Concern	PPI Letter Text	Instruction URL
У	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.  We note that you have sufficient funds in your account; however, this appears to be as a result of a sudden, large deposit. You have not yet provided a sufficient explanation of where this money has come from to show that it is yours to spend in New Zealand. It appears that these funds may not be genuinely available to you for the purpose of your maintenance in New Zealand, so you may not meet instruction V2.20(a).	https://www.immigration.govt.nz/opsmarual/#43000.htm
У	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.  We note that you have sufficient funds in your account; however, you have not provided a bank statement showing your transaction history over time. You have not yet provided sufficient evidence of where this money has come from to show that it is yours to spend in New Zealand. It appears that these funds may not be genuinely available to you for the purpose of your maintenance in New Zealand, so you may not meet instruction V2.20(a).	https://www.immigration.govt.nz/opsmarual/#43000.htm
\$400 per month funds not	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.	https://www.immigration.govt.nz/opsmar ual/#43000.htm

У	We note that you have sufficient funds in your account; however, this appears to be as a result of a sudden, large deposit. You have not yet provided a sufficient explanation of where this money has come from to show that it is yours to spend in New Zealand. It appears that these funds may not be genuinely available to you for the purpose of your maintenance in New Zealand, so you may not meet instruction V2.20(a).	
\$400 per month funds not genuinel y available - can't see where money came from	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.  We note that you have sufficient funds in your account; however, you have not provided a bank statement showing your transaction history over time. You have not yet provided sufficient evidence of where this money has come from to show that it is yours to spend in New Zealand. It appears that these funds may not be genuinely available to you for the purpose of your maintenance in New Zealand, so you may not meet instruction V2.20(a).	https://www.immigration.govt.nz/opsmaual/#43000.htm
Accepta ble standard of health, with conditio ns	No PPI required. Edit paragraph in approval letter.	https://www.immigration.govt.nz/opsma ual/#44856.htm
Accomm odation pre-paid and	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.	https://www.immigration.govt.nz/opsma ual/#43000.htm

does not have \$1000 per month	It appears that you have less than \$1000 per month available to you, so you may not meet instruction V2.20(a).	
Accomm odation pre-paid and does not have \$400 per month	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.  You have provided evidence that you have prepaid accommodation. However, it appears that you have less than \$400 per month available to you, so you may not meet instruction V2.20(a).	https://www.immigration.govt.nz/opsmanual/#43000.htm
ical,	Immigration instruction V3.130(e)(iii) states that visiting academics must be undertaking activities of a pedagogical, educational, professional management or research nature. Instruction V3.130(f) states that this includes:  i. collaborating on research projects with academics working at New Zealand tertiary education institutes, including publishing work with New Zealand academics; and  ii. presenting at one-off seminars or conferences organised by the institution; and  iii. providing teaching or tutoring for short courses in specialised areas that New Zealand academics do not have the subject knowledge in; and  iv. sourcing research material only available in New Zealand (including literature) or conducting research only able to be undertaken in New Zealand; and  v. planning and management (including designing, developing, implementing and reviewing/auditing academic and research courses, programmes and resources; professional development, including teaching methods and curriculum development; and sourcing resource materials for academic and research programmes); and  vi. meeting with a post-graduate student who they co-supervise if the student is enrolled at a New Zealand institution from which they will be receiving their qualification, if successful; and vii. undertaking performance classes (e.g. in theatre, dance or music) or studio master classes (i.e. recording and mastering music); and	https://www.immigration.govt.nz/opsmanual/#46190.htm

	viii. participating on assessment panels for oral or practical examinations, including for theses; and ix. study tours.  It appears from the information provided with your application that your planned activities in New Zealand do not fall within that definition, so you may not meet instruction V3.130(e)(iii).	
Adoptiv e parents not NZ citizens or residenc e class visa holders.	Immigration instruction V3.25(a) and V3.25(b)(iii) states that an application for a child entering New Zealand for adoption must include evidence that the adoptive parents are New Zealand citizens or residence class visa holders.  It appears that you have not provided evidence that the adoptive parents are New Zealand citizens or residence class visa holders, so you may not meet instruction V3.25(b)(iii). [insert explanation]	https://www.immigration.govt.nz/opsman ual/#34296.htm
1	Immigration instruction A4.25.1 states that applicants who want to stay in New Zealand for more than six months must provide a chest x-ray if they hold a passport from, or have spent more than three months in, a country that is not on the list of low TB incidence countries in instruction A4.25.10. Women who are pregnant and children under 11 years of age do not need to provide chest x-rays.  It appears that you intend to stay in New Zealand for more than six months and have not provided a chest x-ray, so you may not meet instruction A4.25.1.	https://www.immigration.govt.nz/opsman ual/#46507.htm
	Immigration instruction A4.25.1 states that applicants who want to stay in New Zealand for more than twelve months must provide a medical certificate.  It appears that you intend to stay in New Zealand for more than twelve months and have not provided a medical certificate, so you may not meet instruction A4.25.1.	https://www.immigration.govt.nz/opsman ual/#46507.htm
	Immigration instruction V3.155 states that a temporary visa may be granted to persons genuinely unable to depart New Zealand as a result of the COVID-19 pandemic. Instruction V3.155(f) states that to be granted a subsequent visitor visa under these instructions, applicants must be able to	https://www.immigration.govt.nz/opsman ual/#74133.htm

that they have underta ken steps to depart since the grant of their previous V3.155 visa	provide evidence to show the steps they undertook to leave New Zealand while holding their previous visitor visa, and why they remain genuinely unable to depart.  You have not yet provided sufficient evidence to establish that you have undertaken steps to leave New Zealand and continue to have a genuine inability to depart New Zealand as a result of the COVID-19 pandemic. Therefore, we are not currently satisfied that you meet instruction V3.155(f).	
Applican t is not employe d by an overseas academi c or research instituti on	Immigration instruction V3.130(e)(ii) states that visiting academics must be either employed by an overseas academic or research institution, or have wide experience in such employment.  You have not yet provided sufficient evidence that you are employed by an overseas academic or research institution, or have wide experience in such employment. Therefore, you may not meet instruction V3.130(e)(ii).	https://www.immigration.govt.nz/opsman ual/#46190.htm
Applican t not well- qualified in their field	Immigration instruction V3.130(e) states that visiting academics must be: i.well-qualified in their field; and ii.either employed by an overseas academic or research institution, or have wide experience in such employment; and iii.undertaking activities of a pedagogical, educational, professional management or research nature.	https://www.immigration.govt.nz/opsman ual/#46190.htm

	You have not yet provided sufficient evidence that you are well qualified in your field, so you may not meet instruction V3.130(e)(i).	
ts do not intend	Immigration instruction E4.1(b)(i) states that partners and/or dependent children may only be included in an application if you are intending to travel to, and be in, New Zealand together. Information supplied with your application indicates that your partner and/or dependent child/children may not be intending to travel together, and therefore may not be eligible to be included in your application for a visa.  If your partner and/or child/children do not meet the requirements to be included in your application, you may wish to remove them from this application and have them apply separately. If they do not meet the requirements to be included and are not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
Applicati on was not lodged outside NZ	Immigration instruction V3.110(b)(i) states that, to be eligible to be granted a visa under this category, you must apply from outside New Zealand. It appears that you were in New Zealand when you lodged this application, so you may not meet instruction V3.110(b)(i).	https://www.immigration.govt.nz/opsman ual/#34627.htm
Arts or music festival not approve d	To be granted a visa under this category, you must have a letter of invitation from an approved arts or music festival. Immigration instruction V3.140.5 states that an 'approved' arts or music festival is a festival hosted in New Zealand which has had a formal proposal accepted by Immigration New Zealand.  It does not appear that the festival you are involved with has had a formal proposal accepted by Immigration New Zealand, so you may not meet this instruction.	https://www.immigration.govt.nz/opsman ual/#44064.htm
e for the	Immigration instruction V3.30(b) states that one of the requirements for children entering New Zealand with their adoptive parents is that the child's birth certificate is submitted.  It does not appear that you have submitted your child's birth certificate, so you may not meet instruction V3.30(b).	https://www.immigration.govt.nz/opsman ual/#34297.htm

Birth certificat e not	Immigration instruction V3.25(b)(ii) states an application for a child entering New Zealand for adoption must include the child's birth certificate.	https://www.immigration.govt.nz/opsman ual/#34296.htm
provide d	It appears that you have not provided your child's birth certificate with your application, so you may not meet instruction V3.25(b)(ii).	
Business visitor maximu m time exceede d	Immigration instruction V3.5(c) states that business visitors who need to be in New Zealand for longer than 3 months in any one year must apply for a work visa.  Taking into account the time that you have already spent in New Zealand as a business visitor, plus the time you intend to spend on this visa, it appears that you might be in New Zealand for more than 3 months in a year. Therefore, you may not meet instruction V3.5.	https://www.immigration.govt.nz/opsman ual/#34292.htm
Ceremo ny did not genuinel y occur	Immigration instruction V3.35.1(b)(i) states that, to be eligible under this category, if you are already married we must be satisfied that your marriage ceremony genuinely occurred and followed an identified cultural tradition.  Based on the information you have submitted, we are not yet satisfied that your marriage ceremony genuinely occurred, so you may not meet instruction V3.35.1(b)(i). [explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm
Charged with a s15 offence	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(c)(i) states that a person who has been charged with an offence, which on conviction would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.  Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. It appears that you have been charged with an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so you may not meet the good character requirement. [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#43627.htm
	Character waiver We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.	

	If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Child aged 18/19 not substant ially reliant	Immigration instruction E4.1.10 states that in order for your dependent child to be included in your application, they must meet the given definition of 'dependent child'. This definition states that for an 18 or 19 year old to be considered dependent they must be totally or substantially reliant on the principal applicant and/or the principal applicant's partner for financial support, whether living with them or not.  It appears that your child may not be totally or substantially reliant on you or your partner for financial support, so you may not meet instruction E4.1.10. If your child does not meet the requirements to be included in your application, you may wish to remove them from the application so they can apply in their own right. If your child does not meet the requirements and is not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
Child aged 20 and over	Immigration instruction E4.1.1(a) states that any child aged 20 and over may not be included in an application. It appears that your child may be over 20, so cannot be included in your application.  If your child does not meet the requirements to be included in your application, you may wish to remove them from the application so they can apply in their own right. If your child does not meet the requirements and is not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
applicati on for	Immigration instruction V3.30(a)(i) states that one of the requirements for children entering New Zealand with their adoptive parents is that the child has made an application for New Zealand citizenship.  It appears that your child might not have made an application for New Zealand citizenship, so may not meet instruction V3.30(a)(i).	https://www.immigration.govt.nz/opsman ual/#34297.htm

nt because has child(ren	Immigration instruction E4.1.10 states that in order for your dependent child to be included in your application, they must meet the given definition of 'dependent child'. This definition states that for an 18 or 19 year old to be considered dependent they must not have any children of their own.  It appears that your child may have a child of their own, so you may not meet instruction E4.1.10. If your child does not meet the requirements to be included in your application, you may wish to remove them from the application so they can apply in their own right. If your child does not meet the requirements and is not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
Child not depende nt because not single	Immigration instruction E4.1.10 states that in order for your dependent child to be included in your application, they must meet the given definition of 'dependent child'. This definition states that for a child to be considered dependent, they must be single.  It appears that your child may not be single, so you may not meet instruction E4.1.10. If your child does not meet the requirements to be included in your application, you may wish to remove them from the application so they can apply in their own right. If your child does not meet the requirements and is not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
adoptio n order does not	Immigration instruction V3.30(a)(ii) states that one of the requirements for children entering New Zealand with their adoptive parents is that the child's overseas adoption order has the same effect as a New Zealand adoption order under section 17 of the Adoption Act 1955.  It appears that your child's overseas adoption order might not have the same effect as a New Zealand adoption order, so you may not meet instruction V3.30(a)(ii).	https://www.immigration.govt.nz/opsman ual/#34297.htm
Client has died	Do not send a PPI letter to someone who has died. Close the application and advise the next of kin.	

