

Home Office – send by email to: [FHRNCUCorrespondence@homeoffice.gov.uk](mailto:FHRNCUCorrespondence@homeoffice.gov.uk) and [FHRUOfficialCorrespondence@homeoffice.gov.uk](mailto:FHRUOfficialCorrespondence@homeoffice.gov.uk)

**Unique Application Number – ENTER YOUR NUMBER HERE, WHICH CAN BE FOUND ON YOUR APPLICATION FORM OR DOCUMENT CHECKLIST AND IS 16 DIGITS LONG.**

As you will be aware, I have made a valid application to extend my stay in the United Kingdom. I do not know which Home Office team is responsible for this extant application as this has not been communicated to me, so I have used this email address. If this is not the correct department, I would be grateful if you could forward this request accordingly.

I made the present application before my previous period of leave to remain expired. My leave to remain has therefore automatically been extended by virtue of section 3C of the Immigration Act 1971 (“section 3C leave”).

As you should be aware, in the case of *RAMFEL & Adjei v SSHD* [2024] EWHC 1374 (Admin), Mr Justice Cavanagh ruled that people on 3C leave **have a right** to digital proof of their status, so that they can demonstrate that they have this status and ensuing rights whilst waiting for their application to be processed.

Following this, on 27 June 2024, the Court issued an Order declaring that the Secretary of State for the Home Department’s failure to provide this is unlawful. This ruling takes immediate effect, meaning the SSHD must now provide people on 3C leave with digital proof of their immigration status.

I am therefore formally requesting that you issue me with digital proof of my 3C leave status as a matter of urgency and no later than 28 days after receipt of this letter.

Yours faithfully,