

No. 30360

**REPUBLIC OF KOREA
and
AUSTRALIA**

**Exchange of notes constituting an agreement for the issue of
multiple entry visas to business visitors (with schedule).
Seoul, 31 August 1992**

Authentic text: English.

Registered by the Republic of Korea on 6 October 1993.

**RÉPUBLIQUE DE CORÉE
et
AUSTRALIE**

**Échange de notes constituant un accord relatif à la délivrance
de visas d'entrées multiples aux personnes en visites
d'affaires (avec annexe). Séoul, 31 août 1992**

Texte authentique : anglais.

Enregistré par la République de Corée le 6 octobre 1993.

EXCHANGE OF NOTES CONSTITUTING AN AGREEMENT¹ BETWEEN THE GOVERNMENT OF THE REPUBLIC OF KOREA AND THE GOVERNMENT OF AUSTRALIA FOR THE ISSUE OF MULTIPLE ENTRY VISAS TO BUSINESS VISITORS

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Seoul, 31 August 1992

Your Excellency,

I have the honour to refer to discussions which have taken place between representatives of our two Governments regarding the issue of multiple entry visas to business visitors, and to propose that our two Governments conclude an understanding as follows:

1. Nationals of the Republic of Korea, who hold a valid Korean passport, who meet the relevant entry criteria, who intend to visit Australia for commercial or business purposes, and who demonstrate to the consular authority of Australia their need to make frequent visits for such purposes, will be granted multiple journey visas under the conditions set out in the schedule attached to this Note.

2. Australian nationals, who hold a valid Australian passport, who meet the relevant entry criteria, who intend to visit Korea for commercial or business purposes, and who demonstrate to the consular authority of Korea their need to make frequent visits for such purposes, will be granted multiple journey visas under the conditions set out in the schedule attached to this Note.

3. Each Government will communicate to the other, through the diplomatic channel, such changes as they may from time to time make to the schedule of conditions applying to visa issue.

4. This understanding may be terminated by either Government providing advice in writing. Termination will take effect sixty (60) days after the date of such notice, but will not affect visas already issued.

¹ Came into force on 30 September 1992, i.e., 30 days after the date of the note in reply, in accordance with the provisions of the said notes.