### 2010-2011

### The Parliament of the Commonwealth of Australia

### HOUSE OF REPRESENTATIVES

Presented and read a first time

## Migration Legislation Amendment (Offshore Processing and Other Measures) Bill 2011

## No. , 2011

(Immigration and Citizenship)

# A Bill for an Act to amend the law relating to migration, and for other purposes

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*i* Migration Legislation Amendment (Offshore Processing and Other Measures) Bill 2011 No. , 2011

# A Bill for an Act to amend the law relating to migration, and for other purposes

<sup>3</sup> The Parliament of Australia enacts:

### 4 **1 Short title**

5

6

8 9 This Act may be cited as the Migration Legislation Amendment (Offshore Processing and Other Measures) Act 2011.

### 7 2 Commencement

This Act commences on the day after this Act receives the Royal Assent.

 Migration Legislation Amendment (Offshore Processing and Other Measures) Bill 2011
 No.

 , 2011
 1

### 1 3 Schedule(s)

2	Each Act that is specified in a Schedule to this Act is amended or
3	repealed as set out in the applicable items in the Schedule
4	concerned, and any other item in a Schedule to this Act has effect
5	according to its terms.
6	

<sup>2</sup> Migration Legislation Amendment (Offshore Processing and Other Measures) Bill 2011 No. , 2011

M	ligration Act 1958
1	At the end of section 4
	Add:
	(5) To advance its object, this Act provides for the taking of offshore entry persons from Australia to an offshore processing country.
2	Subsection 5(1) (note 1 at the end of the definition of <i>immigration detention</i> )
	Repeal the note, substitute:
	Note 1: Subsection 198AD(11) provides that being dealt with under subsection 198AD(3) does not amount to <i>immigration detention</i> .
3	Subsection 5(1) (paragraph (a) of the definition of offshore entry person)
	Before "entered", insert "has, at any time,".
4	Subsection 5(1)
	Insert:
	<i>offshore processing country</i> means a country designated by the Minister under subsection 198AB(1) as an offshore processing country.
_	
D	Subsection 5(1) (paragraph (a) of the definition of <i>transitory</i> person)
	Before "section", insert "repealed".
6	Subsection 5(1) (after paragraph (a) of the definition of transitory person)
	Insert:
	(aa) an offshore entry person who was taken to an offshore processing country under section 198AD; or
_	Paragraph 36(2)(a)

1		Omit "to whom", substitute "in respect of whom".
2	8 \$	Subsection 36(3)
3		Omit "obligations to", substitute "obligations in respect of".
4 5	9 \$	Subsection 48A(2) (paragraph (aa) of the definition of application for a protection visa)
6		Omit "to whom", substitute "in respect of whom".
7 8	10	Subsection 48A(2) (subparagraph (ab)(i) of the definition of <i>application for a protection visa</i> )
9		Omit "to whom", substitute "in respect of whom".
10	11	Subsection 189(3)
11 12		After "a person", insert "(other than a person referred to in subsection (3A))".
13	12	Subsection 189(3)
14		Omit "may detain", substitute "must detain".
15	13	After subsection 189(3)
16		Insert:
17 18		(3A) If an officer knows or reasonably suspects that a person in a protected area:
19		(a) is an allowed inhabitant of the Protected Zone; and
20		(b) is an unlawful non-citizen;
21		the officer may detain the person.
22	14	Subsection 189(5)
23		After "subsections (3)", insert ", (3A)".
24	15	Paragraph 193(1)(c)
25		Before "or (4)", insert ", (3A)".
26	16	Subsection 196(1)
27		Omit "he or she is".
28	17	Paragraph 196(1)(a)

