

and Border Protection

land

Application for migration to Australia by a child

47CH

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

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 the applicant has not already received a copy of the booklet then it can be obtained from **www.border.gov.au**

If the applicant is 18 years of age or over, they must have read the *Life in Australia* booklet before completing this application form. If they have difficulty, or are unable to read the booklet, they may have the content of it explained to them, for example, by a friend or relative. This form contains a statement, that they must sign, that confirms they 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 they later applied for Australian citizenship.

About this form

Important – Please read the detailed requirements in booklet 2, *Child Migration*, and the following information carefully before completing this form. Once the application is completed, we strongly advise that the applicant keep a copy for their records.

If the applicant is a child who is under 16 years of age, the child's parent, relative or guardian may complete and sign the form on the child's behalf (depending on the visa for which the child is applying).

Note: If the child is applying from outside Australia, he/she will be applying to migrate. If the child is applying in Australia, he/she will be applying for permanent residence. In this form the term 'migrate' covers both.

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.

Before lodging the application

Make sure the **required documents** are attached to the application.

Make sure all instructions relevant to the visa for which the child is applying have been followed. Refer to booklet 2, *Child Migration*.

The child's sponsor should complete form 40CH *Sponsorship for a child to migrate to Australia*. Both forms (47CH and 40CH) should be lodged together.

Making a valid application

To lodge a valid application:

- this form must be used it is available from the department's website www.border.gov.au/allforms/ or from any office of the department in Australia or Australian mission overseas;
- indicate the correct visa class (Child, Adoption or Orphan Relative) at Part A of this form. If the child is supported by an Australian state or territory welfare authority, this should also be indicated at Part A.

Note: Australian state or territory welfare authority supported child refers only to children in the permanent or long-term care of an Australian state or territory government welfare authority. It does not relate to any other type of support.

• provide the address where the applicant intends to live while the application is being dealt with. Failure to give a residential address will result in the application being invalid.

Note: A post office box address will not be accepted as an applicant's residential address;

- pay the required Visa Application Charge;
- attach any documentation that is required to be provided with this application; and
- if the child is offshore, you may send or deliver this application to the nearest Australian visa office;

 if the child is in Australia you cannot lodge this application in person. You must post or courier the application to the Perth office in Western Australia.

You can **post** the application (with correct pre-paid postage) to:

Department of Immigration and Border Protection Child and Other Family Processing Centre Locked Bag 7 NORTHBRIDGE WA 6865

OR

You can have the application delivered by **courier** service to: Department of Immigration and Border Protection Child and Other Family Processing Centre Wellington Central 836 Wellington Street WEST PERTH WA 6005

In addition, if you are in Australia, have had a visa refused or cancelled and do not hold a substantive visa, to make a valid application you must:

- be under 25 years of age unless claiming to be incapacitated for work due to disability; and
- provide an approved form 40CH *Sponsorship for a child to migrate to Australia* that has been completed and signed by an Australian citizen, Australian permanent resident or eligible New Zealand citizen who claims to be the parent of the applicant.

The applicant must ensure that:

- the form is completed in English;
- · all questions are answered truthfully; and
- · supporting documents are provided where necessary.

If incorrect information or documents are provided, this may affect whether or not a visa is granted, or whether or not the visa might subsequently be cancelled.

Read the notes on each question. If a question is not applicable, write 'N/A'. Any changes or corrections made to the form must be initialled and dated by each person who signs the form. If Part I of this form is used or additional sheets of paper are attached, ensure each page is signed and dated by all persons who sign the form.

Visa Application Charge

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

Refer to **www.border.gov.au** 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.

Method of payment

In Australia

To make a payment, please pay by credit card, bank cheque or money order made payable to the Department of Immigration and Border Protection. Credit card is the preferred method of payment.

Outside Australia

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

Who the form covers

The application form covers the child and, if applicable, any dependants of that child.

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

Parental responsibility (custody) requirement (for a child under 18 years of age)

If another parent or any other person can legally 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 of Australia and the grant of the visa would be consistent with that order.

