



9 November 2017

Sent by Email

**CONFIDENTIAL**

Email: **CONFIDENTIAL**

In reply please quote:

**CONFIDENTIAL**

Dear **CONFIDENTIAL**

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

On 25 October 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 03 December 2015.

You replied in a multiple emails dated 8 November 2017. Your comments have been taken into account in making this decision.

I have decided that there is no ground(s) for cancellation of your visa. Your visa will therefore not be cancelled. It will continue to provide you with permission to remain in Australia until 9 September 2019.

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

**Client service information**

We value your compliments, complaints and suggestions. Your compliments let us know where we are performing well and your complaints help us improve our services.

Further information on our client service charter and how to make a compliment, complaint or suggestion is available at [www.border.gov.au/about/contact/provide-feedback](http://www.border.gov.au/about/contact/provide-feedback)

Yours sincerely

Sarah B

Position Number: 60047652

Department of Immigration and Border Protection

*This email and attachment(s) was sent to adougall@ppilaw.com.au.*