

s 9(2)(q)(i), s 9(2)(a)

Good day

Prior to October 2016 all skilled work visa holders who had 100 points were able to apply for residence.

On that basis I decided to apply for work in New Zealand, and once my visa was approved I sold my house, and transferred all my money to New Zealand.

My wife gave up her well paid job and followed me, so did our children, thinking that they are going to settle in New Zealand, study, and become productive members of society.

I pay tax, and contribute to the welfare of New Zealand, performing tasks for my employer, who, without me, would not have been in a position to take in

ACCEPT?

more contracts and provide more jobs for other New Zealand residents.

I believe it is unfair that I cannot apply to become a resident.

I request that the 100 points clause be brought back, alternatively, that everyone who had a visa approved prior to the October changes, be allowed to apply for residence under the 100 point clause.

Even with the increase in points for work experience, I'll still will not be able to reach 160 points.

[Sent from Yahoo Mail on Android](#)

RELEASED UNDER THE OFFICIAL INFORMATION ACT 1982

9(2)(a)

From: s 9(2)(g)(i), s 9(2)(a)
Sent: Tuesday, 16 May 2017 1:33 p.m.
To: ESConsultation
Subject: Residency

Good day

Prior to October 2016 all skilled work visa holders who had 100 points were able to apply for residence.

On that basis I decided to apply for work in New Zealand, and once my visa was approved I sold my house, and transferred all my money to New Zealand.

My wife gave up her well paid job and followed me, so did our child, thinking that they are going to settle in New Zealand, study, and become productive members of society.

I pay tax, and contribute to the welfare of New Zealand, performing tasks for my employer, who, without me, would not have been in a position to accept more contracts and provide more jobs for other New Zealand residents.

I believe it is unfair that I cannot apply to become a resident.

I request that the 100 points clause be brought back, alternatively, that everyone who had a visa approved prior to the October changes, be allowed to apply for residence under the 100 point clause.

Even with the increase in points for work experience, I'll still will not be able to reach 160 points.

Thanks

s 9(2)(g)(i), s 9(2)(a)

Sent from my mobile device.

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9(2)(a)

From: s 9(2)(g)(i), s 9(2)(a)
Sent: Tuesday, 16 May 2017 2:03 p.m.
To: ESConsultation; Jan Barnard
Subject: Residence Application s 9(2)(g)(i)

Good day

Prior to October 2016 all skilled work visa holders who had 100 points were able to apply for residence.

On that basis I decided to apply for work in New Zealand, and once my visa was approved I sold my house, and transferred all my money to New Zealand.

My wife gave up her well paid job and followed me, so did our children, thinking that they are going to settle in New Zealand, study, and become productive members of society.

Both our children is currently studying in New Zealand, and will remain there studies for the next three years.

I pay tax, and contribute to the welfare of New Zealand, performing tasks for my employer, who, without me, would not have been in a position to take in more contracts and provide more jobs for other New Zealand residents.

I believe it is unfair that I cannot apply to become a resident.

I request that the 100 points clause be brought back, alternatively, that everyone who had a visa approved prior to the October changes, be allowed to apply for residence under the 100 point clause.

Even with the increase in points for work experience, I'll still will not be able to reach 160 points.

I also believe the \$49 000 threshold is extremely unfair.

I would rely on your fairness and that this issue will be reconsidered so that I can make beautiful New Zealand me and my family permanent home.

Your attention is appreciated.

From: s 9(2)(g)(i), s 9(2)(a)
Sent: Tuesday, 16 May 2017 3:14 p.m.
To: ESConsultation
Subject: 100 Points Clause

Good day

Prior to October 2016 all skilled work visa holders who had 100 points were able to apply for residence.

On that basis we decided to apply for work in New Zealand, and once my husband's visa was approved we sold our house, and transferred all my money to New Zealand.

I gave up a well paid job and followed my husband, thinking that we are going to settle in New Zealand and become productive members of society.

We pay tax, and contribute to the welfare of New Zealand.

I believe it is unfair that we cannot apply to become a resident.

I request that the 100 points clause be brought back, alternatively, that everyone who had a visa approved prior to the October changes, be allowed to apply for residence under the 100 point clause.

Even with the increase in points for work experience, we still will not be able to reach 160 points.

Thank you

s 9(2)(g)(i), s 9(2)(a)

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