



An Roinn Dlí agus Cirt
agus Comhionannais
Department of Justice
and Equality

Immigration Service Delivery

Impact of COVID-19 on Immigration and International Protection

Frequently Asked Questions

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Employment Permits

Q 1. I held stamp 1 as an employment permit holder and lost my job. Is my permission still valid? If so, can I claim social welfare payments?

- A. Yes. Your employment permit will remain valid and will be extended if necessary in line with the notice published in respect of permissions expiring between 20th March 2020 and 20th July 2020. All queries in relation to employment permits should be directed to the Department of Business Enterprise and Innovation (DBEI). All queries in relation to social welfare matters should be referred to the Department of Employment Affairs and Social Protection (DEASP).

Visas

Please note the full notice re Visa arrangements on the Immigration Service website

<http://www.inis.gov.ie>

Q 2. What action do we take or whom do we contact if we believe a case to be an emergency?

- A. If you believe your case to fit into an emergency/priority category, then make your on-line application as normal. This is stated at the end of the notice on the ISD website:

"If your application falls into one of these categories, you can apply on-line in the usual way. Once you've completed the on-line application, you should follow the instructions given on the summary page as to where you should submit your application."

You may be advised to contact your local embassy or the office here in Dublin for further advice.

Q 3. I cannot submit documents on the AVATS system.

- A. The on-line application is retained as per the Privacy Policy and you can revise and modify it up until the point where it is submitted for decision. You will be able to submit your documentation if you wish to do so when Embassies and missions re-open after the current emergency.

Q 4. Can I still appeal my Visa decision? What happens if I have trouble obtaining documents etc. within the 2-month deadline?

- A. Visa appeals can be submitted, but please note the categories of visa decision that will be processed on the website www.inis.gov.ie. Given the necessary COVID-19 measures in place, the capacity to process appeals is substantially reduced. Where appeals are being processed, refusals will continue to be issued as usual. Where an appeal results in a grant decision, the applicant will be contacted to advise them of this and a visa sticker will issue to their passport as soon as current restrictions are lifted.

Q 5. What facility will be put in place if I am currently outside Ireland and was recently granted a C or D entry visa for Ireland but I am now unable to come to Ireland during the validity period of my entry visa due to travel restrictions? Can my entry visa be extended or will I have to submit a new visa application?

- A. You will have to submit a new visa application.

Given the uncertainty of the current situation, visa stickers will not re-issue for new dates at this time. However, depending on the period of time that has passed and the circumstances of the particular case, if you decide to re-apply we will consider waiving the fee for the later application.

Q 6. Will Irish Embassies/Consulates and/or ISD issue letters to non-visa required nationals confirming ongoing residence or issue guidance to airlines or other carriers to confirm the position regarding ongoing entitlements to return to Ireland?

A. Non-visa required nationals do not require such documentation to be allowed travel to Ireland.

Q 7. I had a D category (long-stay) visa and am now required to re-apply for a new visa; can my application be afforded priority given the significant processing times? Would it be possible instead to affix a new visa with revised validity dates free of charge, similar to the approach of the UK?

A. Given the uncertainty of the current situation, visa stickers will not re-issue for new dates at this time. However, depending on the period of time that has lapsed and the circumstances of the particular case, if a person decides to re-apply, ISD will consider waiving the fee for the later application. ISD will endeavour to prioritise this cohort – they will not be expected to go through the same process as they did for their original application: some will be applying for a re-entry visa in the absence of having a valid IRP card.

A re-entry visa will be the visa sticker affixed in these cases and any request to waive fees will be looked at on a case-by-case basis.

Q 8. What is the position for people currently outside of Ireland who have been granted an employment permit but have not applied for or been granted a visa for entry to the State. As they are not listed among the emergency or priority categories that can be processed now, will any priority be given to these visa applicants when restrictions are lifted?

A. While every effort is being and will be made to expedite applications, it is not possible to prioritise every category of applicant when there is a resumption of services. Applications are dealt with in chronological order and any request to prioritise an application will be considered by the Visa Office/Embassy on a case-by-case basis and will depend on identified priorities by Government regarding resumption of economic activity and circumstances in particular countries as restrictions are lifted.

Q 9. Why do I need to submit a hard copy application to the Visa Appeals office when visa applications are being accepted by email and when no original documents are being submitted to support my appeal? This requires my solicitor to produce physical copies and as a result undertake additional journeys that would otherwise not be required.

A. If there are no original documents being submitted as part of a visa appeal, then in the current circumstances, it can be submitted by email. It is inaccurate to say that ISD is accepting all visa applications by email currently – if an applicant is unable to get the physical documentation to their local Embassy/Visa Office, then ISD may arrange for them to submit by email but ultimately ISD requires the individual's passport to affix the visa sticker.

Q 10. Can visa renewals for family reunification applicants and IHAP beneficiaries be prioritised?

A. Currently ISD is processing critical/emergency visas. When services return to normal, ISD may be able to amend the dates and issue a new visa to persons who obtained a 'D Category' visa (including for family reunification purposes) and who were unable to travel before the expiry of that visa. This will depend on how much time has elapsed on that visa since the date of the original grant and on the circumstances of

the particular case. When the public offices at relevant Missions, Visa Offices and Visa Application Centres reopen, ISD will endeavour to prioritise this category and will consider waiving the fee for the later application. Applicants should contact their local Mission/Visa Office when they are in a position to travel and will get appropriate advice in terms on the next steps.

Q 11. Can persons who have are granted Critical Skills Employment Permits (CESP) to come to Ireland to work in the healthcare sector during the pandemic also be allowed to apply for visas for their immediate family members? Currently family members of CESP holders are not categorized as priority visas and this could undermine the efforts to bring highly skilled workers into the State.

- A. ISD has been dealing with these cases on a case-by-case basis. By their nature, such applications involve detailed and often complex assessments so it is not always possible to turn them around on an emergency/priority basis.

Q 12. When will the Visa Application Centres (VACs), Visa Office/Embassies re-open to resume accepting visa applications?

- A. The position will be kept under review but the position as of now is that we intend to resume accepting visa applications as soon as safety concerns abate and travel restrictions are lifted. This will be decided in accordance with World Health Organisation (WHO) and Health Service Executive (HSE) guidelines both in Ireland and globally.

Re-entry visas

Q 13. Can I still apply for a re-entry visa?

- A. No. As part of the combined efforts to tackle COVID-19, all re-entry visa application processing is suspended for the time being. Please do not send any applications or documents, as we are not processing applications at this time. We will issue updates as necessary.

Q 14. Does the Notice extend my re-entry visa?

- A. No. The notices have not extended the validity of re-entry visas.

Tourists/short-stay visitors

Q 15. I do not reside in the State but I am currently lawfully in the State having received a short-stay permission upon arrival (e.g. permission as a tourist) which is due to expire between 20th May 2020 and 20th July 2020 – does the Notice also apply to me?

- A. Yes. While the Notice is specifically intended to cover people with permission to reside in Ireland, if you have permission to be in the State and this is due to expire between the dates mentioned above, your permission is considered renewed for a further 2 months on the same conditions given to you upon arrival.

