



Australian Government
Department of Immigration and Citizenship

NOTIFICATION OF DECISION NOT TO CANCEL UNDER SECTION 116 OF THE MIGRATION ACT 1958

File Reference: [REDACTED]
Client ID: [REDACTED]
Request ID: [REDACTED]

Mr Singh
[REDACTED]

Dear Mr Singh

On 15 April 2010 you were notified of the intention to consider cancellation of your class/subclass TU-573 Student visa granted on 28/05/2008. You replied in a letter dated 19 April 2010. Your comments were taken into account in making this decision.

I have decided that there is a ground for cancellation of your visa under section 116(1)(b) and section 116(3) and regulation 2.43(2)(b) of the Migration Act 1958 because Catherine Carrick (trading as Carrick Institute of Education) on 30 March 2010 certified you as not achieving satisfactory course progress in relation to course Advanced Diploma of Hospitality Management.

However a decision has been made not to cancel your visa because DIAC has received further information regarding this matter.

Your visa therefore continues to provide you with permission to remain in Australia until 15/03/2012.

Please note that if further information comes to notice cancellation of your visa may be reconsidered.

Yours sincerely
[Signature]