1	Before "removed", insert "he or she is".	
2 3 4 5	18 After paragraph 196(1)(a) Insert: (aa) an officer begins to deal with the non-citizen under subsection 198AD(3); or	
6 7	<b>19 Paragraph 196(1)(b)</b> Before "deported", insert "he or she is".	
8 9	<b>20 Paragraph 196(1)(c)</b> Before "granted", insert "he or she is".	
10 11 12	<b>21 Subsection 196(3)</b> Omit "for removal or deportation", substitute "as referred to in paragraph (1)(a), (aa) or (b)".	
13 14	<b>22 Division 8 of Part 2 (heading)</b> Repeal the heading, substitute:	
15	Division 8—Removal of unlawful non-citizens etc.	
16 17	23 Before section 198 Insert:	
18	Subdivision A—Removal	
19 20 21 22	<ul> <li>24 At the end of section 198 Add: (11) This section does not apply to an offshore entry person to who section 198AD applies. </li> </ul>	m
23 24	<b>25 Section 198A</b> Repeal the section, substitute:	

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### 1 Subdivision B—Offshore processing

2	198AA Reason for Subdivision
3	This Subdivision is enacted because the Parliament considers that:
4	(a) people smuggling, and its undesirable consequences
5	including the resulting loss of life at sea, are major regional
6	problems that need to be addressed; and
7	(b) offshore entry persons, including offshore entry persons in
8	respect of whom Australia has or may have protection
9	obligations under the Refugees Convention as amended by
10	the Refugees Protocol, should be able to be taken to any
11	country designated to be an offshore processing country; and
12	(c) it is a matter for the Minister to decide which countries
13	should be designated as offshore processing countries; and
14	(d) the designation of a country to be an offshore processing
15	country need not be determined by reference to the
16	international obligations or domestic law of that country.
17	<b>198AB</b> Offshore processing country
18	(1) The Minister may, in writing, designate that a country is an
19	offshore processing country.
20	(2) The only condition for the exercise of the power under
21	subsection (1) is that the Minister thinks that it is in the national
22	interest to designate the country to be an offshore processing
23	country.
24	(3) In considering the national interest for the purposes of
25	subsection (2), the Minister:
26	(a) must have regard to whether or not the country has given
27	Australia any assurances to the effect that:
28	(i) the country will not expel or return a person taken to the
29	country under section 198AD to another country where
30	his or her life or freedom would be threatened on
31	account of his or her race, religion, nationality,
32	membership of a particular social group or political
33	opinion; and
34	(ii) the country will make an assessment, or permit an
35	assessment to be made, of whether or not a person taken

1	to the country under that section is covered by the
2	definition of <i>refugee</i> in Article 1A of the Refugees
3	Convention as amended by the Refugees Protocol; and
4	(b) may have regard to any other matter which, in the opinion of
5	the Minister, relates to the national interest.
6	(4) The assurances referred to in paragraph $(3)(a)$ need not be legally
7	binding.
8	(5) The power under subsection (1) may only be exercised by the
9	Minister personally.
10	(6) If the Minister designates a country under subsection (1), the
11	Minister may, in writing, revoke the designation.
12	(7) The rules of natural justice do not apply to the exercise of the
12	power under subsection (1) or (6).
15	
14	(8) A designation under subsection (1), or a revocation under
15	subsection (6), is not a legislative instrument.
16	(9) In this section, <i>country</i> includes:
17	(a) a colony, overseas territory or protectorate of a foreign
18	country; and
19	(b) an overseas territory for the international relations of which a
20	foreign country is responsible.
21	<b>198AC</b> Documents to be laid before Parliament
22	(1) This section applies if the Minister designates a country to be an
23	offshore processing country under subsection 198AB(1).
24	(2) The Minister must cause to be laid before each House of the
25	Parliament:
26	(a) a copy of the designation; and
27	(b) a statement of the Minister's reasons for thinking it is in the
28	national interest to designate the country to be an offshore
29 20	processing country, referring in particular to any assurances of a kind referred to in paragraph 198AB(3)(a) that have been
30 31	given by the country; and
32	(c) a copy of any written agreement between Australia and the
32 33	country relating to the taking of persons to the country; and
	country relating to the taking of persons to the country, and

