



Australian
BORDER FORCE

Global 哥倫布

留 学 | 补 习 | 移 民 | 法 律

19 February 2019

S

Pty Ltd



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In reply please quote:

Client Name:

S

Pty Ltd

Client ID:

Monitoring Request ID:

File Number/s:

Notice of Decision

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I am writing with regard to the standard business sponsorship by S Pty Ltd. The purpose of this notice is to inform you that the Australian Border Force (the ABF) has made a decision relating to the sponsor's compliance with requirements specified in the *Migration Act 1958* (the Act) and the *Migration Regulations 1994* (the Regulations).

As a delegate for the Minister of Home Affairs and Minister for Immigration and Border Protection (the Minister) under section 140M of the Act, I have made the following decision.

Decision

Under section 140M(1) of the Act I have made the decision to:

- **bar the person for 3 months** from making applications for approval as a standard business sponsor and temporary activities sponsor

The commencement of this decision is effective from the date of this notice.

Effect of decision

The effect of a bar is to prevent the sponsor from sponsoring more individuals for the period specified.

Below I have listed the considerations taken in my decision and review action the sponsor can take.

Background

On 15 November 2018, the ABF wrote to the sponsor in the form of a Notice of Intention to Take Action (NOITTA) under regulation 2.96, which stated that a delegate of the **Minister was satisfied that circumstances for cancelling the approval of the sponsor or for barring the sponsor from further use of the program existed.**

The NOITTA provided an opportunity for the sponsor to comment on the delegates concerns.

The identified breach of the sponsorship obligations was

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