

Client number: 26473577

DEPORTATION LIABILITY NOTICE
Section 154, Immigration Act 2009

To: HARMON LYNN WILFRED

I, John William Hastilow, an immigration officer, am satisfied that you are liable for deportation.

Grounds for deportation liability

You are liable for deportation under section 154 of the Immigration Act 2009 because you are unlawfully in New Zealand on the grounds that you are not a New Zealand citizen and you do not hold a visa to be in New Zealand.

Rights of appeal

You have no right of appeal against your liability for deportation to the Immigration and Protection Tribunal. Any appeal rights you held have now expired or been exhausted.

You may now be served with a deportation order and deported from New Zealand. You may be arrested and detained.

Consequences of deportation

You will be prohibited from entering New Zealand for **five** years from the date of your deportation.

If you re-enter or attempt to re-enter New Zealand during this time, you may be detained under the Immigration Act 2009, deported again, and the period during which you are prohibited from entering New Zealand will restart. You may also become subject to a longer period of prohibition.

Costs

If at the time of your deportation you are 18 years of age or over, if the Crown incurs any costs in respect of your deportation you are required to repay that debt to the Crown. You may not return to New Zealand and may not be granted a visa or entry permission until you have repaid that debt, even if any prohibition on entry has expired.

Seeking advice

You may contact a lawyer or an immigration adviser. If you are under 18 years of age, and you are not married or in a civil union, you may also contact a responsible adult who can represent your interests.

Signed:  _____

Date: 16 February 2011

Name: John William Hastilow
Immigration Officer

PROOF OF SERVICE

I acknowledge that this deportation liability notice was served on me by personal service on

16 February 2011 at Christchurch

Signed: _____

Name: HARMON LYNN WILFRED



DEPORTATION ORDER

Section 175, Immigration Act 2009

To [name] HARMON LYNN WILFRED [date of birth] 29 MAY 1949

I, [name] JOHN WILLIAM HASTLOW, an immigration officer designated by the Chief Executive of the Department of Labour for the purpose of issuing deportation orders, order your deportation from New Zealand.

GROUND FOR DEPORTATION LIABILITY

Immigration officer to tick/delete as appropriate.

- You are liable for deportation under section 154 of the Immigration Act 2009 because you are unlawfully in New Zealand on the grounds that you are not a New Zealand citizen and you do not hold a visa to be in New Zealand.
- You are liable for deportation under section _____ of the Immigration Act 2009 on the grounds that:

as specified in the deportation liability notice that was served on you.

This deportation order may now be served on you because (immigration officer to tick/delete as appropriate):

- you did not have any right of appeal, or right to give good reasons as to why deportation should not proceed.
- your rights of appeal and/or to give good reasons why deportation should not proceed have now been exhausted.

CONSEQUENCES OF DEPORTATION

Any visa you hold will be cancelled when you are deported.

Persons aged 18 years or over (immigration officer to tick/delete as appropriate)

- You will be prohibited from entering New Zealand for **two** years from the date of your deportation. However, if at the time of your deportation, you have been unlawfully in New Zealand for more than 12 months, the period of prohibition will increase to **five** years.
- You will be prohibited from entering New Zealand for **five** years from the date of your deportation.

If you re-enter or attempt to re-enter New Zealand during this time, you may be detained under the Immigration Act 2009 and the period during which you are prohibited from entering New Zealand will restart. You may also become subject to a longer period of prohibition.

- You will not be subject to a period of prohibition on re-entering New Zealand after you are deported.
- You will be permanently prohibited from entering New Zealand from the date of your deportation. If you re-enter New Zealand, you may be detained under the Immigration Act 2009.

Persons aged under 18 years (immigration officer to tick/delete as appropriate)

As you are under 18 years of age, you will not be subject to a period of prohibition on re-entering New Zealand after you are deported. However, if at the time of your deportation you are 18 years of age or over, you may become subject to a period of prohibition on entering New Zealand, as follows.

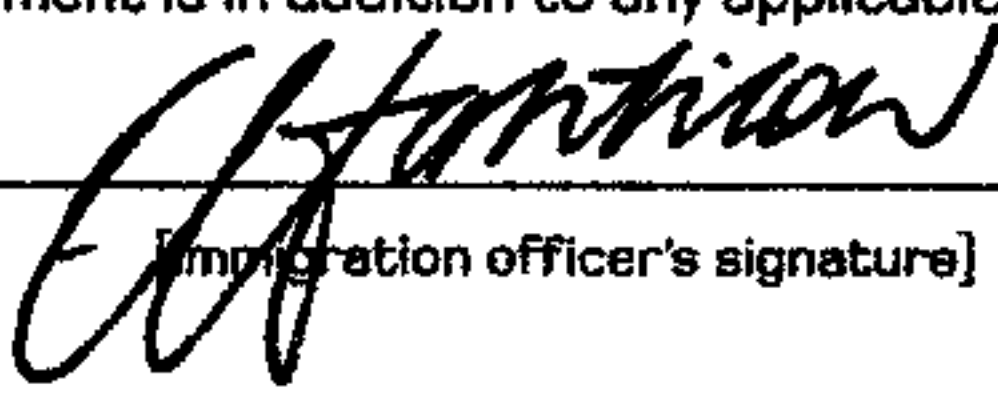
- You will be prohibited from entering New Zealand for **two** years from the date of your deportation. However, if at the time of your deportation, you have been unlawfully in New Zealand for more than 12 months, the period of prohibition will increase to **five** years.
- You will be prohibited from entering New Zealand for **five** years from the date of your deportation.

If you re-enter or attempt to re-enter New Zealand during this time, you may be detained under the Immigration Act 2009 and the period during which you are prohibited from entering New Zealand will restart. You may also become subject to a longer period of prohibition.

- You will be permanently prohibited from entering New Zealand from the date of your deportation. If you re-enter New Zealand, you may be detained under the Immigration Act 2009.

Costs of deportation

If at the time of your deportation you are 18 years of age or over, you must also repay to the New Zealand Government the costs of your deportation. These are estimated to be NZ\$ 5000. You may not return to New Zealand and may not be eligible for a visa or entry permission until you have repaid the costs of your deportation, even if any period of prohibition on entry has expired. This requirement is in addition to any applicable period of prohibition on entry.


[immigration officer's signature]

JOHN WILLIAM HASTLOW
[immigration officer's name]

16/2/2011
[date]

PROOF OF SERVICE

I acknowledge that this deportation order was personally served on me on [day] _____ of [month] _____ 20 _____

at _____ Signed: _____, [name] _____