If your permission expired between 20th March 2020 and 20th May 2020, this was automatically renewed for two months by the Notice of 20th March. You can also benefit from the further two-month renewal granted in the Supplementary Notice of 13th May.

Q 16. My visitor's permission was extended by the recent notice of 13th May and I would like to work in the State to support myself during this crisis. Can I apply for permission that allows me to take up employment in the State?

- A. No, this renewal of your permission allows you to remain in the State on the current conditions in which you are in the State. If you currently hold a visitors' permission, you may not take up employment in the State.

However, in light of the current COVID-19 crisis, the Minister for Justice and Equality may examine a situation on a case by case basis in which a person in the State wishes to change permission to allow them to take up employment with the HSE, as per the HSE's "Be on Call for Ireland" campaign. The person would have to show the Minister evidence of a job offer from the HSE, where the job offer is for a period beyond the two-month extension referred to above. Applications of this type can be submitted to Unit 2, Domestic Residence and Permissions Division, Immigration Service Delivery of the Department of Justice and Equality via email to unit2residencedivision@justice.ie

Change of permission to allow work in the health sector

Q 17. I currently hold a Stamp 3 permission and I wish to change to a permission that would allow me to work in health care during the COVID-19 crisis.

- A. You should contact the HSE in relation to their "Be on Call for Ireland" campaign (<https://www.hse.ie/eng/services/news/newsfeatures/covid19-updates/oncall/be-on-call-for-ireland.html>). If the HSE confirms that you qualify under that scheme, please provide written confirmation of same to this office and your permission may be changed.

Q 18. I am non-EU Treaty Rights applicant. I am out of permission, but have a 'live' application with ISD. Can I get a temporary permission while my application is being processed?

- A. No

Students

'Stamp 2' permissions apply to Non-EEA students (Degree programme, Non-Degree programme and Language students) currently residing in the State under Ministerial permission for the purpose of study on a programme listed on the Interim List of Eligible Programmes (ILEP). All schools and colleges have now physically closed due to the Covid-19 outbreak. The following questions arise in the context of non-EEA nationals who attend these colleges and are who hold Stamp 2 permission that allows them to work 20 hours a week.

Q 19. How many hours can I work each week while my school/college is physically closed due to COVID -19?

- A. In these circumstances, you can work 40 hours a week. This is conditional on you completing your course online if this service is provided by your school/college and represents a short-term and temporary measure.

Q 20. I lost my part-time job; can I access the COVID- 19 Pandemic Unemployment Payment?

- A. Students who were in employment and lost their employment due to the COVID-19 (Coronavirus)

pandemic can apply for the COVID-19 Pandemic Unemployment Payment to the Department of Employment Affairs and Social Protection (DEASP). Students will be required to demonstrate that they have been in employment, that their employment was terminated because of COVID-19 and that they are experiencing financial hardship as a consequence. Receipt of the COVID-19 Pandemic Unemployment Payment will not constitute a breach of the conditions of the student's immigration permission.

Q 21. I paid my course fees, and the college has now closed, am I entitled to a refund?

A. This is not a matter for the Immigration Service.

Q 22. I have lost my job, and cannot find a new job. Can I become self-employed?

A. No. You cannot become self-employed as a student in the State

Q 23. I am on Stamp 2A permission; can I work?

A. Stamp 2A permission holders are not entitled to work under any circumstances

Q 24. Is there any update on extending the online renewal system that was previously used for third level students?

A. There is no update available at the present time.

Q 25. My permission was automatically renewed by two months; am I required to re-enroll in a new course, and if so, can I wait until the end of the two months before doing so?

A. The renewal of permission is on the same basis as the existing permission and the same conditions attach. For students, this means you will be able to continue to work if you so wish but you must also re-enroll in a course of study. This must be done as soon as the previous course is completed and failure to do so will be considered a breach of the permission which may result in your future registration being refused.

Q 26. My current course/ new course has moved to online study due to COVID-19. I didn't move to Ireland to do online study; can I pause my course until physical classes return or resume?

A. No. While it is appreciated that students have travelled to Ireland to avail of in-person classes, unfortunately, due to the current COVID-19 restrictions, this is not possible at this time. Anyone resident in Ireland with a student permission is required to attend scheduled classes and, in the current circumstances, this includes where classes are provided online.

Q 27. I am a non-EEA national and currently hold a student permission (Stamp 2) but want to avail of the Third Level Graduate Programme. Due to the temporary closure of my local registration office, I was unable to avail of this Programme and receive a Stamp 1G before I returned to my home country due to the COVID-19 pandemic. How can I now avail of this Programme?

A. In light of the current COVID-19 pandemic, the Immigration Service Delivery (ISD) has introduced temporary arrangements for all non-EEA nationals who currently hold Stamp 2 permission and who wish to avail of the Third Level Graduate Programme including students who have returned to their home countries due to the COVID-19 pandemic. Applications can be submitted electronically to the Registration Office, Burgh Quay, Dublin at the following email address: - bqregofficeapplications@justice.ie All required documentation should be scanned and included with your application. If permission is granted, you will still be required to register once the Registration Office or your local Registration Offices reopens when you have returned to Ireland.

This temporary measure will be kept under review in light of the restrictions arising from the COVID-19 pandemic and may be amended or withdrawn, in whole or in part, when considered appropriate to do so, but regardless will cease to apply no later than 30 September 2020. All other eligibility criteria set out in the [2017 Revision of this Scheme](#) will continue to apply.

Workers

Q 28. I currently hold a permission letter issued by the Department of Justice and Equality, granting me Stamp 1 permission to work for a specific business. This business has closed due to the COVID-19 outbreak. Can I take up employment with another business?

- A. Yes. On renewal of your permission, you will need to provide documentary evidence that the business you had worked in ceased trading because of the COVID -19 outbreak.

Q 29. I have temporarily lost my job due to the Coronavirus/COVID-19 outbreak, where can I get information on welfare entitlements?

- A. You can find information on support measures on the following webpage <https://www.gov.ie/en/service/be74d3-covid-19-pandemic-unemployment-payment/>

Q 30. In the absence of an Irish Residence Permit (IRP) and a formal decision letter, what can I show my employer/prospective employer as evidence of my continuing permission to remain in the State?

- A. You can present evidence of your last permission, in the form of a formal decision letter or an IRP, or both, together with a copy of this Notice, as evidence of your ongoing permission to remain in the State. This will also show that, owing to circumstances entirely outside of your own control, your permission to remain or renewal application could not be processed in the usual way at the material time.

Working Holiday Authorisation

Q 31. I acquired my permission as per the Working Holiday Authorisation Programme. Does the notice apply to me?

- A. Yes. The notices cover residence permission issued to you by this Department on foot of the Working Holiday Authorisation Programme (WHA). Any further queries in relation to the administration of the WHA should be addressed to the Department of Foreign Affairs and Trade.