Dependants

If the child has dependants, contact the department or an Australian mission for advice about including them in the application.

Supporting documents

Documents that must be provided with the application are listed in Part H of this application form. The department may ask for further documentation during the processing of the application. '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 the child's home 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. Originals of the documents may be asked for at a later stage. Do not provide originals unless the department specifically asks for them.

Note: Applicants and sponsors are encouraged to use the local websites of Australian overseas missions to check for special local documentation requirements before lodging the child's visa application. Website addresses are located on the department's website **www.border.gov.au**

Health

All applicants for permanent visas including the main applicant, spouse and any dependants must be assessed against the health requirement. Even if the applicant's spouse and dependants are not included in the visa application, they must still be assessed against the health requirement.

Applicants for a permanent visa will be asked to undergo a medical examination, an x-ray if 11 years of age or over and an HIV test if 15 years of age or over, as well as any additional tests required by the Medical Officer of the Commonwealth (MOC).

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

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, an Australian state or territory government welfare authority, etc);
- 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 K – 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 K 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**/

For those applicants who are applying on the basis of an **inter-country adoption through a state or territory adoption authority**, please provide the adoption authority's details at Question 51 and they will be authorised to receive information about this application.

For those applicants who are applying on the basis of being a child supported by an **Australian state or territory government welfare authority (or their authorised agent) supported child**, please provide that authority's, or their authorised agent's, details where requested at Question 2. They will be authorised to receive information about this application.

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

enquiry line

General Telephone 131 881 during business hours in Australia to speak to an operator (recorded information available outside these hours). If you are outside Australia, please contact your nearest Australian mission.



Application for migration to Australia by a child

Department of Immigration and Border Protection

2

Please use a pen, and write neatly in English using BLOCK LETTERS. Tick where applicable	
Part A – Application overview	
How many people are included in this application?	
TYPE OF APPLICATION — select one only CHILD OUTSIDE AUSTRALIA: CLASS AH (CHILD — MIGRANT) IN AUSTRALIA: CLASS BT (CHILD — RESIDENCE)	ORPHAN RELATIVE OUTSIDE AUSTRALIA: CLASS AH (CHILD – MIGRANT) IN AUSTRALIA: CLASS BT (CHILD – RESIDENCE)
 The child must be: a biological child of the Australian parent; or an adopted child or a step-child of the Australian parent within the meaning of the <i>Migration Act 1958</i>; or a child conceived through an artificial conception procedure as provided for in the <i>Family Law Act 1975</i>; or a child born under surrogacy arrangements, when parentage has been transferred by court order 	 The child must be under 18 years of age and not married or in a de facto partner relationship. The child must be a relative of a settled Australian citizen, settled Australian permanent resident or settled eligible New Zealand citizen who is willing to sponsor the child and be able to look after the child because the child has no parent able to care for them. Note: For an Orphan Relative visa, a relative is a brother, sister, step-brother, step-sister, grandparent, step-grandparent, aunt, step-aunt, uncle, step-uncle, niece,
 under a prescribed state or territory law. The child must not be engaged to be married, married 	step-niece, nephew or step-nephew. d ADOPTION
or in a de facto relationship. • If the child is 18 years of age or over, they must in	(CHILD – MIGRANT) CLASS AH
addition to the above be financially dependent on the sponsor; or incapacitated for work due to a disability.	Applications must be made outside Australia.The child must be under 18 years of age; and
 A child 18 years of age or over must also be under 25 years of age and a full-time student unless they have a disability that stops them from working. 	 If the adoption is arranged by an Australian state or territory adoption authority, the adoption of the child must be in progress.
If the child is onshore and has had a visa refused or cancelled and does not hold a substantive visa, they	 In other cases: the child must have been adopted; the adoption must give full and permanent parental rights

If the child is an adopted child applying outside Australia, they can only apply in this category if they were adopted by the sponsor before the sponsor became an Australian citizen or permanent resident or eligible New Zealand citizen.

cancelled and does not hold a substantive visa, they

incapacitated for work due to disability), and must

provide a completed and signed form 40CH

Sponsorship for a child to migrate to Australia.

