

VAF no: UKVS / 2390925

GWF no: GWF065529877

Date 14 September 2022

Dear MOHINI HERSOM

Your application for a visit visa to the United Kingdom has been refused.

What this means for you

Any future UK visa applications you make will be considered on their individual merits, however you are likely to be refused unless the circumstances of your application change.

In relation to this decision, there is no right of appeal or right to administrative review.

The reasons for this decision are set out on the next page.

Yours sincerely,

BS
UKVS

You have applied for a visa to visit the UK.

In deciding whether you meet the requirements of Appendix V: of the Immigration Rules for visitors (<https://www.gov.uk/guidance/immigration-rules/immigration-rules-appendix-v-visitor-rules>), I have considered:

- your application and any additional relevant information you have provided with it
- your immigration history

The decision

Put your reasons for refusal here. Put Suitability reasons separately in the next section. See suggested refusal wordings in Annex B of the [Visit: refusal notice guidance on Horizon \(GSI users only; user name guest; password: guest\)](#)

I have refused your application for a visit visa because I am satisfied that you meet the requirements of paragraph 9.3.1 of the Immigration Rules because:

- The Immigration Rules state:
- 9.3.1. An application for entry clearance, permission to enter or permission to stay must be refused where the applicant's presence in the UK is not conducive to the public good because of their conduct, character, associations or other reasons (including convictions which do not fall within the criminality grounds).
- I have taken in to account your previous UK immigration history as follows:

Records show that you entered the UK on 2 December 2004 on a Spouse visa, issued 3 November 2004 valid until 3 November 2006.

On 01-11-06-you made an application for ILR which was refused with ROA on 08-02-2007.

On 04-02-08 you were served as an Overstay.

On 14-02-08 you made a further application to remain which was rejected on 25-05-08.

On 10-04-08 you made an application for Leave outside the Rules which was refused with Right of Appeal on 3 November 2009.

On 20-05-2010 another application for Leave Outside the Rules was made, which was refused on 5 August 2010.

On 18-11-2011-Further submissions application made, refused on 19-04-2013

09-05-2012-Leave Outside the Rules application made, refused on 30-07-2013

10-06-2015-Human Rights application made, refused on 03-03-2016

11-06-2018-EU Dublin case raised, your case was accepted on 2 July 2018 and transferred there.

On 06-03-2019, you were encountered and served documents as an Illegal Entrant for attempting to re-enter the UK via Ireland.

- Given the above outlining your previous UK immigration history and numerous attempts to remain in the UK and re-enter illegally, I am not satisfied with your intentions for travelling at the present time, or that your presence in the UK is not conducive to the public good because of your conduct, character, associations or other reasons (including convictions which do not fall within the criminality grounds) and your application falls to be refused under paragraph 9.3.1. of the immigration Rules.

NEXT STEPS

NRA v 1.0

In relation to this decision, there is no right of appeal or right to administrative review.

<https://www.homeofficesurveys.homeoffice.gov.uk/s/visasurveyuk>