Q 32. Some Working Holiday Authorisation (WHA) permission holders, who due to current travel restrictions are “stuck” in Ireland, have received job offers here and would like to apply for an employment permit. However, they cannot currently leave the State to apply for a permit in the usual way and are worried that, if they cancel their WHA permission and apply for a change of status (CHOS), they will have no permission to be in the State. Will ISD accept CHOS applications from WHA holders if they are seeking an alternative status to allow them to apply for an employment permit? If so, to what area should their CHOS application be submitted?

- A. Working Holiday Authorisations, work permits and registration of these categories of permission involve three different Departments, viz.:
- The Department of Foreign Affairs and Trade (DFAT) who is responsible for the Working Holiday Authorisation (WHA) Scheme, including its administration;
 - The Department of Business Enterprise and Innovations (DBEI) with responsibility for the Work Permits Scheme; and
 - Immigration Service Delivery (ISD) is responsible for registrations issued under the above WHA and Work Permits scheme.

It is a condition of the WHA scheme that a successful applicant does not seek to settle in Ireland and will leave after the authorisation period expires. Any queries about changes to the WHA scheme, including the transitioning from that scheme to the Work Permit scheme, should be directed to DFAT in the first instance. The ISD will be guided by DFAT in relation to any changes it wishes to make to its scheme.

Atypical Working Scheme (AWS)

Q 33. Does the announced permission extension incur a registration requirement and fees for AWS applicants?

A. No registration requirement will apply for rollover of AWS applicants. There is no fee for the rollover.

Q 34. How will cooling-off periods be affected by this extension?

A. This extension will not affect the date from which a 12-month cooling-off period is reckoned. The commencement date of a cooling-off period will be reckoned as the date of expiry of the originally granted permission, had any extension not been granted. An earlier date of commencement will be reckoned if the applicant can demonstrate that they left prior to the expiry of their normal 90- day permission.

In the case of cooling off periods for locum doctors in the Primary Care and Hospital sectors, the normal cooling off period will apply from the date that the individual last leaves the State under any availed of extension of permission.

Q 35. I am not in a position to travel before the date of expiry of my letter of approval under the Scheme.

A. The situation regarding travel and immigration difficulties arising from COVID-19 will be dealt with in a pragmatic manner by the Atypical Working Scheme Unit provided we are notified of such difficulties in a timely manner. In instances where a permission holder is not permitted to travel during the validity period of their decision letter, the currently valid letter of approval for the applicant should be returned to this office as a matter of urgency. An amended letter of approval will issue when this office is notified of revised travel plans by means of a suitably signed letter from the relevant Irish-based host body.

In the cases of nurses and seafarers, amended contracts to reflect these new dates must be provided (and RCSI/Adaptation dates for nurses). When the above criteria is met, no new application, or payment of application fee, will be required in such cases.

No decision letter will re-issue until the previously granted original letter of approval is returned to the Atypical Working Scheme Unit. In light of the potential for delays in the receipt of mail due to current work and travel restrictions, it is recommended that proof of postage or otherwise of the return of the original decision letter together with any other documentation be submitted email in support of a request that a decision letter re-issue.

The following documentation should be provided with any request for a decision letter to be re-issued:

- A full copy of the applicant's passport, to demonstrate that travel did not take place under the previously granted permission
- Evidence from the Irish-based host body of proposed new travel dates
- For a nurse, evidence of new RCSI date or Adaptation period, new contract of employment reflecting this date, evidence that NMBI letter remains valid
- For a doctor, evidence that IMC registration remains valid (for letters reissued after 30 June 2020), new evidence of dates to be worked
- For a seafarer, a new contract of employment that meets the requirements of the Scheme, including CDPA lodgement
- Proof of return of the original letter of approval to the Atypical Working Scheme Unit.

In instances where travel dates are amended but remain within the validity period of a previously issued decision letter, no action is required and the travel can occur in line with the new dates.

Q 36. I had to leave early due to travel restrictions or work shut down but will need to return when the restrictions are lifted; what do I need to do?

- A. The situation regarding travel and immigration difficulties arising from COVID-19 will be dealt with in a pragmatic manner by the Atypical Working Scheme Unit provided we are notified of such difficulties in a timely manner.

In instances where a permission holder was required to depart the State prior to completion of the contract on which basis permission under the Scheme was granted, the currently valid letter of approval should be returned to this office as a matter of urgency. An amended letter of approval will issue when this office is notified of revised travel plans and provided with confirmation from the Irish-based host body regarding the cessation of operations and evidence of date of departure.

No decision letter will re-issue until the previously granted original letter of approval is returned to the Atypical Working Scheme Unit. In light of the potential for delays in the receipt of mail due to current work and travel restrictions, it is recommended that proof of postage or otherwise of the return of the original decision letter together with any other documentation be submitted email in support of a request that a decision letter re-issue.

The following documentation should be provided with any request for a decision letter to be re-issued:

- A full copy of the applicant's passport, to demonstrate that that a previous permission was cut short due to work or travel restrictions
- Evidence from the Irish-based host body of proposed new travel dates
- For a nurse, evidence of new RCSI date or Adaptation period, new contract of employment reflecting this date, evidence that NMBI letter remains valid
- For a doctor, evidence that IMC registration remains valid (for letters reissued after 30 June 2020), new evidence of dates to be worked
- For a seafarer, a new contract of employment that meets the requirements of the Scheme, including CDPA lodgement
- Proof of return of the original letter of approval to the Atypical Working Scheme Unit.

When the above criteria is met no new application, or payment of application fee, will be required and a new permission letter will issue.

Stamp '0' permission holders

Q 37. My visitor's permission expires shortly and I have made an application for a longer-term permission as an elderly dependent and have not yet received a decision. Does the two-month extension as per the Notice apply to my current visitor's permission?

- A. Yes. If you were covered by the previous two-month extension, you can also benefit from the extended permission in the latest notice.

Q 38. My visitor's permission expires shortly and I have made an application for a longer-term permission as a person of independent means and have not yet received a decision. Does the two-month extension as per the Notice apply to my current visitor's permission?

A. Yes. If you were covered by the previous two-month extension, you can also benefit from the extended permission in the latest notice.

Q 39. My visitor's permission expires shortly and I have made an application for permission as a visiting academic/researcher and have not received a decision. Does the two-month extension as per the Notice apply to my current visitor's permission?

A. Yes. If you were covered by the previous two-month extension, you can also benefit from the extended permission in the latest notice.

Dependents (Stamp 3 holders)

Q 40. I am on a Stamp 3. Can I take up employment?

A. No. You are not allowed to take up employment on this immigration permission. However, please refer to FAQ above "Change of permission to allow working the health sector".

Registration

As part of the Department's emergency response to COVID-19, Burgh Quay and all local registration offices are currently closed and will be until further notice. All existing appointments are cancelled.

The requirement to register an immigration permission will not arise until Burgh Quay (and other registration offices) re-opens or alternative arrangements are put in place.

Q 41. What will happen at the end of this two-month period mentioned in the Supplementary Notice of 13th May regarding renewal of permissions?

A. In the event that normal business has resumed by then, your permission to remain renewal application will be processed in the usual way and you will be issued with a written response. If, however, normal business has not resumed by the end of that period, a further extension of permission may have to be facilitated. This website will be updated as necessary to reflect the latest positions.