Confere nce dates have passed	Immigration instruction V2.1(d) states that to be granted a visitor visa, applicants must be coming to New Zealand for a lawful purpose. It appears that the dates for the conference you were planning to attend have passed. We are not satisfied that you continue to have a lawful purpose for coming to New Zealand, so you may not meet instruction V2.1(d).	https://www.immigration.govt.nz/opsmanual/#44919.htm
ation that the DIA is processi ng the child's	Immigration instruction V3.30.1 stateshat a child who holds a visa under this category can be granted a further visa for a total stay long enough for the Department of Internal Affairs to assess their citizenship application. Immigration officers must sight confirmation that the Department of Internal Affairs is processing the application.  As you have not provided evidence that your child's citizenship application is being processed by the Department of Internal Affairs, we are not yet satisfied that you have met the requirements set out in instruction V3.30.1.	https://www.immigration.govt.nz/opsmanual/#34297.htm
Consider changin g visa duration		https://www.immigration.govt.nz/opsmarual/#34297.htm
d of an offence for which you have been	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(d)(i) states that a person who has been convicted at any time of any offence for which they have been imprisoned will not normally be granted a temporary entry class visa, unless granted a character waiver.  It appears that you have been convicted of an offence for which you have been imprisoned, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be	https://www.immigration.govt.nz/opsmanual/#43627.htm

	ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Convicte d of offence against immigra tion, citizensh ip or passport laws	Immigration Instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(a) states that a person who has been convicted at any time of an offence against the immigration, citizenship or passport laws of any country will not normally be granted a temporary entry class visa, unless granted a character waiver.  It appears that you have been convicted of an offence against immigration, citizenship or passport laws, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	https://www.immigration.govt.nz/opsmanual/#43627.htm
Convicte d of offence	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(d)(i) states that a person who has been convicted at any time of an offence in New Zealand for which the court has the power to impose imprisonment for a term of three	https://www.immigration.govt.nz/opsman ual/#43627.htm

in New Zealand for which the court has the power to impose 3 months imprison ment	months or more will not normally be granted a temporary entry class visa, unless granted a character waiver. Any offence in New Zealand that has the potential to result in a term of imprisonment of three months falls within the scope of instruction A5.45(d)(ii). This includes, but is not limited to, potential sentences 'not exceeding three months' or 'up to and including three months'.  It appears that you have been convicted of an offence in New Zealand for which the court has the power to impose imprisonment for a term of three months or more, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide informationabout this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Couple are aged 16 or 17, without parental permissi on		https://www.immigration.govt.nz/opsman ual/#46512.htm

_	Immigration instruction E4.5.5(a) states that you may include your partner in your application. Instruction E4.5.15(a) states that, for your partnership to be recognised, both partners must be at least 16 years old.  It appears that you/your partner do not meet the age requirement, so you may not be able to include your partner in your application. If your partner does not meet the requirements to be included in your application, you may wish to remove them from this application and have them apply separately. If they do not meet the requirements to be included and are not removed from your application, the application cannot be approved.	https://www.immigration.govt.nz/opsmanual/#46512.htm
	Immigration instruction V3.35.1(c)(iii) states that to be eligible under this category your intended partner must meet the minimum requirements for recognition of partnerships in instruction E4.5.15. This includes the requirement that the couple are not close relatives. For the purposes of these instructions, relationships between close relatives are considered to be relationships specified as 'prohibited degrees of marriage' under Schedule 2 of the Marriage Act 1955. <a href="https://www.legislation.govt.nz/act/public/1955/0092/latest/DLM292639.html?search=ts-act%40">https://www.legislation.govt.nz/act/public/1955/0092/latest/DLM292639.html?search=ts-act%40</a> <a href="https://www.legislation%40deemedreg_marriage+act+1955">https://www.legislation%40deemedreg_marriage+act+1955</a> resel 25 a&p=1#DLM292639  It does not appear that you and your partner meet this requirement, so you may not meet instruction V3.35.1(c)(iii). [insert explanation]	https://www.immigration.govt.nz/opsmanual/#46505.htm
	Immigration instruction E4.5.5(a) states that you may include your partner in your application. Instruction E4.5.15(c) states that, for your partnership to be recognised, you must not be close relatives.  For the purposes of these instructions, relationships between close relatives are considered to be relationships specified as 'prohibited degrees of marriage' under Schedule 2 of the Marriage Act 1955.  https://www.legislation.govt.nz/act/public/1955/0092/latest/DLM292639.html?search=ts_act%40 bill%40regulation%40deemedreg_marriage+act+1955_resel_25_a&p=1#DLM292639  It appears that you and your partner may be close relatives, so you may not be able to include your partner in your application. If your partner does not meet the requirements to be included in your application, you may wish to remove them from this application and have them apply separately. If	https://www.immigration.govt.nz/opsman ual/#46512.htm

	they do not meet the requirements to be included and are not removed from your application, the application cannot be approved.	
Couple has not met prior to the	Immigration instruction V3.35.1(c)(iii) states that to be eligible under this category your intended partner must meet the minimum requirements for recognition of partnerships in instruction E4.5.15. This includes the requirement that the couple have met prior to the application being made.	https://www.immigration.govt.nz/opsman ual/#46505.htm
applicati on	It does not appear that you and your partner have met each other, so you may not meet instruction V3.35.1(c)(iii).	
met prior to	Immigration instruction E4.5.5(a) states that you may include your partner in your application. Instruction E4.5.15(b) states that, your partnership to be recognised, you must have met prior to the application being made.	https://www.immigration.govt.nz/opsman ual/#46512.htm
	It appears that you and your partner have not met in person, and therefore you may not be able to include your partner in your application. If your partner does not meet the requirements to be included in your application, you may wish to remove them from this application and have them apply separately. If they do not meet the requirements to be included and are not removed from your application, the application cannot be approved.	
Couple not living together	Immigration instruction E4.5.5(c)(i) states that your partner may only be included in your application if you are living together in a genuine and stable partnership. Instruction E4.5.30 states that a couple is 'living together' if they are sharing the same home as partners.  E4.5.30(b) states living together does not include:	https://www.immigration.govt.nz/opsman ual/#46512.htm
	(i) time spent in each other's homes while still maintaining individual residences, or (ii) shared accommodation during holidays, or (iii) flatmate arrangements, or (iv) any other living arrangements that are not reflective of the factors set out at E4.35.35(a).	
	Based on the information you have provided, we are not yet satisfied that your living arrangements with your partner meet the definition of 'living together', so your partner may not be eligible to be included in this application. Those who cannot be included must apply for a visa in their own right, as per immigration instruction E4.1(c). If your partner does not meet the	

	requirements to be included and is not removed from your application, this application cannot be approved.	
Couple not married, in civil union or defacto relations hip	Immigration instruction E4.1(c) states that you may include a partner in a temporary entry class visa application, and that those who do not meet this definition must apply for a visa in their own right. The defintion of 'partner' is outlined in instruction E4.1.20, and includes a person who is legally married to, in a civil union relationship with, or in a de facto relationship with a principal applicant.  Based on the information provided with your application, it appears that your partner does not meet this definition, and may not be able to be included in your application. If your partner does not meet the requirements to be included in your application, you may wish to remove them from this application and have them apply separately. If they do not meet the requirements to be included and are not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
Couple not over 18 or 16/17 with support of parents	Immigration instruction V3.35.1(c)(iii) states that, to be eligible under this category, your intended partner must meet the minimum requirements for recognition of partnerships in instruction E4.5.15. This includes the requirement that the couple are both at least 18 years old, or if aged 16 or 17 years have the support of their parent(s) or guardian(s).  It does not appear that you and your partner meet this requirement, so you may not meet instruction V3.35.1(c)(iii). [insert explanation]	https://www.immigration.govt.nz/opsman ual/#46505.htm
Crew and passeng ers departin g by private craft - no letter from Captain	Immigration instruction V3.80(b)(ii) states that all crew and passengers who arrive on a private craft and are not departing by commercial transport must provide a letter from the craft's owner or captain confirming that they will be departing on that craft. You have declared that you will be departing on the same craft you arrived on. However, you have not provided a letter from the owner or captain confirming this, so it appears you do not meet instruction V3.80(b)(ii).	https://www.immigration.govt.nz/opsmanual/#34307.htm

or owner confirmi ng departur e		
Declarat ion: charged with a s15 offence	Immigration Instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(c)(i) states that a person who has been charged with an offence, which on conviction would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.  Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. Based on the declaration you made on your application form, it appears that you have been charged with an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	https://www.immigration.govt.nz/opsmanual/#43627.htm
Declarat ion: convicte d of an	Instruction A5.45(d)(i) states that a person who has been convicted at any time of any offence for	https://www.immigration.govt.nz/opsman ual/#43627.htm

offence for which you have been imprison ed	Based on the declaration you made on your application form, it appears that you have been convicted of an offence for which you have been imprisoned, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Declarat ion: convicte d of offence against immigra tion, citizensh ip or passport laws	Immigration Instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(a) states that a person who has been convicted at any time of an offence against the immigration, citizenship or passport laws of any country will not normally be granted a temporary entry class visa unless granted a character waiver.  Based on the declaration you made on your application form, it appears that you have been convicted of an offence against immigration, citizenship or passport laws, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.	https://www.immigration.govt.nz/orual/#43627.htm

If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest. https://www.immigration.govt.nz/opsman Declarat | Immigration Instruction A5.1 states that applicants for all visas must be of good character. A5.45(d)(i) states that a person who has been convicted at any time of an offence in New Zealand ual/#43627.htm for which the court has the power to impose imprisonment for a term of three months or more will not normally be granted a temporary entry class visa, unless granted a character waiver. Any d of offence offence in New Zealand that has the potential to result in a term of imprisonment of three months falls within the scope of A5.45(d)(ii). This includes, but is not limited to, potential sentences 'not in New Zealand exceeding three months' or 'up to and including three months'. Based on the declaration you made on your application form, it appears that you have been convicted of an offence in New Zealand for which the court has the power to impose imprisonment for a term of three months or more, so may not meet the good character requirement. [insert specifics of the issue] Character waiver We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1. If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.

ion:

Declarat ion: provide d false or misleadi ng informat ion in support of another person's applicati on	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(e) states that a person who, in support of another person's application for a New Zealand visa, has provided any information that was false, misleading or forged, or withheld material information will not normally be granted a temporary entry class visa unless granted a character waiver.  Based on the declaration you made on your application form, it appears that you have provided information that was false, misleading or forged, or withheld material information, so may not meet the good character requirement. [insert specifics of the issue]  Character waiver We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	https://www.immigration.govt.nz/opsmanual/#43627.htm
Declarat ion: Section 15 - 12 months imprison ment	Section 15(1)(b) of the Immigration Act 2009 states that no visa may be granted to a person who, in the preceding 10 years, has been convicted of an offence for which the person has been sentenced to imprisonment for a term of 12 months or more, or for an indeterminate period capable of running for 12 months or more. This applies whether the sentence is of immediate effect, deferred, or suspended.  Based on your declaration on your application form, it appears that you have been sentenced to a term of imprisonment of 12 months or more in the last 10 years, so you may not be eligible to be granted a visa. [insert specific details of the issue]	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html

	If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	
Declarat ion: Section 15 - 5 years imprison ment	Section 15(1)(a) of the Immigration Act 2009 states that no visa may be granted to a person who has been convicted of an offence for which they have been sentenced to a term of imprisonment of 5 years or more, or for an indeterminate period capable of running for 5 years or more. This applies whether the sentence is of immediate effect, deferred, or suspended.  Based on your declaration on your application form, it appears that you have been sentenced to a term of imprisonment of 5 years or more, so you may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html
Declarat ion: Section 15 - exclude d from New Zealand	Section 15(1)(e) of the Immigration Act 2009 states that no visa may be granted to a person who is excluded from New Zealand under any enactment.  Based on your declaration on your application form, it appears that you are excluded from New Zealand, so may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html

Declaration: Section 15 - remove d or deporte d from New Zealand	Section 15(1)(d) of the Immigration Act 2009 states that no visa may be granted to a person who has been removed or deported from New Zealand under any enactment. Section 15(3) states the circumstances in which this does not apply.  Based on your declaration on your application form, it appears that you have been deported from New Zealand and are not covered by any of the exceptions in section 15(3), so you may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html
Declaration: Section 15 - remove d, exclude d, or deporte d from another country	Section 15(1)(f) of the Immigration Act 2009 states that no visa may be granted to a person who has, at any time, been removed, excluded, or deported from another country.  Based on your declaration on your application form, it appears that you have been removed, excluded or deported from another country, so may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html
Declarat ion: Section 15 - subject to prohibiti	Section 15(1)(c) of the Immigration Act 2009 states that no visa may be granted to a person who is subject to a period of prohibition under section 179 or 180. Section 179 states the length of time for which a person who is deported from New Zealand may not return. Section 180 states that a person who is deported may not return until they have repaid any debt to the Crown for the cost of their deportation.	https://www.legislation.govt.nz/act/public /2009/0051/latest/DLM1440598.html

	December 1997 to 1997	
on period followin	Based on your declaration on your application form, it appears that you are subject to a period of prohibition, so may not be eligible to be granted a visa. [insert specific details of the issue]	
g deportat ion	If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	
Declarat ion: Section 16	Section 16(1) of the Immigration Act 2009 states that no visa may be granted to a person who is:  - likely to commit an offence in New Zealand punishable by imprisonment  - a threat or risk to security, public order, or public interest  - a member of a terrorist entity.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440599.html
	Based on your declaration on your application form, it appears that you may fall under section 16, so may not be eligible to be granted a visa. [insert specific details of the issue]	
	If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	
Declarat ion: under investiga tion for a s15 offence	Immigration Instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(c)(ii) states that a person who is under investigation for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.  Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. Based on the declaration you made on your application form, it appears that you	https://www.immigration.govt.nz/opsman ual/#43627.htm
	are under investigation for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so may not meet the good character requirement. [insert specifics of the issue]	

## Character waiver

We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.

