

ENRICHED

— MIGRATION TRAINING —

WORKBOOK

Partner Visa and Family
Violence Provisions
Workshop

This workshop is an
OMARA approved CPD
activity

Completion of the Workshop awards a
Registered Migration Agent **3 CPD Points**

Item Number **WK635**

TABLE OF CONTENTS

INTRODUCTION	6
Foreword	6
CPD Points	6
Currency of document.....	6
Authors.....	6
LIST LEGEND	7
CONTENT OUTLINE.....	8
LEARNING OUTCOMES	10
INTRODUCTION TO PARTNER VISA SUBCLASSES AND NO FURTHER STAY CONDITIONS AND WAIVERS	12
TYPES OF PARTNER VISAS.....	16
Onshore Subclasses 820 and 801	17
Offshore Subclasses 309 and 100.....	20
Prospective Marriage Subclass 300.....	23
MAKING A VALID PARTNER VISA APPLICATION	25
Valid Onshore Partner Visa Applications.....	26
Valid Offshore Partner Visa Applications	29
Valid Prospective Marriage Visa Applications.....	30
Fees Chart.....	31
SPONSORSHIP OF PARTNERS	32
Limitation on Sponsorship of Partner Sponsors.....	32
Legislative Basis for Sponsorship Limitations.....	34
Exceptions to Sponsorship Limitation	36
Sponsor Limitations for Family Violence and Pending Bill on Partner Sponsors	39
HYPOTHETICAL CASE STUDY 1.....	41
SPOUSE AND DE FACTO PARTNER RELATIONSHIP ASSESSMENT CRITERIA	43
Assessing a Relationship as a Spouse or De Facto Relationship	45
Spouse Criteria	48
S. 5F(2)(a) – Valid Marriage under Law	49
S. 5F(2)(b) – Mutual Commitment to a shared life as husband and wife to the exclusion of all others	54
Absence of Romantic Love and Affection in a Partner Relationship – Case Law Analysis	54
S. 5F(2)(c) – Marital Relationship is Genuine and Ongoing.....	57
S. 5F(2)(d) – Living Together or not separately and apart on a permanent basis.....	58
Meaning of not living separately and apart on a permanent basis – Case Law Analysis.....	58
De Facto Criteria.....	62

S. 5CB(2)(a) – Mutual Commitment to a shared life to the exclusion of all others	65
Absence of Romantic Love and Affection in a Partner Relationship – Case Law Analysis	65
S. 5CB(2)(b) – De Facto Relationship is Genuine and Ongoing	66
S. 5CB(2)(c) – Living Together or Not Separately and apart on a permanent basis.....	67
Meaning of not living separately and apart on a permanent basis – Case Law Analysis.....	67
S. 5CB(2)(d) – Not Related by Family.....	68
Reg. 2.03A criteria –12 month De Facto requirement and exceptions (Compelling and Compassionate circumstances / Relationship Registration / Partner of a Permanent Humanitarian Visa Holder)	69
Prescribed Relevant Relationship Factors under Reg. 1.15A and 1.09A.....	73
Financial aspects of a relationship	74
Nature of the household	75
Social aspects of the relationship.....	76
Nature of the persons’ commitment to each other.....	77
HYPOTHETICAL CASE STUDY 2.....	78
PROSPECTIVE MARRIAGE SUBCLASS 300.....	81
Prospective Marriage Relationship Assessment Criteria	83
Other Prospective Marriage Considerations – Arranged Marriages and ‘Real Consent’	86
Genuine Intention to Marry Criterion and Conditions of Prospective Marriage Visa Grant	87
Evidence of Genuine Intention to Marry.....	88
Circumstances where Prospective Marriage applicants marry their sponsor before subclass 300 visa is granted.....	90
Prospective Marriage Visa Conditions	91
Moving from Prospective Marriage to Partner Visa	92
APPLYING ONSHORE WITHOUT A SUBSTANTIVE VISA.....	95
Schedule 3	97
Compelling Reasons	100
Can Compelling Reasons be considered for facts occurring after date of application – Case Law Analysis.....	102
Section 48 Bar.....	105
ADDITIONAL CRITERIA FOR PROVISIONAL, PERMANENT PARTNER AND PROSPECTIVE MARRIAGE VISAS.....	107
What happens if a Sponsor Dies before a Partner Visa is Granted.....	108
Health and Character Criteria.....	111
Health Requirements	111
Character Requirements	112
Public Interest Criteria.....	114
PERIOD OF TIME TO HOLD PROVISIONAL VISA UNTIL PERMANENT VISA PROCESSING.....	115

