

UAN: \${uan}

Dear \${fullname}

You were previously notified that we were considering whether it is proportionate to cancel or curtail your pre-settled status (also known as limited leave to enter or to remain) granted under the EU Settlement Scheme (EUSS). This is because, the information and evidence available suggests you have not been continuously resident in the UK.

You have submitted further information or evidence which we have considered. Unfortunately, the additional information or evidence you provided is insufficient because <<caseworker to insert reason(s)>>

We require evidence from you that you have completed a continuous qualifying period of five years residence in the UK and Islands.

You must provide evidence that you have been resident in the UK for at least 30 months in total within the most recent five-year period. Some examples of evidence you can use to demonstrate your residence in the UK and Islands can be found at: www.gov.uk/guidance/eu-settlement-scheme-evidence-of-uk-residence.

Alternatively, you can also provide evidence of residence in the UK to confirm that you have previously completed a continuous qualifying period, on the basis that you had not been absent from the UK and Islands for more than 6 months in total in any given 12-month period for a period of five years (with some exceptions).

Further explanation of how to demonstrate a continuous qualifying period of five years can be found here: [Apply to the EU Settlement Scheme \(settled and pre-settled status\): Convert pre-settled status to settled status - GOV.UK](#)

If you are unable to provide evidence of your continuous qualifying period of five years residence in the UK but you consider it would not be proportionate to cancel or curtail your pre-settled status, you may submit supporting information and evidence. This may include:

*details of why you left the UK, the reason for any extended period or periods outside of the UK, why you did not return to the UK sooner and any relevant supporting evidence relating to this

*information and evidence of any other relevant factors which may affect the impact of a curtailment or cancellation decision

<<Caseworker to insert information or evidence required from standard paragraphs below.>>

The information or evidence is being requested to assist with establishing your eligibility for settled status under the EU Settlement Scheme as a << relevant EEA citizen / family member of a relevant EEA citizen, [enter name of the relevant EEA citizen] / joining family member of a relevant sponsor, [enter name of the relevant sponsor]>>

Please provide this information or evidence by <<+14 days date>> so that we can decide your application as quickly as possible.

If we do not receive a response from you within the timescale provided, we will make a decision based on the information and evidence currently available. The cancellation or curtailment of your leave is the only decision that is under consideration at this stage. You will be notified of the outcome of this consideration and, if a decision is taken to curtail your leave, you will be notified of your right of appeal.

#How to provide information or evidence

You must provide any information or evidence within 14 calendar days of the date of this notice before <<DATE>>

Please send your reply to <<insert email address.>>

Please make sure your name and UAN/Home Office reference are in the title subject of the email.

Your unique application number is: \${uan}

#Help and support

If you cannot submit information or evidence digitally, please contact the Resolution Centre anytime from Monday to Friday (excluding bank holidays), 8am to 8:30pm Saturday and Sunday, 9:30am to 4:30pm.

Calling from inside the UK: 0300 123 7379

Calling from outside the UK: +44 203 080 0010

Further details on contacting us can be found on our website: www.gov.uk/contact-ukvi-inside-outside-uk.

#Next steps

If we do not receive a response from you within the timescale provided, we will make a decision based on the information and evidence currently available.

Where we consider it is proportionate to cancel or curtail your status any decision to remove pre-settled status will be subject to a right of appeal.

If you are in the UK, or we are unable to establish if you are in the UK or outside the UK, you will hold your pre-settled status until your appeal rights are exhausted.

If you are outside of the UK, your pre-settled status will be removed immediately. If you appeal the decision and your appeal is successful, your pre-settled status will be reinstated.

You can find further information and guidance at: <https://www.gov.uk/government/publications/eu-settlement-scheme-caseworker-guidance>.

If you have any questions or would like to discuss this letter, you can call the Resolution Centre anytime from Monday to Friday (excluding bank holidays), 8am to 8:30pm Saturday and Sunday, 9:30am to 4:30pm.

Calling from inside the UK: 0300 123 7379

Calling from outside the UK: +44 203 080 0010

Further details on contacting us can be found on our website: <https://www.gov.uk/contact-ukvi-inside-outside-uk>.

You can find out about the call charges at: <https://www.gov.uk/call-charges>.

EU Settlement Scheme contact form: <https://eu-settled-status-enquiries.service.gov.uk/start>

Yours sincerely,

<< Insert caseworker name >>

On behalf of the Secretary of State

Your personal information

The Data Protection Act 2018 governs how we use personal data.

For details of how we will use your personal information and who we may share it with please see our Privacy Notice for the Border, Immigration and Citizenship system at: www.gov.uk/government/publications/personal-information-use-in-borders-immigration-and-citizenship.

This also explains your key rights under the Act, how you can access your personal information and how to complain if you have concerns.