If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.

Declaration:
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Immigration Instruction A5.1 states that applicants for all visas must be of good character.

Instruction A5.45(c)(iii) states that a person who is wanted for questioning for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.

Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. Based on the declaration you made on your application form, it appears that you are under investigation for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so may not meet the good character requirement. [insert specifics of the issue]

## Character waiver

We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.

If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding

https://www.immigration.govt.nz/opsmanual/#43627.htm

	circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Dialysis require ments not met	Immigration instruction V3.40(d) states that an applicant from any country seeking renal dialysis in New Zealand will not be granted a visa unless sponsored as under instruction V3.40(c). Paragraph (c) states that citizens of South Pacific countries may be funded for specialised medical treatment in New Zealand if such treatment is not available in their home country, and is funded by either their home government or New Zealand's Official Development Assistance (ODA) Programme.  It appears that you are seeking renal dialysis in New Zealand but are not [state which requirement is not met], so you may not meet instruction V3.40.	https://www.immigration.govt.nz/opsman ual/#43656.htm
Did not become ill or have an accident and can not travel	Immigration instruction V3.40.5(b) states that a visitor may be granted a visa for their intended further treatment if they have become ill or have had an accident during their visit and still require treatment (that is, they cannot travel).  It appears that you have not become ill or had an accident during your visit that requires treatment such that you cannot travel, so you may not meet instruction V3.40.5(b).	https://www.immigration.govt.nz/opsman ual/#43656.htm
Do not intend to marry within 3 months of arrival	Immigration instruction V3.35.1(a)(iv) states that, to be eligible under this category, applicants intending to marry in New Zealand must intend to marry within 3 months of arrival in New Zealand.  It does not appear that you intend to marry within 3 months of arriving in New Zealand, so you may not meet instruction V3.35.1(a)(iv). [explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm
Does not hold an employe r specific	Immigration instruction V3.115(a)(i) states that, to be eligible for a visa under this category, you must hold a current work visa that is subject to the condition that you can only work for a specific employer.  It appears that you do not currently hold a work visa that is subject to the condition that you can only work for a specific employer, so you may not meet instruction V3.115(a)(i).	https://www.immigration.govt.nz/opsman ual/#34314.htm

work visa		
Does not need further time to continue treatme nt	Immigration instruction V3.40.5(a) states that a visitor may be granted a visa for further treatment if they were granted a visa to come to New Zealand for medical treatment and need further time here to continue treatment.  Although you were granted a visa to come here for medical treatment, it appears that you do not need further time to continue treatment, so you may not meet instruction V3.40.5(a).	https://www.immigration.govt.nz/opsmar ual/#43656.htm
Duration of engage ment exceeds three months	Immigration instruction V3.85(c) states that sports people, support staff, match and tournament officials and media and broadcasting personnel associated with sports events, tours or tournaments of more than three months' duration must apply for a work visa prior to travelling to New Zealand.  The duration of your engagement appears to be longer than three months. As such, it appears you do not meet instruction V3.85(c) and must apply for a work visa instead.	
Duration of training is longer than three months	Immigration instruction V3.45(a) states that applicants who seek entry to obtain New Zealand occupational registration may be granted a visitor visa provided that the relevant practical or educational training lasts less than 3 months. It appears from the information provided with your application that the duration of your training to obtain occupational registration will last for more than 3 months, so you may not meet instruction V3.45(a).  However, instruction V3.45(d) states that you may be granted a visa to stay in New Zealand for longer than 3 months if you provide evidence that doing so is necessary to complete registration requirements. Please provide further information about this if you wish to be considered for a longer visa under instruction V3.45(d).	https://www.immigration.govt.nz/opsmarual/#34300.htm

Evidenc e of parents citizensh ip not provide d	Immigration instruction V3.30(b) states that one of the requirements for children entering New Zealand with their adoptive parents is that evidence of the adoptive parents' citizenship is submitted.  It does not appear that you have submitted evidence of your (the adoptive parents') citizenship, so you may not meet instruction V3.30(b).	https://www.immigration.govt.nz/opsmanual/#34297.htm
Evidenc e of relations hip between sponsor and child not supplied	Immigration instruction V3.110(f) states that where the sponsor is a parent of a child/grandchild who is less than 18 years of age, evidence of the relationship of that child/grandchild to the sponsoring parent is required. It does not appear that you have provided this evidence, so you may not meet instruction V3.110(f).	https://www.immigration.govt.nz/opsman ual/#34627.htm
Evidenc e of the right to remove the child from their home country has not been supplied	Immigration instruction E4.1.15(a) states that custody documentation is required for any children aged under 16 years where their other parent is not included or is not accompanying the child to New Zealand. This applies if the intent of the travelling parent is to marry a New Zealander, or remain in New Zealand for more than 12 months. The types of evidence accepted are outlined at immigration instruction E4.1.15(b). Evidence includes legal documents showing you have sole custody and the other parent has no visitation rights, and/or a signed statement from the other parent agreeing to the allow the child to stay in New Zealand as intended (witnessed as per local law). Note that this is relevant whether your child is applying as a secondary applicant on your application, or in their own right.  Based on the information provided with this application, it appears that your child may not meet this requirement. If your child does not meet the requirements and is not removed from the application, your application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46501.htm
Full docume ntation	Immigration instruction V3.70(c) states that a person travelling to New Zealand as a passenger on a commercial flight for the purpose of leaving New Zealand as aircraft crew or cruise ship crew may	https://www.immigration.govt.nz/opsman ual/#43657.htm

for engage ment as crew member not provide d	be granted a visitor visa if they provide fully documented evidence of their engagement as a crew member in New Zealand.  It appears that you have not provided fully documented evidence of your engagement as a crew member in New Zealand, so you may not meet immigration instruction V3.70.	
Has already spent 12 months in NZ	Immigration instruction V2.5.1 states that visitors to New Zealand are limited to a maximum stay of nine months. A further three month visa may be granted in some circumstances. Instruction V2.5.1(c) states that an applicant who has been in New Zealand for 12 months must remain outside New Zealand for 12 months before a further application for a visitor visa may be approved. It appears that you have already stayed in New Zealand for the maximum of 12 months, so instruction V2.5.1(c) may apply.	https://www.immigration.govt.nz/opsman ual/#41521.htm
Has already spent 9 months in NZ and not eligible for 12	Immigration instruction V2.5.1 states that visitors to New Zealand are limited to a maximum stay of nine months. A further three-month visa may be granted to applicants who: - have lodged a first-time residence application, or - are not sponsored and have not worked or studied in New Zealand.  It appears that you have already stayed in New Zealand for the maximum of nine months and you do not meet either of the requirements to be granted a further three-month visa, so you may not meet instruction V2.5.1.	https://www.immigration.govt.nz/opsman ual/#41521.htm
Has not submitt ed all required PCs	Immigration instruction A5.5 states that anyone aged 17 and over applying for a temporary entry class visa who intends to stay in New Zealand for 24 months or longer requires a character check. This 24 months includes time already spent in New Zealand. Applicants must submit a police certificate from their country of citizenship and any other country in which they have lived for five or more years since turning 17.  It appears that you have not submitted a required police certificate, so you may not meet instruction A5.5. [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#45181.htm

Insuffici ent evidenc e of how cost of treatme nt will be met	Immigration instruction V3.40 states that visitors who are able to pay for medical treatment may be granted a visa. Applicants must provide:  - evidence that they are able to pay for all medical costs, or  - evidence that they are a citizen of a South Pacific country and their treatment is funded by their home government or New Zealand's Overseas Development Assistance (ODA) Programme, under the Medical Treatment Scheme administered by the Ministry of Foreign Affairs and Trade  - evidence that the cost of treatment is covered by a Reciprocal Health Agreement (only applies to applicants who came to New Zealand for another reason and became ill or had an accident while here).	https://www.immigration.govt.nz/opsmual/#43656.htm
	It appears that you have not provided sufficient evidence that your medical costs will be paid, so you may not meet instruction V3.40.	
Insuffici ent evidenc e of support from Oranga Tamariki	Immigration instruction V3.25(b)(i) states that an application for a child entering New Zealand for adoption must include evidence of the support of the Ministry for Children, Oranga Tamariki.  It appears that you have not provided evidence of the support of the Ministry for Children, Oranga Tamariki with your application, so you may not meet instruction V3.25(b)(i).	https://www.immigration.govt.nz/opsnual/#34296.htm
Insuffici ent evidenc e to establish that applican t is genuinel y unable to depart	Immigration instruction V3.155 states that a temporary visa may be granted to persons genuinely unable to depart New Zealand as a result of the COVID-19 pandemic. Instruction V3.155(c)(iv) states that to be granted a visitor visa under these instructions applicants must be able to provide evidence to establish that, as a result of the COVID-19 pandemic, they are unable to depart New Zealand.  You have not yet provided sufficient evidence to establish that you are genuinely unable to depart New Zealand as a result of the COVID-19 pandemic, and we are not currently satisfied that you meet instruction V3.155(c)(iv).	https://www.immigration.govt.nz/opsnual/#74133.htm