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1 2		(d) a statement about the Minister's consultations with the Office of the United Nations High Commissioner for Refugees in
3 4		relation to the designation, including the nature of those consultations; and
5		(e) a summary of any advice received from that Office in
6		relation to the designation; and
7		(f) a statement about any arrangements that are in place, or are
8 9		to be put in place, in the country for the treatment of persons taken to the country.
10	(3)	The Minister must comply with subsection (2) within 2 sitting days
11 12		of each House of the Parliament after the day on which the designation is made.
13	(A)	The sole purpose of laying the documents referred to in
15 14	(4)	subsection (2) before the Parliament is to inform the Parliament of
14		the matters referred to in the documents and nothing in the
15		documents affects the validity of the designation. Similarly, the
17		fact that some or all of those documents do not exist does not affect
18		the validity of the designation.
19	(5)	A failure to comply with this section does not affect the validity of
20		the designation.
21	(6)	In this section, <i>agreement</i> includes an agreement, arrangement or understanding:
22		-
23		(a) whether or not it is legally binding; and
24 25		<ul><li>(b) whether it is made before, on or after the commencement of this section.</li></ul>
26	198AD Ta	king offshore entry persons to an offshore processing
27		country
28	(1)	Subject to sections 198AE, 198AF and 198AG, this section applies
29	(1)	to an offshore entry person who is detained under section 189.
30 31		Note: For when this section applies to a transitory person, see section 198AH.
32	(2)	An officer must, as soon as reasonably practicable, take an offshore
33		entry person to whom this section applies from Australia to an
34		offshore processing country.

1	Powers of an officer
2	(3) For the purposes of subsection (2) and without limiting that
3	subsection, an officer may do any or all of the following things
4	within or outside Australia:
5	(a) place the offshore entry person on a vehicle or vessel;
6	(b) restrain the offshore entry person on a vehicle or vessel;
7	(c) remove the offshore entry person from:
8	(i) the place at which the person is detained; or
9	(ii) a vehicle or vessel;
10	(d) use such force as is necessary and reasonable.
11	(4) If, in the course of taking an offshore entry person to an offshore
12	processing country, an officer considers that it is necessary to
13	return the person to Australia:
14	(a) subsection (3) applies until the person is returned to
15	Australia; and
16	(b) section 42 does not apply in relation to the person's return to
17	Australia.
18	Ministerial direction
19	(5) If there are 2 or more offshore processing countries, the Minister
20	must, in writing, direct an officer to take an offshore entry person,
21	or a class of offshore entry persons, under subsection (2) to the
22	offshore processing country specified by the Minister in the
23	direction.
24	(6) If the Minister gives an officer a direction under subsection (5), the
25	officer must comply with the direction.
26	(7) The duty under subsection (5) may only be performed by the
20	Minister personally.
28	(8) The only condition for the performance of the duty under
29	subsection (5) is that the Minister thinks that it is in the public
30	interest to direct the officer to take an offshore entry person, or a along of offshore entry persons, we denote the offshore entry $(2)$ to the offshore
31	class of offshore entry persons, under subsection (2) to the offshore
32	processing country specified by the Minister in the direction.
33	(9) The rules of natural justice do not apply to the performance of the
34	duty under subsection (5).

1	(10)	A direction under subsection (5) is not a legislative instrument.
2		Not in immigration detention
3 4 5	(11)	An offshore entry person who is being dealt with under subsection (3) is taken not to be in <i>immigration detention</i> (as defined in subsection 5(1)).
6		Meaning of officer
7 8	(12)	In this section, <i>officer</i> means an officer within the meaning of section 5, and includes a member of the Australian Defence Force.
9	<b>198AE</b> Mi	inisterial determination that section 198AD does not apply
10 11 12	(1)	If the Minister thinks that it is in the public interest to do so, the Minister may, in writing, determine that section 198AD does not apply to an offshore entry person.
13		Note: For specification by class, see the <i>Acts Interpretation Act 1901</i> .
14 15	(2)	The power under subsection (1) may only be exercised by the Minister personally.
16 17	(3)	The rules of natural justice do not apply to an exercise of the power under subsection (1).
18 19 20 21	(4)	If the Minister makes a determination under subsection (1), the Minister must cause to be laid before each House of the Parliament a statement that: (a) sets out the determination; and (b) sets out the researce for the determination referring in
22 23 24		(b) sets out the reasons for the determination, referring in particular to the Minister's reasons for thinking that the Minister's actions are in the public interest.
25	(5)	A statement under subsection (4) must not include:
26		(a) the name of the offshore entry person; or
27 28		(b) any information that may identify the offshore entry person; or
28 29		(c) if the Minister thinks that it would not be in the public
30		interest to publish the name of another person connected in
31		any way with the matter concerned-the name of that other
32		person or any information that may identify that other person.