Exception based on Death of the Sponsor	116
Exception based on Long Term Relationship	117
Exception based on Relationship ceasing but with there being a Child in the Relationship	118
Exception based on Family Violence	120
HYPOTHETICAL CASE STUDY 3.....	122
FAMILY VIOLENCE.....	125
Definition of ‘Family Violence’	126
Judicially Determined Claims of Family Violence	128
Injunction under <i>Family Law Act 1975</i>	128
Court Order against alleged perpetrator for protection of alleged victim	128
Conviction against alleged perpetrator.....	129
Non-Judicially Determined Claims of Family Violence	130
Evidence required for Non-Judicially Determined Claims of Family Violence	131
Referral to Independent Expert	135
Partner Visa subclasses where Family Violence provisions apply.....	138
PARTNER VISA SECONDARY APPLICANTS.....	140
DEPENDENT CHILD SUBCLASS 445 VISA.....	142
Making a Valid Application for a Subclass 445 Dependent Child Application	143
Subclass 445 Applicant must be a ‘Dependent Child’	144
Subclass 445 Applicant must be sponsored by Prescribed Visa-holding Parent.....	145
Subclass 445 Public Interest Criteria are met.....	146
Implication for subclass 445 application where Visa-Holding Parent has made a claim for Permanent Residence on the basis of Family Violence.....	147
Implication for subclass 445 application where Visa-Holding Parent has made a claim for Permanent Residence on the basis of Death of the Sponsor.....	149
Implication for subclass 445 application where Visa-Holding Parent has made a claim for Permanent Residence on the basis of Parental Arrangements for a Child.....	151
Secondary Applicants of Subclass 445 Visa Applicant.....	153
Moving from Subclass 445 to Permanent Residence.....	155
HYPOTHETICAL CASE STUDY 4.....	156
NO FURTHER STAY CONDITIONS AND WAIVERS.....	159
No Further Stay Condition 8503.....	161
When would Condition 8503 be imposed.....	163
No Further Stay Student Visa Holders – Condition 8534 and 8535	165
When would Condition 8534 or 8535 be imposed	166
No Further Stay Condition for Work and Holiday Subclass 462 Visa Holders – Condition 8540 ..	167
When would Condition 8540 be imposed.....	167
Waiver of No Further Stay Conditions	168

General Waiver Provision under Reg. 2.05(4).....	169
Condition 8503 Specific Waiver Provisions	172
Condition 8534 Specific Waiver Provisions	173
Condition 8535 No Specific Waiver Provisions	175
Condition 8540 – No Waiver Conditions applicable.....	175
HYPOTHETICAL CASE STUDY 5.....	176
APPENDIX 1 – Item 1214C Making a Valid Onshore Subclass 820 Provisional Partner Visa Application	179
APPENDIX 2 – Item 1124B Making a Valid Onshore Subclass 801 Permanent Partner Visa Application	181
APPENDIX 3 – Item 1220A Making a Valid Offshore Subclass 309 Provisional Partner Visa Application	186
APPENDIX 4 – Item 1129 Making a Valid Offshore Subclass 100 Permanent Partner Visa Application	187
APPENDIX 5 – Item 1215 Making a Valid Prospective Marriage Visa Application	189
APPENDIX 6 – Relationship Criteria for Spouse under Reg. 1.15A.....	190
APPENDIX 7 – Relationship Criteria for De Facto Partner under Reg. 1.09A	191
APPENDIX 8 – Reg. 2.08E Prospective Marriage Applicants who marry while Subclass 300 visa pending taken to have applied for Offshore Subclass 309/100 Partner Visa	193
APPENDIX 9 – Clause 820.211 and 820.212 Time of Application Requirements for Onshore Subclass 820/801 Visa Applicant	195
APPENDIX 10 – Schedule 3 Clauses 3001, 3003 and 3004	199
APPENDIX 11 – Section 48 and Reg. 2.12 Provisions specifying a bar (or waiver) on applicants who do not hold a substantive visa and have had a visa refused since last entry.....	201
APPENDIX 12 – Instrument IMMI 15/144 Required Health Assessment	204
APPENDIX 13 – Character Test under s. 501	213
APPENDIX 14 – Div. 1.5 Family Violence Provisions.....	216
APPENDIX 15 – Instrument IMMI 12/116 Prescribed Evidentiary Requirements for purposes of Non-Judicially Determined Claims of Family Violence	221
APPENDIX 16 – Instrument IMMI 13/023 Prescribed Independent Expert for purposes of assessing Non-Judicially Determined Claims of Family Violence	224
APPENDIX 17 – Item 1211 Making a Valid Application for a Subclass 445 Dependent Child Visa....	225
APPENDIX 18 – Instrument IMMI 15/136 Locations for making Subclass 445 Visa (and other Child Visa applications).....	226
APPENDIX 19 – Reg. 1.20KB Limitations on Sponsorship for Under 18 Child Applications (Relevant to Subclass 445 Dependent Child)	230