must be under 25 years of age (unless claiming to be

• A step-child can only be included in the Child visa application if the step-child is under 18 years of age and the sponsoring step-parent is no longer the partner of the child's parent but has parental responsibility in relation to the child.

to the adopting parent; the sponsoring parent must

• If the child has already been adopted by the sponsor,

Note: Strict criteria apply to adoption visas: ensure that

you have obtained all information before you lodge this

the child must have been adopted after the sponsor

became an Australian citizen or permanent resident or

have resided overseas for at least 12 months.

eligible New Zealand citizen.

application.

AUSTRALIAN STATE OR TERRITORY WELFARE AUTHORITY SUPPORTED CHILD

>>	Note : The child must be currently in the permanent or long-term care of an Australian state or territory welfare authority.
	Please provide contact details of the welfare authority
	Name of welfare authority
	Name of contact at the welfare authority
	Postal address
	Postcode
	Email address
	Telephone number
	Country code Area code Number
	() ()

Part B – Child's details

(as shown in the dependant's passport or travel document) Family name
Given names
Child's name in their own language or script (if applicable)
Other ways you spell the child's name Family name
Given names
Other names the child is, or has been, known by (including name at birth, previous married names, aliases)
Sex Male Female
Child's date of birth Day Month Year
Child's place of birth
Town/city
Country
Details from the child's passport Passport number
Country of passport Day Month Year
Date of issue / /
Date of expiry / /
Issuing authority/place of issue as shown in the passport
Details of identity card or identity number issued to the child by his/he government (if applicable) eg. National identity card.
Note : If the child is the holder of multiple identity numbers because he she is a citizen of more than one country, you need to enter the identity number on the card from the country that the child lives in.
Identity number
Country of issue

12	Of which countries is the child a citizen	า?	18	Do you agree to the department of the department		g with the child by fax,
			-	No		
				Yes ☐ ▶ Give details		
13	Child's country of current residence			Fax number Country code	Area code	Number
				Email address		
14	Child's current relationship status		40			
	Never married or been in a de facto		19	Child's main language		
	relationship Engaged to ▶ Name of interest.	andad anguea				
	be married	anded spouse	20	How well does the child com	•	h? Better than functional
						Functional
	Date of inte	nded marriage	_			Limited
	Day Mo	onth Year				Not at all
		/	21	Other languages the child rea	ads, understands,	speaks and writes fluentl
	Married or in a ► Name of pa de facto relationship	tner				
			20	If any him for an autoide Acet	!!-	
		riage or date ationship began	22	If applying from outside Aust. Where does the child intend		?
	Day Mo	onth Year		Australian Capital Territo		Tasmania
			_	New South Wa		Victoria _
	Previously married Name of palor in a de facto	rtner	7	Northern Territo	· =	Western Australia
	relationship		_	Queensla South Austra		External Territory Don't know
	Note: This includes children			Oddii / idoli c		DOIT E MIOW
	who are widowed Period of management	arriage or de facto relationship hth Year	23	If applying from outside Aust What is the value of money, of		which the child intends to
	From	/		bring to Australia?		
	to	/		Local currency		
45			_	Australian dollar equivalent	AUD	
15	Child's current residential address Note : A post office box address is not	accentable as a residential				
	address. Failure to give a residential a					
	application being invalid.		٦			
			_			
		Postcode				
16	Child's address for correspondence					
	(If the same as the child's residential a	address, write 'AS ABOVE')	7			
		D. I. I.				
		Postcode				
17	Child's telephone numbers					
	Country code Area cod	e Number				
	Office hours () ()				
	After hours () ()				