Q 42. I have recently arrived in the State and was to register at Burgh Quay or my local Registration Office, can I still do this?

A. No, Burgh Quay and all local Registration offices are currently closed. The requirement to register this permission will not arise until Burgh Quay (and other Registration offices) re-opens or alternative arrangements are in place.

Q 43. Do I need to register the two-month renewal referred to in the Notices with my local Immigration officer?

A. No, there is no need to register the renewal referred to in the notice.

Q 44. I am still waiting for an appointment for my first time registration but I need proof of my permission to remain to enable me to take up employment; what should I do?

- A. Anyone who is currently in the State awaiting their first registration and who has a current and valid permission to remain but does not have a current permission letter can apply to the Registration Office to request a letter confirming their permission to remain in the State and the conditions attached to that permission.

For anyone who had an appointment cancelled for first time registration at Burgh Quay, the Registration Office will shortly begin contacting anyone who provided a valid email address when making their appointment and will provide details on how to apply, the information required and the email address to which to send their application. This information will be posted on our website.

Q 45. When will normal service resume and how can I get a new appointment?

- A. As part of the Department's emergency response to COVID-19, the Registration Office at Burgh Quay in Dublin remains closed for the coming weeks. The reopening of the office will be kept under review as the situation develops.

When the Registration Office reopens, priority will be given to those seeking to register for the first time. Those applications for first time registration who had appointments cancelled will have their appointments rescheduled automatically. Other appointments will be made available exclusively for other first time applicants.

ISD is considering alternative arrangements for renewal of registrations. Priority will be given initially to those whose IRP card has expired. Further updates will be provided on our website when available.

Q 46. My permission was extended by two months by the Notice. Is my IRP card also extended?

- A. No, the IRP card is a physical document certifying your registration and has not been extended. You can however rely on the Notice and your expired IRP card to confirm your permission to remain in the State. When the Registration Office reopens, you will be required to register as usual.

Q 47. My permission expired before the 20th March 2020 – does this Notice also apply to me?

- A. No. The Department will deal with applications for renewals of permission that expired before the 20th March 2020 on a case-by-case basis. However, the processing capacity is likely to be reduced during the current emergency period. If you have an urgent query, please contact the relevant Unit or Division via email. The relevant email addresses are available on the Contact us page. Please include your Person ID and Application Number, if known, in your email correspondence.

Q 48. My immigration permission will expire after the 20th July. What should I do?

- A. As part of the Department's emergency response to COVID-19, the Registration Office in Burgh Quay in Dublin remains closed for now. The reopening of the office will be kept under review as the situation develops. As such, it is not possible to identify when appointments will be made available again. If normal business has not resumed by the 20th July, a further extension of permission may have to be facilitated.

Q 49. I am currently outside the State; does the two-month renewal apply to me?

- A. Yes, provided you otherwise meet the conditions of the notices. However, please note if you are a visa required national, in the absence of a valid Irish Residence Permit (IRP) card, you will need to obtain a new visa prior to your return.

Please also take note of the [General COVID-19 Travel Advisory](#) issued by the Department of Foreign Affairs and Trade.

Q 50. I am currently under 16 but will turn 16 in the next two months and would normally be required to register. Does the two-month extension period apply to me?

- A. If you have a current permission then the two-month extension period outlined in both the initial Notice and Supplementary Notice of 13th May applies. On turning 16 years of age, it will be necessary to register as normal. However, as Burgh Quay and all local registration offices are currently closed, the requirement to register will not arise until Burgh Quay (and other registration offices) re-open or alternative arrangements are put in place.

Q 51. Are my children's permission extended along with mine?

- A. If your children already have current permission based on yours and are residing with you in the State, then your children's permission is also extended as a result of public notices.

However, in the context of EU Treaty Rights, this applies only if you are a non-EEA national and your non-EEA national children who are residing with you in the State have an open EU Treaty Rights application **and** you have an existing Stamp 4 EUFam permission.

MDU - International Protection applications

Q 52. I have received a recommendation from the International Protection Office (IPO) that I should be granted refugee status or subsidiary protection. When can I expect to receive my grant from the Minister?

- A. You will be hearing from the Minister in due course in relation to your application for international protection. In the meantime, you remain an applicant under the International Protection Act 2015. If your Temporary Residence Card (TRC) is due to expire, please consult the IPO website <http://www.ipa.gov.ie/> or contact the IPO.

Q 53. I have received notification from the International Protection Appeals Tribunal (IPAT) that my appeal was successful and that I should be granted refugee status or subsidiary protection. When can I expect to receive my grant from the Minister?

- A. You will be hearing from the Minister in due course in relation to your application for international protection. In the meantime, you remain an applicant under the International Protection Act 2015. If your Temporary Residence Card (TRC) is due to expire, please consult the IPO website <http://www.ipa.gov.ie/> or contact the IPO.

Q 54. I have received a recommendation from the International Protection Office (IPO) that I should be refused refugee status or subsidiary protection. What happens next?

- A. If you have not lodged an appeal against this decision, you will be hearing from the Minister in due course in relation to your application for international protection and your position in the State. In the meantime, you remain an applicant under the International Protection Act 2015. If your Temporary Residence Card (TRC) is due to expire, please consult the IPO website <http://www.ipa.gov.ie/> or contact the IPO.

Q 55. I have received notification from the International Protection Appeals Tribunal (IPAT) that my appeal was unsuccessful and that I should be refused refugee status or subsidiary protection. What happens next?

- A. You will be hearing from the Minister in due course in relation to your application for international protection and your position in the State. In the meantime, you remain an applicant under the International Protection Act 2015. If your Temporary Residence Card (TRC) is due to expire, please consult the IPO website <http://www.ipo.gov.ie/> or contact the IPO.

Q 56. I have a protection interview scheduled with the International Protection Office in the coming weeks. Will it go ahead?

- A. All substantive interviews scheduled for the coming weeks have been cancelled. The International Protection Office (IPO) will be in contact in due course with a new interview date. All affected applicants are being written to at their current recorded address. If you have recently changed address, please contact your previous address to check if there is any post for you. Please consult the IPO website <http://www.ipo.gov.ie/> for updates.

Q 57. I have recently changed address or been moved to new accommodation. Do I have to inform the International Protection Office? If so, can I do so by e-mail?

- A. It is a condition of your International Protection application that the International Protection Office (IPO) be informed of your current address. The IPO uses your Place of Residence for all postal communications with you. In the current environment pertaining to COVID-19, the IPO will adopt a pragmatic approach should there be any delay in notifying a change of address. Applicants who have recently moved address should check at their previous address for any post that may have been received.

As an exceptional measure, applicants can notify the IPO of a new address by e-mail. Please download the *Change of Address* form from the IPO website <http://www.ipo.gov.ie/> where the form can be found under the “**Customer/Customer Service**” tab. Please e-mail the completed form to info@ipo.gov.ie including the following information: full name, date of birth, nationality, photo of your Temporary Residence card front and back, old address and new address.

