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Introduction

Temporary Protection Visas and Safe Haven Enterprise Visas are types of temporary visas available to asylum seekers in Australia. Holders of a temporary visa do not have the same access to services, rights and residency or citizenship pathways as refugees who hold a (permanent) Protection Visa (PV). The key difference between asylum seekers eligible for a Protection Visa and those eligible for a temporary visa is their method of arrival in Australia, not the merit of their protection claim.1

Types of Temporary Visas

a) Temporary Protection Visas (TPVs)

The TPV is a class of visa that was introduced in Australia by the Howard Government in October 1999 and abolished² by the Rudd Government in August 2008.³ Approximately 11,000 TPVs were issued between 1999 and 2007, and approximately 90 per cent of TPV holders eventually gained permanent visas.⁴

On 25 September 2014, under the Abbott Government, then Minister for Immigration Scott Morrison introduced the Migration and Maritime Powers Legislation Amendment (Resolving the Asylum Legacy Caseload) Bill 2014, which provided for the reintroduction of TPVs. After consideration by the Parliamentary Joint Committee on Human Rights,⁵ the Senate Standing Committee for the Scrutiny of Bills⁶ and the Senate Legal and Constitutional Affairs Committee,⁷ the Bill was finally passed on 5 December 2014.

The Migration and Maritime Powers Legislation Amendment (Resolving the Asylum Legacy Caseload) Act 2014 provided that TPVs can be granted for up to three years, and TPV holders are entitled to work.⁸ However, there is no right to family reunification. In order to remain in Australia beyond the three-year period, the TPV holder must reapply for a subsequent TPV or SHEV (outlined below).

b) Safe Haven Enterprise Visas (SHEVs)

The creation of a new Safe Haven Enterprise Visa (SHEV) was announced by the Abbott Government on 25 September 2014. Under the scheme, TPV holders have the opportunity to transition to a five-year SHEV if they agree to move to a regional area (defined in the Regulations), and engage in study at an approved institution (to be defined in the Regulations) or undertake work that means they are not reliant on income support for more than 18 months in the five-year period.

What are the SHEV pathways?

At the end of the five years, SHEV holders will be eligible to reapply for another SHEV or TPV.⁹ Applications will be assessed based on the applicant’s ongoing need for protection.
From 2 April 2019, people applying for subsequent TPVs or SHEVs must apply through the ‘fast track’ refugee status determination process. This removes access to the Migration and Refugee Division of the Administrative Appeals Tribunal and instead provides for a very limited form of review by the Immigration Assessment Authority (IAA). Review through the IAA generally takes place without an interview and with no new information allowed, other than in exceptional circumstances. See our research brief on ‘Fast track’ refugee status determination.

SHEV holders who, for at least 3 ½ years (or 42 months) of the five years, have engaged in regional employment without depending on social security benefits or have engaged in full-time study in regional Australia or both, will be eligible to apply for standard onshore migration visas that may give rise to permanent residence.10 Applicants may apply to the Department of Home Affairs as soon as they have satisfied the requirements. They do not need to wait for their SHEV to expire. However, though there is no guarantee that their application will be successful.

Statements by Scott Morrison, when he was Minister for Immigration, suggest that the SHEV is not intended as a long-term residency solution for most. In September 2014, he stated that the threshold for applying for a migration visa will be very high, and, of those who wish to apply for one, said: ‘Good luck to them if they choose to do that and if they achieve it’.11

Furthermore, there are concerns that SHEV may not be a viable option12 for refugees with physical or mental disabilities, or who are unable to work, such as young adults or those who arrived in Australia as unaccompanied minors. Regional farming groups13 have also noted that seasonal farm work may not necessarily guarantee employment14 for SHEV holders.

