

Migration (LIN 19/185: Arrangements for Family (Temporary) (Class GH) Visa) Instrument 2019

I, **MICHAEL WILLARD**, Delegate of the Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs, make the following instrument.

Dated 25 June 2019

Michael Willard

**Michael Willard**

Senior Executive Service, Band One

Immigration, Citizenship and Multiculturalism Policy Division

Delegate of the Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs

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Part 1 – Preliminary

1 Name

1. This instrument is the *Migration (LIN 19/185: Arrangements for Family (Temporary) (Class GH) Visa)* *Instrument 2019*.
2. This instrument may be cited as LIN 19/185.

2 Commencement

This instrument commences on 1 July 2019.

3 Authority

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

4 Definitions

Note: Some terms in this instrument are defined in regulation 1.03 of the Regulations, for

example:

1. Internet application;
2. parent sponsor.

In this instrument:

***Act*** means the *Migration Act 1958.*

***approved form*** has the meaning given by subsection 5(1) of the Act.

***relevant parent sponsor***,in relation to an applicant, means the person who is the parent sponsor of the applicant.

***Regulations*** means the *Migration Regulations 1994.*

Part 2 – Applications for Family (Temporary) (Class GH) Visa

5 Approved Form

For subitem 1239(1) of Schedule 1 to the Regulations, the approved form is Form 1502 (Internet).

6 Manner for making an application

For paragraph 1239(3)(a) of Schedule 1 to the Regulations, an application for a Subclass [870 (Sponsored Parent (Temporary) visa](https://legend.border.gov.au/migration/2017-2020/2019/05-05-2019/regs/Pages/_document00000/_level%20100008/level%20200350.aspx) must be made in the following manner:

* 1. the application must be made by an Internet application; and
  2. if the applicant is in Australia when the application is made – the application must be made within 60 days from the day the applicant was permitted by the Minister to apply for the visa; and
  3. if the applicant is outside Australia when the application is made – the application must be made within the following period:
     1. if a term of approval of the relevant parent sponsor has been varied so that the approval also has effect in relation to the applicant – 6 months from the day the variation is made; or
     2. otherwise – ­6 months from the day on which the relevant parent sponsor is approved as a family sponsor in relation to the parent sponsor class under subsection [140E(1A)](https://legend.border.gov.au/migration/2017-2020/2019/05-05-2019/acts/Pages/_document00000/_level%20100005/level%20200009.aspx#JD_140E) of the Act.