

If we go on holiday, will we face any problems when coming back to the UK?

I am outside the UK – will I be allowed to enter the UK?

The rules around the right to enter the UK are very complex and depend on many different pieces of legislation. Factors such as your nationality, whether you were living in the UK before 31st December 2020, whether you put in an application to the EU Settlement Scheme before the 30th June 2021 deadline or not, all play a part. This document attempts to capture the different situations people are in, and whether they are allowed to enter the UK.

With thanks to Jonathan Kingham, head of LexisPSL Immigration, for his input.

How to use this document

The document contains six separate tables, choose the one which best describes your situation:

- Granted pre-settled or settled status
- Resident in UK before 31 Dec 2020, and applied to the EU Settlement Scheme before the 30 June 2021 deadline
- Resident in UK before 31 Dec 2020, but did not apply to the EU Settlement Scheme before the 30 June 2021 deadline
- Not resident in UK before 31 Dec 2020, but eligible to apply to the EU Settlement Scheme as a joining family member
- British citizen or citizen with multiple nationalities one of which is British
- Has Indefinite Leave to Remain (ILR)

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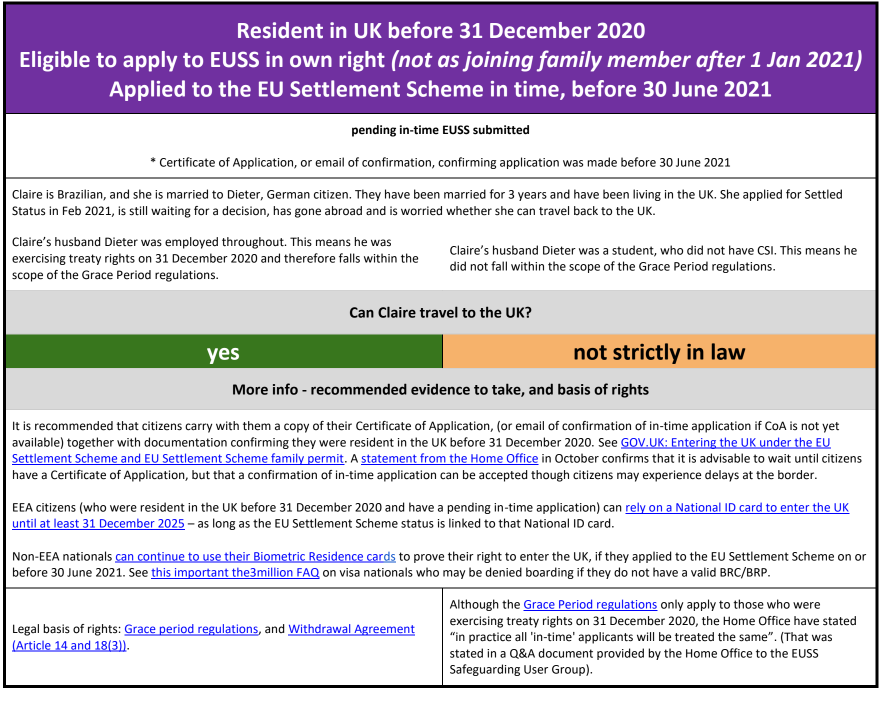
Granted pre-settled or settled status

Can Greg and Zahra travel to the UK?		
Greg is an American citizen who obtained pre-settled status on the basis of his durable partnership with a Swiss citizen.	Zahra has an Egyptian passport and is married to a Norwegian citizen. They both have settled status. Zahra obtained her settled status in 2019 using her EEA Residence Card. This residence card expired in March 2020, but Zahra did not bother replacing it as she has been proving her right to work in the UK using the digital right-to-work check.	
Is an EEA or Swiss national, or has another nationality which is not on the ' <u>visa</u> national list'.	Has one of the nationalities on the <u>'visa national list</u> '. This means they would ordinarily need a visa to come to the UK if they did not have (pre-)settled status or another form of leave to enter the UK.	

