- the English language as the national language, and as an important unifying element of Australian society.

I undertake to conduct myself in accordance with these values of Australian society during my stay in Australia and to obey the laws of Australia.

<b>Signature of</b> <b>applicant 1</b> (main applicant)	Æ			
	Day	Month	Year	1
Date				
Signature of applicant 2	Æ			
	Day	Month	Year	1
Date				
Signature of applicant 3	Æ			
	Day	Month	Year	]
Date				
Signature of applicant 4	Æ			
Date	Day	Month	Year	]

#### **17** DECLARATION

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

A parent or legal guardian must sign on behalf of any applicant who is under 15 years of age, or who lacks the legal capacity to sign on their own behalf (applicants who are 15 years of age or older, but have not yet turned 18, may sign for themselves or have a parent or legal guardian sign on their behalf).

**WARNING**: Giving false or misleading information is a serious offence. A person who is found to have provided false or misleading information in a visa application may face penalties of AUD210,000, 10 years imprisonment or both. Individuals who provide false or misleading information in relation to the visa applications of 5 or more people face penalties of AUD420,000, 20 years imprisonment or both.

I declare that:

- the information I will provide in this application is truthful and honest in every way.
- the information in Question 5 about me, or any other persons included in this application, is complete, correct and up-to-date in every detail.
- the information I have supplied or caused to be supplied on or with this form is complete, correct and up-to-date in every detail.
- I understand that if I have given false or misleading information, my application may be refused, and any visa issued may be cancelled.
- I understand that if this application is approved, any person not included in this application will not have automatic right of entry to Australia because I am the holder of a protection visa.
- I have read and understood the information supplied to me in this application.
- (For applicants who received assistance from an interpreter to complete this application) the interpreter has read this application and my responses back to me in my own language.
- in accordance with the *Migration Act 1958*, I undertake to inform the Department of any changes to my personal circumstances (eg. relationship status, changes to the family composition including the birth of a child and change of name) while my application is being considered.
- I undertake to inform the Department if I intend to change my address for more than 14 days while my application is being considered.
- Except as shown in Question 5 of this form:
  - I am not aware of any investigation into my affairs that has the potential to lead to criminal charges.
  - I have not been found guilty of, nor had a charge proven against me for, a sexually based offence involving a child.
  - I have not been involved in conduct constituting the crime of genocide, a crime against humanity, a war crime, a crime involving torture or slavery or a crime that is otherwise of serious international concern.
  - to the best of my knowledge I do not have any matters which are either unresolved or in which I have been, or am involved, that would bring into question whether I pass the character test as defined at section 501 of the *Migration Act 1958*.

#### Consent to collect, use and disclose information

- I authorise the Australian Government to make any enquiries necessary to determine my eligibility for grant of a protection visa in Australia, and to use any information supplied in this application for that purpose.
- I consent to the Department disclosing my personal information (including sensitive information) to other Australian Government agencies for the purposes of their functions and activities, including (but not limited to) international and diplomatic relations, law enforcement (including the National Police Checking Service) and the administration of Australian Government services and programmes relating to me.

- I consent to the Department conducting Australian police history checks on my behalf with the Australian Criminal Intelligence Commission (ACIC).
- I consent to the Department obtaining my information from other government agencies that is relevant to the application.
- I consent to the Department disclosing my personal information to the United Nations. I understand that the United Nations is not subject to the *Privacy Act 1988* in relation to the handling of information received from the Department.
- I consent to the Australian Government disclosing my identifying information for the purpose of making inquiries with the relevant authorities regarding my immigration status in those countries, in which the Australian Government suspects that I may have the right to temporarily or permanently reside in, other than the country/countries I have claimed protection from.
- I understand the Australian Government may disclose my personal information and/or personal identifiers to countries where I may have the right to temporarily or permanently reside, other than the country/countries I have claimed protection from.
- I understand that my personal identifiers and my biographical information held by the Department may be given to Australian law enforcement agencies to help identify me, to help determine my eligibility for grant of a protection visa and for law enforcement purposes. I consent to:
  - Australian law enforcement agencies disclosing my personal identifiers and biographical and criminal record information to the Department for any of the purposes outlined above; and
  - the Department using the information obtained for the purposes of the *Migration Act 1958* or the *Australian Citizenship Act 2007.*
- 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.*

<b>Signature of</b> <b>applicant 1</b> (main applicant)				
Date	Day	Month	Year	
Signature of applicant 2	Æ			
Date	Day	Month	Year	
Signature of applicant 3	Æ			
Date	Day	Month	Year	
Signature of applicant 4				
Date	Day	Month	Year	