



IMMIGRATION AMENDMENT REGULATIONS 1999

MICHAEL HARDIE BOYS, Governor-General

ORDER IN COUNCIL

At Wellington this 15th day of March 1999

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 150 of the Immigration Act 1987, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, makes the following regulations.

ANALYSIS

1. Title and commencement
 2. Third Schedule amended
-

SCHEDULE

New Part 1 Substituted in Third Schedule of
Principal Regulations

REGULATIONS

1. Title and commencement—(1) These regulations may be cited as the Immigration Amendment Regulations 1999, and are part of the Immigration Regulations 1991* (“the principal regulations”).

(2) These regulations come into force on 29 March 1999.

2. Third Schedule amended—The Third Schedule of the principal regulations is amended by revoking Part I, and substituting the new Part I set out in the Schedule of these regulations.

*S.R. 1991/241

Amendment No. 1: (*Revoked by S.R. 1994/106*)

Amendment No. 2: S.R. 1993/164

Amendment No. 3: S.R. 1993/327

Amendment No. 4: S.R. 1994/124

Amendment No. 5: S.R. 1995/25

Amendment No. 6: S.R. 1995/203

Amendment No. 7: S.R. 1996/243

Amendment No. 8: S.R. 1996/372

Amendment 1997: S.R. 1997/118

Amendment 1998: S.R. 1998/111

Amendment (No. 2) 1998: S.R. 1998/165

Amendment (No. 3) 1998: S.R. 1998/259

Amendment (No. 4) 1998: S.R. 1998/320

Amendment (No. 5) 1998: S.R. 1998/467

SCHEDULE

Reg. 2

NEW PART I SUBSTITUTED IN THIRD SCHEDULE OF PRINCIPAL REGULATIONS

"PART I—FEES

Reg. 32

	Column A	Column B
	\$	\$
1. Applications in respect of which fee payable at time of application:		
(a) Residence visa—		
(i) Investor category ...	2,255	2,255
(ii) Entrepreneur category ...	2,255	2,255
(iii) Other categories ...	700	700
(b) Returning resident's visa ...	55	55
(c) Residence permit applied for in New Zealand*—		
(i) Investor category ...	2,255	—
(ii) Entrepreneur category ...	2,255	—
(iii) Other categories ...	700	—
(d) Visitor's visa ...	60	60
(e) Transit visa ...	60	60
(f) Student visa ...	190	190
(g) Student permit applied for in New Zealand* ...	70	—
(h) Work visa—		
(i) Under long-term business category ...	2,255	2,255
(ii) Renewal under long-term business category ...	2,255	2,255
(iii) Other categories ...	130	130
(i) Work permit applied for in New Zealand*—		
(i) Long-term business category ...	2,255	—
(ii) Renewal under long-term business category ...	2,255	—
(iii) Other categories ...	130	—
(j) Visitor's permit applied for in New Zealand* ...	60	—
(k) Application under section 31 of the Act for reconsideration of decision to decline another temporary permit ...	140	—
(l) Application for a special direction to vary the conditions of a temporary permit ...	140	—
2. Making of special direction to grant a permit or issue a visa or apply any exemption to a person to whom any of the provisions of section 7 (1) of the Act applies	140	140
3. Lodging of appeal—		
(a) To Residence Appeal Authority under section 18C of the Act	510	—
(b) To Removal Review Authority under section 63A of the Act ...	510	—

SCHEDULE—*continued*NEW PART I SUBSTITUTED IN THIRD SCHEDULE OF PRINCIPAL
REGULATIONS—*continued*“PART I—FEES—*continued*”

	Column A	Column B
	\$	\$
(c) To Removal Review Authority under section 63B of the Act ...	510	—

* Other than by a person on arrival in New Zealand at a Customs place.”

MARIE SHROFF,
Clerk of the Executive Council.

EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

These regulations, which come into force on 29 March 1999, substitute a new *Part I* in the Third Schedule of the Immigration Regulations 1991.

That schedule sets out the fees for various matters under the Immigration Act 1987, and the new *Part I* is necessary to reflect a number of changes in government immigration policy.

The changes are as follows:

- (a) A new investor category in government residence policy replaces the business investor category. Under this new category an applicant must have capital to invest in New Zealand, but need not have had business experience:
- (b) A new entrepreneur category in government residence policy allows migrants who have successfully established a business in New Zealand either to apply for residence directly, or to apply after having entered New Zealand:
- (c) A long-term business permit/visa is introduced as part of the work permit/visa regime. This allows applicants with a specific business proposal to be issued with a work permit for up to 3 years. This permit/visa is renewable.

Issued under the authority of the Acts and Regulations Publication Act 1989.

Date of notification in *Gazette*: 18 March 1999.

These regulations are administered in the Department of Labour.