NZ due to the COVID- 19 pandemi c.		
Insuffici ent passport validity	Immigration instruction A2.5(g) states that for a person's passport to be considered an acceptable travel document, it must be valid for at least 3 months beyond the date they intend to depart, or for one month beyond the date they intend to depart if the passport can be renewed in New Zealand.  It appears that the expiry date of your passport does not meet these requirements, so you may not meet instruction A2.5(g).	https://www.immigration.govt.nz/opsman ual/#35025.htm
Invitatio n doesn't name applican t	To be granted a visa under this category, you must have a letter of invitation from an approved arts or music festival. Immigration instruction V3.140.5(e) states that the letter must:  (i) name the applicant  (ii) name the activity the applicant will undertake, and  (iii) state the dates or duration of the activity.  It does not appear that you have provided a letter of invitation that meets these requirements, so you may not meet instruction V3.140.5(e).	https://www.immigration.govt.nz/opsman ual/#44064.htm
Invitatio n doesn't state activity	To be granted a visa under this category, you must have a letter of invitation from an approved arts or music festival. Immigration instruction V3.140.5(e) states that the letter must:  (i) name the applicant  (ii) name the activity the applicant will undertake, and  (iii) state the dates or duration of the activity.  It does not appear that you have provided a letter of invitation that meets these requirements, so you may not meet instruction V3.140.5(e).	https://www.immigration.govt.nz/opsman ual/#44064.htm
Invitatio n	To be granted a visa under this category, you must have a letter of invitation from an approved arts or music festival. Immigration instruction V3.140.5(e) states that the letter must:	https://www.immigration.govt.nz/opsman ual/#44064.htm

doesn't state dates / duration	(i) name the applicant (ii) name the activity the applicant will undertake, and (iii) state the dates or duration of the activity.  It does not appear that you have provided a letter of invitation that meets these requirements, so you may not meet instruction V3.140.5(e).	
Issue identifie d	Section 16(1) of the Immigration Act 2009 states that no visa may be granted to a person who:  (a) the Minister has reason to believe—  (i) is likely to commit an offence in New Zealand that is punishable by imprisonment; or  (ii) is, or is likely to be, a threat or risk to security; or  (iii) is, or is likely to be, a threat or risk to public order; or  (iv) is, or is likely to be, a threat or risk to the public interest; or  (b) is a member of a terrorist entity designated under the Terrorism Suppression Act 2002.  It appears that you may fall under section 16, so may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/publi/2009/0051/latest/DLM1440599.html
lssue with duration of visa	State the applicable instruction and why you think it might not be met	https://www.immigration.govt.nz/opsmar ual/#35025.htm
ent to	Immigration instruction V3.35(a)(iv) states that, to be eligible under this category, if you are intending to marry in New Zealand there must be no legal impediment to your marriage.  It appears that there may be a legal impediment to your marriage, so you may not meet instruction V3.35(a)(iv). [explain your concern]	https://www.immigration.govt.nz/opsmarual/#46505.htm

ALCOHOLD AND ADDRESS.	Immigration instruction V3.50.1(a) states that members of, or a person associated with, any scientific programme or expedition under the auspices of a Contracting Party to the Antarctic Treaty within the meaning of the Antarctica Act 1960, or a person to whom section 5 of that Act applies, who travels to New Zealand with orders for the Antarctic, may be granted a visitor visa valid for 12 months from first arrival in New Zealand.  Instruction V3.50.1(b) states that applicants must provide a letter from the Contracting Party to the Antarctic Treaty confirming that the applicant is a person specified in instruction V3.50.1(a). It appears that you have not provided this letter, so you may not meet instruction V3.50.1(b).	https://www.immigration.govt.nz/opsmarual/#34301.htm
Letter from New Zealand Trade and Enterpri se or the New Zealand Tourism Board not provide d	Immigration instruction V3.55(b) states that, to be granted a visa under this category, you must provide a letter of introduction from New Zealand Trade and Enterprise or the New Zealand Tourism Board.  You not appear to have provided a letter of introduction from New Zealand Trade and Enterprise or the New Zealand Tourism Board, so you may not meet instruction V3.55(b).	https://www.immigration.govt.nz/opsmarual/#34302.htm
invitatio n does not include	Immigration instruction V3.130(d) states that applicants must provide a letter of invitation from the Tertiary Education Institute or Institutes where they plan to undertake academic work confirming:  i. the name of the applicant; and  ii. that the applicant is a person specified at (e) below; and  iii. the activity or activities the applicant will undertake while in New Zealand; and  iv. the dates or duration of the activity or activities to be undertaken.	https://www.immigration.govt.nz/opsmanual/#46190.htm

applican t	Immigration instruction V3.130(e) states that visiting academics must be: i. well-qualified in their field; and ii. either employed by an overseas academic or research institution, or have wide experience in such employment; and iii. undertaking activities of a pedagogical, educational, professional management or research nature.	
	It appears that you have provided a letter of invitation from a Tertiary Education Institute where you plan to undertake academic work. However, it does not include all of the requirements listed above, so you may not meet instruction V3.130(d). [give detail of what's missing from the letter].	
Letter of invitatio n not provide d	Immigration instruction V3.130(d) states applicants must provide a letter of invitation from the Tertiary Education Institute or Institutes where they plan to undertake academic work. Tertiary Education Institutes include New Zealand universities, institutes of technology, polytechnics and the three wananga.  It appears that you have not provided a letter of invitation from a Tertiary Education Institute where you plan to undertake academic work, so you may not meet instruction V3.130(d).	https://www.immigration.govt.nz/opsman ual/#46190.htm
Marriag e does not follow identifie d cultural tradition	Immigration instruction V3.35(a)(i) states that, to be eligible under this category, your marriage must follow an identified and recognised cultural tradition where the arrangements, including facilitation of the initial selection of the persons to be married, are made by persons who are not parties to the marriage. Instruction V3.35(d) details the evidence required to show this requirement is met.  Based on the information you have provided, we are not yet satisfied that your marriage follows an identified cutural tradition, so you may not meet instruction V3.35(a)(i). [Explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm
Marriag e not arrange d by a third party	Immigration instruction V3.35(a)(i) states that, to be eligible under this category, your marriage must follow an identified and recognised cultural tradition where the arrangements, including facilitation of the initial selection of the persons to be married, are made by persons who are not parties to the marriage. Instruction V3.35(d) details the evidence required to show this requirement is met.	https://www.immigration.govt.nz/opsman ual/#46505.htm

	Based on the information you have provided, we are not yet satisfied that your marriage was arranged by a third party, so you may not meet instruction V3.35(a)(i). [Explain]	
May be eligible for a work visa	DO NOT PPI ON THIS. IF THE APPLICANT MEETS THE REQUIREMENTS AND WANTS A VISITOR VISA INSTEAD OF A WORK VISA THEY CAN HAVE ONE.	https://www.immigration.govt.nz/opsmar ual/#34300.htm
Medical escort further visa: not escortin g same patient	Immigration instruction V3.40.20(b) states that escorts of patients who require further medical treatment may be granted a visa to stay during the patient's further treatment if they have been granted a visa as escort of the patient.  It appears that you have not been granted a visa to escort this patient, so you may not meet instruction V3.40.20(b).	https://www.immigration.govt.nz/opsmar ual/#43656.htm
Medical escort further visa: patient has not been granted a further visa	Immigration instruction V3.40.20(c) states that escorts of patients may be granted a further visa to stay if the patient they are escorting needs more time for treatment and has been granted a further visa.  It appears that you have not provided sufficient evidence to show that the patient you are escorting needs more time for treatment and has been granted a further visa, so you may not meet instruction V3.40.20(c).	https://www.immigration.govt.nz/opsman ual/#43656.htm
Medical escort is not a medical professi onal, family	Immigration instruction V3.40.15(b) states that escorts of patients visiting New Zealand for medical treatment may be granted a visitor visa. Escorts must be a medical professional, family member or friend.  It appears that you are not a medical professional, family member or friend, so you may not meet instruction V3.40.15(b).	https://www.immigration.govt.nz/opsmar ual/#43656.htm

member or friend		
Medical escort not required due to nature of conditio n	Immigration instruction V3.40.15(b)(iii) states that escorts of patients visiting New Zealand for medical treatment may be granted a visitor visa. Escorts must be required due to the nature of the condition.  It appears that you have not provided sufficient evidence to show that you are required as an escort due to the nature of the patient's condition, so you may not meet instruction V3.40.15(b)(iii).	https://www.immigration.govt.nz/opsman ual/#43656.htm
Meds with this applicati on not ASH and not eligible for a waiver	Immigration instruction A4.15(a) states that applicants for temporary entry visas must have an acceptable standard of health, unless they have been granted a medical waiver. It appears that you do not have an acceptable standard of health. The Immigration New Zealand medical assessor who assessed the medical information you provided has advised that:  [Quote the medical assessor's comments exactly, as stated in IHS].  We invite you to make comments or provide further information in response to this. We will consider your response before drawing a conclusion on whether you have an acceptable standard of health. If you provide further medical information, we will seek the opinion of the medical assessor.  You also do not appear eligible to be considered for a medical waiver. Instruction A4.65 states that a waiver may only be considered in certain circumstances, and none of those circumstances appear to apply to you. It appears that you do not meet instruction A4.15(a).	https://www.immigration.govt.nz/opsmanual/#44856.htm
Meds with this applicati on not ASH eligible	Immigration instruction A4.15(a) states that applicants for temporary entry visas must have an acceptable standard of health, unless they have been granted a medical waiver. It appears that you do not have an acceptable standard of health. The Immigration New Zealand medical assessor who assessed the medical information you provided with this application has advised that:  [Quote the medical assessor's comments exactly, as stated in IHS].	https://www.immigration.govt.nz/opsman ual/#44856.htm

for a waiver	We invite you to make comments or provide further information in response to this. We will consider your response before drawing a conclusion on whether you have an acceptable standard of health. If you provide further medical information, we will seek the opinion of the medical assessor.  If we do conclude that you do not have an acceptable standard of health, we will consider whether to grant you a medical waiver. Please also make comments or provide additional information to help us decide if your circumstances justify waiving the health requirement. Please read the relevant immigration instructions (A4.65 and A4.70) relating to medical waivers for applicants for temporary entry class visas. The health requirements in instruction A4.70 set out the factors that we must take into account, but you are welcome to provide any other information you want us to take into account.  If you are not assessed as having an acceptable standard of health and a medical waiver is not granted, you will not meet instruction A4.15(a).	
Natural person sponsor has s49(1) or s50 conditio ns on their residenc e visa	Immigration instruction E6.5 (c)(i) states that a sponsor who is a natural person must either be a New Zealand citizen, or the holder of a current residence class visa that is not subject to conditions under section 49(1)(a) or section 50 of the Immigration Act 2009.  As your sponsor appears to have section 49(1) or section 50 conditions on their residence class visa, they do not appear to meet the requirements under instruction E6.5(c)(i).	https://www.immigration.govt.nz/opsmarual/#42666.htm
Natural person sponsor is not a New	Immigration instruction E6.5 (c)(i) states that a sponsor who is a natural person must either be a New Zealand citizen, or the holder of a current residence class visa that is not subject to conditions under section 49(1)(a) or section 50 of the Immigration Act 2009.	https://www.immigration.govt.nz/opsmar ual/#42666.htm

Zealand citizen or resident	As your sponsor does not appear to be a New Zealand citizen or the holder of a current residence class visa, they do not appear to meet the requirements under instruction E6.5(c)(i).	
Natural person sponsor is not ordinaril y resident in New Zealand	Immigration instruction E6.5.1 (a)(i) states that a sponsor must be ordinarily resident in New Zealand during the term of sponsorship, unless stated otherwise in specific instructions.  It appears that your sponsor will not be ordinarily resident in New Zealand during the term of sponsorship, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmar ual/#42666.htm
the organisa tion's	Immigration instruction E6.5.5 (a)(i) states that organisations sponsoring temporary entry class visa applications must identify a clear link between the organisation's activities and the purpose for which the applicant is coming to New Zealand.  It appears that your sponsor has not identified a clear link between their activities and the purpose for which you are coming to New Zealand, so they may not meet instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmanual/#42666.htm
No details of	Immigration instruction V3.40.1(c) states that to be granted a visa for medical treatment in New Zealand you must provide details of the expected costs of medical treatment.	https://www.immigration.govt.nz/opsmaiual/#43656.htm

expecte d costs of treatme nt	It appears that you have not provided details of the expected costs of medical treatment, so you may not meet instruction V3.40.1(c).	
No 'Details of Intende d Medical Treatme nt form	Immigration instructions V3.40.1(a) and V3.40.10(a) state that, to be granted a visa under this category, you must provide a completed Details of Intended Medical Treatment (INZ 1009) form.  It does not appear that you have provided this form, so you may not meet instruction V3.40.	https://www.immigration.govt.nz/opsma ual/#43656.htm
No evidenc e of accepta nce for treatme nt	Immigration instruction V3.40.1(b) states that to be granted a visa for medical treatment in New Zealand you must provide written evidence of acceptance for treatment, such as a letter from the appropriate medical authorities to the health authority in the applicant's home country.  It appears that you have not provided written evidence of your acceptance or treatment, so you may not meet instruction V3.40.1(b).	https://www.immigration.govt.nz/opsma ual/#43656.htm
No evidenc e of eligibilit y to underta ke registrat ion	Immigration instruction V3.45.1(a) states that Immigration New Zealand needs to sight written confirmation from the appropriate registration body that you are eligible to undertake the registration process in New Zealand.  You do not appear to have provided written confirmation from the appropriate registration body showing that you are eligible to undertake the registration process in New Zealand, so you may not meet instruction V3.45.1(a).	https://www.immigration.govt.nz/opsma ual/#34300.htm