1 2	(6) A statement under subsection (4) must be laid before each House of the Parliament within 15 sitting days of that House after:
2	(a) if the determination is made between 1 January and 30 June
4	(inclusive) in a year—1 July in that year; or
5	(b) if the determination is made between 1 July and
6	31 December (inclusive) in a year—1 January in the
7	following year.
8	(7) The Minister does not have a duty to consider whether to exercise
9	the power under subsection (1) in respect of any offshore entry
10 11	person, whether the Minister is requested to do so by the offshore entry person or by any other person, or in any other circumstances.
12	(8) A determination under subsection $(1)$ is not a legislative
13	instrument.
14	198AF No offshore processing country
15	Section 198AD does not apply to an offshore entry person if there
16	is no offshore processing country.
17	198AG Non-acceptance by offshore processing country
17 18 19	<b>198AG Non-acceptance by offshore processing country</b> Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country
18	Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in
18 19 20 21	Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person.
18 19 20	Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in
18 19 20 21	Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person.
18 19 20 21 22	Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i> .
18 19 20 21 22 23	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> </ul>
18 19 20 21 22 23 24	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if:         <ul> <li>(a) the person is an offshore entry person who is brought to</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26 27	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if:         <ul> <li>(a) the person is an offshore entry person who is brought to Australia from an offshore processing country under</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26 27 28	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if:         <ul> <li>(a) the person is an offshore entry person who is brought to Australia from an offshore processing country under section 198B for a temporary purpose; and</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26 27 28 29	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if:         <ul> <li>(a) the person is an offshore entry person who is brought to Australia from an offshore processing country under section 198B for a temporary purpose; and</li> <li>(b) the person is detained under section 189; and</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26 27 28 29 30	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if: <ul> <li>(a) the person is an offshore entry person who is brought to Australia from an offshore processing country under section 198B for a temporary purpose; and</li> <li>(b) the person is detained under section 189; and</li> <li>(c) the person no longer needs to be in Australia for the</li> </ul> </li> </ul>
18 19 20 21 22 23 24 25 26 27 28 29	<ul> <li>Section 198AD does not apply to an offshore entry person if the offshore processing country, or each offshore processing country (if there is more than one such country), has advised an officer, in writing, that the country will not accept the offshore entry person. Note: For specification by class, see the <i>Acts Interpretation Act 1901</i>.</li> <li><b>198AH Application of section 198AD to certain transitory persons</b></li> <li>Section 198AD applies, subject to sections 198AE, 198AF and 198AG, to a transitory person if, and only if:         <ul> <li>(a) the person is an offshore entry person who is brought to Australia from an offshore processing country under section 198B for a temporary purpose; and</li> <li>(b) the person is detained under section 189; and</li> </ul> </li> </ul>

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<ul> <li>covered by the definition of <i>refugee</i> in Article 1A of the Refugees Convention as amended by the Refugees Protocol was not completed while the person was in the offshore processing country; and</li> <li>(e) in the case where the person has made such a request—a certificate is in force under section 198D in relation to the person.</li> <li>n C—Transitory persons etc.</li> <li>etion 198D(3) (paragraph (c) of the definition of poperative conduct)</li> <li>al the paragraph, substitute:</li> </ul>
<ul> <li>(e) in the case where the person has made such a request—a certificate is in force under section 198D in relation to the person.</li> <li><b>n</b> C—Transitory persons etc.</li> <li>etion 198D(3) (paragraph (c) of the definition of poperative conduct)</li> </ul>
tion 198D(3) (paragraph (c) of the definition of coperative conduct)
poperative conduct)
l the paragraph substitute
a are paragraph, substitute.
(c) the detention of the person under section 189;
(d) the taking of the person to an offshore processing country under section 198AD;
(e) the detention of the person in an offshore processing country.
end of section 199
n paragraphs $(1)(a)$ , $(2)(a)$ and $(3)(a)$ , a reference to remove ncludes a reference to take to an offshore processing country.
agraph 336E(2)(a)(vi)
"removed", insert ", taken".
agraph 336F(5)(c)(ii)
"to whom Australia owes", substitute "in respect of whom alia has protection".
aph 474(7)(a)
"197AD,", insert "198AE,".
177 AD, mont $170 AD$ , .
tion 486B(1)

