EMPLOYEE VISA POLICY

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1 PURPOSE

1.1 This policy is designed to enable CQUniversity to address labour shortages by bringing in genuinely skilled workers where an appropriately skilled Australian cannot be identified to fill a vacancy.

1.2 This policy outlines the requirement for prospective international employees and visiting scholars of the University to obtain valid Australian work rights.

2 SCOPE

2.1 This policy applies to prospective or appointed employees and visiting scholars of CQUniversity who are required to obtain Australian work rights.

3 POLICY STATEMENT

3.1 Prospective University employees and visiting scholars who do not hold valid Australian work rights are responsible for obtaining a valid visa to ensure they have the rights to conduct work or other activities whilst in Australia.

3.2 In accordance with the requirements of the Department of Home Affairs, failure to obtain the correct visa may result in serious consequences for both the individual and the University.

3.3 Appropriate work verification checks are required to be conducted on all continuing, fixed-term and casual employees providing services to the University to ensure they hold valid Australian work rights. All employees of the University and visiting scholars to the University shall provide written consent to the University so that it may undertake various checks with the Department of Home Affairs to confirm visa status and work rights and other entitlements, at any time during the course of their employment or appointment at the University.
Eligibility criteria for sponsorship and/or nomination

3.4 The University may choose to nominate a prospective employee for a visa in accordance with eligibility criteria outlined by the Department of Home Affairs.

3.5 At the discretion of the University, prospective employees who meet the Department of Home Affairs' eligibility criteria may also be nominated for permanent residency in conjunction with a temporary subclass visa. Other considerations in determining whether to nominate an employee for a visa include (but are not limited to) availability of funding.

Costs

3.6 The University, as the nominator, will fund the following expenses related to the visa process:

- professional fees (agreed fixed price per visa application)
- disbursement fees (capped fees agreed in advance and calculated per application), and
- any other costs that the University must pay in accordance with immigration laws.

3.7 The University will pay eligible employee costs associated with relocation and travel as per the Relocation Entitlement Procedure.

3.8 The University will not be responsible for the payment of third party fees associated with visa applications. These costs include but are not limited to health examination fees, translation costs, English language test fees, medical insurance costs and/or skills assessment fees.

3.9 The applicant will fund the following expenses related to the visa process:

- application fees and charges, and
- third party expenses mentioned in section 3.8.

3.10 Prior to the University progressing with a visa nomination, the employee will sign the University's Statement of Services document, which outlines each party's cost responsibilities.

3.11 If the visa holder accepts employment with another employer, the University will no longer be responsible for any associated costs relating to the current visa for the employee and the employee's family members.

3.12 In the event that the employee’s employment with the University ceases (for whatever reason) within two years following the grant of a temporary visa, the employee shall reimburse the University for all relocation expenses specified in the employment agreement.

3.13 In the event that the employee’s employment with the University ceases (for whatever reason) within two years following the grant of a permanent visa, the employee shall reimburse the University for all relocation expenses and any other immigration charges specified in the employment agreement.

Visa process

3.14 The University currently engages external visa agents to manage the visa nomination and application process, and develop appropriate strategies to suit individual circumstances.

3.15 Visa agents may provide a range of support services during the process including:

- advising on visa criteria and procedures
- contacting the client and the visa applicants to seek instructions and obtain advice
- liaising with the client and the visa applicants to gather all relevant information
- preparing the various applications
- liaising with the Department of Home Affairs until the applications are finalised, and
- informing the client and the visa applicants of developments in the applications and on grant.
Change in circumstances

3.16 Individual visa holders must notify their supervisor and the People and Culture Directorate if there are any changes to their circumstances, as these changes may impact the visa holder’s conditions and obligations.

3.17 Supervisors will immediately notify the People and Culture Directorate of any changes to the visa holder’s employment. These changes include but are not limited to:

- job title and/or occupation
- duties of the role
- hours of work
- change in relationship status with an accompanying dependent on the visa
- cancellation of visa
- loss of work rights,
- refusal of a visa application.

4 RESPONSIBILITIES

Compliance, monitoring and review

4.1 The Director, People and Culture is responsible for monitoring, reviewing and ensuring compliance with his policy.

Reporting

4.2 Details of visas will be maintained in the University’s Human Resource Information System. Certified copies of visas will be retained in the corporate record information system TRIM.

Records management

4.3 All records relevant to this document are to be maintained in a recognised University recordkeeping system.

5 DEFINITIONS

5.1 Terms not defined in this document may be in the University glossary.

Terms and definitions

Dependent: a child or stepchild, who has not turned 18 years of age, or, if aged 18 years or over, is less than 23 and is a dependant. A dependent child must not have a partner or be engaged to be married.

Dependent may alternatively mean a person who is dependent on another person if, at the time of application lodgement, the first person has been wholly or substantially reliant on the other person for financial support to meet their basic needs (food, clothing and shelter):

- for a substantial period immediately before that time and that reliance on the other person is greater than any reliance by the first person on any other person, or
- due to the first person being incapacitated for work due to the total or partial loss of the first person’s bodily or mental function.

Employee: a person employed by the University who has a continuing or fixed-term contract.

Family members: a spouse or de facto partner and children.

Prospective employee: a person offered a continuing or fixed-term appointment with CQUniversity.
Sponsor: CQUniversity, an organisation that has been approved as a standard business sponsor to nominate a position or activity to be performed for the University in Australia.

6 RELATED LEGISLATION AND DOCUMENTS

*Migration Act 1958* (Cwlth)
*Migration Regulations 1994* (Cwlth)
Recruitment and Selection Procedure
Relocation Entitlement Procedure

7 FEEDBACK

7.1 University staff and students may provide feedback about this document by emailing policy@cqu.edu.au.

8 APPROVAL AND REVIEW DETAILS

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