Q 58. I have been granted Subsidiary Protection by the Minister. Does this Notice cover me?

- A. Yes. Your current permission is renewed automatically under the terms outlined in the Notices.

Labour Market Access

Q 59. My permission to access the labour market soon expires or has recently expired and I have not received a new permission from the Labour Market Access Unit (LMAU). Does this Notice apply to me?

- A. Yes. Your permission is extended as per the notice. This applies as long as you have not yet received a final decision on your international protection claim. You should refer your employer or potential employer to this website notice as evidence of your extended permission. Further details on the operation of this scheme is available here: <http://www.inis.gov.ie/en/INIS/Pages/labour-market-access>

Q 60. I have a Labour Market Access permission and have since received a final decision on my international protection application. Does this Notice apply to me?

- A. No. As stated on your permission, your permission to access the labour market is no longer valid once you receive a final decision on your international protection claim.

Q 61. I am an International Protection applicant who has never held a permission to access the labour market. Does this Notice mean I can work without a permission?

- A. No. The Notice only applies to permission already held and that has been extended. You still need to apply to the LMAU (see web link above) to receive a first permission before you are entitled to work.

Travel Document applications

Q 62. I have applied for a Travel Document. When can I expect a decision on my application?

- A. In light of the extraordinary circumstances in place due to COVID-19, the Travel Document Section wishes to advise that processing of Travel Document applications and production of documents will take place only on an emergency basis until further notice. As a result, the Travel Document Section cannot provide a timeframe for the issuing of documents at this time. Please note that the Passport Office prints Travel Document booklets and that this element of the process is not under the control of the Travel Document Section.

Q 63. Can I apply for an urgent Travel Document due to an emergency?

- A. If you require a Travel Document due to a genuine emergency that requires you to travel abroad, you should apply as normal and send an email to INISTravdoc@justice.ie outlining the reason for the urgency. Applications will only be considered urgent if extraordinary circumstances apply – death or serious illness of a family member or if you need emergency medical treatment. You will be asked to provide proof of the need for prioritisation. In addition, you should first check the visa and entry requirements of the country you are intending to visit and demonstrate to the Travel Document Unit that you will be able to enter that country. Please be aware that we cannot guarantee that processing of your application or printing of a travel document will be completed in time to facilitate an urgent matter.

Q 64. What can I do to help reduce delays with my travel document application?

- A. You can help us to reduce the time it takes to process your application by making sure that your application form is fully completed and accurate. Use the checklist on the form to make sure that you have provided all the required information. If you have already applied for a Travel Document, please provide your email address, along with your full name and date of birth, to INISTravdoc@justice.ie. This will allow the Travel Document Section to contact you electronically if further information is required, thereby helping to prevent unnecessary delays to the processing of your application. If you are making an application, please include your email address somewhere on the application form.

Family Reunification

Q 65. I was granted family reunification and cannot travel due to COVID-19, will I be permitted to enter the State after the expiry of the 12-month timeframe that was outlined in the decision letter granting them family reunification.

- A. Immigration Service Delivery will operate in as flexible and pragmatic a manner as is permitted by law. In the circumstances where a family reunification beneficiary cannot travel within the time specified in their permission, this can be extended during the current crisis. Anyone in that position should contact the relevant Unit.

Q 66. I am an International Protection recipient and I want to apply for family reunification but will not have an effective access to legal advice while NGO/solicitor offices are closed. Will an extension to the 12-month limit be considered?

- A. An International Protection recipient should inform the Family Reunification Unit in writing of their intention to make a family reunification application stating the details of the family members on whose behalf the application refers. This should be done before the expiry of the 12-month period. The remainder of the application, including required documentation, can be completed in the normal way thereafter.

Q 67. Will my Family Reunification application (under the International Protection Act) be processed at this time?

- A. The Family Reunification Unit has implemented measures to reduce the spread of the Coronavirus. These measures have led to a reduction in our capacity. While some delays are expected, we are endeavoring to keep the Unit operating to the best of our ability. We will be in contact regarding your application as soon as an update is available. Queries can be submitted to FRU_IPA@Justice.ie. However, all original documentation will still be required by post.

REMINDER: The most up to date information regarding Family Reunification can be found on the new website - <https://www.irishimmigration.ie/family-reunification-of-international-protection-holders/>

EU Treaty Rights

Q 68. I had an appointment to register my temporary Stamp 4 permission on 20th April 2020. This appointment was cancelled due to COVID-19. My question is when this is all over; will I be issued with an appointment automatically or will I need to try to make appointment myself?

- A. Please refer to FAQs under the heading Registration or visit the following webpage <http://www.inis.gov.ie/en/INIS/Pages/updates-announcements> for any updates in relation to registration of your permission. In the meantime, please ensure that you safely retain the letter issued to you by EU Treaty Rights Division.

Q 69. My Residence card is due to expire next month, will my card be automatically extended for a further two months.

- A. Yes, for now. However, in the meantime, you should submit an application for a permanent residence card (EU3) if you satisfy the eligibility criteria. Further extensions may not be considered if you do not submit an application between now and the 20th July 2020.

Q 70. My Stamp 4 temporary permission expired in early March 2020 and I am still awaiting a decision on my EU Treaty Rights residence card application. What should I do?

- A. You should contact EU Treaty Rights Division by email at eutreatyrights@justice.ie to request an update. Please include your full name, your Person ID and your Application Number in your email.

Q 71. The Notice says, “In relation to persons with existing permission under Directive 2004/38/EC (Free Movement Directive), the automatic renewal is subject to the requirement that the person is complying the requirements of the Directive”. Am I supposed to provide evidence I am complying with the requirements of the Directive?

- A. No. You do not need to provide any evidence unless or until further notice from EU Treaty Rights Division.

Q 72. My EU Treaty Rights residence card application was approved in March but my appointment to register this permission was cancelled due to COVID-19. Will a new appointment issue automatically?

- A. Please refer to FAQs under the heading Registration or visit the following webpage <http://www.inis.gov.ie/en/INIS/Pages/updates-announcements> for any updates in relation to registration of your permission.

Q 73. I had an appointment to register my temporary stamp 4 permission. This has been cancelled. Will my temporary residence card be posted out to me?

- A. The Registration Office will be in contact with you in relation to your residence card. In the meantime, you should ensure that you safely retain the letter issued to you by EU Treaty Rights Division. Please refer to <http://www.inis.gov.ie/en/INIS/Pages/updates-announcements> for any updates in relation to registration of your permission.

Q 74. Is EU Treaty Rights Division receiving new applications for residence cards or for review?

- A. Yes, EU Treaty Rights Division continues to receive new residence card applications even if some documents are missing and if applicants can justify why they cannot obtain the document(s) in the current emergency period.

As a temporary measure between now and the 20th July 2020, EU Treaty Rights Division will allow in-country residence card applications or requests for review to be submitted by email to the following email address:- eutreatyrights@justice.ie Scanned copies of supporting documentation should be included with the application. EU Treaty Rights will require the original application to be submitted by post in due course.

