



12 April 2017

Sent by Email

YU

Email:

In reply please quote:

Client Name: YU
Date of Birth: 1993
Cancellation ID
File Number

Dear YU

Notice of Decision Not to Cancel under section s116 (General Power) of the *Migration Act 1958*.

On 23 March 2017 you were notified of the intention to consider cancellation of your Student (Temporary) (class TU) Higher Education Sector (subclass 573) visa which was granted on 09 July 2014.

You replied in an email dated 28 March 2017. Your comments have been taken into account in making this decision.

I have decided that there is a ground(s) for cancellation of your visa under s116(1)(b) breach of condition - 8516 of the *Migration Act (1958)* which states that:

8516

The holder must continue to be a person who would satisfy the primary or secondary criteria, as the case requires, for the grant of the visa.

because

PRISMS indicates that your confirmation of enrolment (CoE) in relation to the Bachelor of International Business course was cancelled on 31 January 2017 by University of Canberra due to non-commencement of studies; and since then you have not held enrolment in a course of study that is a principal course of a type specified for Subclass 573 visas.

However, a decision has been made not to cancel your visa because

The reasons not to cancel your visa outweighs the reasons to cancel.

哥伦布学生签取消驳回成功
案例