No evidenc e of enrolme nt require ments being complet	Immigration instruction V3.45.1(b) states that Immigration New Zealand needs to sight written confirmation from the appropriate registration body that you have completed enrolment requirements.  You do not appear to have provided written confirmation from the appropriate registration body confirming you have completed enrolment requirements, so you may not meet instruction V3.45.1(b).	https://www.immigration.govt.nz/opsmanual/#34300.htm
No evidenc e of interim order issued under Adoptio n Act 1955 that is still valid	Immigration instruction V3.25.1 states that a child who has been granted a visitor visa to enter New Zealand to be adopted may be granted a further visitor visa if: - an interim order issued under the Adoption Act 1955 is still valid, and - the Ministry for Children, Oranga Tamariki advises Immigration New Zealand of progress on the adoption.  It appears that you have not provided evidence of a valid interim order issued under the Adoption Act 1955, so you may not meet instruction V3.25.1.	https://www.immigration.govt.nz/opsmanual/#34296.htm
No evidenc e of meeting English languag e require ments	Immigration instruction V3.45.1(b) states that Immigration New Zealand needs to sight written confirmation from the appropriate registration body that you meet applicable English language requirements.  You do not appear to have provided written confirmation from the appropriate registration body confirming you meet applicable English language requirements, so you may not meet instruction V3.45.1(b).	https://www.immigration.govt.nz/opsmanual/#34300.htm

being met		
No evidenc e of pre- paid accomm odation	Immigration instruction V2.20(a) states that applicants for a visitor visa must have funds genuinely available to them for the duration of their proposed visit to New Zealand. Funds must be at least NZ\$1,000 per month for maintenance and accommodation, or NZ\$400 per month if the accommodation has been prepaid.  You state that you have prepaid accommodation, and have provided evidence of funds of at least NZ\$400 per month. It appears that you have not provided sufficient evidence of your prepaid accommodation, so you may not meet instruction V2.20(a).	https://www.immigration.govt.nz/opsman ual/#43000.htm
No evidenc e to show New Zealand or foreign media accredit ation	Immigration instruction V3.85.1(c) states that media and broadcasting personnel must satisfy an immigration officer that they are accredited by the international governing body of the event, or the New Zealand organising committee of the event, to cover the event.  You have not provided sufficient evidence to demonstrate that you are accredited by the international governing body of the event, or the New Zealand organising committee of the event, to cover the event, so you may not meet instruction V3.85.1(c).	
No genuine intentio n to live together	Immigration instruction V3.35.1(b)(ii) states that, to be eligible under this category, if you are already married we must be satisfied that you genuinely intend to live together.  Based on the information you have provided, we are not yet satisfied that you genuinely intend to live together, so you may not meet instruction V3.35.1(b)(ii). [explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm
No intentio n for marriag e to be	Immigration instruction V3.35(a)(ii) states that, to be eligible under this category, we must be satisfied that it is intended the marriage be maintained on a long term and exclusive basis.  Based on the information you have provided, we are not yet satisfied that you meet instruction V3.35(a)(ii). [explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm

maintain ed on a long term and exclusiv e basis		
	Immigration instruction V3.40.10(a)(ii) states that visitors requiring visas to stay for further medical treatment must provide a medical certificate from a registered medical practitioner stating:  - the nature of the applicant's illness or disability, and  - details of their treatment, and  - their expected recovery time.  It appears that you have not provided a medical certificate from a registered medical practitioner, so you may not meet instruction V3.40.10(a)(ii).	https://www.immigration.govt.nz/opsma ual/#43656.htm
No Oranga Tamariki evidenc e of progress of adoptio n applicati on	Immigration instruction V3.25.1 states that a child who has been granted a visitor visa to enter New Zealand to be adopted may be granted a further visitor visa if: - an interim order issued under the Adoption Act 1955 is still valid, and - the Ministry for Children, Oranga Tamariki advises Immigration New Zealand (INZ) of progress on the adoption.  It appears that the Ministry for Children, Oranga Tamariki has not advised INZ of progress on the adoption, so you may not meet instruction V3.25.1.	https://www.immigration.govt.nz/opsmarual/#34296.htm
No trial	Immigration instruction V3.115(a)(ii) states that, to be eligible for a visa under this category, you must have had a trial period of up to 90 days included in your employment agreement.	https://www.immigration.govt.nz/opsma ual/#34314.htm

employ ment agreeme nt	It does not appear that you did have a trial period of up to 90 days included in your employment agreement, so you may not meet instruction V3.115(a)(ii).	
No written offer from NZ lawfirm	Immigration instruction V3.95 states that law students or law graduates from Germany may be granted a visitor visa if they have a written offer of a position for a specified period up to 6 months as an unpaid observer with a New Zealand law firm.  It does not appear that you have a written offer from a New Zealand law firm, so you may not meet instruction V3.95(b).	https://www.immigration.govt.nz/opsman ual/#34311.htm
Not a German law student or graduat e	Immigration instruction V3.95 states that law students or law graduates from Germany may be granted a visitor visa if they have a written offer of a position for a specified period up to 6 months as an unpaid observer with a New Zealand law firm.  It does not appear that you are a German law student or graduate, so you may not meet instruction V3.95(a).	https://www.immigration.govt.nz/opsman ual/#34311.htm
Not a lawful business purpose	Immigration instruction V3.5 states that business visitors may be granted a visitor visa if they are not undertaking employment. Instruction V3.5(b) states that business visitors who are not undertaking employment include:  (i) representatives on official trade missions recognised by the New Zealand Government (ii) sales representatives of overseas companies in New Zealand for a period or periods no longer than a total of 3 months in any calendar year (iii) overseas buyers of New Zealand goods or services for a period or periods no longer than a total of 3 months in any calendar year (iv) people undertaking business consultations or negotiations in New Zealand on establishing, expanding, or winding up any business enterprise in New Zealand, or carrying on any business in New Zealand, involving the authorised representatives of any overseas company, body or person for a period or periods no longer than a total of 3 months in any calendar year.	https://www.immigration.govt.nz/opsmanual/#34292.htm

	It does not appear that your intended visit to New Zealand is for any of these reasons, so you may not meet instruction V3.5.	
Not a perform er / immedia te support crew	Immigration instruction V3.140(a) states that performers and/or immediate support crews may be granted a visitor visa to participate in an approved arts or music festival.  It appears that you may not be a performer or immediate support crew member, so you may not meet instruction V3.140(a).  [insert specifics of the issue].	https://www.immigration.govt.nz/opsman ual/#44064.htm
Not ASH and not eligible for a waiver	Immigration instruction A4.15(a) states that applicants for temporary entry visas must have an acceptable standard of health, unless they have been granted a medical waiver. It appears that you do not have an acceptable standard of health. The Immigration New Zealand medical assessor who assessed your medical information has advised that:  [Quote the medical assessor's comments exactly, as stated in IHS].  We invite you to make comments or provide further information in response to this. We will consider your response before drawing a conclusion on whether you have an acceptable standard of health. If you provide further medical information we will seek the opinion of the medical assessor.  You also do not appear eligible to be considered for a medical waiver. Immigration instruction A4.65 states that a waiver may only be considered in certain circumstances, and none of those circumstances appear to apply to you. It appears that you do not meet instruction A4.15(a).	https://www.immigration.govt.nz/opsmanual/#44856.htm
Not coming for a confere nce	Immigration instruction V2.1(d) states that to be granted a visitor visa applicants must be coming to New Zealand for a lawful purpose.  You have stated on your application form that you are coming to New Zealand to participate in a conference. It appears that you have not provided sufficient evidence to satisfy us that you genuinely intend to participate in the conference, so you may not meet instruction V2.1(d).	https://www.immigration.govt.nz/opsman ual/#44919.htm

Not essential to the success of the sports match, tour or tournam ent	Immigration instruction V3.85.1(a) states that support staff and match and tournament officials must satisfy an immigration officer that they are essential to the success of the sports event, tour or tournament.  It appears that you are not essential to the success of the sports event, tour or tournament, so you may not meet instruction V3.85.1(a).	
Not in a role associat ed with sports events, tours or tournam ents	The visitor visa you have applied for is specifically for sports people, support staff, match and tournament officials, and media and broadcasting personnel associated with sports events, tours or tournaments, as per immigration instruction V3.85.  The evidence provided with your application suggests you are not a sports person, support staff member, match or tournament official, or media and broadcasting personnel associated with sports events, tours or tournaments, so you do not appear to meet the requirements of instruction V3.85.	
Not notified of dismissa I within trial period	Immigration instruction V3.115(a)(iii) states that, to be eligible for a visa under this category, you must have been notified within the duration of your trial period that you were to be dismissed.  It does not appear that you were notified within the duration of your trial period that you were to be dismissed, so you may not meet instruction V3.115(a)(iii).	https://www.immigration.govt.nz/opsman ual/#34314.htm
Not satisfied applican t will leave NZ if	Immigration instruction V3.35.1(a)(v) states that, to be eligible under this category, if you are intending to marry in New Zealand we must be satisfied that you will leave New Zealand if the marriage does not take place.  Based on the evidence provided, we are not yet satisfied that you will leave New Zealand if the marriage does not take place, so you may not meet instruction V3.35.1(a)(v). [explain]	https://www.immigration.govt.nz/opsman ual/#46505.htm

marriag e does not take place		
Not three years since the grant of last visa	Immigration instruction V3.110.10(a) states that a further visa under these instructions will not normally be approved within three years of the date the most recent visa was granted under these instructions.  It appears that your most recent visa under these instructions was granted less than three years ago, so you may not meet instruction V3.110.10(a).	https://www.immigration.govt.nz/opsmarual/#34627.htm
Offer not for specifie d period up to 6 months	Immigration instruction V3.95 states that law students and law graduates from Germany may be granted a visitor visa if they have a written offer of a position for a specified period up to 6 months as an unpaid observer with a New Zealand law firm.  The written offer you have from a New Zealand law firm does not appear to be for a specified period up to 6 months, so you may not meet instruction V3.95(b).	https://www.immigration.govt.nz/opsmar ual/#34311.htm
Offshore and not in quaranti ne free travel zone. Close applicati on.	DO NOT SEND A PPI	https://www.immigration.govt.nz/opsmar ual/#34165.htm
On previous visa of this	Immigration instruction V3.110.10(b)(i) states that a person is not normally eligible for a further visa of the same type if their sponsor was not in New Zealand during the period of their visit on their previous parent or grandparent visa.	https://www.immigration.govt.nz/opsmar ual/#34627.htm

type, sponsor was not in NZ while PA was visiting	It appears that your sponsor was not in the country during the period of your previous visit under this category, so you may not be eligible as per instruction V3.110.10(b)(i).	
Onward travel require ments not met	Immigration instruction V2.25 states that applicants for a visitor visa are required to have the means to leave New Zealand. Evidence that may be provided to show that you have the means to leave New Zealand is set out under instruction V2.25.1 and includes:  - a paid ticket out of New Zealand to a country that you have the right of entry to  - a letter guaranteeing that onward travel will be arranged by your employer or government if travelling on business  - evidence of sufficient funds to buy a ticket. These funds must be in addition to the funds you have for your maintenance and accommodation in New Zealand.  It appears that you have not provided sufficient evidence that you have the means to leave New Zealand, so you may not meet instruction V2.25.	https://www.immigration.govt.nz/opsma ual/#34288.htm
Organisa tion has outstan ding debt to crown or third party due to previous sponsor ship	Immigration instruction E6.5.5 (a)(v) states that organisations sponsoring temporary entry class visa applications must not have an outstanding debt to the Crown or other third parties as a result of another sponsorship arrangement.  It appears that your sponsor may have an outstanding debt to the Crown or other third parties as a result of another sponsorship arrangement, so may not meet instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsma ual/#42666.htm
Organisa	Immigration instructions E6.5.5 (a)(vi) states that organisations sponsoring temporary entry class visa applications must not have previously breached sponsorship obligations.	

