Dear Sadiq,

On 26 January 2021, the London Assembly EU Exit Working Group met to discuss the Brexit deal and its effect on London and Londoners. During the meeting we heard from Professor Charlotte O’Brien from York Law School, who is the Principal Investigator at the EU Rights and Brexit Hub and Dr Alice Welsh, a University of York Research Fellow at the EU Rights and Brexit Hub. They conveyed to the Working Group some pressing issues for European citizens living in London, which we recommend you take action on both directly and through engagement with the Home Office.

These areas for action relate to hard to reach and vulnerable EU citizens in London, gaining clarity over acceptable grounds for late application to the European Union Settlement Scheme (EUSS), ensuring citizens with a permanent residence document understand that they do not have a right to reside after 30 June 2021, and ensuring employers and authorities understand the rights of Londoners with pre-settled status.

Our discussion also acknowledged the significant impact that COVID-19 has had on the ability of organisations that are supporting EU citizens through the changes to immigration rules. The fact that a lot of organisations have had to work remotely means that they have been less visible, are less likely to have reached new clients, and that this is particularly true of people who are vulnerable. Professor O’Brien expressed serious concern about this issue, stating, “…clients who have a low degree of English literacy or technological literacy, who are

1 Information on Coronavirus for Non-UK Nationals, London.gov.uk
remote, who have reduced capacity, are made even more vulnerable by the current circumstances. That makes the cohort of people who are going to lose their rights even greater.\textsuperscript{2}

The Working Group is aware of the work you are carrying out through the European Londoners Hub, to support European Union citizens living in London to secure their rights and provide funding to community groups that are providing information to European Londoners.\textsuperscript{3} The information and recommendations below are designed to be constructive in suggesting where further efforts should be focused, as the deadline for applying to the EUSS draws closer.

**Hard to reach and vulnerable EU citizens in London**

The Working Group was concerned to hear about the potential for many Londoners to unknowingly become undocumented migrants on 1 July 2021, and the lack of reliable data on this issue. These are people who may not be fully aware of their need to register with the EUSS because they are vulnerable, do not have access to technology, or are in hard to reach communities. The Institute for Government’s November 2020 report *Preparing Brexit: How ready is the UK?* states that the data for the number of EU citizens in the UK is ‘unreliable’. The report highlights that although four million EU citizens have already applied to the EUSS, there is no way of knowing how many more people are yet to apply.\textsuperscript{4} This creates a serious challenge to local authorities and organisations that are trying to ensure people have achieved settled or pre-settled status before the June deadline, especially in attempting to target Europeans that are particularly hard to reach.

Research published in January 2021 by the Joint Council for the Welfare of Immigrants (JCWI) exemplifies the potential scale of the issue. The JCWI surveyed 240 care workers between January and March 2020, finding that one in seven did not know or were not sure what the EUSS was, and that one in three did not know that there was a deadline for the EUSS or did not know when it was.\textsuperscript{5}

We note, in the letter you sent to the Working Group on 25 January, that you have awarded £180,000 in grants to community groups, enabling them to reach 2,800 Europeans and their families.\textsuperscript{6} However, the Working Group is not clear on what proportion of hard to reach European Londoners you calculate this to represent, and therefore how many more European Londoners you are aiming to reach before 30 June 2021.

**Recommendations**

1. The Working Group asks you to advocate for the Home Office to release their best estimates of how many EU citizens are left unregistered with the EU Settlement Scheme so that they can be helped by organisations such as those being supported by you.

2. The Working Group asks you to publish your best estimate of how many Londoners remain at risk of becoming an undocumented migrant on 1 July 2021, and provide the Working Group with details on how this estimate is driving your support and outreach work to assist as many people as possible between now and the deadline.

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\textsuperscript{2} Transcript of the London Assembly EU Exit Working Group – Appendix 5, 26 January 2021

\textsuperscript{3} European Londoners Hub, Mayor of London

\textsuperscript{4} Brexit Preparedness Report, Institute of Government

\textsuperscript{5} When the clapping stops: EU care workers after Brexit, Joint Council for the Welfare of Immigrants, January 2021

\textsuperscript{6} Letter from Mayor of London to the Chair of the EU Exit Working Group, 25 January 2021
Late applications

The Working Group heard that EU citizens, and the organisations supporting them, require clarity over late applications to the EUSS after the 30 June deadline. In the evidence provided to the Working Group, Professor O’Brien noted that the Home Office’s position is that there will be allowances for late applications as long as there is ‘good reason’, however there has not been clear guidance issued as to what this means in practice.⁷ There is concern that without this guidance, supporting organisations will be unable to plan contingencies for those who do not apply in time.