Part C – Dependants

			Full name	Sex	Date	of birth	Country of current	Citizenship	Migrat with yo		
				M/F	Day M	onth Year	residence		No	Í	
					/						
					/						
					/	/					
	Does the cl their home No	Count Give You state	ave the sole legal right to determine who cry? e details of ALL other people who have must attach either a completed form 1 utory declaration from each of these po e: Form 1229 or the statutory declarat	parental respons 1229 <i>Consent to</i> eople giving perm	sibility (custo <i>grant an Au</i> nission for th	dy), access stralian visa ne child(ren)	or guardianship rights in a to a child under the age of to migrate.	relation to the child of 18 years or a	d(ren)	t fro	
		(eg.	passport or driver's licence).	lion must be accc	лпратіви бу			erson's identificati	OH		
		1.	Name			2.	Name				
			Residential address				Residential address				
			Pos	stcode				Postcode			
			Telephone number Country code Area code	Number			Telephone number Country code Area code Number				
			() ()				() ()				
			Relationship to the child				Relationship to the child				
			Nature of the legal right				Nature of the legal right				
							If insufficient space, give	details at Part I –	Δddition	nal	

$Part\ D-Details\ of\ other\ family\ members$

27 Give details of ALL the child's other family members, not already listed in this form at Part C (If not living, write 'DECEASED' in country of current residence column)

Note: Adoption visa applicants are **not** required to provide details of their biological family.

Full name	Sex	Sex Date of birth			Country of current	Migi with	Migrating with you?	
	M/F	Day M	onth Year	(use codes below)	residence	No	Yes	
arents (including step-parents)								
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
rothers and sisters (including full, half, step and ado	pted brothers and s	sisters) and	other depend	lent family membe	ers	1		
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
		/	/					
		,	,				te	

Note: Siblings who wish to migrate together must make separate applications and have separate sponsorships.

'Rela	'Relationship status' codes								
M =	Married								
E =	Engaged								
F =	De facto								
S =	Separated								
D =	Divorced								
W =	Widowed								
N =	Never married or been in a								
	de facto relationship								

Part E – Health

28	Has the child, 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 F – Character

	Part F – Character				If you answered ' Yes ' to any of the questions at Question 29, 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
29	Have you, or any other person included in this application, ever:				of sentence and dates of any period of imprisonment or other detention.
	 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	30	Has the child, or any other person included in
	 been associated with a person, group or organisation that has been/is involved in criminal conduct? 	No	Yes		this application ever been refused an entry permit or visa for Australia? No Yes Has the child, or any other person included in
	 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		this application, ever had an entry permit or visa cancelled for Australia? No Yes • Is the child, or any other person included in this application, awaiting a decision on any other visa application? No Yes
	 served in a military force, police force, state sponsored/private militia or intelligence agency (including secret police)? 	No	Yes		If you answered ' Yes ' to any of the above questions, you must state who it applies to and give ALL relevant details.
	 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		

Has the child, or any dependent family members (migrating with the child or not), ever served in the armed forces? No Yes Figure full names, and enclose evidence of service, discharge and rank on discharge	Has the child, or any dependent family members (migrating with the child or not) previously been to Australia, held or currently hold a visa for travel to, or stay in, Australia? No Yes Full name
	Purpose of stay in Australia
	Tarpoor of oldy invidendia
	Day Month Year
	Date of arrival / /
	Date of departure / /
	Visa number
	V
	2. Full name
	2. Full hame
	Purpose of stay in Australia
	Day Month Year
	Date of arrival / /
	Date of departure / /
	Visa number
	V
	3. Full name
	Purpose of stay in Australia
	Day Month Year
	Date of arrival / /
	Date of departure / /
	Visa number
	V , , , , , , , , , , , , , , , , , , ,
	4. Full name
	Purpose of stay in Australia
	Day Month Year Date of arrival / /
	Date of departure / /
	Visa number
	V

31

In which countries has the child lived for 12 months or more during the last 10 years? Dates lived there Country Last permanent address in that country Month From То **34** Is the child in Australia at the time of lodging this application? Is the child, or any person included in this application, currently in immigration detention or any other custody? ▶ Go to Part G No No Yes Give details Yes Has the child, or any person included in this application, held, or do they currently hold a Bridging visa E? No Yes

Part G – Application details (for Child visa applicants only)

