



Commonwealth of Australia

Migration Regulations 1994

EVIDENCE OF FURTHER FUNDS AND LIVING COSTS

(Paragraphs 570.613(3)(b), 572.613(3)(b), 573.613(3)(b), 574.613(3)(b), 575.613(3)(b), 5A302(b) and 5B102(1)(a), clause 580.111 and subclause 5A104(1))

I, *CHRIS BOWEN*, Minister for Immigration and Citizenship, acting under paragraphs 570.613(3)(b), 572.613(3)(b), 573.613(3)(b), 574.613(3)(b), 575.613(3)(b), 5A302(b) and 5B102(1)(a), clause 580.111 and subclause 5A104(1) of the *Migration Regulations 1994* ('the Regulations'):

1. REVOKE Instrument number IMMI 09/138 signed on 8 December 2009 specifying amounts for the purposes of paragraphs 570.613(3)(b), 572.613(3)(b), 573.613(3)(b), 574.613(3)(b), 575.613(3)(b), 5A302(b) and 5B102(1)(a), clause 580.111 and subclause 5A104(1).
2. SPECIFY an amount of AUD \$18 610 for the purposes of paragraphs 570.613(3)(b), 572.613(3)(b), 573.613(3)(b), 574.613(3)(b), 575.613(3)(b), and 5A302(b); AND
3. SPECIFY an amount of AUD \$18 610 per year for the purposes of clause 580.111, subclause 5A104(1) and paragraph 5B102(1)(a).

This Instrument, IMMI 12/054, comes into effect on 1 July 2012.

Dated 18 June 2012

Chris Bowen

Minister for Immigration and Citizenship

[NOTE 1: Paragraphs 570.613(3)(b), 572.613(3)(b), 573.613(3)(b), 574.613(3)(b), 575.613(3)(b), and 5A302(b) relate to the applicant providing evidence that they have further funds from an acceptable source.

NOTE 2: Clause 580.111, subclause 5A104(1) and paragraph 5B102(1)(a) relate to the applicant's living costs.]