



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

This form 40SP is to be completed by the sponsor of persons applying for a partner category visa either outside Australia or in Australia.

If the fiancé(e) or partner you are sponsoring is applying outside Australia, your fiancé(e) or partner will be applying to migrate. If your fiancé(e) or partner is applying in Australia, your fiancé(e) or partner will be applying for permanent residence. In this form, the term ‘migrate’ covers both.

For details on partner category visa processing, see booklet 1, *Partner Migration*, which is available on the Department of Immigration and Border Protection (the department) website www.border.gov.au/allforms/

Further information on partner category migration is available from www.border.gov.au or the department’s enquiry line (see information box on page 4).

Integrity of sponsorship

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 for Immigration and Border Protection 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.

Who can sponsor

To sponsor a fiancé(e) or partner visa applicant:

- you must be an Australian citizen, Australian permanent resident or eligible New Zealand citizen; and
- if you are the holder of a Woman at Risk (subclass 204) visa granted to you in the past 5 years, the person you are sponsoring must not have been your partner or former partner when that visa was granted to you.

Additional requirements

For sponsors of a Prospective Marriage visa applicant:

- you must be at least 18 years of age when the application is lodged.

For sponsors of a Partner visa applicant:

- if your partner is applying on de facto grounds, you must be at least 18 years of age when the application is lodged;
- if your partner is applying on spouse grounds, you must be at least 18 years of age when the application is lodged, or, if you are under 18, your parent or guardian must sponsor the visa applicant on your behalf, in which case they should complete all information on this form.

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

If you are an Australian permanent resident or eligible New Zealand citizen, you are required to be usually resident in Australia.

Note: If you are an eligible New Zealand citizen who is sponsoring their fiancé(e) or partner, in addition to meeting the usually resident requirement, you must meet health and character requirements. After your fiancé(e) or partner has lodged their complete visa application (which will include your sponsorship application), the department will contact you to advise if you need to undertake health and/or character checks.

If you have previously sponsored a partner or been sponsored as a partner

Your partner’s visa application may be refused if you are affected by the following sponsorship limitations that are imposed if you:

- have previously sponsored or nominated* 2 other persons as a fiancé(e) or partner for migration to Australia (including sponsorships/nominations you may have withdrawn but your former fiancé(e) or partner obtained permanent residence on family violence grounds); or
- have sponsored another fiancé(e) or partner within the last 5 years; or
- were sponsored as a fiancé(e) or partner yourself within the last 5 years.

You may still be approved as sponsor of your fiancé(e) or partner in compelling circumstances, which include:

- if your previous partner has died; or
- if your previous partner has abandoned the relationship, leaving young children; or
- if your relationship with your current fiancé(e) or partner is long-standing; or
- if you and your current fiancé(e) or partner have children of your relationship.

If you are a current or previous contributory parent category visa holder

If you have been granted a permanent contributory parent category visa on or after 1 July 2009, you are unable to sponsor a person for a partner or fiancé(e) visa for 5 years from your visa grant date if you were in a married or de facto relationship with that person on or before the date you were granted the contributory parent category visa.

There are some exceptions to this limitation if you can provide compelling reasons. Compelling reasons may include if your partner was unable to migrate with you because of a major family illness or other significant obligations, other than financially-related obligations. In this situation, the department expects that you will be able to provide evidence of a change in circumstances that now allows your partner to apply for the Partner or Prospective Marriage visa.

* Prior to 1 July 2002, persons who applied in Australia for migration to Australia as a partner were ‘nominated’ by their partner. Those who applied outside Australia as a fiancé(e) or partner were ‘sponsored’. Approved sponsorships or nominations are those that resulted in a visa being granted to the applicant.

Reducing violence in the community

The Australian Government is committed to reducing violence in the Australian community, including family and sexual violence. As part of this commitment, if you have been convicted or charged with certain offences that may impact upon your eligibility to be approved as a sponsor. In order for a visa to be granted you must give the department permission to disclose any convictions to the visa applicant. Further, where a visa applicant is under 18 years of age the department asks for your permission to disclose convictions to any other person who can lawfully determine where the child lives.

The department may ask you to provide one or both of the following:

- an Australian National Police check (NPC) for you; and/or
- a foreign police check for every country in which you have lived for a period of 12 months or more or a total period of at least 12 months since the latest of the following dates:
 - 10 years before the date of the request to provide the police check(s); or
 - the date you turned 16.