OTHER TOTATHO DETAIL O
STUDENT STATUS DETAILS
Details of the child's secondary education Name of school
Number of School
Location
Economic
Date commenced Day Month Year
Day Month Year / /
Date completed (or estimated date of completion) Day Month Year
/ /
Is the child currently undertaking a post secondary course of study leading to a trade, vocational or professional qualification (this does not
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No Yes ▶ Give details
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No Yes Figure Give details Name of institution
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No Yes Sive details Name of institution
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No Yes ▶ Give details Name of institution Day Month Year
leading to a trade, vocational or professional qualification (this does not include single subject courses, hobby type courses or other general interest courses of a short duration)? No Yes

40 EMPLOYMENT DETAILS

Note: If the child has a disability which stops them from working, you
must provide a report from a qualified medical practitioner to suppor
this claim.

Give details of any current employm	ent		
Name and address of employer			
	Devi	NA All-	V
Data as managed	Day	Month	Year
Date commenced			
Number of hours worked per week			
Weekly earnings in local currency			

(Lis	t most recent experience first)Month	Give details of the child's MAIN source of financial support (eg. a parent relative, government welfare department)
1.	From / to /	Full name of person or source
	Name and address of employer	
		Address
		Postcode
	Type of business	Type of support provided (eg. money, food, clothing, rental assistance)
	Occupation	
	Month Year Month Year	Is money provided?
2.	From / to /	No ☐ Yes ☐ ► Give the amount in local currency
	Name and address of employer	per week
		What is this money used to purchase?
		What is this money deed to paronace.
		Period that support has been provided
	Type of business	Month Year Month Year
	Occupation	From / to /
	Оссираноп	Give details of any OTHER sources of financial support for the child including the type and amount of support provided by that source
0	Month Year Month Year	including the type and amount of support provided by that source
3.	From / to /	
	Name and address of employer	
	Type of business	
	Occupation	
	Month Year Month Year	
4.	From / to /	
	Name and address of employer	
	Type of business	
	Occupation	

42 FINANCIAL SUPPORT

41 Give details of child's previous employment history, if any

Part H - Checklist

43 The following documents must be provided as part of the visa application.

Note: If the documents are in a language other than English, translations into English must be provided. In Australia, the translator must be accredited by the National Accreditation Authority for Translators and Interpreters (NAATI).

Applicants and sponsors are encouraged to use the local websites of Australian overseas missions to check for specific local documentation requirements before lodging the child's visa application. Website addresses are located on the department's website

www.border.gov.au

For **all** visa categories, please provide the following documents (as appropriate) (see *Supporting documents* on page 2 of this form about certified copies of documents and English translations)

If the child is applying in Australia, certified copies of the passport or travel document the child used to enter Australia, and of any passports held since then.	
2 recent passport sized photographs (45mm x 35mm) of the child (4 photos if health examinations have not been completed). These should be of the head and shoulders only, and should show the child facing the camera and against a plain background. Print the name of the child on the back of each photograph.	
If the child is 16 years of age or over, a police good conduct/ character certificate for each country outside Australia where the child has lived for more than 12 months over the past 10 years (since turning 16).	
Evidence that the child's sponsor is an Australian citizen, permanent resident or eligible New Zealand citizen (certified copy of birth certificate, Australian passport or foreign passport containing evidence of permanent residence, Australian citizenship certificate).	
A completed form 40CH <i>Sponsorship for a child to migrate to Australia</i> that has been filled in and signed by the child's sponsor.	
If the child is under 18 years of age and has been adopted without the involvement of an Australian state or territory adoption authority: • if the sponsor and/or the sponsor's partner have spent a total of 12 months or more in Australia since turning 16 years of age, an Australian Federal Police (AFP) National Police Check from the sponsor and/or their partner; and • police certificates from each other country in which the sponsor and/or the sponsor's partner have spent a total of 12 months or more in the last 10 years since turning 16 years of age. Note: The sponsor and/or the sponsor's partner who are required to submit an AFP National Police Check must complete the AFP National Police Check application form that is available from the AFP website www.afp.gov.au/what-we-do/police-checks/national-police-checks.aspx Sponsors should use Code 33 at Section 8 on the AFP National Police Check application form and include details of any, and all, names they have been known by. If an AFP Certificate is provided based on incorrect information, the department may request another certificate.	
Fingerprints are not required for National Police Checks.	