previous ly breache d sponsor ship obligatio ns	It appears that your sponsor may may have previously breached sponsorship obligations, so may not meet the requirements in instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmarual/#42666.htm
	Immigration instruction E6.5.5 (a)(vii) states that organisations sponsoring temporary entry class visa applications must not be in receivership or liquidation.  It appears that your sponsor may be in receivership or liquidation, so they may not meet instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmar ual/#42666.htm
nts	Immigration instruction V3.80(b)(i) states that all owners, and their dependants, who arrive on a private craft and are not departing by commercial transport must provide evidence of ownership of the craft and adequate insurance against major damage.  It appears that you have not provided the required evidence, so may not meet instruction V3.80(b)(i).	https://www.immigration.govt.nz/opsmarual/#34307.htm
Partner convicte d of an	Immigration instruction V3.35.1(c) states that, to be eligible under this category, your supporting partner must be an eligible partner as defined under the Partnership category (instruction F2.10.10). This includes meeting the character requirements in instruction R5.95. Any supporting	https://www.immigration.govt.nz/opsmarual/#66589.htm

offence involvin g family violence or of a sexual nature	partner who has been convicted of any offence involving family violence or of a sexual nature will not meet these character requirements.  It does not appear that your supporting partner meets these requirements, so they may not meet instruction V3.35.1(c). [explain].	
support the	Immigration instruction V3.35(a)(iii) states that, to be eligible under this category, your partner must support this application.  It does not appear that your partner supports this application, so you may not meet instruction V3.35(a)(iii). [explain]	
Partner has suspend ed or current liability for deportat ion	Immigration instruction V3.35.1(c) states that, to be eligible under this category, your supporting partner must be an eligible partner as defined under the Partnership category (instruction F2.10.10). Instruction F2.10.10(a)(v) states that to be eligible your partner must not be liable for deportation, or be a person whose liability for deportation has been suspended.  It does not appear that your supporting partner meets this requirement, so may not meet instruction V3.35.1(c). [explain].	https://www.immigration.govt.nz/opsman ual/#46176.htm
tor in an incident which	Immigration instruction V3.35.1(c) states that, to be eligible under this category, your supporting partner must be an eligible partner as defined under the Partnership category (instruction F2.10.10). Instruction 2.10.10(a)(iii) states that to be eligible your partner must not have been the perpetrator of an incident of family violence that resulted in someone else being granted residence as a victim of family violence.  It does not appear that your supporting partner meets this requirement, so may not meet instruction V3.35.1(c). [explain].	https://www.immigration.govt.nz/opsman ual/#46176.htm

granted to someon e under victims of family violence		
Partner was supporti ng partner on a successf ul residenc e applicati on in last 5 years	Immigration instruction V3.35.1(c) states that, to be eligible under this category, your supporting partner must be an eligible partner as defined under the Partnership category (instruction F2.10.10). Instruction F2.10.10(a)(ii) states that to be eligible your partner must not have acted as a partner in a successful residence class visa application in the five years preceding this application. It does not appear that your supporting partner meets this requirement, so may not meet instruction V3.35.1(c). [explain].	https://www.immigration.govt.nz/opsman ual/#46176.htm
Partner was supporti ng partner on more than one previous successf ul	Immigration instruction V3.35.1(c) states that, to be eligible under this category, your supporting partner must be an eligible partner as defined under the Partnership category (instruction F2.10.10). Instruction F2.10.10(a)(i) states that to be eligible your partner must not have acted as a partner in more than one previous successful residence class visa application.  It does not appear that your supporting partner meets this requirement, so may not meet instruction V3.35(c). [explain].	https://www.immigration.govt.nz/opsman ual/#46176.htm

residenc e applicati on		
hip not	Immigration instruction E4.5.5(c)(i) states that your partner may only be included in your application if you are living together in a genuine and stable partnership. Instruction E4.5.25 defines a 'genuine and stable' partnership as one that:  (a) is genuine, because it has been entered into with the intention of being maintained on a long-term exclusive basis, and  (b) is stable, because it is likely to endure.  Based on the information you have provided, we are not yet satisfied that your partnership is genuine and has been entered into with the intention of being maintained on a long-term exclusive basis, so your partner may not be eligible to be included in this application. Those who cannot be included must apply for a visa in their own right, as per instruction E4.1(c). If your partner does not meet the requirements to be included and is not removed from your application, this application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46512.htm
Partners hip not stable	Immigration instruction E4.5.5(c)(i) states that your partner may only be included in your application if you are living together in a genuine and stable partnership. Instruction E4.5.25 defines a 'genuine and stable' partnership as one that:  (a) is genuine, because it has been entered into with the intention of being maintained on a long-term exclusive basis, and  (b) is stable, because it is likely to endure.  Based on the information you have provided, we are not yet satisfied that your partnership is stable and likely to endure, so your partner may not be eligible to be included in this application. Those who cannot be included must apply for a visa in their own right, as per instruction E4.1(c). If your partner does not meet the requirements to be included and is not removed from your application, this application cannot be approved.	https://www.immigration.govt.nz/opsman ual/#46512.htm
Passport is expired	Immigration instruction A2.5(g) states that, to be considered an acceptable travel document, a passport must be valid for at least 3 months beyond the date a person intends to depart, or for one month beyond the date they intend to depart if the passport can be renewed in New Zealand.	https://www.immigration.govt.nz/opsman ual/#35025.htm

	It appears that your passport has expired, so you may not meet instruction A2.5(g).	
Passport is expired	Immigration instruction A2.5(g) states that, to be considered an acceptable travel document, a passport must be valid for at least 3 months beyond the date a person intends to depart, or for one month beyond the date they intend to depart if the passport can be renewed in New Zealand.	https://www.immigration.govt.nz/opsman ual/#35025.htm
	It appears that your passport has expired, so you may not meet instruction A2.5(g).	
PC not issued by correct authorit y	Immigration instruction A5.10(f) states that instructions on how to obtain police certificates are listed on our website at <a href="https://www.immigration.govt.nz/policecertificate">www.immigration.govt.nz/policecertificate</a> .  It appears that the police certificate you have submitted was not obtained in line with those instructions, so you may not meet A5.10(f). [insert explanation]	https://www.immigration.govt.nz/opsman ual/#41439.htm
PC not less than 6 months old	Immigration instruction A5.10(a) states that police certificates must be less than six months old at the time an application is lodged.  It appears that the police certificate you have submitted is more than six months old, so you may not meet instruction A5.10(a)	https://www.immigration.govt.nz/opsman ual/#41439.htm
PC not translate d	Immigration instruction A5.10(h) states that if a police certificate is not written in English it must be accompanied by a translation. Information about the type of translations we can accept can be found on our website at <a href="https://www.immigration.govt.nz/new-zealand-visas/apply-for-a-visa/tools-and-information/general-information/translating-supporting-documents-into-english">https://www.immigration.govt.nz/new-zealand-visas/apply-for-a-visa/tools-and-information/general-information/translating-supporting-documents-into-english</a> .  It appears that the police certificate you have submitted is not in English and not accompanied by a translation, so you may not meet instruction A5.10(h)	https://www.immigration.govt.nz/opsman ual/#41439.htm
Position not as an unpaid observer	Immigration instruction V3.95 states that law students and law graduates from Germany may be granted a visitor visa if they have a written offer of a position as an unpaid observer with a New Zealand law firm for a specified period of up to 6 months.  The position you have been offered by the New Zealand law firm does not appear to be as an unpaid observer, so you may not meet instruction V3.95(b).	https://www.immigration.govt.nz/opsman ual/#34311.htm

meds	Immigration instruction A4.15(a) states that applicants for temporary entry must have an acceptable standard of health, unless they have been granted a medical waiver. It appears that you do not have an acceptable standard of health. The Immigration New Zealand medical assessor who assessed the medical information you provided with your previous application advised that:  [Quote the medical assessor's comments exactly, as stated in IHS].  We invite you to make comments or provide further information in response to this. We will consider your response before drawing a conclusion on whether you have an acceptable standard of health. If you provide further medical information, we will seek the opinion of the medical assessor.  You also do not appear eligible to be considered for a medical waiver. Instruction A4.65 states that a waiver may only be considered in certain circumstances, and none of those circumstances appear	https://www.immigration.govt.nz/opsmanual/#44856.htm
Previous meds still valid not ASH eligible for a waiver	Immigration instruction A4.15(a) states that applicants for temporary entry must have an acceptable standard of health, unless they have been granted a medical waiver. It appears that you do not have an acceptable standard of health. The Immigration New Zealand medical assessor who assessed the medical information you provided with your previous application advised that:  [Quote the medical assessor's comments exactly, as stated in IHS].  We invite you to make comments or provide further information in response to this. We will consider your response before drawing a conclusion on whether you have an acceptable standard of health. If you provide further medical information, we will seek the opinion of the medical assessor.  If we conclude that you do not have an acceptable standard of health, we will consider whether to grant you a medical waiver. Please also make comments or provide additional information to help us decide if your circumstances justify waiving the health requirement. Please read the relevant immigration instructions relating to medical waivers for applicants for temporary entry class visas (A4.65 and A4.70). The health requirements in instruction 4.70 set out the factors that we must	https://www.immigration.govt.nz/opsman ual/#44856.htm

	take into account, but you are welcome to provide any other information that you want us to take into account.  If you are not assessed as having an acceptable standard of health, and a medical waiver is not granted, you will not meet instruction A4.15(a).	
Previous ly granted visa as PA under this category	Immigration instruction V3.115(a)(iv) states that, to be eligible for a visa under this category, you must have not previously been granted a visa under these instructions.  It appears that you have previously been granted a visa under these instructions, so you may not meet instruction V3.115(a)(iv).	https://www.immigration.govt.nz/opsmar ual/#34314.htm
Promote r is not on INZs Approve d Promote r List	Immigration instruction V3.145(a) states that, to be granted a visa under this category, you must be a member of a short-term live entertainment act promoted by a promoter on Immigration New Zealand's Approved Promoter List.  You do not appear to meet this requirement because your promoter is not on Immigration New Zealand's Approved Promoter List.	https://www.immigration.govt.nz/opsmar ual/#52759.htm
Provided false or misleadi ng informat ion	BART	https://www.immigration.govt.nz/opsmar ual/#43627.htm
false or misleadi ng	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(e) states that a person who, in support of another person's application for a New Zealand visa, has provided any information that was false, misleading or forged, or withheld material information, will not normally be granted a temporary entry class visa unless granted a character waiver.	https://www.immigration.govt.nz/opsmar ual/#43627.htm

ion on another applicati on	It appears that you have provided information that was false, misleading or forged, or withheld material information, so may not meet the good character requirement. [insert specifics of the issue]	
	Character waiver We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.	
	If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
Remaine d in NZ >18 months on previous Parent / Grandpa rent visa	Immigration instruction V3.110.10(b)(ii) states that a person is not normally eligible for a further visa of the same type if they remained in New Zealand for more than 18 months on their previous parent or grandparent visa.  It appears that you did remain in New Zealand for more than 18 months during the period that your previous visa was current, so you may not meet instruction V3.110.10(b)(ii).	https://www.immigration.govt.nz/opsman ual/#34627.htm
Request ed duration is longer than the maximu	Immigration instruction V2.5.1 states that visitors to New Zealand are limited to a maximum stay of no more than nine months in the 18-month period before the proposed expiry date of the visa. It appears that your intended stay in New Zealand is longer than nine months, so you may not meet instruction V2.5.1.	https://www.immigration.govt.nz/opsman ual/#41521.htm

m 9 months		
Section 15 - 12 months imprison ment	Section 15(1)(b) of the Immigration Act 2009 states that no visa may be granted to a person who, in the preceding 10 years, has been convicted of an offence for which the person has been sentenced:  - to imprisonment for a term of 12 months or more, or - for an indeterminate period capable of running for 12 months or more.  This applies whether the sentence is of immediate effect, deferred, or suspended.  It appears that you have been sentenced to a term of imprisonment of 12 months or more, so you may not be eligible to be granted a visa.  [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440598.html
Section 15 - 5 years imprison ment	Section 15(1)(a) of the Immigration Act 2009 states that no visa may be granted to a person who has been convicted of an offence for which they have been sentenced:  - to a term of imprisonment of 5 years or more, or  - for an indeterminate period capable of running for 5 years or more.  This applies whether the sentence is of immediate effect, deferred, or suspended.  It appears that you have been sentenced to a term of imprisonment for 5 years or more, so you may not be eligible to be granted a visa. [insert specific details of the issue]  If section 15 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision	https://www.legislation.govt.nz/act/publi/2009/0051/latest/DLM1440598.html

	maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	
Section 16	Section 16(1) of the Immigration Act 2009 states that no visa may be granted to a person who:  (a) the Minister has reason to believe—  (i) is likely to commit an offence in New Zealand that is punishable by imprisonment; or  (ii) is, or is likely to be, a threat or risk to security; or  (iii) is, or is likely to be, a threat or risk to public order; or  (iv) is, or is likely to be, a threat or risk to the public interest; or  (b) is a member of a terrorist entity designated under the Terrorism Suppression Act 2002.  It appears that you may fall under section 16, so you may not be eligible to be granted a visa.  [insert specific details of the issue]  If section 16 does apply to you, you may only be granted a visa if a special direction is given under section 17. A decision to grant a special direction is at the absolute discretion of the decision maker. If you request a special direction, we are not obliged to consider it or seek further information, nor give reasons for our decision. If we do decide to grant a special direction, you will need to pay a special direction fee of NZ\$220.	https://www.legislation.govt.nz/act/public/2009/0051/latest/DLM1440599.html
Section 61 applies	[Do not send a PPI letter. Close the application or refer it to section 61.]  [If you are going to refer it to section 61]  We received your request for a visa on [insert date]. Your last visa expired on [insert date]. At the time we received your request you did not hold a visa to be in New Zealand. A person who does not hold a visa cannot apply for a visa, so we cannot continue processing your visa application. However, Section 61 of the Immigration Act 2009 allows us to grant a visa in a special case to someone who is unlawfully in New Zealand. Whether or not a visa is granted under section 61 is a matter of absolute discretion. We have referred your request to the section 61 team.  [If you are going to close the application]  We received your request for a visa on [insert date]. Your last visa expired on [insert date]. At the time we received your request you did not hold a visa to be in New Zealand. A person who does	https://www.immigration.govt.nz/opsmanual/#47232.htm

	not hold a visa cannot apply for a visa, so we cannot continue processing your visa application. Your application has been closed. Please click on the link below to see your options: <a href="https://www.immigration.govt.nz/new-zealand-visas/already-have-a-visa/managing-your-visa-and-passport/if-you-do-not-leave-new-zealand-before-your-visa-expires">https://www.immigration.govt.nz/new-zealand-visas/already-have-a-visa/managing-your-visa-and-passport/if-you-do-not-leave-new-zealand-before-your-visa-expires</a>	
Sponsor (organis ation) is receivin g financial reward or fee	Immigration instruction E6.5.5(a)(ii) states that organisations sponsoring temporary entry class visa applications must not sponsor for the purpose of receiving a financial reward or fee.  It appears that your sponsor may be sponsoring you for the purpose of receiving a financial reward or fee, so may not meet instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsman ual/#42666.htm
Sponsor has breache d previous sponsor ship obligatio ns	Immigration instruction E6.5.1(a)(v) states that natural person sponsors for temporary entry class visa applications must not sponsor a person if they have previously breached sponsorship obligations.  It appears that your sponsor may have previously breached their sponsorship obligations, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsman ual/#42666.htm
Sponsor has deportat ion liability suspend ed	Immigration instruction E6.5.1(a)(viii) states that a natural person sponsor for temporary entry class visa applications must not be a person whose liability for deportation is currently suspended. It appears that your sponsor may be a person whose liability for deportation is currently suspended, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsman ual/#42666.htm
Sponsor has entered	Immigration instruction E6.5.1(a)(vi) states that natural person sponsors for temporary entry class visa applications must not have entered insolvency procedures or be adjudicated bankrupt.	https://www.immigration.govt.nz/opsman ual/#42666.htm

insolven cy procedu res or has been adjudica ted bankrup	It appears that your sponsor may have entered insolvency procedures or been adjudicated bankrupt, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	
Sponsor has not provide d a written underta king for the mainten ance accomo dation and costs for the applican t.	Immigration instruction E6.5(f)(i) states that all acceptable sponsors must provide written undertakings for the maintenance, the accomodation and the cost of deportation or repatriation of the applicant.  A written undertaking has not been provided by the sponsor for your visitor visa, so you do not appear to meet the requirement in instruction E6.5(f)(i).	https://www.immigration.govt.nz/opsmanual/#42666.htm
Sponsor has outstan ding debt to	Immigration instruction E6.5.1(a)(iv) states that natural person sponsors for temporary entry class visa applications must not have an outstanding debt to the Crown or other third parties as a result of another sponsorship arrangement.	https://www.immigration.govt.nz/opsmanual/#42666.htm

crown or third party as a result of sponsor ship	It appears that your sponsor may have an outstanding debt to the Crown or other third parties as a result of another sponsorship arrangement, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	
Sponsor is a person who is serving a custodia l sentenc e or awaiting sentenci ng after being convicte d of a crime which carries a custodia l sentenc e	Immigration instructions E6.5.1(a)(ix) states that natural person sponsors for temporary entry class visa applications must not:  - be serving a custodial sentence, or  - be awaiting sentencing after being convicted of a crime which carries a custodial sentence.  It appears that your sponsor may be serving a custodial sentence or be awaiting sentencing after being convicted of a crime which carries a custodial sentence, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmanual/#42666.htm
Sponsor is convicte	Immigration instruction E6.5.1(a)(iii) states that natural person sponsors for temporary entry class visa applications must not have been convicted at any time of an offence under immigration law.	https://www.immigration.govt.nz/opsmar ual/#42666.htm

d of offence under immigra tion law	It appears that your sponsor may have been convicted of an offence under immigration law, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	
Sponsor is currentl y sponsori ng someon e else	Immigration instruction V3.110(g) states that a sponsor may only sponsor one person or family unit at a time. It appears that your sponsor may currently be sponsoring another person, so they may not meet instruction V3.110(g).	https://www.immigration.govt.nz/opsman ual/#34627.htm
Sponsor is liable for deportat ion	Immigration instruction E6.5.1(a)(vii) states that natural person sponsors for temporary entry class visa applications must not be liable for deportation.  It appears that your sponsor may be liable for deportation, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmanual/#42666.htm
	Immigration instruction E6.5(c) states that an acceptable sponsor must be either a natural person, an organisation, or a government agency. It appears that your sponsor does not meet any of these requirements, so may not meet instruction E6.5. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsman ual/#42666.htm
Sponsor is not	Immigration instruction V3.110(d) states that you must be sponsored by your child or grandchild aged 18 years or older. Instruction V3.110(e) states that where your child or grandchild is not	https://www.immigration.govt.nz/opsman ual/#34627.htm

child or grandchi Id, or the parent of a child or grandchi Id	eligible to sponsor you because they are under 18 years of age, a sponsor can be a parent of that child or grandchild.  Your sponsor does not appear to meet either of these requirements, so they may not meet instructions V3.110(d) and (e).	
is receivin g	Immigration instruction E6.5.1(a)(ii) states that natural person sponsors for temporary entry class visa applications must not sponsor for the purpose of receiving a financial reward or fee.  It appears that your sponsor may be sponsoring your application for the purpose of receiving a financial reward or fee, so they may not meet instruction E6.5.1. Without an acceptable sponsor, you may not meet the funds and outward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmar ual/#42666.htm
ng organisa tion	Immigration instruction E6.5.5(a)(iii) states that organisations sponsoring temporary entry class visa applications must not have been convicted of an offence under immigration law.  It appears that your sponsor may have been convicted of an offence under immigration law, so they may not meet instruction E6.5.5. Without an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	https://www.immigration.govt.nz/opsmarual/#42666.htm
ng organisa tion has a listed	Immigration instruction E6.5.5(a)(iv) states that organisations sponsoring temporary entry class visa applications must not have any listed directors, trustees or management who have been convicted of an offence under immigration law.  It appears that your sponsor may have listed directors, trustees or management who have been convicted of an offence under immigration law, so they may not meet instruction E6.5.5. Without	https://www.immigration.govt.nz/opsmar ual/#42666.htm

trustee or manager who has been convicte d of an offence under immigra tion law	an acceptable sponsor, you may not meet the funds and onward travel requirements in instructions V2.20 and V2.25.	
Supporti ng partner not NZ citizen or RV holder	Immigration instruction V3.35(a) states that, to be eligible under this category, your supporting partner must be a New Zealand citizen or resident visa holder.  It does not appear that your supporting partner is a New Zealand citizen or resident visa holder, so you may not meet instruction V3.35(a). [explain]	https://www.immigration.govt.nz/opsmar ual/#46505.htm
Under investiga tion for a s15 offence	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(c)(ii) states that a person who is under investigation for an offence, which on conviction, would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.  Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. It appears that you are under investigation for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so you may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about his issue. We will assess your response and if we determine that character requirements are not met, you will normally be	https://www.immigration.govt.nz/opsmarual/#43627.htm

	ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.	
	If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	
	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 defines a bona fide applicant, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsmanual/#34341.htm
not bona fide	It appears that you do not meet the requirements of a bona fide applicant, so you may not meet instruction E5.1.	
VV Arriving by yacht or private aircraft - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet	https://www.immigration.govt.nz/opsman
Arriving	the requirements for bona fide applicants. Instruction E5.1(a) states that a bona fide applicant is	ual/#34341.htm
by yacht	one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what	

or private aircraft - no genuine intentio n	an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	
VV Art Music Festival - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an Immigration Officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [Insert specifics of the issue].	https://www.immigration.govt.nz/opsma ual/#34341.htm
VV Art Music Festival - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet E5.1.  [insert specifics of the issue].	https://www.immigration.govt.nz/opsma ual/#34341.htm
VV Child Adopted Oversea	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 defines a bona fide applicant, and	https://www.immigration.govt.nz/opsma ual/#34341.htm

s - not bona fide	instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that your child does not meet the requirements of a bona fide applicant, so they may not meet instruction E5.1.	
	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 defines a bona fide applicant, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that your child does not meet the requirements of a bona fide applicant, so they may not meet instruction E5.1.	https://www.immigration.govt.nz/opsmarual/#34341.htm
nce	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV Confere nce delegate - no genuine	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsman ual/#34341.htm

intentio n	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV Crew - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV Crew - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV Culturall y arrange d marriag e - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV Culturall y arrange d marriag e - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmarual/#34341.htm
VV Departin g during COVID- 19 - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmar ual/#34341.htm
VV Departin g during COVID- 19 - no	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsmar ual/#34341.htm

genuine intentio n	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV Departin g during COVID- 19 - not in NZ	Immigration instruction V3.155(c)(i) states that, to be granted a visa under this category, you must be in New Zealand.  You do not appear to be in New Zealand, so you may not meet instruction V3.155(c)(i).	https://www.immigration.govt.nz/opsman ual/#74133.htm
VV Dismisse d during trial period - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV Dismisse d during trial period - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm

