

**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 16<sup>th</sup> day of April 2024

  
  
P A McConnell  
**Private Security Personnel Licensing Authority**