The department may refuse the visa application if:

- you are asked to provide the police checks but do not provide them within a reasonable time; or
- you have been convicted of a relevant offence/offences (listed later in this form) and you have a significant criminal record in relation to these relevant offences.

If grounds to refuse your sponsorship exist, the sponsorship may still be approved if it is reasonable to do so, for example, after considering the length of time since you completed the sentence, the effect a refusal decision may have on any children or the length of the relationship between you and the visa applicant.

Note: If the visa application was lodged before 18 November 2016, the requirements above do not apply to you, even if you submit your Sponsorship form on or after 18 November 2016. The requirements above only apply if the visa application was lodged on or after 18 November 2016.

Protection of children

The Australian Government is also committed to protecting children against child sex offences and other serious offences which may pose a significant risk to a child.

If you have been charged with a registrable offence your sponsorship cannot be approved and the visa application **must** be refused if one or more visa applicant is under the age of 18 when the department assesses and decides your sponsorship unless the charges have been:

- withdrawn; or
- dismissed; or
- otherwise disposed of without the recording of a conviction.

If you have been convicted of a registrable offence, subject to certain limited circumstances, your sponsorship **must** be refused if one or more visa applicant is under the age of 18 when the department assesses and decides your sponsorship unless the conviction has been quashed or otherwise set aside.

How to sponsor

You must ensure that you:

- are eligible to sponsor your fiancé(e) or partner (for example, you may not be able to sponsor if you are the holder of a Refugee Woman at Risk (subclass 204) visa or you are subject to sponsorship limitations – you will need to discuss your individual circumstances with the nearest office of the department);
- complete and sign this form; and
- send this form to your fiancé(e) or partner before your fiancé(e) or partner lodges their application.

Your fiancé(e) or partner should:

- complete a form 47SP *Application for migration to Australia by a partner*; and
- if applicable, arrange for a form 47A *Details of child or other dependent family member aged 18 years or over* to be completed and signed by **each** member of the family unit of your fiancé(e) or partner who is aged 18 years or over (whether or not they are migrating with your fiancé(e) or partner).

Your partner should lodge these form(s), together with this sponsorship form, by post or courier your application to the relevant Partner Processing Centre if you are applying in Australia, or Australian mission if you are applying outside Australia. Attach any documentation you are required to provide with your application. A list of the Partner Processing Centres can be found on the department's website at www.border.gov.au/about/contact/offices-locations

When you send this form to your fiancé(e) or partner, it is important that you tell them that the form 47SP, the form(s) 47A (if applicable), this sponsorship form, any supporting documentation and the visa application charge (or evidence that the charge has been paid) must be lodged together.

If your fiancé(e) or partner is applying outside Australia and you are able to demonstrate difficulty in forwarding mail to your fiancé(e) or partner, you should lodge this form at the nearest office of the department in Australia. That office will forward the sponsorship to the Australian mission nearest your fiancé(e) or partner.

Note: After your fiancé(e) or partner has lodged their partner category visa application, and before a decision is made on their visa, providing location requirements can be met, your fiancé(e) or partner may be able to have added to their application a member of your family unit who was previously not included in the application as a person migrating to Australia with your fiancé(e) or partner. In addition to your fiancé(e) or partner having to notify the department in writing of this addition, you may have to complete a new form 40SP to include that member of the family unit with your fiancé(e) or partner and any other family members you are sponsoring to migrate to Australia.

Family members included in this sponsorship application

In this sponsorship application you will be asked for information about each member of the visa applicant's family unit even if they do not intend to migrate with the visa applicant. Information about which family members are considered to be a 'member of the visa applicant's family unit' for migration purposes is available by referring to form 1496i *Including family members in your application*. Form 1496i 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 1496i before completing this form.

What documents do you need?

The department will need proof of your relationship with your fiancé(e) or partner.

It will help your fiancé(e) or partner's application if you send with this form any documents that confirm your relationship.

If you have changed your name since birth, you should also provide evidence of this.

You will also need to send evidence of your permanent resident status in Australia (for example, a certified copy of the relevant pages of your passport identifying the Australian permanent resident visa or Resident Return visa label) or proof that you are an eligible New Zealand citizen*. An Australian citizen will need to send a certified copy of their citizenship certificate or, if Australian-born, a certified copy of their full birth certificate. If you are unsure about the documents needed to do this, contact the nearest office of the department.

