[2024] NZPSPLA 030

IN THE MATTER OF

A complaint under s 74 of The Private Security Personnel and Private Investigators Act 2010 against PARAMPREET DULLAT

HEARD on the papers

DECISION

- [1] The Ministry of Business, Innovation and Employment (MBIE) advise Parampreet Dullat is unlawfully in New Zealand and liable for deportation. We have accepted this advice as a complaint against Mr Dullat on the grounds that he is no longer suitable to be a security worker. Being no longer suitable to carry on the class of business to which a certificate relates is a discretionary ground for the cancellation of Mr Dullat's certificate of approval.
- [2] I gave Mr Dullat notice of the complaint and set a date for him to respond to the complaint and to ask for a hearing if he did not consider the complaint should be decided based on the written information provided. That date has now passed, and Mr Dullat has neither filed a response nor asked for a hearing to be convened.
- [3] The information provided by MBIE establishes that as Mr Dullat is unlawfully in New Zealand it is unlawful for him to work as a security guard. I am therefore satisfied that Mr Dullat is no longer suitable to work as a crowd controller, personal guard, and property guard.
- [4] I make the following orders:
 - a) Mr Dullat's certificate of approval is cancelled effective immediately.
 - b) Mr Dullat must return his security ID to the PSPLA within seven days of receipt of this order. Failure to do so is an offence under the Act.

DATED at Wellington this 16th day of April 2024

P A McConnell

Private Security Personnel Licensing Authority