For **Child** visa category, please provide the following documents (as appropriate)

A certified copy of the child's birth registration showing both parent's names. If a birth certificate is not available, a certified copy of the identification pages of at least one of the following documents must be provided:	
 passport; family book showing both parents' names; identification document issued by the government; or document issued by a court that verifies the child's identity. 	
If the child is an adopted child, certified copies of the adoption papers.	
 If the child is a step-child of the sponsor: evidence that the child's parent is the former partner of the sponsoring step-parent; evidence of the child's parentage; evidence that the step-parent has parental responsibility in relation to the child. 	
If the child is 18 years of age or over and is a full-time student, evidence of their enrolment and active participation in a post-secondary course of study.	
Note : If there has been a gap of over 6 months in study between finishing the final year of secondary school and commencing further studies, please provide a statement explaining this time frame.	
If the child is 18 years of age or over and is claiming to have a disability, evidence from a qualified medical practitioner that the child has total or partial loss of bodily or mental functions and this stops them from working.	
If the child is 18 years of age or over, evidence that they are financially dependent on their sponsor for their basic needs of food, shelter and clothing, and how long this support has been provided. Evidence may include bank statements, money transfers, rent receipts, etc.	
If the child is under 18 years of age, evidence that the sponsor has the legal right to determine where the child shall live:	
either a completed form 1229 Consent to grant an Australian visa to a child under the age of 18 years OR a statutory declaration from any other person with a legal responsibility to the child (eg. a non-migrating parent) stating that they have no objection to the child's permanent migration; or	
 a valid court order issued to the sponsor which permits them to permanently remove the child from the child's home country; or 	
 a valid Australian child order issued by the Family Court of Australia to the sponsor, and the grant of the visa would be consistent with that order. 	
Note : Form 1229 or the statutory declaration must be accompanied by a certified copy of the other parent/person's identification (eg. passport or driver's licence).	
If the child's name has been changed, a certified copy of evidence of the name change.	
If the child has served in the armed forces of any country, certified copies of military service records or discharge napers	

For **Orphan Relative** visa category, please provide the following documents (as appropriate)

A certified copy of the child's birth registration showing both parents' names. If a birth certificate is not available, a certified copy of the identification pages (including the child's date of birth) of at least one of the following documents must be provided: • passport; • family book showing both parents' names; • identification document issued by the government; or • document issued by a court that verifies the child's identity.	
If the child's name has been changed, a certified copy of evidence of the name change.	
Documents to show the child's relationship to the sponsor, eg. birth certificate or court order of the child's parents and birth certificate or court order of sponsor would indicate siblings relationship.	
If one or both parents are dead, a death certificate or other official documentation to verify this.	
If one or both parents' whereabouts are unknown, evidence of how long they have been missing and what efforts have been made to contact or find them.	
If one or both parents are permanently incapacitated, evidence showing why they are unable to care for the child. For example, if a parent has a physical or mental illness that stops them from being able to care for the child, provide a medical report to verify this.	
Evidence that the sponsor has the legal right to determine where the child shall live: e either a completed form 1229 Consent to grant an Australian visa to a child under the age of 18 years OR a statutory declaration from any other person with a legal responsibility to the child stating that they have no objection to the child's permanent migration; or a valid court order issued to the sponsor which permits them to permanently remove the child from the child's home country; or a valid Australian child order issued by the Family Court of Australia to the sponsor, and the grant of the visa	
would be consistent with that order. Note: Form 1229 or the statutory declaration must be accompanied by a certified copy of the other parent/person's identification (eg. passport or driver's licence).	
Evidence that the sponsor can meet the child's reasonable needs (including adequate accommodation and financial assistance) until the child turns 18 years of age. Evidence may include tax assessment notices, employment payslips, employer statements confirming length of employment, bank statements, rental receipts, accountant statements if self-employed or self-funded, etc.	

