

# Immigration Amendment Regulations (No 4) 2007

## Anand Satyanand, Governor-General

# **Order in Council**

At Wellington this 15th day of October 2007

Present:

His Excellency the Governor-General in Council

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

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## Regulations

### 1 Title

These regulations are the Immigration Amendment Regulations (No 4) 2007.

### 2 Commencement

These regulations come into force on 26 November 2007.

<u>r 3</u>	Immigration Amendment Regulations (No 4) 20072007/316		
3	<b>Principal regulations amended</b> These regulations amend the Immigration Regulations 1999.		
<b>4</b> (1)	Schedule 3 amended Item 1 in Part 1 of Schedule 3 is amended by omitting para- graph (b), and substituting the following paragraphs: (b) general (active) investor cate-		
	(b)general (active) investor cate- gory3,4003,4003,400(ba)professional investor cate- gory3,4003,4003,400(bb)global investor category3,4003,4003,400		
(2)	Item 3 in Part 1 of Schedule 3 is amended by omitting "busi- ness" and substituting "general (active)".		
(3)	Item 6 in Part 1 of Schedule 3 is amended by inserting the following paragraph after paragraph (f): (fa) working holidaymaker extension permit 120		
(4)	Item 7 in Part 1 of Schedule 3 is amended by inserting the following paragraphs after paragraph (b): (ba) visa for the purpose of work- ing for a recognised seasonal employer 200 180 200 (bb) further permit for the pur- pose of working for a recognised seasonal employer 200 – –		
(5)	Item 13 in Part 1 of Schedule 3 is amended by omitting "outside New Zealand".		
(6)	Item 24 in Part 1 of Schedule 3 is amended by omitting "1,400" and substituting "700".		
(7)	<ul> <li>Part 1 of Schedule 3 is amended by omitting item 25 and substituting the following item:</li> <li>25 Application for agreement to recruit under recognised seasonal employer policy 180</li> </ul>		

Diane Morcom, 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 amend Part 1 of Schedule 3 of the Immigration Regulations 1999, which sets out the fees payable for applications and other matters specified in that Part.

The amendments, which come into force on 26 November 2007,---

- reduce from \$1,400 to \$700 the fee payable for an application for recognised seasonal employer status:
- increase from \$120 to \$180 the fee payable for an application for agreement to recruit under the recognised seasonal employer policy and make a minor consequential change to the name of that policy:
- change the description of the item relating to a request by an employer for approval in principle for the granting of a permit for the purpose of recruitment of staff in order to clarify that the request may be made for staff who are already in New Zealand:
- provide for a fee to be payable for an application for a working holidaymaker extension permit:
- provide for fees to be payable for a limited purpose permit or visa in relation to work for a recognised seasonal employer:
- replace the fees payable for an application for a residence permit or visa under the business investor category with fees that are payable for an application for a residence permit or visa under the general (active) investor category, the professional investor category, and the global investor category.

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These regulations are administered by the Department of Labour.