

Administrative Appeals Tribunal

Migration & Refugee Division

Case number: 1615469 Your Reference:

20 July 2017

Mr Rhys Strang GEIC Pty Ltd Email: rhys@geic.com.au

Dear Mr Strang

NOTIFICATION OF DECISION – MR

I am writing in relation to the application for review made by Mr **sector** in respect of a decision to refuse to grant a Partner (Temporary) (Class UK) visa.

The enclosed documents are given to you as the authorised recipient of the applicant. As the authorised recipient, we are required to give you, instead of the applicant, any document that we would otherwise have given to the applicant.

By providing you with these documents, we are taken to have given the documents to the applicant. You should ensure that the applicant is informed of this notification as soon as possible.

If you have any questions about this letter, please email for a contact me on the number listed below, or telephone our national enquiry line on For language assistance, please contact the Translating and Interpreting Service (TIS) on 131 450.

Yours sincerely

For the Registrar

Telephone:

Attachments Letter to applicant with attachments

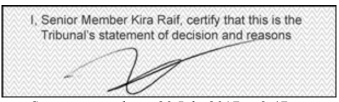


Administrative **Appeals Tribunal**

DECISION RECORD

DIVISION:	Migration & Refugee Division
APPLICANT:	Mr
CASE NUMBER:	1615469
DIBP REFERENCE(S):	
MEMBER:	
DATE:	
PLACE OF DECISION:	Sydney
DECISION:	The Tribunal remits the application for a Partner (Temporary) (Class UK) visa, with the direction that the applicant meets the following criteria for a Subclass 820 (Partner (Temporary)) visa:

- cl.820.211(2)(a) of Schedule 2 to the Regulations
- cl.820.221 of Schedule 2 to the Regulations.



Statement made on 20 July 2017 at 9:47am