VV General - bona fides - 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)).  It appears that 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, you may not meet the requirements of instruction V2.1(a)(ii).	https://www.immigration.govt.nz/opsmanual/#34341.htm
- bona fides - 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.  It appears that you have not provided sufficient evidence that your reason for travelling to New Zealand meets this definition, so you may not meet instruction V2.1(a)(ii).	https://www.immigration.govt.nz/opsmanual/#44919.htm
VV	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet	https://www.immigration.govt.nz/opsman
	the requirements for bona fide applicants. Instruction E5.1 states that a bona fide applicant is one	ual/#34341.htm
- bona	who genuinely intends a temporary stay for a lawful purpose, and is not likely to remain unlawfully	
fides -	or breach their visa conditions. Instruction E5.10 lists what must be taken into account to	
return	determine this, and includes the personal circumstances of the applicant, including any	

to home country	circumstances that may discourage the applicant from returning to their home country (instruction E5.10(a)(iv)).  It appears that there may be circumstances in your home country that may discourage you from returning. [insert specifics]. Taking this into account, along with your intentions and personal circumstances, you may not meet the requirements of instruction V2.1(a)(ii).	
VV General - bona fides - 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)).  It appears that you have not provided sufficient evidence of your personal, financial, employment or other commitments to demonstrate that you are a bona fide applicant. Taking this into account, along with your intentions and other relevant information, you may not meet the requirements of instruction V2.1(a)(ii).	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV General - bona fides - travel history	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.  It appears that you have not provided sufficient evidence of your previous travel experience or your planned travel to New Zealand; therefore, you may not be coming to New Zealand for a genuine reason, and may not meet instruction V2.1(a)(ii).	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV General - bona fides - unlawful	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 whether the applicant has any dependants who are unlawfully in New Zealand (instruction E5.10(a)(iii)).	https://www.immigration.govt.nz/opsman ual/#34341.htm

dependa nts	It appears that you may have dependants who are unlawfully in New Zealand. [insert specifics of the issue]. Taking this into account, along with your intentions and personal circumstances, you may not meet the requirements of instruction V2.1(a)(ii).	
VV General - short term study - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to: - remain in New Zealand unlawfully, or - breach the conditions of their visa, or - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsnual/#34341.htm
VV General - short term study - longer than 3 months	Immigration instruction V2.35(a) states that visitor visa holders can study if they attend a primary, intermediate, secondary, or composite school for up to three months in a calendar year.  It appears that you plan to attend school for longer than three months, so you may not meet instruction V2.35(a).	https://www.immigration.govt.nz/opsr ual/#44920.htm
VV General - short term study - no genuine	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsrual/#34341.htm

intentio n	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV General - short term study - not school	Immigration instruction V2.35(a) states that visitor visa holders can study if they attend a primary, intermediate, secondary, or composite school for up to three months in a calendar year.  It appears that the institute you plan to study at is not a primary, intermediate, secondary, or composite school, so you may not meet instruction V2.35(a).	https://www.immigration.govt.nz/opsman ual/#44920.htm
VV General - short term study - not within a calendar year	Immigration instruction V2.35(a)(i) states that visitor visa holders can study if they attend a primary, intermediate, secondary, or composite school for up to three months in a calendar year. The single period of study must start and finish within a calendar year.  It appears that your intended period of study does not start and finish within a calendar year, so you may not meet instruction V2.35(a)(i).	https://www.immigration.govt.nz/opsmanual/#44920.htm
VV General - short term study - program me more than 3 months	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants, including to genuinely intend a temporary stay for a lawful purpose. Instruction V2.1.1(c) states that a visitor is considered to be coming for a lawful purpose if they are not intending to study, with the exception of short-term study. This is clarified in instruction U2.5, which states that a student visa is not required to undertake a programme of study that is not more than three calendar months' duration.  It appears that the study you intend to do is a programme of more than three calendar months' duration, so you may not meet instruction U2.5(b). As such, this may not be a lawful purpose for a visitor, so you may not meet instruction V2.1.	https://www.immigration.govt.nz/opsman ual/#46185.htm
VV General	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants, including to genuinely intend a temporary stay for a	https://www.immigration.govt.nz/opsman ual/#46185.htm

- short term study - program mes total more than 3 months in a 12 month period	lawful purpose. Instruction V2.1.1(c) states that a visitor is considered to be coming for a lawful purpose if they are not intending to study, with the exception of short-term study. This is clarified in instruction U2.5, which states that a student visa is not required to undertake a programme of study that is not more than three calendar months' duration in a 12-month period.  It appears that the total time you intend to study on a visitor visa is more than three calendar months in a 12-month period, so you may not meet instruction U2.5(b). This may not be a lawful purpose for a visitor, so you may not meet instruction V2.1.	
VV General - short term study - school not signator y to Code of Practice	Immigration instruction V2.35(b) states that visitor visa holders can study if they attend a school for up to three months. If they are attending for more than two weeks, or are fee-paying foreign students, the school must be a signatory to the Education (Pastoral of International Students) Code of Practice 2016. Instruction V2.35(c) states that this does not apply if they are studying under a reciprocal exchange scheme managed by an Exchange Programme Organisation (EPO) approved by the Ministry of Education.  It appears that you are attending for more than two weeks, or are a fee-paying foreign student, so the school must be a signatory to the code. It does not appear that the school you plan to attend is a signatory to the code, or that the exception for schemes managed by an EPO applies, so you may not meet instruction V2.35(b).	https://www.immigration.govt.nz/opsman ual/#44920.htm
VV General - short term study - terms 4 and 1	Immigration instruction V2.35(a)(ii) states that visitor visa holders can study if they attend a primary, intermediate, secondary, or composite school for up to three months in a calendar year. This single period of study must not be in term 1 if a visitor visa was held and a single period of study was undertaken in term 4 of the previous year.  It appears that your intended period of study is in term 1 and that you undertook a period of study on a visitor visa in term 4 of the previous year, so you may not meet instruction V2.35(a)(ii).	https://www.immigration.govt.nz/opsman ual/#44920.htm

VV German law student - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmarual/#34341.htm
VV German law student - no genuine intentio	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsmanual/#34341.htm

	It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1. [insert specifics of the issue]	
	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV Medical Treatme nt Patient - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV Medical Treatme nt Patient - no genuine	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsman ual/#34341.htm

intentio n	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV Occupati onal registrat ion - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV Occupati onal registrat ion - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV Parent and Grandpa rent - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	
The second second	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV Pitcairn Islander - may not meet instructi ons	Give the instruction reference and description, then explain why you think it might not be met.	https://www.immigration.govt.nz/opsman ual/#34303.htm
VV Pitcairn Islander - no genuine intentio n	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet the requirements for bona fide applicants. E5.1(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose. E5.10 states what an Immigration Officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, and therefore E5.1 may not be met.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsma ual/#34341.htm
	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsma ual/#34341.htm
VV Sports events - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to: - remain in New Zealand unlawfully, or - breach the conditions of their visa, or - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsma ual/#34341.htm

	It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1. [insert specifics of the issue]	
VV Sports events - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
VV	Immigration instruction V2.1(a)(ii) states that to be granted a visitor visa an applicant must meet	https://www.immigration.govt.nz/opsman
Super Yacht - likely to breach	the requirements for bona fide applicants. Instruction E5.1(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to: - remain in New Zealand unlawfully, or - breach the conditions of their visa, or - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	<u>ual/#34341.htm</u>
VV Super Yacht - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1. [insert specifics of the issue]	
cs -	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to:  - remain in New Zealand unlawfully, or  - breach the conditions of their visa, or  - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsmanual/#34341.htm
cs - no	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm
VV Visiting Media Program me - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to: - remain in New Zealand unlawfully, or - breach the conditions of their visa, or - be unable to leave or be deported from New Zealand.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.  [insert specifics of the issue]	
VV Visiting Media Program me - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.  [insert specifics of the issue]	https://www.immigration.govt.nz/opsman ual/#34341.htm
VVB - likely to breach	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(b) states that a bona fide applicant is one who, in the opinion of an immigration officer, is not likely to: - remain in New Zealand unlawfully, or - breach the conditions of their visa, or - be unable to leave or be deported from New Zealand.  Instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.  It appears that you may be likely to remain unlawfully, breach your visa conditions, or be unable to leave New Zealand, so you may not meet instruction E5.1.	https://www.immigration.govt.nz/opsman ual/#34341.htm
VVB - no genuine intentio n	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(a) states that a bona fide applicant is one who genuinely intends a temporary stay for a lawful purpose, and instruction E5.10 lists what an immigration officer must take into account to determine whether an applicant is a bona fide applicant.	https://www.immigration.govt.nz/opsman ual/#34341.htm

	It appears that you may not genuinely intend a temporary stay for a lawful purpose, so you may not meet instruction E5.1.	
Wanted for question ing about a s15 offence	Immigration instruction A5.1 states that applicants for all visas must be of good character. Instruction A5.45(c)(iii) states that a person who is wanted for questioning for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply to them, will not normally be granted a temporary entry class visa unless granted a character waiver.  Section 15(1)(a) applies to people who have been sentenced to a term of imprisonment of 12 months or more. It appears that you are under investigation for an offence, which on conviction would make section 15 of the Immigration Act 2009 apply, so you may not meet the good character requirement. [insert specifics of the issue]  Character waiver  We invite you to make comments or provide information about this issue. We will assess your response and if we determine that character requirements are not met, you will normally be ineligible for a temporary entry class visa unless the character requirement is waived, as per instruction A5.45.1.  If this is the case, we also invite you to make additional comments or provide information to help us decide if your circumstances justify waiving the temporary entry character requirement. Please note that you should also provide evidence to support any comments you make, where applicable. We will consider whether your reason for travel to New Zealand, and any surrounding circumstances, are compelling enough to justify making an exception, taking into account the public interest.	https://www.immigration.govt.nz/opsmarual/#43627.htm
Weddin g was more than 3 months	Immigration instruction V3.35.1(b)(v) states that, to be eligible under this category, if you are already married this application must be made within 3 months of the wedding.  It appears that you are already married and that your wedding was more than 3 months before this application was made, so you may not meet instruction 3.35.1(b)(v). [explain]	https://www.immigration.govt.nz/opsmarual/#46505.htm

include dates or	Immigration instruction V3.145(e) states that, to be granted a visa under this category, you must provide written confirmation from the promoter confirming your involvement in live entertainment performances in New Zealand. This must include the name of the applicant, the performances the applicant will undertake, and the dates or duration of the performances.  It does not appear that you have provided written confirmation from the promoter that includes the dates or duration of the performance(s) to be undertaken, so you may not meet instruction V3.145(e).	https://www.immigration.govt.nz/opsman ual/#52759.htm
Written confirm ation does not include name of applican t	Immigration instruction V3.145(e) states that, to be granted a visa under this category, you must provide written confirmation from the promoter confirming your involvement in live entertainment performances in New Zealand. This must include the name of the applicant, the performances the applicant will undertake, and the dates or duration of the performances.  It does not appear that you have provided written confirmation from the promoter that includes your name, so you may not meet instruction V3.145(e).	https://www.immigration.govt.nz/opsman ual/#52759.htm
Written confirm ation does not include perform ances to be underta ken	Immigration instruction V3.145(e) states that, to be granted a visa under this category, you must provide written confirmation from the promoter confirming your involvement in live entertainment performances in New Zealand. This must include the name of the applicant, the performances the applicant will undertake, and the dates or duration of the performances.  It does not appear that you have provided written confirmation from the promoter that includes the performances you will undertake in New Zealand, so you may not meet instruction V3.145(e).	https://www.immigration.govt.nz/opsman ual/#52759.htm
Yacht not over 20 metres in length	Immigration instruction V3.81 states that the owners and crew of super yachts are not considered to be undertaking employment and may be granted a visitor visa. For the purposes of these instructions, a super yacht is considered to be any privately owned yacht over 20 metres in length that is powered by motor and/or sail.	https://www.immigration.govt.nz/opsman ual/#34308.htm

	It appears that the yacht you own/are a crew member of is not over 20 metres in length, so may not be considered a 'super yacht' as defined in instruction V3.81(b).	
Yacht not powere d by motor or sail	Immigration instruction V3.81 states that the owners and crew of super yachts are not considered to be undertaking employment and may be granted a visitor visa. For the purposes of these instructions, a super yacht is considered to be any privately owned yacht over 20 metres in length that is powered by motor and/or sail.  It appears that the yacht you own/are a crew member of is not powered by motor or sail, so may not be considered a 'super yacht' as defined in instruction V3.81(b).	https://www.immigration.govt.nz/opsman ual/#34308.htm
Yacht not privately owned	Immigration instruction V3.81 states that the owners and crew of super yachts are not considered to be undertaking employment and may be granted a visitor visa. For the purposes of these instructions, a super yacht is considered to be any privately owned yacht over 20 metres in length that is powered by motor and/or sail.  It appears that the yacht you own/are a crew member of is not privately owned, so may not be considered a 'super yacht' as defined in instruction V3.81(b).	https://www.immigration.govt.nz/opsman ual/#34308.htm