1	32	Paragraph 486C(1)(a)
2		After "deportation,", insert "taking,".
3	33	Paragraph 494AA(1)(d)
4		Before "section", insert "repealed".
5	34	At the end of subsection 494AA(1)
6		Add:
7		; (e) proceedings relating to the performance or exercise of a
8 9		function, duty or power under Subdivision B of Division 8 of Part 2 in relation to an offshore entry person.
10	35	After paragraph 494AB(1)(c)
11		Insert:
12		(ca) proceedings relating to the performance or exercise of a
13		function, duty or power under Subdivision B of Division 8 of
13	36	function, duty or power under Subdivision B of Division 8 of
13 14	36	function, duty or power under Subdivision B of Division 8 of Part 2 in relation to a transitory person;
13 14 15	36	<ul> <li>function, duty or power under Subdivision B of Division 8 of Part 2 in relation to a transitory person;</li> <li>Application—section 198AD of the <i>Migration Act 1958</i>. Section 198AD of the <i>Migration Act 1958</i>, as inserted by this Schedule, applies in relation to an offshore entry person who enters Australia on</li> </ul>
13 14 15 16	36	<ul> <li>function, duty or power under Subdivision B of Division 8 of Part 2 in relation to a transitory person;</li> <li>Application—section 198AD of the <i>Migration Act</i> 1958</li> <li>Section 198AD of the <i>Migration Act</i> 1958, as inserted by this Schedule,</li> </ul>

#### Schedule 2—Other amendments 2 3 Immigration (Guardianship of Children) Act 1946 4 1 Section 4 5 Insert: 6 migration law means any of the following: 7 (a) the Migration Act 1958; 8 (b) regulations made under that Act; 9 (c) any instrument made under that Act or those regulations. 10 2 Section 4 11 Insert: 12 offshore processing country has the same meaning as in the 13 Migration Act 1958. 14 3 Section 6 15 Before "The Minister", insert "(1)". 16 4 At the end of section 6 17 Add: 18

19	(2) Without limiting the meaning of the expression <i>leaves Australia</i>
20	<i>permanently</i> in subsection (1), a non-citizen child <i>leaves Australia</i>
21	permanently if:
22	(a) the child is removed from Australia under section 198 or 199
23	of the Migration Act 1958; or
24	(b) the child is taken from Australia to an offshore processing
25	country under section 198AD of that Act; or
26	(c) the child is deported under section 200 of that Act; or
27	(d) the child is taken to a place outside Australia under paragraph
28	245F(9)(b) of that Act.
29	5 Subsection 6A(4)

30

1

ubsection 6A(4)

Repeal the subsection.

1	6 Section 8 (heading)
2	Repeal the heading, substitute:
3	8 Operation of other laws
4	7 Section 8
5	Before "Except as", insert "(1)".
6	8 At the end of section 8
7	Add:
8	(2) Nothing in this Act:
9	(a) affects the operation of the migration law; or
10	(b) affects the performance or exercise, or the purported
11	performance or exercise, of any function, duty or power
12	under the migration law; or
13 14	(c) imposes any obligation on the Minister to exercise, or to consider exercising, any power conferred on the Minister by
15	or under the migration law.
16	(3) Without limiting subsection (2), nothing in this Act affects the
17	performance or exercise, or the purported performance or exercise,
18	of any function, duty or power relating to:
19	(a) the removal of a non-citizen child from Australia under
20	section 198 or 199 of the Migration Act 1958; or
21	(b) the taking of a non-citizen child from Australia to an offshore
22	processing country under section 198AD of that Act; or
23 24	<ul> <li>(c) the deportation of a non-citizen child under section 200 of that Act; or</li> </ul>
24 25	(d) the taking of a non-citizen child to a place outside Australia
25 26	under paragraph 245F(9)(b) of that Act.
_0	