Q 75. Will EU Treaty Rights Division continue to process applications?

- A. Yes, EU Treaty Rights Division continues to process applications for residence cards and requests for review. However, capacity to process residence card applications is likely to be reduced during the current emergency period. If you have reviewed these FAQs and you have an urgent query, please contact EU Treaty Rights at eutreatyrights@justice.ie Please include your Person ID and Application Number, if known, in your email correspondence.

If an applicant can justify why they cannot obtain certain document(s) during the current emergency situation, no application in progress will be closed or refused solely due to lack of documentation (for example, if it is not possible to obtain evidence of address, certified documents etc.) unless ample opportunity has been given to an applicant prior to the current crisis.

Q 76. I am a non-EEA national and a healthcare professional who has recently submitted an EU Treaty Rights residence card application; can my application be fast-tracked?

- A. Some emergency cases may be prioritised in the current situation including healthcare professionals. If you believe your application falls into this category, you should indicate this by emailing EU Treaty Rights Division at eutreatyrights@justice.ie

Applicants regardless of their profession and their EU citizen family member must still comply with the Regulations in order to qualify for residence card regardless of the current emergency.

Q 77. Will EU Treaty Rights Division continue to issue temporary permission letters?

- A. Yes, EU Treaty Rights Division will continue to issue temporary permission letters to those who qualify for temporary permission. However, capacity is likely to be reduced during the current emergency period. If you have an urgent query, please contact EU Treaty Rights Division at eutreatyrights@justice.ie. Please include your Person ID and Application Number, if known, in your email correspondence.

Q 78. I am a Stamp4 EUFam residence cardholder. My EU citizen family member has temporarily lost their job due to the Coronavirus/COVID-19 outbreak; will this impact on my current residence status?

- A. For the duration of the current COVID-19 crisis and until further notice, this will not affect your current residence status as long as both you and your EU citizen family member are otherwise in compliance with the Directive.

Q 79. I recently received a letter advising of the Minister's intention to revoke my Stamp4 EUFam permission and have a deadline of 15 working days to make representations or provide further documentation. Can this deadline be extended as I am having difficulty accessing the required information and documentation?

- A. Deadlines in these cases may be extended on a case-by-case basis given the prevailing circumstances. You should contact EU Treaty Rights Division by email on eutreatyrights@justice.ie in relation to your request for an extension prior to the expiration of the deadline.

Domestic Residence

Q 80. Will Domestic Residence Division still be processing applications for permission to remain in the State?

- A. Domestic Residence and Permissions Division are currently processing as many applications as possible. However, capacity is likely to be reduced during the current emergency period. If you have an urgent query, please contact the relevant Unit via email. The relevant email addresses are available on the Contact us page. Please include your Person ID and Application Number, if known, in your email correspondence.

Q 81. I was given a deadline to reply to a letter issued to me in the course of a residence application and to provide further documentation (e.g., bank statements, letters from employer, landlord, Department of Employment Affairs and Social Protection (DEASP), GP, school/college etc.). Can this deadline be disregarded/extended given the difficulty people now have in accessing the required information and documents?

- A. Deadlines in these cases will be extended as appropriate given the prevailing circumstances.

Q 82. Is there a contact email address for urgent Irish citizen children queries?

- A. Yes, queries regarding parents of Irish citizen children can be forwarded to the following email address - unit4residence@justice.ie

Q 83. I currently hold a Stamp 3 permission and have recently become the parent of an Irish citizen child; can I apply to amend my permission from Stamp 3 to a Stamp 4 permission?

- A. Yes, completed application forms and relevant documentation can be submitted either via post to Residence Unit 4, Immigration Service Delivery, 13/14 Burgh Quay, Dublin 2 or via email to unit4residence@justice.ie. All applications continue to be processed in chronological order.

Q 84. I am the non-EEA national spouse of an Irish citizen; can I apply for a Stamp 4 permission?

- A. Yes, completed application forms and relevant documentation can be submitted either via post to Residence Unit 6, Immigration Service Delivery, PO Box 12695, Dublin 2 or via email to INISsinu@justice.ie. All applications continue to be processed in chronological order.

Non-EEA De Facto partner of an Irish national

Q 85. What arrangements are in place to expedite preclearance for non-EEA De Facto partners of Irish citizens who currently remain outside the State waiting for approval of their application while their Irish citizen partner had to return to Ireland unexpectedly due to COVID-19 having secured a flight at short notice?

- A. In most cases these individuals may not qualify under the current ISD Priority/Emergency criteria as the Irish citizen was living abroad with the non-EEA national. In addition, if they did apply for preclearance as a de-facto partner, they would have to submit a full preclearance application to demonstrate that the non-EEA national meets the criteria of a de facto partner of an Irish citizen.

In order to meet the de-facto criteria, the majority of persons falling into this category would have to have lived in the other country for a considerable period. The non-EEA national partner should still submit a full pre-clearance application. Applications will be considered on a case-by-case basis. For critical cases, the advice of the Consular Services of Department of Foreign Affairs and Trade will be taken into consideration i.e. where an advisory has issued in relation to leaving a particular country.

Q 86. I am a non-EEA national and the De Facto partner of an Irish citizen. I travelled to Ireland a few months ago with my Irish partner on what was intended to be a short-stay visit. I had planned to leave Ireland again with my Irish partner and then apply while abroad for preclearance to re-enter Ireland as a De Facto partner. I am now stuck in Ireland as a visitor for the foreseeable future; can I make an in-country application for De Factor partner status?

- A. Due to the exceptional situation arising from COVID-19, the Immigration Service Delivery (ISD) is accepting applications from non-EEA nationals who are De Facto partners of Irish citizens and are currently here on visitor's permission. All applications for residence that have a De Facto element are subject to a significant degree of verification to establish the nature of the relationship.

As a temporary measure, applications can be submitted to Unit 5 Domestic Residence and Permissions Division, Immigration Service Delivery, PO Box 12595, Dublin 2 or via email to INISdefacto@justice.ie. The application form for De Facto Partner is available on our website for download and completion.

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Q 87. I am a non-EEA national currently visiting Ireland and am the De Facto partner of an Irish citizen. If I submit an in-country De Facto partner application form as the because I am stranded in Ireland due to the current emergency, can I be given temporary residence permission while my application is being processed or can by application be fast-tracked?

- A. Applications for De Facto permissions continue to be processed in chronological order by Domestic Residence and Permissions Division. However, processing delays are being experienced due to the current COVID-19 restrictions. Unit 5, Domestic Residence and Permissions Division may grant temporary residence permission (Stamp 3) while a De Facto partner application is under consideration.

Q 88. I am an Irish citizen and my non-EEA national De Facto partner is currently with me in Ireland as a “visitor”. If we get married here over the coming months, can my husband register at our local registration office when it re-opens for a Stamp 4 as the spouse of an Irish national or will he have to complete and submit the Spouse of an Irish National application form and wait for his application to be processed? If he has to submit an application, can his application be expedited in any way or can he get temporary permission to enable him to work while it is being processed, as he is ordinarily the main earner in our family?