You will also need to demonstrate that you will be able to meet your sponsorship obligations as undertaken by you when you complete and sign this form (see '*Your sponsorship undertaking*' below). The information requested on this form, including documents relating to your employment and income, will assist the decision-maker in deciding whether you are able to meet these obligations.

If you are sending copies of documents, they will need to be certified as true copies of the original by a person authorised to witness statutory declarations (for a list of prescribed persons, see 'Statutory declarations' in booklet 1, *Partner Migration*).

It is in your interest to provide all the documents requested with the application. Failure to do so may result in processing of the application being delayed.

Your sponsorship undertaking

As a sponsor for your fiancé(e) or partner's visa application to migrate to Australia, you sign a sponsorship undertaking at the end of this form.

If your fiancé(e) applies for and is granted a Prospective Marriage visa, as sponsor you will be responsible for all financial obligations to the Commonwealth that your fiancé(e) might incur during the period he/she is in Australia.

If your partner applies for and is granted a Partner visa, as sponsor you agree to provide adequate accommodation and financial assistance as required to meet your partner's reasonable living needs. If your partner is applying outside Australia, this assistance would cover their first 2 years in Australia. If your partner is applying in Australia, this assistance would cover the 2 years following the grant of his/her partner visa. You are also required to provide financial and other support, such as childcare, that will enable your partner to attend appropriate English classes.

By signing the undertaking, you will also be agreeing to provide information and advice to help your fiancé(e) or partner settle in Australia. This information and advice should include telling your partner about employment in Australia.

* An eligible New Zealand citizen is a person who at the time of last entry to Australia would have met health and character checks and:

- held a Special Category (Subclass 444) visa on 26 February 2001; or
- held a Special Category (subclass 444) visa that was in force for at least one year in the two years before 26 February 2001; or
- has a certificate, issued under the *Social Security Act 1991*, that states the citizen, for the purposes of the *Social Security Act 1991*, was residing in Australia on a particular date (note that Centrelink stopped accepting applications for these certificates in February 2004).

It is important that your fiancé(e) or partner and his or her members of the family unit understand that a good standard of spoken and written English is essential if they want to work in Australia. Without these skills, it will be very difficult for them to gain employment at a level commensurate with their job skills and qualifications. **They should therefore assess their own employment prospects in Australia, whether or not they intend to work immediately.**

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.

Note: Under section 234 of the *Migration Act 1958* (the Act), you may be prosecuted for deliberately providing false or misleading information to the department.

When sponsorship applications present potential child protection issues, the department may provide the information that raises child protection concerns to the visa applicant(s) and any non-migrating person who can lawfully determine where the applicant's migrating minor child may live. See *Protection of children* on page 2.

Obtaining information about you from other agencies and organisations

Under section 56 of the Act, the department may seek information about you that is relevant to your sponsorship application from other agencies and organisations. The agencies/organisations may include:

- federal, state or territory government agencies;
- federal, state or territory law enforcement agencies;
- state or territory housing authorities (including private landlords);
- local government authorities;
- financial institutions;
- educational institutions;
- private businesses (including telecommunication and internet service providers, insurance companies); and
- any other relevant businesses or agencies.

Immigration assistance

A person gives immigration assistance to you if he or she uses, or claims to use, his or her knowledge or experience in migration procedure to assist you with your visa application, request for ministerial intervention, cancellation review application, sponsorship or nomination.

In Australia a person may only lawfully give immigration assistance if he or she is a registered migration agent or is exempt from being registered. Only registered migration agents may receive a fee or reward for providing immigration assistance.

If an unregistered person in Australia, who is not exempt from registration, gives you immigration assistance they are committing a criminal offence and may be prosecuted.

Migration agents in Australia

Migration agents in Australia must be registered with the Office of the Migration Agents Registration Authority (Office of the MARA) unless they are exempt from registration.

Migration agents outside Australia

Migration agents who operate outside Australia do not have to be registered. The department may give some overseas agents an ID number. This number does not mean that they are registered.

Note: Some Australian registered migration agents operate overseas.

