

Migration (LIN 20/179: Arrangements for child visa applications) Amendment Instrument 2020

I, Jason Fraser, as delegate of the Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs, make the following instrument.

Dated: 15.07.2020

Jason Fraser

Acting Senior Executive Service, Band One

Immigration Programs Division

Department of Home Affairs

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1 Name

1. This instrument is the *Migration (LIN 20/179: Arrangements for child visa applications) Amendment Instrument 2020*.
2. This instrument may be cited as LIN 20/179.

2 Commencement

This instrument commences the day after this instrument is registered on the Federal Register of Legislation.

3 Authority

This instrument is made under subregulation 2.07(5) of the *Migration Regulations 1994* (the Regulations).

4 Schedules

The instrument that is specified in the Schedule to this instrument is amended as set out in the Schedule.

Schedule 1—Amendments

Arrangements for child visa applications 2016/051 (IMMI 16/051)

1 Item 3 of the table in section 4

Repeal the item, substitute:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| 3 | Extended Eligibility (Temporary)(Class TK)Subclass 445 (Dependent Child) | Item 1211 | 918 | *(a) An application by a dependent child of a holder of a Subclass 309, 310, 445, 820 or 826 visa in Australia must be made by:*1. *posting the application (with the correct pre-paid postage) to:*

*Department of Home Affairs Child and Other Family Processing Centre,Locked Bag 7NORTHBRIDGE WA 6865 AUSTRALIA; or*1. *delivering the application by courier service to:*

*Department of Home Affairs Child and Other Family Processing Centre,Wellington Central,836 Wellington StreetWEST PERTH WA 6005 AUSTRALIA.**(b) An application by a dependent child of a holder of a Subclass 309, 310, 445, 820 or 826 visa outside Australia, must be made outside Australia.*  |

**2 At the end of section 4**

Add:

Note 1: Paragraph 2.10(2)(a) of the Regulations provides that if an application for a visa is made outside Australia, it must be made in accordance with the requirements of Division 2.2 or the item in Schedule 1 of the Regulations that relates to that visa, about where to make the application.

Note 2: Paragraph 2.10(2)(b) of the Regulations provides that where there are no requirements of that kind, the application must be made at a diplomatic, consular or migration office maintained by or on behalf of the Commonwealth outside Australia.