- A. If your non-EEA spouse is a non-visa required national and he currently holds permission to be in the State, following your marriage, he may seek to register as the spouse of an Irish national at your local immigration office once that office re-opens.

If your non-EEA partner is a visa required national and he entered the State on a “C” visitor visa then, following your marriage, he must apply to the Spouse of Irish National Unit as outlined on our website at <http://www.inis.gov.ie/en/INIS/Pages/spouse-or-civil-partner-of-an-irish-national> Applications are taking up to 12 months to process and are dealt with in chronological order. No temporary permissions can be granted while the application is being processed.

Immigrant Investor Programme

Q 89. Are applications for the Immigrant Investor Programme still being accepted?

- A. Yes, we are still accepting applications and we updated our website recently to announce that application windows have been suspended and an application can be made at any time until 30 June 2020. Please note that any application submitted must be complete and accompanied by all the relevant documents in order to be accepted.

Q 90. Are renewals of permission under the Immigrant Investor Programme being processed?

- A. Yes, renewals are still being processed and letters will issue to applicants as soon as possible.

Q 91. I do not reside in Ireland but currently have a permission under the Immigrant Investor Programme and it is due to expire. What do I do?

- A. You should apply for renewal of your permission as soon as possible through the normal renewal process.

Q 92. I am currently residing in Ireland on permission granted to me under the Immigrant Investor Programme and it is due to expire. What do I do?

- A. As announced by the Minister if your permission is due to expire between the 20th May 2020 and the 20th July 2020, it will automatically be extended for a period of two months from the date of expiry of your current permission.

If your permission expired between 20th March 2020 and 20th May 2020, this was automatically renewed for two months by the notice of 20th March. You can also benefit from the further two-month renewal granted in the Supplementary Notice of 13th May.

However, you should apply for a renewal of your permission through the normal renewal process as soon as possible.

Q 93. I received a pre-approval letter but I am unable to complete my investment within 90 days, what should I do?

- A. Please email investmentandstartup@justice.ie and we will issue you with an updated pre-approval letter.

Q 94. I have received an approval letter for my permission under the Immigrant Investor Programme but I cannot travel to Ireland to register my permission, what do I do?

- A. The approval letter is proof of your permission and will remain valid until you can attend the Burgh Quay or your local registration office when normal business resumes.

Q 95. I have received a renewal letter for my permission under the Immigrant Investor Programme but I cannot travel to Ireland to renew my permission, what do I do?

- A. The letter renewing your permission will remain valid until you can attend the Burgh Quay or your local registration office when normal business resumes. Unfortunately, if your Irish Residence Permit Card and multi-entry visa have expired, you need to apply for a new visa in order to travel to Ireland.

Start-up Entrepreneur Programme

REMINDER: The most up to date information regarding the *Start-up Entrepreneur Programme* can be found on the **new website** - <https://www.irishimmigration.ie/start-up-entrepreneur-programme-step/>

Q 96. Are applications for the Start-up Entrepreneur Programme still being accepted?

- A. Yes we are still accepting applications.

Q 97. Are renewals of permission under the Start-up Entrepreneur Programme still being processed?

- A. Yes, renewals are still being processed and renewal letters will issue to applicants as soon as possible.

Q 98. I currently have a permission under the Start-up Entrepreneur Programme and it is due to expire what do I do?

- A. As announced by the Minister if your permission is due to expire between 20th May 2020 and 20th July 2020 it will automatically be extended for a period of two months from the date of expiry of your current permission.

If your permission expired between 20th March 2020 and 20th May 2020, this was automatically renewed for two months by the notice of 20th March. You can also benefit from the further two-month renewal granted in the Supplementary Notice of 13th May.

However, you should apply for renewal of your permission as soon as possible through the normal renewal process.

Citizenship applications

Q 99. I will be absent from the State due to COVID-19 travel restrictions or isolation measures, will this affect a Citizenship application?

A. A pragmatic approach will be applied in this emergency.

Q 100. Will a Citizenship ceremony be held this year or when is the next one?

A. The Citizenship ceremony scheduled for July this year is postponed. Officials are working hard to investigate alternative mechanisms for delivery that protect public health, comply with current restrictions and guidelines and ensure the event is delivered in the dignified and solemn manner appropriate to such an important milestone. Further notifications will be posted on the Citizenship page of the ISD website.

Q 101. Should I send in my Citizenship application?

A. Only fully completed forms should be submitted at this time. For the avoidance of any misunderstanding that means that the statutory declaration has to be completed fully. Due to the restrictions imposed due to the COVID-19 healthcare crisis, significant delays are inevitable in the return of documentation

Q 102. I am encountering significant delays in securing information requested by Citizenship Division, especially from other jurisdictions, what should I do?

A. You should a record on all your correspondence with the other jurisdictions; record will need to be attached to additional information when submitted to the Citizenship Division.

Q 103. It is a requirement that applicants must submit statutory declarations to Citizenship Division within 28 days. Due to social distancing requirements, it is extremely challenging for me to fulfill this requirement; does Immigration Service Delivery have any alternative option at this time?

A. Refer to A. 101 above

Q 104. Will the two-month automatic renewal of permission be counted as *reckonable residence* for citizenship purposes?

A. The two months related to the automatic renewal of permission at this time will count as *reckonable residence* for citizenship purposes only in circumstances where the person in question already held a nature of permission that counted as *reckonable residence*.

Q 105. If I am temporarily unemployed or in receipt of COVID-19 Pandemic Unemployment Payment, will this affect my Citizenship application?

A. If someone has lost their job due to COVID-19, making an application for the COVID 19 Pandemic Unemployment Payment will not exclude them from making an application for Citizenship, or from being granted. Information regarding access and entitlement to unemployment payments, including the new COVID-19 Pandemic Unemployment Payment, are a matter for the Department of Employment Affairs and Social Protection.

Where a person holds a permission that allows them to work in the State, one of the conditions set out is that they do not become a burden on the State and support themselves through recorded earnings without recourse to State funds. This condition does not apply to the COVID-19 payment. If a person receives such a payment, it will not affect future applications for immigration permissions or Citizenship.

This condition will also not apply to persons seeking Jobseekers payment because the business they were working for ceased trading. Documentary evidence will need to be provided from the business, Revenue and Department of Employment Affairs and Social Protection to confirm this. Please note that if the person's previous job is still available and they do not recommence working for their employer and instead seek State benefits, this may have a negative impact on future applications for immigration permissions or Citizenship.

For the avoidance of doubt, should any Social Welfare support or payment be secure by fraud or misrepresentation, such information will be taken into account as part of the good character assessment.

Arrangements

Q 106. Can I still make an application for voluntary return given the current situation?

- A. Due to the COVID-19 situation and the disruption to travel we are unable to process voluntary return applications at the moment. You can still express an interest in Voluntary Return with us and this will be recorded on our systems. It will then be open to you to make a proper application to us for processing once travel disruptions have ceased. Individuals can also apply to the International Organization for Migration (IOM) for assisted voluntary return and IOM will handle applications as best they can in the current circumstances. For further details, you can visit their website <http://iomireland.ie>

Q 107. What will happen to my application for voluntary return that I made before the COVID-19 developments?