Migration agent information

A migration agent is someone who can:

- advise you on the visa that may best suit you;
- tell you the documents you need to submit with your application;
- help you fill in the application and submit it; and
- communicate with the department on your behalf.

If you appoint a migration agent, the department will assume that your migration agent will be your authorised recipient, unless you indicate otherwise.

Your migration agent will be the person with whom the department will discuss your application and from whom it will seek further information when required.

You are not required to use a migration agent. However, if you use a migration agent, the department encourages you to use a registered migration agent. Registered agents are bound by the Migration Agents Code of Conduct, which requires them to act professionally in their clients' lawful best interests.

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

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

Exempt persons

The following people do not have to be a registered migration agent in order to provide immigration assistance, but they must not charge a fee for their service:

- a close family member (spouse, de facto partner, child, parent, brother or sister);
- a member of parliament or their staff;
- an official whose duties include providing immigration assistance (eg. a Legal Aid provider);
- a member of a diplomatic mission, consular post or international organisation.

Appointing a migration agent/exempt person

To appoint a migration agent/exempt person you should complete *Part J – 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 J – Options for receiving written communications*; and
- form 956A *Appointment or withdrawal of an authorised recipient*.

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

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

Consent to communicate electronically

The department may use a range of means to communicate with you. However, electronic means such as fax or email will only be used if you indicate your agreement to receiving communication in this way.

To process your application the department may need to communicate with you about sensitive information, for example, health, police checks, financial viability and personal relationships. Electronic communications, unless adequately encrypted, are not secure and may be viewed by others or interfered with.

If you agree to the department communicating with you by electronic means, the details you provide will only be used by the department for the purpose for which you have provided them, unless there is a legal obligation or necessity to use them for another purpose, or you have consented to use for another purpose. They will not be added to any mailing list.

The Australian Government accepts no responsibility for the security or integrity of any information sent to the department over the internet or by other electronic means.

If you authorise another person to receive documents on your behalf and they wish to be contacted electronically, their signature is required on form 956 or 956A to indicate their consent to this form of communication.

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

Home page www.border.gov.au

General enquiry line

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

Please keep these information pages for your reference



Sponsorship for a partner to migrate to Australia

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

Tick where applicable

Part A – Application overview

1 How many people are included in this sponsorship for migration?

Part B – Your details

2 Your full name (as shown in your passport or travel document)

Family name

Given names

3 Name in your own language or script (if applicable)

4 Other ways you spell your name

Family name

Given names

5 Sex Male Female

6 Date of birth

7 Place of birth

Town/city

Country

8 What is your citizenship/residence status in Australia?
(Tick one box only)

Australian citizen by birth **Please attach proof**

Australian citizen by grant **Date of arrival in Australia**

DAY MONTH YEAR

/ /

Attach proof of citizenship and length of residence

Permanent resident of Australia **Date of arrival in Australia**

DAY MONTH YEAR

/ /

Attach proof of length of residence

Eligible New Zealand citizen **Length of residence in Australia**

Note: For definition of eligible New Zealand citizen, see footnote on page 3.

Please attach proof

9 If you hold any nationality or citizenship other than Australian citizenship, please give details

1. Country

DAY MONTH YEAR

Date acquired

How acquired?

2. Country

DAY MONTH YEAR

Date acquired

How acquired?

10 Details from your passport

Passport number

Country of passport

DAY MONTH YEAR

Date of issue

DAY MONTH YEAR

Date of expiry

Issuing authority/
Place of issue as shown in your passport

11 Your current residential address

POSTCODE

Note: If your residential address is not in Australia, please attach a statement at the end of this form outlining how you will meet your sponsorship obligations. See *Question 52 Undertaking*

12 Address for correspondence
(If different to your residential address)

POSTCODE

13 Your telephone numbers

	COUNTRY CODE	AREA CODE	NUMBER
Office hours	()	()	
After hours	()	()	

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

No
Yes Give details

	COUNTRY CODE	AREA CODE	NUMBER
Fax number	()	()	
Email address			

Part C – Fiancé(e) or partner’s details

15 Fiancé(e) or partner’s full name (as shown in passport or travel document)

Family name
Given names

16 Fiancé(e) or partner’s name in his/her own language or script (if applicable)

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17 Other ways your fiancé(e) or partner spells his/her name

Family name
Given names

18 Sex Male Female

19 Date of birth

DAY	MONTH	YEAR
/	/	/

20 Fiancé(e) or partner’s residential address

POSTCODE

Part D – Relationship details

Note: You must inform the department if your relationship ends before your fiancé(e) or partner’s visa application is decided.

