## s. 22(1)(a)(ii)

From: s. 47F(1)

**Sent:** Friday, 6 September 2019 5:51 PM

To: s. 22(1)(a)(ii) Cc: s. 22(1)(a)(iii)

**Subject:** FW: Notification: Voluntarily departure from Australia of an Afghan national [SEC=UNOFFICIAL]

Dear<sup>s. 22(1)(a)(ii)</sup>,

Thank you for your recent helpful engagement on the number of removals in line with our cooperation in the MOU, which has been gratefully appreciated. We are looking forward to a joint consideration of the removals process, s.47E(d). In the interim, the recent experience has illuminated

what we need to undertake our own considerations. To this end, we have put together a list of documents which we would like to receive, as a matter of course, whether the removal is voluntary or otherwise. These include:

- Documentation relating to assessment of refugee status, including primary decision, merits review, judicial review decisions, any non-statutory assessments including International Treaties Obligations Assessments.
- Clinical records, including progress notes by Psychiatrists and the Health Discharge Summary (including section A General Health Summary and section B Fitness to Travel)
- Any police and court documents relating to criminal processes, including sentencing remarks.
- Any visa cancellation decision record and related merits review and judicial review decisions
- Detention Client Interview(s)
- Any Informed Request for Removal Statement (IRRS) or Pre-Removal Clearance document (PRC)
- Details of any voluntary departure services (including Facilitated Departure Service, Reintegration Assistance or Post-Arrival Reintegration Assistance), and any relevant application documents
- Details of the history of any legal representation, including any completed Form 956 (Advice by a registered migration agent/exempt person of providing immigration assistance), and any corresponding notification relating to the ending of such assistance.

Though it seems an extensive list, not all documents would be applicable in every case.

I would be grateful for your views as to whether this is possible, and of course I am available to discuss further if you would prefer.

Many thanks and best regards,

s. 47F(1)

Released by Department of Home Affairs under the Freedom of Information Act 1982

From: s. 22(1)(a)(ii)

Sent: Wednesday, 21 August 2019 3:15 PM

To: s. 47F(1)

Cc: s. 22(1)(a)(ii), s. 47F(1)

Subject: Notification: Voluntarily departure from Australia of an Afghan national [SEC=UNOFFICIAL]

UNOFFICIAL

Dear S. 47F(1)

s. 47E(d), s. 33(a)(iii)

, I am advising you of an Afghan national S. 47F(1)

has signed the Request for Removal form (so he is effectively electing to depart Australia for Afghanistan on a voluntary basis). At this time he is scheduled to depart Australia **S**. 47F(1)

s. 47F(1) signed your authority to release consent form (attached for your records) so I have included his Protection Obligations Determination and Health Discharge Summary. Below is also a brief immigration history:

# s. 47F(1)

I would be grateful if you could advise if you intend to visit s. 47F(1) and please let me know if you require any further information.

Kind regards

### s. 22(1)(a)(ii)

Protection Caseload Resolution Section Humanitarian Program Capability Branch | Refugee, Humanitarian and Settlement Division Immigration and Citizenship Services Group Department of Home Affairs

### UNOFFICIAL

Important Notice: The content of this email is intended only for use by the individual or entity to whom it is addressed. If you have received this email by mistake, please advise the sender and delete the message and attachments immediately. This email, including attachments, may contain confidential, sensitive, legally privileged and/or copyright information.

Any review, retransmission, dissemination or other use of this information by persons or entities other than the intended recipient is prohibited. The Department of Home Affairs and ABF respect your privacy and have obligations under the Privacy Act 1988.

## s. 22(1)(a)(ii)