



Australian Government
Migration Review Tribunal
Refugee Review Tribunal

Registered Migration Agent Notice under section 312B

Under section 312B of the *Migration Act 1958* (the Act) registered migration agents must notify the Tribunal when they give immigration assistance to a person in relation to a review of a decision to refuse a visa after having agreed to represent an applicant in respect of that review. Notice must be given either at the time of lodging a review application or, if the application has already been lodged, no later than 28 days after commencing to act.

Provision of immigration assistance

My personal information and applicant details on this form are provided as notification under section 312B of the Act that I am giving immigration assistance to the applicant and any included applicants on an application in relation to a review of a decision to refuse a visa. I understand that the Tribunal will notify the Department of Immigration and Citizenship of relevant details under section 332G of the Act.

Applicant details

Tribunal file no:

Applicant name:

Date of birth:
(Applicant)
DAY/MONTH/YEAR

Registered Migration Agent details

Name:

Organisation:
(if applicable)

Address:

Phone:

Mobile:

Fax:

Email:

Registered Migration Agent No. :
(if applicable)
(7 digits)

Signature:

Date:
DAY/MONTH/YEAR

Note: Lodging a completed form is accepted as notification under section 312B of the Act. The form must be signed and dated.

OFFICE USE ONLY

Entered on CaseMate by: _____

Date: / /