If the child has been allocated for adoption, a letter from the Australian state or territory adoption authority supporting the adoption. The letter should contain the adoption authority's	
contact details.	
If the child has been adopted, certified copies of the adoption papers or adoption compliance certificate, including evidence that the authority in the child's home country permits the child to migrate to Australia.	
If the child has been adopted by expatriate adoptive parents without the support of an Australian state or territory adoption authority, provide a written statement outlining the reasons for the adoptive parent's residence overseas.	
or Australian state or territory welfare authority supported blease provide	l c
Letter of support from the state or territory welfare authority stating the child's need for permanent resident status.	

$Part\ I-Additional\ information$

44

Question number	Additional information

If you do not have enough space to give all the necessary information, attach a separate sheet to this form with further details

Part J – Assistance with this form

45	Was assistance given in completing this form? No
	Title: Mr Mrs Miss Ms Other
	Family name
	Given names
	Address
	Postcode
	Telephone number or daytime contact Country code Area code Number
	Office hours () ()
	Mobile/cell
46	Is the person an agent registered with the Office of the Migration Agents Registration Authority (Office of the MARA)? No Yes ▶ Go to Part K
47	Is the person/agent in Australia? No
48	Was the person/agent paid and/or given a gift for this assistance? No

Part K – Options for receiving written communications

49	Does this application rel an Australian state or te No ☐ Yes ☐ ▶ Go to Part	,
50	All written communication (Tick one box only)	ons about this application should be sent to:
	The applicant	All written communications will be sent to the
	OR	applicant's address for communications provided in this form.
	Authorised recipient	You should complete form 956A Appointment or withdrawal of an authorised recipient
	OR	
	Migration agent	Your migration agent/exempt person should
	OR •	complete form 956 Advice by a migration agent/exempt person of providing immigration
	Exempt person	assistance
	Note: If applying for an A	Adoption visa, where the child has been

Note: If applying for an Adoption visa, where the child has been allocated for adoption by an Australian state or territory adoption authority, it is recommended that this adoption authority be authorised to receive all written communications about this application. There can only be one authorised recipient.

Part L – Authorised recipient details (for Adoption visa applicants only)

If applying for an **Adoption** visa, where the child has been allocated for adoption by an Australian state or territory central adoption authority, it is recommended that this adoption authority be authorised to receive all written communications about this application.

Note: There can only be one authorised recipient.

Provide details of the central adoption authority and the employee of that authority who is authorised on the applicant's behalf to receive all written communications about this application.

	1.1	
Name of central adoption authority		
Name of contact at the central add	ption authority	
Postal address		
	Postcode	
Email address		
Telephone number		
Country code Area code	Number	
() ()		

Note: If this application relates to an **Australian state or territory welfare authority supported child**, the welfare authority specified at Question 2 will be authorised to receive information about this application.

Part M – Payment details

52 IMPORTANT: You must refer to the department's website at **www.border.gov.au** to complete this part of your application. The website shows reference tables with the Visa Application Charges applicable to each visa subclass.

Note: A second instalment of the Visa Application Charge must also be

paid before we can grant some visas.

Vis	a subclass you are applying for		
>>	Base Application Charge		
	Write the amount shown on the reference table for your visa subclass	AUD	(1)
		+	
>>	Non-internet Application Charge (if applicable)	AUD	(2)
>>	Additional Applicant Charge aged 18 years or over at the time your application is lodged	+	
	Write the amount shown on the Number of additional applicants reference table for your visa subclass aged 18 years or over		
	AUD X (multiplied by) = →	AUD	(3)
>>	Additional Applicant Charge under 18 years of age at the time your application is lodged Write the amount shown on the reference table for your visa subclass Number of additional applicants under 18 years of age	+	
	AUD X (multiplied by) = →	AUD	(4)
>>	Subsequent Temporary Application Charge (if applicable) Write the amount shown on the reference table for your visa subclass Number of applicants	+	
	AUD X (multiplied by) =	AUD	(5)
		=	
		Total	
>>	Total (1) + (2) + (3) + (4) + (5)	AUD	
	You must pay the total amount or your visa application will not be valid.		-