Your current relationship details

21 What is your current relationship status with the visa applicant?

Married Date of marriage

DAY	MONTH	YEAR
/	/	/

Place of marriage

--

Engaged Date of intended marriage

/	/	/
---	---	---

De facto Date relationship began

/	/	/
---	---	---

22 Are you related to the visa applicant by blood, marriage or adoption?

No
Yes

23 Have you and the visa applicant met in person?

Note: If you have only met over the internet, tick ‘No’.

No
Yes When did you first meet?

DAY	MONTH	YEAR
/	/	/

Where did you first meet?

--

24 When did you and the visa applicant commit to a shared life together to the exclusion of all others?

DAY	MONTH	YEAR
/	/	/

25 Since you and the visa applicant committed to a shared life together to the exclusion of all others, have you lived separately and apart for any periods or time?

No
Yes Give details of periods and reasons for the separation

26 Were you forced or coerced into entering this relationship with the visa applicant?

No
Yes

Your previous relationship details

If insufficient space, give additional details at Part L

- 27 Have you been married to a person other than the current visa applicant (including if you are still legally married to that person)?

No

Yes Name of previous spouse

Date of birth

DAY	MONTH	YEAR
/	/	/

Date of marriage

DAY	MONTH	YEAR
/	/	/

Date marriage ended

DAY	MONTH	YEAR
/	/	/

How did the marriage end?
(eg. divorce, separation, or if still married, reason why)

Number of children from this relationship

- 28 Have you ever been in a same-sex or opposite-sex de facto relationship with a person other than the current visa applicant?

No

Yes Name of previous partner

Date of birth

DAY	MONTH	YEAR
/	/	/

Date relationship started

DAY	MONTH	YEAR
/	/	/

Date relationship ended

DAY	MONTH	YEAR
/	/	/

Number of children from this relationship

- 29 Have you previously sponsored/nominated a spouse, de facto partner, prospective spouse (fiancé(e)) or interdependent partner?

No

Yes How many times?

Give the following details for EACH time you have sponsored/nominated.

If insufficient space, give additional details at Part L

1. Date application lodged for previous sponsorship/nomination

DAY	MONTH	YEAR
/	/	/

Name of person sponsored/nominated at time of sponsorship or nomination

Family name

Given names

If applicable, other names this person is, or has been, known by
(including name at birth, previous married names, aliases)

Family name

Given names

Date of birth of person sponsored/nominated

DAY	MONTH	YEAR
/	/	/

Relationship to you (spouse, de facto partner, fiancé(e), interdependent partner)

Name of overseas post/Australian office where sponsorship or nomination was lodged

Was a visa granted?

No

Yes

Date visa was granted

DAY	MONTH	YEAR
/	/	/

Date relationship ended

DAY	MONTH	YEAR
/	/	/

How relationship ended (eg. divorce, death)

2. Date application lodged for previous sponsorship/nomination

DAY	MONTH	YEAR
/	/	/

Name of person sponsored/nominated at time of sponsorship or nomination

Family name

Given names

If applicable, other names this person is, or has been, known by
(including name at birth, previous married names, aliases)

Family name

Given names

Date of birth of person sponsored/nominated

DAY	MONTH	YEAR
/	/	/

Relationship to you (spouse, de facto partner, fiancé(e), interdependent partner)

Name of overseas post/Australian office where sponsorship or nomination was lodged

Was a visa granted?

No

Yes

Date visa was granted

DAY	MONTH	YEAR
/	/	/

Date relationship ended

DAY	MONTH	YEAR
/	/	/

How relationship ended (eg. divorce, death)

30 Were you sponsored/nominated to Australia as a spouse, de facto partner, prospective spouse (fiancé(e)) or interdependent partner?

No

Yes Give details

Date of sponsorship/nomination

DAY	MONTH	YEAR
/	/	/

Name of overseas post/Australian office where sponsorship or nomination was lodged

Date relationship ended

DAY	MONTH	YEAR
/	/	/

How relationship ended (eg. divorce, death)

31 Have you ever been granted a contributory parent category visa?

No

Yes Date of visa grant

DAY	MONTH	YEAR
/	/	/

The visa applicant's previous relationship details

If insufficient space, give additional details at Part L

32 Has the visa applicant been married to a person other than you (including if they are still legally married to that person)?

