Direction no. 86 - Order of Consideration — Certain Skilled Migration Visas

KEY DATES AND REFERENCES	
Commenced	16/11/2019
Signed	08/11/2019
Status	Current
Revoked	Direction No. 81

Direction no. 86 Migration Act 1958 Direction under section 499 Order of Consideration — Certain Skilled Migration Visas

I, David Coleman, Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs give this Direction under section 499 of the Migration Act 1958.

Dated: 8/11/2019

THE HON DAVID COLEMAN MP

Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs

Part 1 of Direction no. 86 - Preliminary

1. Name of direction

This Direction is Direction no. 86 Order of Consideration - Certain Skilled Migration visas.

It may be cited as Direction no. 86.

2. Commencement

This Direction commences on 16 November 2019.

3. Revocation

Direction no. 81, given under section <u>499</u> of the Act and dated 26 March 2019, is revoked with effect from the date this Direction commences.

4. Application

- 1. This Direction applies to all persons and bodies having powers under the Act, including the AAT, to consider and dispose of the applications for the visas specified in Schedule A and Schedule B and to review decisions pertaining to those applications.
- 2. This Direction also applies to decision-makers, including the AAT, who consider nomination applications in relation to visas specified in Schedule A and Schedule B.
- 3. Without intending to limit the scope of (1), this Direction applies to decision-makers performing functions or exercising powers:
- a) under section 51 of the Act; and
- b) under section 91 of the Act.
- 4. This Direction does not apply to:
- a) applications that have been remitted by the AAT for reconsideration;
- b) applications where the AAT has set aside a decision and substituted a new decision;
- c) applications where it is readily apparent that the criteria for grant of the visa would not be satisfied;
- d) applications by visa applicants claiming to be a member of the family unit of a person who holds a visa granted on the basis of satisfying the primary criteria in Schedule 2 to the Regulations and who did not make a combined application with that person;
- e) applications for a <u>Subclass 489 (Skilled Regional (Provisional)) visa</u> where the applicant seeks to satisfy the criteria in the Second Provisional Visa stream or claims to be a member of the family unit of such an applicant;
- f) applications for a <u>Subclass 189 (Skilled Independent) visa</u> where the applicant seeks to satisfy the criteria in the New Zealand stream.
- 5. Subject to (4) above, this Direction applies to nomination applications and visa applications made both before, on or after the commencement of this Direction.

5. Preamble

- 1. Australia's Skilled Migration Program is designed to select people who will make a positive contribution to the Australian economy and labour market, and assist Australian businesses to access workers with skills that cannot be met from the local labour market, including in emerging new technology and growth sectors. The Government also remains committed to assisting employers and communities in regional Australia through dedicated regional skilled visa programs.
- 2. In relation to the specified visas in Schedule A, this Direction directs persons and bodies to which it applies with respect to the performance of functions and exercise of powers (under section <u>51</u> or section <u>91</u> of the Act) to:

- consider and dispose of visa applications in the appropriate order of consideration; and
- to review decisions pertaining to those applications in the appropriate order of consideration.
- 3. Persons and bodies to whom this direction applies are to give due regard to the priority processing directions set out below in Part 2 of this Direction.

6. Interpretation

1. In this Direction:

AAT means the Administrative Appeals Tribunal.

Act means the Migration Act 1958.

Approved sponsor with Accredited Status means approved sponsors under the <u>Temporary Skill Shortage visa</u> program awarded Accredited Status by the Department of Home Affairs.

Designated Regional Area has the same meaning as in regulation <u>1.15M</u> of the Regulations.

Employer Sponsored visa means a <u>Subclass 186 (Employer Nomination Scheme) visa</u>. <u>Member of the family unit</u> has the same meaning as in regulation <u>1.12</u> of the Regulations. **Minister** means the Minister who administers the Act.

Primary criteria means the provisions in Schedule 2 to the Regulations for a specified visa subclass which appear under the heading primary criteria.

Regional sponsored visa means a <u>Subclass 187 (Regional Sponsored Migration Scheme) visa</u> and a <u>Subclass 494 (Skilled Employer Sponsored Regional (Provisional)) visa</u>.

Regulations means the Migration Regulations 1994.