- A. Your application will remain open but cannot be processed to conclusion at present. We ask that you contact us once the situation improves and commercial flights are more generally available. We can then proceed to process your application for Voluntary Return.

Q 108. I have a Deportation/Removal/Transfer Order and am required to present and report to the GNIB during this period, should I continue to do so?

- A. In light of the recent COVID-19 Pandemic, the Garda National Immigration Bureau (GNIB) at Burgh Quay is issuing new presentation letters to all persons subject of Deportation Orders/ Removal Orders/Transfer Orders that are due for presentation over the coming four to six weeks. Letters have issued to persons with a reporting requirement commencing from the 16th March 2020 postponing their current presentation/reporting date. These new letters issued by post to the current recorded address and contain new presentation/reporting dates. The situation is being closely monitored and will be reassessed in the coming weeks. If you have any queries in relation to reporting/presentation during this challenging period, you should contact the GNIB at GNIB_DV@garda.ie or, outside of Dublin, your local Immigration Officer.

Q 109. I have received a Proposal to Deport, what if I cannot make submissions within the 15-day timeframe.

- A. In the light of the current extraordinary circumstances, the Immigration Service Delivery of the Department continues to provide its services in line with National efforts to deal with the current

COVID-19 situation. This matter is under constant review and pragmatic decisions will be made where required. This approach applies to the deportation process in general, including the issue of proposals to deport and the making of Deportation Orders, and takes cognisance of the fact that access to legal advice and legal proceedings are potentially restricted in the current difficult and stressful climate.

No permission to be in the State

Q 110. I do not hold a current permission to be in the State; does this notice apply to me?

- A. No. The notice applies to those with a current permission. It does not apply to persons who have no valid permission to be in the State

Q 111. I have no permission to be in the State. If I access essential healthcare services related to COVID-19, will the Immigration authorities be informed?

- A. Given that information gathered by health, and other State authorities, is used in the national fight against COVID-19, the Immigration Services of the Department do not require State authorities to gather or communicate information in relation to the immigration status of any person seeking access to essential healthcare services related to COVID-19. As such immigration concerns of undocumented foreign nationals should not be construed as a barrier or “firewall” to seeking essential healthcare.

Q 112. I no longer have a valid permission to be in the State. Can I be granted temporary permission to allow me to start a volunteer job at my local hospital here during the COVID-19 crisis?

- A. There is no automatic entitlement to temporary permission in your circumstances. You should contact the relevant immigration area in relation to your current situation.

General ISD

Q 113. Can you clarify the two-month extension of permission in the notices – are eligible people’s permission being extended for two months from the date of expiry or for two months until latest date of 20th July?

- A. The two-month extension is from the date of expiry for permissions expiring between the 20th March 2020 and the 20th July 2020. As an example, a permission expiring on the 29th March is extended for a period of two months to the 29th May. If a person was also covered by the two-month extension in the initial Notice, that person can also benefit from the extension outlined in the Supplementary Notice i.e. in the context of the above example; permission would be extended again to the 29th July 2020.

Q 114. Will I still get a written decision in response to the renewal application I submitted prior to the 20th March 2020?

- A. Yes, when everything returns to normal, you will receive a written decision in respect of your renewal application. If your application is successful, the two months related to the automatic renewal will be included in your permission. If your application is unsuccessful, the two-month extension will be considered time spent with lawful permission in the State.

Q 115. NGOs receive letters to their offices on behalf of clients; however their offices may now be closed and post may not be collected, or if so, very infrequently. Therefore, deadlines might be missed. Applicants may not be aware of a decision made in their cases (positive or negative). Are there any allowances or considerations here?

- A. Decision letters are sent both to an applicant and copied to the relevant NGO/Support group. In

respect of other correspondence, some latitude will be given in respect of deadlines given the prevailing circumstances.

Q 116. Some EU citizens and their non-EEA family members have concerns whether, by accessing social welfare at this time due to COVID-19, this will be considered a period where the EU citizen is exercising Treaty Rights. Alternatively, will being unemployed and accessing State supports at this time interrupt or have a negative effect on their right to reside, or a future EU3 application?

- A. The Immigration Service Delivery will be as flexible and understanding as possible and expects to apply latitude in circumstances where the law allows and not penalize anyone for the COVID-19 crisis.

Q 117. I received a permission letter from Immigration Service Delivery in February/early March but was unable to register before the registration offices closed; is my permission letter sufficient proof of my status?

- A. It is not possible to conduct first time registrations at this time, as the issuance of an IRP card requires the physical presence of the applicant to enable the taking of biometrics (photograph and fingerprints).

Persons with a valid permission issued by ISD that has not yet been registered may, in circumstances where an IRP card would normally be required, ask the relevant service provider to accept their permission letter where evidence is provided of having attempted to have that permission registered.

A pragmatic approach may be taken in relation to issues regarding the backdating of valid permissions for the purposes of reckonable residency. While registrations cannot be backdated, a pragmatic approach may be taken regarding reckonable residency.

Q 118. My previous permissions were for periods of six months. Does this Notice mean that my temporary permission is extended for another six months?

- A. No. The permission is extended only to the time indicated in this Notice unless we contact you directly to the contrary.

Q 119. Where can I find general information on the Coronavirus/COVID-19?

- A. You can find information in the Coronavirus/COVID-19 on the following webpage <https://www.gov.ie/en/campaigns/c36c85-covid-19-coronavirus/>

Q 120. Can you clarify the position in relation to victims of human trafficking who were granted 60-day recovery and reflection period; is consideration being given to extending that period if there is no opportunity for a statement to be taken from them and, will written confirmation of same issue to the suspected victim if this is the case?

- A. Any permission under the Administrative Immigration Arrangements for Victims of Human Trafficking is granted by Domestic Residence and Permissions Division and directly follows a letter of instruction from the Garda National Immigration Bureau (GNIB). The 60-day recovery and reflection period is as much for the victim to confirm they wish to continue with the investigation, or if their circumstances change and they decide to withdraw their assistance. The duration of a permission is based on the continued co-operation with an investigation by the victim and to ensure continued assistance.

Q 121. I hold a permission granted under the Immigration Arrangements for the Protection of Victims of Human Trafficking; does the two-month renewal apply to me.

- A. Yes, provided your current permission expires between the following dates, 20th May 2020 and the 20th July 2020, your permission is renewed for two months.

Q 122. Can the Immigration Services prioritise applications from victims of domestic violence during the current crisis who are applying for an independent permission?

- A. Yes, ISD will continue to prioritize these applications. Queries in relation to such applications can be addressed by email to unit2residencedivision@justice.ie

Q 123. What supports are available to Irish residents who were on holidays outside of Ireland and have been stranded overseas due to travel restrictions?

- A. This is a matter for the Consular Services of the Department of Foreign Affairs and Trade (DFAT). However, the Immigration Service' Visa Officers abroad have worked with DFAT in assisting the return on charter flights of visa-required dependants of Irish nationals.