3	Have you paid the application charge? (To check the Visa Application Charge, refer to the department's website www.border.gov.au or check with the nearest office of the department.)
	No ☐ Yes ☐ ► Attach the receipt
4	Is this an application for an Australian state or territory welfare authority supported child? No papplication will be returned unassessed if payment is not made
	▶ Go to Question 55
	Yes
5	How will you pay your application charge?
	Note : A surcharge may apply to payments made by credit card. Further information is available from www.border.gov.au
	If applying in Australia , credit card is the preferred method of payment. If paying by bank cheque or money order please make payable to the Department of Immigration and Border Protection.
	If applying 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. Bank cheque Money order Credit card Figure Give details below
	Payment by (tick one box) Australian Dollars
	MasterCard Diners Club American Express JCB AUD
	Credit card number
	: : : : : : : : : : : : : : : : : : :
	Country code Area code Number
	Telephone number () ()
	Address
	Postcode
	As the cardholder I acknowledge and accept that a credit card surcharge may apply to the transaction.
	Signature of cardholder

Credit card information will be used for charge paying purposes only.

Part N – Signatures

56 ACKNOWLEDGEMENT REGARDING SOCIAL SECURITY PAYMENTS

This acknowledgement must be signed.

If the applicant is under 16 years of age, this acknowledgement may be signed on behalf of the child by the child's parent, relative or guardian as appropriate.

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;
- 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;
- 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 2009–10 reported that the average Australian household of 2.5 persons spent AUD1,236 per week. The main items of expenditure were food AUD204 per week, housing AUD223 per week, transport AUD193 per week and recreation AUD161 per week;
- approval to migrate does not guarantee employment in Australia and that it is entirely my own responsibility to secure employment after arrival, including investigating my prospects before I arrive in Australia;
- work availability varies significantly from time to time in different
 parts of Australia and that for many jobs in Australia, applicants must
 be eligible for membership of a professional or industry organisation
 and/or be able to be registered or licensed with an Australian state
 authority before working in a particular occupation.

Signature of main applicant



(A parent, relative or guardian may sign if applicant is under 16 years of age.)

57 AUSTRALIAN VALUES STATEMENT

This statement must be signed by the main applicant and each person 18 years of age 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	
r	Day Month Year
Date	/ /
Γ	
Signature	
Name	
Signature	A.
	<u>E</u> 1
Name	
Signature	
[السنو
Name	
ſ	
Signature	
Jigilatule	L D
Name	

58 BIOMETRICS DECLARATION AND CONSENT

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

If I am requested or required to provide my fingerprints and facial image: I consent to:

- the collection of my fingerprints and facial image; and
- if applicable, the collection of the fingerprints and facial image of each accompanying person under 16 years of age.

I declare that:

 I understand that my fingerprints and facial image and my biographical information (and those of each accompanying person under 16 years of age) held by the department may be given to Australian law enforcement agencies to help identify me and each accompanying person, to help determine my eligibility and the eligibility of each accompanying person for grant of the visa applied for, and for law enforcement purposes.

I consent to:

- Australian law enforcement agencies disclosing my biometric, biographical and criminal record information (and that of each accompanying person under 16 years of age) 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.

Signature of main applicant	£
	(A parent, relative or guardian may sign if applicant is under 16 years of age.) Day Month Year
Date	/ /
Signature	£
Name	
Signature	L o
Name	
Signature	L o
Name	
Signature	L o
Name	

59 DECLARATION

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

This declaration must be signed.

If the applicant is under 16 years of age, this declaration may be signed, on behalf of the child, by the child's parent, relative or guardian as appropriate.

I declare that:

- the information I have supplied in this application is complete, correct and up-to-date in every detail.
- 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.
- 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	
	(A parent, relative or guardian may sign if applicant is under 16 years of age.)
	Day Month Year
Date	/ /

We strongly advise that the applicant keep a copy of the application and all attachments for their records.