Section 85 cap means the maximum number of visas of a specified class that may be granted in a particular financial year, as specified by the Minister in a legislative instrument made under section 85 of the Act.

Skilled regional points-tested visa means a <u>Subclass 489 (Skilled Regional (Provisional)) visa</u> and a <u>Subclass 491 (Skilled Work Regional (Provisional)) visa</u>.

Part 2 of Direction no. 86 - Directions

7. Order for considering nominations

- 1. The following processing priorities (with highest priority listed first) should be given due regard to in relation to nominations:
- a) nominations lodged in relation to an Employer Sponsored visa or a Regional Sponsored visa by an employer who is a party to a labour agreement under a Designated Area Migration Agreement or a Global Talent Program Agreement;
- b) nominations lodged in relation to a <u>Subclass 494 (Employer Sponsored Regional (Provisional)</u>) <u>visa</u>. Within this priority, nominations lodged by approved sponsors with Accredited Status and nominations lodged by a party to a labour agreement not mentioned in paragraph (a) are to have precedence;

- c) all other nominations lodged in relation to an Employer Sponsored visa. Within this priority, nominations by approved sponsors with Accredited Status, or nomination lodged by a party to a labour agreement not mentioned in paragraph (a) or (b) are to have precedence;
- d) nominations lodged in relation to a <u>Subclass 187 (Regional Sponsored Migration Scheme) visa</u>. Within this priority, nominations lodged by approved sponsors with Accredited Status are to have precedence.

8. Order for considering visa applications

- 1. The following processing priorities (with highest priority listed first) should be given due regard to in relation to applications for visas that are specified in Schedule A:
- a) visa applications for an Employer Sponsored visa or Regional Sponsored visa where the applicant is nominated by an employer who is a party to a labour agreement under a Designated Area Migration Agreement or a Global Talent Program Agreement and all applications identified through the Global Talent Program;
- b) visa applications for a <u>Subclass 494 (Employer Sponsored Regional (Provisional)) visa</u>. Within this priority, visa applications where the applicant is nominated by an approved sponsor with Accredited Status or nominated by a party to a labour agreement not mentioned in paragraph (a) are to have precedence;
- c) visa applications for a Subclass 491 (Skilled Work Regional (Provisional)) visa;
- d) visa applications for an Employer sponsored visa. Within this priority, visa applications where the applicant is nominated by an approved sponsor with Accredited Status, or nominated by a party to a labour agreement not mentioned in paragraphs (a) and (b) have precedence;
- e) visa applications for a <u>Subclass 187 (Regional Sponsored Migration Scheme) visa</u>. Within this priority, visa applications where the applicant is nominated by an approved sponsor with Accredited Status are to have precedence;
- f) visa applications for a Subclass 489 (Skilled Regional (Provisional)) visa;
- g) visa applications for a Subclass 190 (Skilled Nominated) visa;
- h) visa applications for a <u>Subclass 189 (Skilled Independent) visa</u> in the Points-tested stream;
- i) all other visa applications.

9. If a section 85 cap applies

- 1. Applications for a visa may be affected by a section $\underline{85}$ cap that allows processing to be conducted but prevents the grant of visas beyond a specified number in a specified time period.
- 2. In deciding the order for considering and disposing of visa applications (or reviewing decisions pertaining to such applications) when affected by a section <u>85</u> cap, the applications to which this Direction specifically applies should be given priority in the order as provided for above.
- 3. This Direction prevails over any other directions under section $\underline{499}$ of the Act that outline the order of consideration for visa applications not described in this Direction.

10. Schedule A

- 1. The following visas are specified:
- a) Subclass 124 Distinguished Talent;

- b) Subclass 186 (Employer Nomination Scheme);
- c) Subclass 187 (Regional Sponsored Migration Scheme);
- d) Subclass 189 (Skilled Independent) (Points-tested Stream);
- e) Subclass 190 (Skilled Nominated);
- f) Subclass 489 (Skilled Regional (Provisional));
- g) Subclass 491 (Skilled Work Regional (Provisional));
- h) Subclass 494 (Employer Sponsored Regional (Provisional));
- i) Subclass 858 Distinguished Talent.