#### **EXPLANATORY STATEMENT**

Issued by authority of the Minister for Immigration, Citizenship and Multicultural Affairs

Migration Regulations 1994

# Migration (Specification under clause 485.231 - Qualifications) Instrument (LIN 23/023) 2023

- The instrument, Departmental reference LIN 23/023, is made under subclause 485.231(1) of Schedule 2 to the *Migration Regulations 1994* (the Migration Regulations).
- The instrument repeals *Migration Regulations 1994 –Qualifications IMMI 13/013* (F2013L00528) in accordance with subsection 33(3) of the *Acts Interpretation Act 1901*. That subsection provides that a power to make a legislative instrument includes a power to amend or repeal that instrument in the same manner, and subject to the same conditions, as the power to make the instrument.
- The instrument commences on the day after it is registered on the Federal Register of Legislation, and is a legislative instrument for the *Legislation Act 2003* (Legislation Act).

## Purpose

- Subclause 485.231(1) of Schedule 2 to the Migration Regulations provides that applicants seeking to satisfy the primary criteria for the grant of a Subclass 485 (Temporary Graduate) visa in the Post-Study Work stream must hold a qualification or qualifications of a kind specified by the Minister in an instrument in writing.
- The purpose of the instrument is to specify that applicants must hold one or more of the following qualifications that are a result of study undertaken at the Australian Qualification Framework level 7 or higher:
  - bachelor degree;
  - bachelor (honours) degree;
  - masters by coursework degree;
  - masters by research degree;
  - masters (extended) degree;
  - doctoral degree.
- The instrument enhances the quality, integrity and competitiveness of Australia's international education sector by providing for post-study work arrangements for applicants conferred or awarded a specified degree.

- All applicants must meet the Australian study requirement in the six months immediately prior to making their visa application (see paragraph 485.231(3)(a) of Schedule 2 to the Migration Regulations) and have obtained their qualification at an eligible educational institution (see subclause 485.231(2) of Schedule 2 to the Migration Regulations).
- 8 The instrument maintains the arrangements previously in place under IMMI 13/013, which is due to be repealed by sunsetting on 1 April 2023.

#### **Consultation**

- 9 Consultation is unnecessary as the instrument is of a machinery nature and does not alter existing arrangements.
- The Office of Impact Analysis (OIA) was consulted and considered that the instrument dealt with matters of a minor nature and no regulatory impact statement was required.
  - The OIA reference number is OBPR23-04317

## Details of the instrument

- 11 Section 1 of the instrument sets out its name.
- Section 2 of the instrument provides that the instrument will commence the day after it is registered on the Federal Register of Legislation.
- Section 3 of the instrument sets out definitions, and links the definition of 'Australian Qualification Framework' to the definition in the *Higher Education Support Act 2003*.
- Section 4 of the instrument provides that the previously mentioned qualifications (see paragraph 5 above) are specified for the purpose of subclause 485.231(1) of Schedule 2 to the Migration Regulations.
- 15 Section 5 repeals the previous instrument, IMMI 13/013.
- Section 6 is a savings provision which provides that anything done under IMMI 13/013 continues to be in effect as if it had been done under this instrument.

## Parliamentary scrutiny etc.

- The instrument is exempt from disallowance under section 42 of the Legislation Act. This is because a legislative instrument made under Schedule 2 of the Migration Regulations is prescribed by section 10, item 20(b) of the *Legislation (Exemptions and Other Matters) Regulation 2015* as an instrument that is not subject to disallowance.
- As the instrument is exempt from disallowance, a Statement of Compatibility with Human Rights is not required.
- The instrument was made by the Minister for Immigration, Citizenship and Multicultural Affairs, in accordance with subclause 485.231(1) of Schedule 2 to the Migration Regulations.