can Sieg and Lama traver to the OK:

yes	yes	
More info - recommended evidence to take, and basis of rights		
It is recommended that citizens carry with them evidence of their successful grant of status (for example the decision letter, and a screenshot of their entry on the <u>'View and Prove' service</u> .) It is also recommended to generate a share code in advance (choose <i>'something else'</i> when asked for the reason for sharing your status) and carrying that with you on a piece of paper. EEA citizens with pre-settled or settled status can rely on their National ID card to enter the UK until at least 31 December 2025.	The UK Government has said that people <u>can continue to use their EEA</u> <u>Biometric Residence cards</u> to enter the UK, if have pre-settled or settled status. (It may be useful to also carry the evidence of (pre-)settled status as described in the column to the left.) However, problems have been reported for visa national family members who only hold digital status under the EUSS, due to carriers and overseas immigration authorities not accepting the validity of the status. Therefore it is recommended that visa nationals with (pre-)settled status obtain a <u>replacement EUSS biometric residence card</u> before travel.	
Legal basis of rights: Immigration Act, 1971	Legal basis of rights: Immigration Act, 1971	







Resident in UK before 31 December 2020 Eligible to apply to EUSS in own right *(not as joining family member after 1 Jan 2021)* Did not apply to the EU Settlement Scheme in time

pending late EUSS submitted	has not applied to EUSS
* Certificate of Application confirming application was made after on 1 July 2021 or later	 * would have been eligible to EUSS * is considered to have reasonable grounds for late application
Stefano is Italian, has been living in the UK for 12 years, but did not realise he had to apply for Settled Status until he tries to move job in August 2021. He goes to Italy to work out what to do, then understands that he can put in an application to the EUSS from Italy, which he does in September 2021. He is	Erika is a German citizen who was living in the UK before 31 December 2020. She did not realise that she had to apply to the EU Settlement Scheme as she had a Permanent Residence document.
now unsure whether he can travel back to the UK while waiting on a decision. He has received a Certificate of Application.	Jan is a 3-year-old Dutch child whose parents did not realise they needed to apply for him.
	Beatrice is a baby born to a British father and a French mother, has both nationalities but only has a French passport. The parents did not apply for EUSS because they knew Beatrice was also British, but they did not yet apply for a British passport.

Can Stefano, Erika, Jan or Beatrice travel to the UK? (With stated intention to return to home in UK rather than as a visitor)

yes -with a Certificate of Application only	no
A <u>statement from the Home Office</u> in October confirms that citizens who made late applications <u>must</u> have a Certificate of Application in order to travel, and should also carry evidence that they were resident in the UK before the end of the transition period, 31 December 2020.	Not covered by Grace period regulations because the application was not made before 30 June 2021.
See also <u>GOV.UK: Entering the UK under the EU Settlement Scheme and EU</u> <u>Settlement Scheme family permit</u> . See also <u>this important the3million FAQ</u> on visa nationals who may be denied boarding without a valid BRC/BRP.	



Not resident in UK before 31 December 2020 Eligible to apply to EUSS as a joining family member

	S family permit has not yet expired	 * either no EUSS family permit was needed, or their EUSS family permit has expired
both have lived in UK for 6 years and havehave pre-settlesettled status. Lee's father Chen (dependentwho was living	ish) and her partner Jack (Canadian) both ed status. Jack's 16-year-old son Oscar g in Canada wants to join them. He has ramily Permit which he has been granted.	Maria (Spanish) has been living in the UK for a year and has pre-settled status. Her husband Jose is still in Spain but wants to join Maria in the UK and has applied for pre-settled status from Spain. He is waiting for a decision.

no - not until family permit is issued	yes - can enter and leave UK freely for 6 months	no - not until status is granted*
More info - recommended evidence to take, and basis of rights		
If a person wishes to travel to the UK in advance of the decision on their family permit application (e.g., where they are an EEA citizen or other non-visa national), they must do so on a temporary basis as a visitor for up to 6 months and provide evidence that they will be leaving the UK in order to return overseas and collect their family permit. Persons in this situation are at risk of refusal on the question of this intention.	Citizens with a family permit who are from the EEA, Australia, Canada, Japan, New Zealand, Singapore, South Korea or Switzerland should be able to use the eGates on arrival. Otherwise, a Border Force officer will check their permit. They must apply to EUSS within 3 months of arrival in the UK. EEA citizens with an EUSS family permit can <u>rely on a</u> <u>National ID card to enter the UK until at least 31</u> <u>December 2025</u> .	If a person wishes to travel to the UK while waiting for an EUSS decision, they must do so on a temporary basis as a visitor for up to 6 months and provide evidence that they will be leaving the UK before re-entering on the basis of their EUSS status. Persons in this situation are at risk of refused entry on the question of this intention. *The Government's <u>6 August 2021</u> announcement was unclear on joining family members, so the position on this group may change when further details are announced.
https://www.gov.uk/family-permit	https://www.gov.uk/government/publications/entering- the-uk-under-the-eu-settlement-scheme-and-eu- settlement-scheme-family-permit	Not covered by Grace Period regulations because not resident in UK before 31 December 2020.



