

Dear SUNNY SHARMA

We have issued you a Bridging A visa while your Student (subclass 500) application is being processed.

Application status

New Student (subclass 500) application: Received

Bridging A visa: Active

Bridging A visa conditions

8105 - Work limitation

An explanation of each condition of this Bridging A visa is included below.

You can check the conditions of your Bridging visa at any time by using the Visa Entitlement Verification Online (VEVO) service. The four-digit number presented next to each condition above is used in VEVO to identify each condition that applies to this Bridging A visa.

Planning to travel?

This Bridging visa will end if you leave Australia.

If you plan to leave Australia while on a Bridging visa, you will need to apply for a Bridging visa B (BVB): www.homeaffairs.gov.au/BVB

You will need to be granted a Bridging visa B before you depart Australia. A Bridging visa B allows you to leave and return to Australia while your Student (subclass 500) application is being processed.

When does my Bridging visa end?

If your application is granted, your Bridging visa will end and your new visa will become active.

If your application is invalid, refused, withdrawn or has an outcome from a merits review decision, your Bridging visa will end after a specified period of time. To understand more about when a bridging visa ends, refer to www.homeaffairs.gov.au/bridging-visas

Bridging visa summary

• •	•
Туре	Bridging A visa
Status	Active
Name	SUNNY SHARMA
Date of birth	20 July 2002
Travel	No Travel

	Planning to travel? Apply for a Bridging visa B: www.homeaffairs.gov.au/BVB
Bridging visa conditions	8105 - Work limitation
Date of bridging visa grant	07 August 2024
Bridging visa grant number	2009543625863
Application ID	730688958
Transaction reference number	FGP3RH52F5

Bridging A visa conditions

8105 – Work limitation

- (1A) Subject to subclause (1B), the holder must not engage in any work in Australia before the holder's course of study commences.
- (1B) Subclause (1A) does not apply to the holder if:
 - (a) at the time of applying for the visa, the holder held a substantive visa or a bridging visa (the previous visa); and
 - (b) the holder was permitted to work in Australia during the period that the previous visa was in effect.
- (1) Subject to subclause (2), the holder must not engage in work in Australia for more than 40 hours a fortnight during any fortnight when the holder's course of study or training is in session.
- (2) Subclause (1) does not apply:
 - (a) to work that was specified as a requirement of the course when the course particulars were entered in the Commonwealth Register of Institutions and Courses for Overseas Students; and
 - (b) in relation to a student visa granted in relation to a masters degree by research or doctoral degree if the holder has commenced the masters degree by research or doctoral degree.
- (2A) If the visa is a Subclass 500 (Student) visa or a bridging visa granted on the basis of making a valid application for a Subclass 500 (Student) visa, this clause applies as if the reference in subclause (1) to 40 hours were instead a reference to 48 hours.
- (3) In this clause: fortnight means the period of 14 days commencing on a Monday.

Useful links

- Check your visa details in VEVO: <u>immi.homeaffairs.gov.au/visas/already-have-a-visa/check-visa-details-and-conditions</u>
- View or update your application: <u>www.homeaffairs.gov.au/immiaccount</u>
- More information: www.homeaffairs.gov.au/bridging-visas

Yours sincerely

Department of Home Affairs

Sent to: admin@optivise.com.au

Sent on: 7 August 2024