



Australian Government
Department of Home Affairs

Visa Entitlement Verification Online (VEVO)

Visa Details Check

This document contains the result of a Visa Entitlement Verification Online (VEVO) Visa Details Check and is valid as at Tuesday March 11, 2025 11:10:09 (AEDT) Canberra, Australia (GMT +1100).

Important information about VEVO

A VEVO check shows the visa details and conditions associated with a particular visa holder, such as work or study rights.

VEVO Visa Details Checks are only current at the time conducted and should only be considered valid when received directly from the VEVO system.

Not all visas allow people to work. Some Australian visas have work conditions which may include not being able to work at all or only being able to work with a certain employer or a specific number of hours.

Foreign nationals who do not have a valid visa are not allowed to work in Australia. This might include a person whose visa has expired or been cancelled.

Employers are strongly encouraged to conduct their own VEVO Visa Details Check as it is a criminal offence to hire or refer illegal workers in Australia.

Employers who hire, or refer workers without the right to work, face serious penalties including fines or imprisonment.

With the permission of the visa holder, registered employers may conduct a VEVO Visa Details Check to confirm the visa details and conditions of employees. For more information about employing a visa holder, please go to: <https://www.homeaffairs.gov.au/legalworkers>

Want to know more about VEVO?

For more information about VEVO, including how eligible organisations can register to conduct VEVO Visa Detail Checks, please go to: <https://immi.homeaffairs.gov.au/VEVO>

Visa Detail Check

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Family name	DHANESH KUMAR
Visa description	BRIDGING
Document number	T5997023
Visa class / subclass	WA / 010
Visa applicant	Primary
Visa grant date	17 June 2024
Location	Onshore
Visa status	In Effect
Entries allowed	No travel
Period of stay	Indefinite
Visa type	Bridging visa

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Work entitlements

The Visa Holder has limited Work Entitlements

Workplace rights

All employees in Australia are protected by workplace laws, including visa holders, for further information see:

<https://immi.homeaffairs.gov.au/visas/working-in-australia/work-rights-and-exploitation>

Study entitlements

The Visa Holder has unlimited Study Entitlements

Visa condition(s)

8105 - Work limitation:

This condition means you cannot work in Australia before your course starts unless at the time of applying for this visa, you held another visa that permitted you to work in Australia.

You also cannot work more than 48 hours a fortnight when your course of study or training is in session.

A course of study is in session:

- for the duration of the school semesters (including when exams are being held)
- you take another course that will count towards your main course during a term break.

If you can work over 48 hours a fortnight

You can only work over 48 hours a fortnight if:

- you hold a Student visa granted in relation to a masters degree by research or doctorate degree and your masters degree by research or doctorate degree has started
- it is a registered part of your course that is mandatory, that was specified as a requirement of the course when the course particulars were entered into the Commonwealth Register of Institutions and Courses for Overseas Students

A course is not in session:

- during scheduled course breaks
- if your course was deferred or suspended in line with [Standard 9 of the National Code of Practice for Providers of Education and Training to Overseas Students](#)
- if you hold a valid visa and have completed your course as listed on your confirmation of enrolment
- if your enrolment has been cancelled due to the default of your education provider and until you get a new enrolment and start the course.

A fortnight is a period of 14 days starting on a Monday.

An example of a Student visas holder's 48 hours a fortnight working limit is:

- week 1: 15 hours work
- week 2: 30 hours work
- week 3: 30 hours work
- week 4: 10 hours work.

The student may not have breached their work conditions in the fortnight comprising the 14 days of weeks 1 and 2 (45 hours worked) or in the fortnight comprising the 14 days of weeks 3 and 4 (40 hours). However, if in session the student will be in breach of their work conditions, in the fortnight comprising the 14 days of weeks 2 and 3 (60 hours worked).

For example: a student is studying a commercial cookery course on a subclass 500 visa and is offered work experience during school holidays. The Student works 75 hours a fortnight and is allowed to work unlimited hours while the course is not in session. The Student visa holder did not break their work condition.

Work experience is included in a student's work restriction of 48 hours a fortnight whether it is paid or unpaid.

The exception to this is if a work experience unit forms a mandatory component of a student's course and is included in the CRICOS registration of that course. In this circumstance, the work experience will not be included in the student's work restriction of 48 hours a fortnight. Any work

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experience/work placement that is not a mandatory course requirement, or that is in excess of the period required in the course registration, is included in a student's work limitation of 48 hours a fortnight.

For example: a pharmacy student undertaking a mandatory 4 week block of on the job training has unlimited work rights for the purpose and duration of the work placement, as documented in the registered course structure.

Examples of definition of work:

- You do a shift at a restaurant as part of a roster, but not during your rostered unpaid meal break.
- You are a taxi driver who has signed in and is ready to receive passengers, until you sign out for a break or your shift ends.

As a Student visa holder, you are considered to have worked if you have:

- attended a place of work for a period by a roster or timesheet (but not during unpaid breaks)
- been 'clocked on' to an electronic system that records work activity
- received remuneration for work, as indicated in a payslip you have been given (unless you give documentary evidence that you were not working during this time).

You can work more than one job as long as the total hours are not more than 48 hours in a fortnight.

If you are an employer seeking to hire a Student visa holder, you should request evidence that they commenced their course. This evidence can be a confirmation of enrolment or a letter from the education provider.

Employers who have hired a Student visa holder should ensure that the student/employee is not working more hours than the employee's visa allows.

Understanding your work rights

The Department is working with the Fair Work Ombudsman to help employees and employers understand and follow Australian Workplace laws.

Information on pay rates, shift calculations, leave arrangements and notice and redundancy entitlements is in the [Pay and Conditions Tool \(PACT\)](#).

The Fair Work Ombudsman website has more information on workplace rights and entitlements for [visa holders and migrant workers](#).

For the full list of conditions relevant to your visa, see the [Federal Register of Legislation](#).