British citizen / citizen with multiple nationalities one of which is British

Has a valid British passport	Has settled status but no British passport	Does not have status under the EU Settlement Scheme, does not have a valid British passport
Angela is a Swedish citizen who naturalised as a dual British-Swedish citizen fifteen years ago and has both a British and a Swedish passport.	Marcus is German, obtained settled status in 2019 and naturalised (which means he attended the naturalisation ceremony and received a naturalisation certificate) to become a dual British-German citizen in 2020. He did not apply for a British passport however and has been travelling with just his German passport.	Isabelle was born in 2021 to a Polish parent with settled status, so she was born with both Polish and British citizenship. Her parents have only applied for a Polish passport for her. Viktor is a Bulgarian citizen who naturalised as a British citizen using a Permanent Residence document in 2019. He still travels on his Bulgarian passport, has not applied for a British passport.
Can Angela, Marcus, Isabelle or Viktor enter the UK from abroad?		
yes	yes, but should appl	y for British passport
More info - recommended evidence to take, and basis of rights		
	It is not entirely clear whether obtaining British citizenship cancels settled status, but in practice people can still log in to the 'View and Prove' website once they have become British citizens.	Without a British passport or certificate of entitlement, citizens may have some trouble proving their right to be admitted to the UK other than as a visitor.
British citizens should ensure they can show their British passport when entering the UK, as their EEA/Swiss	If citizens nevertheless choose to travel, it is recommended that they carry with them a certificate of registration or naturalisation if they have one, or other documents such as birth certificates and proof of parents being British or settled at the time of their birth.	
passports no longer gives them the automatic right to enter the UK.	A letter from the Home Office to Stephen Hammond MP da abode in the UK and do not require leave to enter. If they a the UK via an eGate without being granted leave to enter a where they present at the primary control point, they will citizen in the same way as any other British citizen entering their British passport although Border Force officers can ch	are travelling on an EU passport, they will be able to enter as they will not be seeking entry as a visitor. However, need to satisfy the Border Force officer they are a British
https://www.gov.uk/right-of-abode	To prove British citizenship, people should <u>apply for a British passport</u> (costs up to £95), or alternatively a <u>'Certificate</u> <u>of Entitlement'</u> (costs £372).	



Has Indefinite Leave to Remain (ILR)		
Has Indefinite Leave to Remain which is not settled status under the EU Settlement Scheme		
Willem is a Dutch citizen who moved to the UK in 1981. He applied for settled status. However, he found out that because he arrived in the UK before 1989, he was eligible to apply for a biometric card as evidence of his status under the Windrush Scheme.	Sofia is an Italian citizen who has a letter from the Home Office from 1972 stating she has Indefinite Leave to Remain. She decided not to apply to the EU Settlement Scheme.	
Can Sofia and Willem enter the UK from abroad? (With stated intention to return to home in UK rather than as a visitor)		
yes	should get biometric residence permit	
More info - recommended evidence to take, and basis of rights		
Citizens with Indefinite Leave to Remain (ILR) have the right to enter the UK. To demonstrate their right, they need a valid biometric residence permit.		
A biometric residence permit will need to be renewed before it expires. See this important the3million FAQ on visa nationals who may be denied boarding if they do not have a valid BRC/BRP.		
If they only have old proof, such as a stamp in their passport or a letter from the Home Office, they may have some trouble proving their right to a Border Force officer to be admitted to the UK other than as a visitor. People who believe they have ILR but do not have a document to prove it can <u>apply for</u> <u>confirmation of their status or apply for status under the Windrush Scheme</u> .		
https://www.gov.uk/guidance/indefinite-leave-to-remain-in-the-uk		