No

Yes Name of previous spouse

Date of birth

DAY	MONTH	YEAR
/	/	/

Date of marriage

/	/	/
---	---	---

Date marriage ended

/	/	/
---	---	---

How did the marriage end? (eg. divorce, separation, or if still married, reason why)

Number of children from this relationship

33 Has the visa applicant ever been in a same-sex or opposite-sex de facto relationship with a person other than you?

No

Yes Name of previous partner

Date of birth

DAY	MONTH	YEAR
/	/	/

Date relationship started

/	/	/
---	---	---

Date relationship ended

/	/	/
---	---	---

Number of children from this relationship

34 Has the visa applicant ever been engaged to be married to a person other than you?

No

Yes Name of previous fiancé(e)

Date of birth

DAY	MONTH	YEAR
/	/	/

Date relationship started

/	/	/
---	---	---

Date relationship ended

/	/	/
---	---	---

Number of children from this relationship

Part E – Details of members of the family unit

35 Give details of ALL your fiancé(e) or partner's family unit members who are included in this sponsorship

1. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

2. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

3. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

4. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

5. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

6. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

7. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

8. Family name
Given names
Date of birth DAY / MONTH / YEAR Male Female
Country of current residence
Citizenship

Part F – Protection of children

36 Are you sponsoring a child aged under 18 years?

No

Yes

37 Have you ever:

- specifically, been convicted of a crime or offence in any country (including any conviction which is now removed from official records), relating to persons under the age of 18, including but not limited to: child abuse, child sex, endangering a child, indecent dealings with a child, or possession of child pornography? No Yes
- specifically, been charged with any offence that is currently awaiting legal action, in any country, relating to persons under the age of 18, including but not limited to: child abuse, child sex, endangering a child, indecent dealings with a child, or possession of child pornography? No Yes

If you answered 'Yes' to either of the above questions, you should give ALL relevant details. If the matter relates to a criminal conviction, please give the nature of the offence, full details of the sentence and dates of any period of imprisonment or other detention.

Part G – About your character

38 In which countries have you lived for 12 months (in total) or more during the last 10 years?

Country	Dates lived there		Last permanent address in that country
	MONTH	YEAR	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	
	FROM	/	
	TO	/	

39 Have you ever:

- in addition to any crime or offence disclosed in response to Question 37, been convicted of a crime or offence in any country (including any conviction which is now removed from official records)? No Yes
- in addition to any crime or offence disclosed in response to Question 37, been charged with any offence that is currently awaiting legal action? No Yes
- been acquitted of any criminal offence or other offence on the grounds of mental illness, insanity or unsoundness of mind? No Yes
- been removed or deported from any country (including Australia)? No Yes
- left any country to avoid being removed or deported? No Yes
- been excluded from or asked to leave any country (including Australia)? No Yes
- committed, or been involved in, the commission of war crimes or crimes against humanity or human rights? No Yes
- been involved in any activities that would represent a risk to Australian national security? No Yes
- had any outstanding debts to the Australian Government or any public authority in Australia? No Yes
- been involved in any activity, or been convicted of any offence, relating to the illegal movement of people to any country (including Australia)? No Yes
- served in a military force or state sponsored/private militia, undergone any military/paramilitary training, or been trained in weapons/explosives use (however described)? No Yes

If you answered '**Yes**' to any of the questions at Question 39, you must give ALL relevant details. If the matter relates to a criminal conviction, please give the nature of the offence, full details of the sentence and dates of any period of imprisonment or other detention.

The department may ask you to provide Australian or foreign police checks to assess if you have any relevant offences and a significant criminal record.

A relevant offence is defined for these purposes as an offence against a law of the Commonwealth, a state, a territory or a foreign country, involving any of the following matters:

- violence against a person, including (without limitation) murder, assault, sexual assault and the threat of violence;
- the harassment, molestation, intimidation or stalking of a person;
- the breach of an apprehended violence order, or a similar order, issued under a law of a state, a territory or a foreign country;
- firearms or other dangerous weapons;
- people smuggling;
- human trafficking, slavery or slavery-like practices (including forced marriage), kidnapping or unlawful confinement;
- attempting to commit an offence involving any of the matters mentioned above or below;
- aiding, abetting, counselling or procuring the commission of an offence involving any of the matters mentioned above.