SHEVs started to come up for renewal from October 2020 (the point in time 5 years after the first SHEVs were granted). In light of concerns expressed by various stakeholders about the SHEV scheme, it remains to be seen whether SHEV holders will be able to access other migration visa pathways.
Differences between TPVs, SHEVs and permanent visas

This table summarises the key differences between TPVs, SHEVs and Permanent Protection Visas.¹⁵

<table>
<thead>
<tr>
<th>Visa provision</th>
<th>Temporary Protection Visa</th>
<th>Safe Haven Enterprise Visa</th>
<th>Permanent Protection Visa</th>
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</thead>
<tbody>
<tr>
<td>Issued for periods of up to three years. TPV holders may apply for another TPV or SHEV when the visa expires. Holders will need to have their claims for further protection assessed to obtain another temporary protection visa.</td>
<td>Issued for periods of up to five years. SHEV holders may apply for another TPV or SHEV when the visa expires. SHEV holders eligible for the pathways scheme¹⁶ may apply for standard onshore migration visas. Holders will need to have their claims for further protection assessed to obtain another temporary protection visa.</td>
<td>Immediate permanent residency.</td>
<td></td>
</tr>
<tr>
<td>Settlement support</td>
<td>Access to job-matching and short-term counselling for torture or trauma.</td>
<td>Access to job-matching and short-term counselling for torture or trauma.</td>
<td>Access to full range of settlement support services.</td>
</tr>
<tr>
<td>Work rights/ Employment</td>
<td>Permission to work, although ability to find employment may be impeded by temporary status.</td>
<td>Permission to work. Must work or engage in study in regional Australia. Work may be full time, part time, casual, or seasonal.</td>
<td>Permission to work and access to all employment services.</td>
</tr>
<tr>
<td>Education</td>
<td>Access to primary and secondary education for children. Fee requirements for adults unclear.</td>
<td>Access to primary and secondary education for children. Fee requirements for adults unclear.</td>
<td>Same access to education as any other permanent resident; some additional supports available based on need.</td>
</tr>
<tr>
<td>Language training</td>
<td>Eligibility for English language education unclear.</td>
<td>Eligibility for English language education unclear.</td>
<td>510 hours of English language education.</td>
</tr>
<tr>
<td>Family reunion</td>
<td>No rights to family reunion.</td>
<td>No rights to family reunion.</td>
<td>May apply to sponsor immediate family members (spouse and children).</td>
</tr>
<tr>
<td>Overseas travel</td>
<td>Must obtain permission in writing. Department has advised that travel will only be allowed if the TPV holder can show compassionate or compelling circumstances. TPV holders are not allowed to travel to the country from which they sought protection.</td>
<td>Must obtain permission in writing. Department has advised that travel will only be allowed if the SHEV holder can show compassionate or compelling circumstances. SHEV holders are not allowed to travel to the country from which they sought protection.</td>
<td>May leave and re-enter Australia.</td>
</tr>
</tbody>
</table>
What is the Australian Government’s policy on TPVs and SHEVs?

The Morrison Government has maintained the same policy on TPVs as the Abbott and Turnbull Governments. On 21 May 2017, the Minister for Immigration and Border Protection announced that asylum seekers who arrived in Australia by boat without a valid visa, between 13 August 2012 and 1 January 2014, and who had not yet lodged an application for protection, must apply for a TPV or SHEV by 1 October 2017 or risk being removed from Australia.\(^\text{17}\) Many of these asylum seekers were prevented from applying earlier due to government policy.\(^\text{18}\) As many asylum seekers faced difficulties completing the 41-page English-language application form on their own and were unable to afford legal fees, pro bono legal service waiting lists were inundated with requests.\(^\text{19}\) These difficulties were compounded by the government’s decision in 2014 to abolish publicly-funded legal advice and translation services for asylum seekers who arrived by boat.\(^\text{20}\)

Due to an influx of volunteer legal assistance after the Minister’s May 2017 announcement, 7123 asylum seekers submitted applications for protection before this deadline. 71 asylum seekers only received legal assistance and submitted their applications after the deadline.\(^\text{21}\) The ministerial discretion to intervene in individual cases was refused for late applicants.\(^\text{22}\) UNHCR expressed concerns after these late applicants were forced to leave, citing potential breaches of Australia’s non-refoulment obligations under the Refugee Convention and Protocol and fears that some of those forced to leave were met with arrest and possible torture.\(^\text{23}\)

As of October 2020,\(^\text{24}\) 26,313 (84.3\%) applicants in the legacy caseload had a decision made on their application by the Department. However, there remained 4,884 people waiting for a decision from the Department. At that time, 17,777 people from the legacy caseload had been granted a visa, which includes those whose visa was granted after the decision was remitted to the Department following merits or judicial review.

