

**Application number:** VV01878433

**Client number:** 90487156

6 May 2025



Kia ora A HILAL FAHMI

Application for a visitor visa for:

### **Applicant details**

Name: A HILAL FAHMI

Gender: Male

Nationality: Indonesia

Date of birth: 03-September-1996

Passport number: X5189179

Client number: 90487156

Thank you for your application for a visitor visa. We received your application on 01-May-2025.

### **Our decision on your application**

We have declined your application for a visitor visa because you do not meet the requirements set out in the visitor immigration instructions.

### **Why your application was declined**

We are declining on the following grounds:

#### **Certified translations required**

Immigration instruction A13.5(c) states that applicants for a visitor visa must provide a certified translation of all documents not written in English.

You have provided documents that are not in English without providing certified English translations, so you do not meet instruction A13.5(c).

Find out about our English translation requirements.

[www.immigration.govt.nz/english-translation](http://www.immigration.govt.nz/english-translation)

<https://www.immigration.govt.nz/opsmanual/#46159.htm>

#### **Family ties**

Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants. Instruction E5.1 states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and is not likely to remain unlawfully or breach their visa conditions. Instruction E5.10 lists what must be taken into account to determine this, and includes the personal circumstances of the applicant, including the strength of any family ties in their home country and New Zealand (E5.10(a)(iv)).

You have not provided evidence to demonstrate your family ties in your home country, so there is a concern that you may be discouraged from returning home when your visa expires. Taking this into account, along with your intentions and personal circumstances, we are not satisfied that you meet the requirements of instruction V2.1(a)(ii).

<https://www.immigration.govt.nz/opsmanual/#34341.htm>

### **Ties in home country**

Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants. Instruction E5.1 states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and is not likely to remain unlawfully or breach their visa conditions. Instruction E5.10 lists what must be taken into account to determine this, and includes the personal circumstances of the applicant, including the nature of any personal, financial, employment or other commitments in the home country and New Zealand (instruction E5.10(a)(iv)).

You have not provided sufficient evidence of your personal circumstances to show your ties to your home country. Taking this into account, along with your intentions and other relevant information, we are not satisfied that you meet the requirements of instruction V2.1(a)(ii).

<https://www.immigration.govt.nz/opsmanual/#34341.htm>

### **Genuine lawful purpose**

Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants. One of those requirements is to genuinely intend a temporary stay for a lawful purpose. 'Lawful purpose' for visitors is defined in instruction V2.1.1, and includes:

- holidaying
- sightseeing
- family and social visits
- amateur sport
- business consultation
- medical treatment, or
- guest of government visits.

It does not include work or study for more than three months.

You have not provided sufficient evidence that your reason for travelling to New Zealand meets this definition, so you do not meet instruction V2.1(a)(ii).

<https://www.immigration.govt.nz/opsmanual/#44919.htm>

We have considered if requiring a bond or granting a limited visa would lessen our concerns or if there are any special circumstances to justify an exception to immigration instructions but can find no reason for any of these.

### **Requesting a reconsideration**

There is no right of appeal or reconsideration against a decision on a temporary entry class visa application made outside of New Zealand.

If you have new information that has not been considered by INZ, you can submit a further application. This would be considered on its merits and would need to show that you meet all relevant New Zealand government immigration instructions.

If you have any questions, you can:

- call our Immigration Contact Centre on 0508 55 88 55 or 09 914 4100, or for those outside of New Zealand +64 9 914 4100, or

- find answers to frequently asked questions at:  
[www.immigration.govt.nz/knowledgebase/kb-question](http://www.immigration.govt.nz/knowledgebase/kb-question)

Ngā mihi,  
Courtney Thrupp  
Immigration Officer

Immigration New Zealand