You are considered to have a significant criminal record in relation to an relevant offence or relevant offences if, for that offence or those offences you have been sentenced to:

- death; or
- imprisonment for life; or
- a term of imprisonment of 12 months or more; or
- 2 or more terms of imprisonment, where the total of those terms is 12 months or more.

Part H – About your home

40 Type of dwelling:

House

Flat

Other Specify

41 How many bedrooms does the dwelling have?

42 How many people live in the dwelling?

43 What is the relationship of these people to you?

Child

Parent

Spouse

De facto partner

Sibling

Other Specify

44 Ownership of dwelling:

Own outright

Paying home loan

Public housing

Rent

Other Specify

45 Will the person you are sponsoring be living with you?

No What accommodation do you propose for the person you are sponsoring?

Yes

Part I – Assistance with this form

46 Did you receive assistance in completing this form?

No **Go to Part J**

Yes Please give details of the person who assisted you

Title: Mr Mrs Miss Ms Other

Family name

Given names

Address

POSTCODE

Telephone number or daytime contact

Office hours

COUNTRY CODE	AREA CODE	NUMBER
()	()	

Mobile/cell

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

No

Yes **Go to Part J**

48 Is the person/agent in Australia?

No **Go to Part J**

Yes

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

No

Yes

Part J – Options for receiving written communications

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

Myself

OR

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

OR

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

Part K – Undertaking, declaration, acknowledgement and consent

51 Undertaking

For sponsors of a Prospective Marriage visa applicant:

I agree to accept responsibility for:

- all financial obligations to the Commonwealth incurred by my fiancé(e) arising from their stay in Australia;
- my fiancé(e)'s compliance with all relevant legislation and awards in relation to any employment they enter into in Australia;
- my fiancé(e)'s compliance with the conditions of their Prospective Marriage visa.

For sponsors of a Partner visa applicant:

I agree to assist my partner, to the extent necessary:

- financially;
- in relation to accommodation in the first 2 years immediately after their Partner visa is granted (if they were granted the visa in Australia) or their first entry to Australia as a holder of the Partner visa (if they were granted the visa outside Australia).

Signature of sponsor

Name

Date / /

Declaration

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

I declare that:

- the information I have given in this form is complete, correct and up-to-date;
- I will inform the department, in writing, if my relationship with my fiancé(e) or partner breaks down, they die or I withdraw my sponsorship;
- I understand that I may be prosecuted if I give false or misleading information or bogus documents, or mislead or deceive an officer of the department.
- 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.

Signature of sponsor

Name

Date / /

Acknowledgement

I acknowledge and accept that:

- my partner may be granted the permanent Partner visa even if our relationship breaks down and I withdraw my sponsorship (for example, on grounds of family violence or child of the relationship);
- if the relationship between my fiancé(e) or partner breaks down, Australian privacy laws prevent me from receiving further advice or information in relation to the progress or status of their visa application;
- I cannot sponsor another fiancé(e) or partner until 5 years have passed from the date my current fiancé(e) or partner makes their application, unless I have compelling circumstances;
- I cannot sponsor more than 2 fiancé(e)s or partners in total, unless I have compelling circumstances;
- my fiancé(e)'s or partner's visa application may be refused or their visa cancelled if I have given false or misleading information or bogus documents;
- the visa application may be refused if I don't provide a police check if one is requested or if I have convictions for relevant offences and a significant criminal record;
- the visa application will be refused if I don't consent to the department disclosing my convictions to the visa applicants.

Signature of sponsor

Name

Date / /

Consent

I consent to:

- the department obtaining information relevant to my sponsorship from other government and non-government bodies including but not limited to:
 - federal, state or territory government agencies;
 - federal, state, or territory law enforcement agencies;
 - state or territory housing authorities (including private landlords);
 - local government authorities;
 - financial institutions;
 - educational institutions;
 - private businesses (including telecommunication and internet service providers and insurance companies).
- the department disclosing to the visa applicant(s) any convictions I have for relevant offences.

Signature of sponsor

Name

Date / /

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