What are the impacts of temporary protection measures on refugees?

A Senate Inquiry in 2006 found that TPVs can cause a considerable amount of human suffering.\(^\text{25}\) Additionally, the Inquiry found that TPV holders can be forced into a state of ongoing legal limbo while faced with the prospect of removal to a country where they fear harm or persecution.\(^\text{26}\) One consequence of this uncertainty is that TPV holders often experience higher levels of anxiety, depression and post-traumatic stress disorder when compared to permanent protection visa holders, despite similar backgrounds and experiences.\(^\text{27}\) These detrimental effects can be compounded by the restrictions placed on TPV holders for access to accommodation, language training, health care, family reunion and other essential services.
TPVs can also have the effect of separating children from their parents and family for long, and potentially indefinite, periods of time. The impact of TPVs on children was documented in 2004 by the Australian Human Rights Commission, who found that the uncertainty created by TPVs detrimentally affected the mental health of children and their ability to fully participate in educational opportunities in Australia. In 2019, the Australian Human Rights Commission again confirmed these findings in its report, ‘Lives on Hold: Refugees and asylum seekers in the ‘Legacy Caseload’, detailing the impact of the fast track processing regime (including the impact of TPVs and SHEVs) on asylum seekers and refugees.

Is temporary protection consistent with international law?

Under international law, temporary protection is an exceptional measure that is generally only applied in situations of mass movements of asylum seekers, when individual refugee status determination is impracticable because of those large numbers. In the European Union, for example, temporary protection is also contemplated for people fleeing situations of armed conflict and generalised violence (without requiring a link to a Convention ground). By contrast, in Australia, refugees who arrived without a valid visa are only eligible for temporary protection.

The Australian TPV regime has significant implications for Australia’s compliance with international law. By creating two classes of refugees – those who come to Australia by boat and those who come by authorised means – the TPV regime may constitute a breach of the right to non-discrimination. The explicitly punitive underpinning of the TPV regime may also constitute a penalty in violation of article 31 of the Refugee Convention. Moreover, by denying refugees the ability to reunite with their families, the regime may also infringe the right to family and the freedom from arbitrary interference with family life.

Do other countries use temporary protection measures?

European Union

Most countries in the European Union (EU) generally grant refugees permanent protection either upfront, or on renewal of temporary protection visas, rather than issuing rolling temporary visas like Australia. Under the EU’s 2011 Qualification Directive individuals found to be refugees are granted residence permits that are valid for at least three years which are renewable. Unlike Australia, residence permits in the EU are also granted to family members of refugees, which are valid for less than three years but may be renewed. These provisions of the Directive may be overridden, however, if there are “compelling reasons of national security or public order” justifying their non-observance. UNHCR has expressed concern regarding such provisions, indicating that ‘[s]hort-term residence permits are detrimental to refugees’ security and stability’ and that ‘provisions in the Qualification Directive on the duration of residence permits … may not be conducive to integration.’
Pursuant to the 2001 *Temporary Protection Directive*, refugees who arrive in “a mass influx of displaced persons” may immediately acquire one-year temporary protection visas. The idea behind this Directive is to ensure that refugees are offered prompt assistance and protection without subjecting them to lengthy screening processes. The Directive can only be triggered by a decision of the Council, and it never has been and thus, the Directive has never been used.

Since 2011, under the EU’s amended Directive concerning the Status of Third-Country Nationals who are Long-Term Residents, refugees who have legally resided in a Member State for five years may claim a long-term residence permit. A long-term residence permit gives the holder ‘the same treatment and rights as nationals in certain areas’, including access to (self-)employment, education, social protection and assistance and goods and services. Free movement between EU member states is also possible under certain conditions. The UK, Ireland and Denmark are excluded from these long-term residence arrangements.