In particular, further clarity is required over whether a lack of awareness of the EUSS and the deadline would be considered a ‘good reason’. As set out above, there are potentially many EU citizens who might not be aware of the scheme at all, whether that be through marginalisation or digital exclusion. It is also worth noting that the COVID-19 pandemic is likely to have exacerbated existing issues for these people, as it has impacted their ability to access the face-to-face services they need to help them with information provision and completing their application.

There are potentially serious consequences for anyone who does not apply to the EUSS in time and is subsequently judged not to have ‘good reason’ for doing so, including losing all accrued entitlements and rights.⁸ It is vital, therefore, that this information is provided by the Home Office and due consideration is given to the potential delays caused by the COVID-19 pandemic.

Recommendation

3. The Working Group asks you to request that the Home Office provides clear guidelines as to what would be considered a ‘good reason’ for missing the 30 June 2021 deadline to apply for settled status and pre-settled status, and in particular seek clarity over how a late application due to lack of awareness would be processed and how that would need to be evidenced.

Confusion over permanent residence

The Working Group is concerned that there may be a number of people who have a permanent residence document issued by the Home Office and are under the incorrect impression that they have established their right to reside beyond 30 June. Professor O’Brien informed the Working Group that a number of people, particularly older people, had applied for permanent residence directly after the Brexit referendum. In 2017, more people were issued documents certifying permanent residence than ever before (168,913) and more than double number issued in the previous year (65,068).⁹ It is not clear how many of these applicants intend to remain in the country beyond 30 June, and how many of them have subsequently submitted an application to the EUSS. Provision of this data, to help understand how many Londoners may falsely believe they have secured a right to remain through a permanent residence document, is critical to understanding and addressing the scale of the problem. It is also vital, regardless of whether this data can be provided, that a communications strategy specifically targets this group.

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⁷ Transcript of the London Assembly EU Exit Working Group – Appendix 5, 26 January 2021
⁸ EUSS Deadline and grace period, London.gov.uk
Recommendations

4. The Working Group asks you to request that the Home Office investigates the number of people who applied for a permanent residence certificate, but have not subsequently applied to the EUSS, and consider what action might be taken to ensure they are fully aware of what the requirements are to remain in the UK post 30 June 2021.

5. The Working Group asks you to tailor part of your communication strategy to ensure that it specifically targets people who may have obtained permanent residence documentation and are not aware that they must still apply for EUSS.

Understanding of pre-settled status

The Working Group was concerned to learn of potential issues surrounding a lack of understanding of pre-settled status amongst authorities and employers. For example, Professor O’Brien relayed to the Working Group a case where a local authority told someone they were no longer eligible for housing when they discovered the person had pre-settled status. The council believed that this meant that the person had no right of residency. Although this decision was later overturned with the help of Citizens Advice, in order to avoid further incidents such as this it is important that there is a clear understanding by relevant bodies of the rights conferred by pre-settled status, so that no one is wrongly discriminated against. There should be communication with London businesses about the rights conferred by pre-settled status, particularly small and medium-sized enterprises who may have limited capacity to keep fully up-to-date with changing regulations. It should be made clear that someone with pre-settled status has the right to work in the UK.

Recommendation

6. The Working Group asks you to create a communications plan to ensure that local authorities, landlords and employers understand the rights conferred by pre-settled status.

I would be grateful to receive a response to our findings and recommendations by 5 March 2021. Please send your response by email to the Working Group’s clerk Lauren Harvey (Lauren.Harvey@london.gov.uk).

Yours,

Len Duvall OBE AM
Chair of the EU Exit Working Group

10 Transcript of the London Assembly EU Exit Working Group – Appendix 5, 26 January 2021
11 Compare your rights: Settled and Pre-Settled Status, London.gov.uk