



20 August 2020

IMMIGRATION NEW ZEALAND INSTRUCTIONS: Amendment Circular No. 2020-32

To: All Manual Holders

AMENDMENTS TO THE IMMIGRATION NEW ZEALAND OPERATIONAL MANUAL

Introduction

This circular outlines changes to immigration instructions. A copy of the amended instructions is attached.

All immigration officers dealing with immigration applications should read the amendments and operate in accordance with the amended instructions on and after their effective dates.

Note

The amendments described in this circular will be published in the Immigration New Zealand Operational Manual in due course.

Information about these changes is available on our website www.immigration.govt.nz.

Summary of contents

This amendment circular details changes to Immigration New Zealand's Operational Manual, and contains the following:

- The *Description of changes* section contains a summary of the changes to immigration instructions.
- Appendix 1 contains amended Temporary Entry instructions effective on and after 19 August 2020.

Description of changes

Relaxing visa restrictions for supermarket employees as part of the COVID-19 response *W2.2 Definitions*

Changes have been made to immigration instructions to relax visa restrictions for two groups of supermarket employees where the supermarket is operating in a region that is in COVID-19 Alert Level 3 or 4.

- · work visa holders to allow them to work in roles other than specified on their visa
- student visa holders to allow them to work more than 20 hours per week

These changes have been made in response to supermarkets experiencing immediate labour supply issues when operating under COVID-19 Alert Level 3. These changes will apply until 31 July 2021 and allow for any future movement of regions into Level 3 or 4. These changes also mirror the earlier changes made in March 2020 to relax visa restrictions for supermarket workers.

Additions to the instructions have been highlighted for ease of reference. Deletions have not been highlighted.

Appendix 1: Amendments to Temporary Entry instructions effective on and after 20 August 2020

W2.2 Definitions

See also Immigration Act 2009, s4

W2.2.1 Definition of 'work'

- a. Work means any activity undertaken for gain or reward, but does not include:
 - i. visits by persons undertaking business activities detailed in V3.5(b);
 - ii. official business in the service of any government, or of any inter-governmental or international organisation that is entitled to any privileges and immunities under the Diplomatic Privileges and Immunities Act 1968 (see H2);
 - iii. study or training under a scholarship or other award recognised by the Minister;
 - iv. visits by guests of government (guest of government status is granted by the Visits and Ceremonial Office, Department of Internal Affairs);
 - v. visits by persons who meet the special requirements under <u>V3.55</u>, <u>V3.85</u>, <u>V3.130</u>, <u>V3.140</u> or <u>V3.150</u>;
 - vi. volunteer work for the Department of Conservation;
 - vii. from 20 August 2020 to 31 July 2021 (inclusive), any tasks associated with the supply of goods to, from, or within a supermarket that is operating in a region under COVID-19 Alert Level 3 or 4 undertaken by a student or work visa holder, or interim visa holder (who held a student or work visa immediately prior to the interim visa), who was an employee of that supermarket on the day immediately prior to the region entering Alert Level 3 or 4.
- b. For the purposes of W2.2.1 (vii), a 'supermarket' is a retailer selling food and groceries affiliated with one of the following:
 - i. Woolworths New Zealand Limited
 - ii. Foodstuffs North Island Limited
 - iii. Foodstuffs South Island Limited
- 'Gain or reward' includes any payment or benefit that can be valued in terms of money, such as board and lodging, goods (e.g. food or clothing) and services (e.g. transport).

Note: This definition does not require work as an 'employee'. It also covers self-employment.

W2.2.5 Definition of 'New Zealand' for work purposes

- a. A person is considered to be undertaking work in New Zealand if at any time they are working:
 - i. on or in relation to any craft, artificial island, installation, or structure anywhere within the territorial sea of New Zealand: or
 - ii. on or in relation to any artificial island, installation, or structure anywhere within the exclusive economic zone of New Zealand or on or above the continental shelf of New Zealand; or
 - iii. on board any craft that is registered in New Zealand and is engaged in activities anywhere:
 - within the New Zealand exclusive economic zone; or
 - on or above the New Zealand continental shelf.
- b. A person is considered to be undertaking work in New Zealand whether or not a New Zealand or overseas resident is providing the payment or benefit for the activity.

W2.2.10 Definition of 'full-time employment'

Unless otherwise specified, full-time employment is considered to be at least 30 hours of work per week for the purpose of all work instructions.

W2.2.15 Definition of 'New Zealand market rate'

- a. For the purposes of work instructions (with the exception of <u>WH1</u> Recognised Seasonal Employer instructions), the New Zealand market rate is the rate of pay which would be required to recruit a New Zealand citizen or residence class visa holder to do equivalent work.
- b. When assessing the New Zealand market rate, factors immigration officers may consider, include, but are not limited to:
 - the typical rate of pay a New Zealand citizen or residence class visa holder receives for equivalent work:
 - ii. rates of pay provided by collective agreements for the relevant industry;
 - iii. the region of employment;
 - iv. the period of employment;
 - v. the other terms and conditions of employment (such as the hours of work);
 - vi. the level of training and experience required for the position.