For instance, in Germany, refugees are granted a residence permit valid for one to three years, and if found to be in need of continued protection at the expiration of this period, are eligible for a settlement permit if they meet a high level of German language and income requirements, which provides them with a permanent status. These language and income requirements are slightly relaxed for those who have lived on a residence permit for at least five years. Unlike the Australian TPV policy, refugees on a German residence permit are given the same status as Germans within the social insurance system and have a right to family reunion.

**New Zealand**

In New Zealand, all recognised refugees and protected persons may apply for a temporary entry class visa or permanent resident visa. While adults will be immediately given work visas, school-aged children will generally be granted student visas. Dependent children who are not studying will be granted visitor visas instead.

In 2013, laws were passed to address ‘mass arrivals’ of asylum seekers (that is, asylum seekers arriving in NZ in a group of 30 or more). As part of the changes, asylum seekers who arrive in NZ as part of a ‘mass arrival’ and who are found to be refugees are to be granted temporary visas and to have their status reassessed after three years before they are eligible for permanent residence. Under the changes, immediate family members may be sponsored only after residence has been granted, and extended family members are ineligible for sponsorship. According to then-Immigration Minister Michael Woodhouse:

> These policy changes are considered to be an important deterrent to a mass arrival. Asylum seekers may be less likely to endanger their lives by attempting to travel to New Zealand by sea if they know they must wait for three years and have their claim reassessed before they can apply for residence, and if they are unable to reunite with extended family members.
United States

Asylum seekers who are found to be refugees in the US become eligible to apply for permanent residence after one year if they continue to be a refugee. After five years, they may apply for US citizenship. They may apply for family reunion two years after being granted refugee status in the US.

Canada

Asylum seekers who are found to be refugees in Canada may apply for permanent residence upon being granted refugee status.

Do temporary protection measures deter asylum seekers?

There is little evidence that introducing temporary protection measures have a deterrent effect. Indeed, after TPVs were introduced by the Howard Government, there was an increase in the number of women and children who arrived in Australia by boat. According to personal accounts, this was because the TPV regime precluded family reunion. The ineffectiveness of TPVs is the very reason that they were abolished by the Rudd Government.

The following tables, which provide a breakdown of boat arrivals by age and gender in the two years before and after the introduction of TPVs, show an increase in the number of women and children arriving in Australia after the introduction of TPVs.
### Endnotes

3. Australia. *Migration Amendment Regulations 2008 (No 5) (Cth)*.
8. Migration and Maritime Powers Legislation Amendment (Resolving the Asylum Legacy Caseload) Act 2014 (Cth)
10 Ibid.
11 Australia. Minister for Immigration and Border Protection, ‘Reintroducing TPVs to Resolve Labor’s Asylum Legacy Caseload: Cambodia’ (Press Conference, 26 September 2014)
12 Jane McAdam and Kerry Murphy, ‘Asylum seeker bill won’t make it easier for the most vulnerable’, *UNSW Newsroom* (online), 5 December 2018.
16 Refers to SHEV holders who have, for at least 3 ½ years (or 42 months) of the five years, engaged in regional employment without depending on social security benefits, or in full-time study in regional Australia, or both. If you have other family members on the same visa, only one family member needs to meet the pathway requirements.
19 Ibid.
22 Ibid.
23 UNHCR, above n 19, 1.
26 Ibid, 22-23 [2.34]-[2.37].
31 See Jane McAdam and Tristan Garcia, *Submission to the National Human Rights Consultation*, 10 June 2009, 26


34 Ibid.

35 United Nations High Commissioner for Refugees (UNHCR), Note on the Integration of Refugees in the European Union (May 2007), 6 [18].


37 Ibid, art 5; Alliance of Liberals and Democrats for Europe, ‘Roadmap to get a grip on the refugee crisis’, (2 February 2016).


40 Ibid.


43 Andreas Müller, Matthias Mayer and Nadine Bauer, Social Security for Third-Country Nationals in Germany (German Federal Office for Migration and Refugees, 2014), 18-33.


51 These tables are sourced from Senate Legal and Constitutional Affairs Committee, Questions Taken on Notice, Budget Estimates Hearing 21–22 May 2012, Immigration and Citizenship Portfolio.