STATUTORY INSTRUMENTS

2020 No. 61

EXITING THE EUROPEAN UNION IMMIGRATION

The Immigration (Citizens' Rights Appeals) (EU Exit) Regulations 2020

Approved by both Houses of Parliament

Made - - - 27th January 2020

Laid before Parliament 30th January 2020

Coming into force in accordance with regulation 1

THE IMMIGRATION (CITIZENS' RIGHTS APPEALS) (EU EXIT) REGULATIONS 2020

PART 1

General

- 1. Citation and commencement
- 2. Interpretation

PART 2

Appeals in respect of citizens' rights immigration decisions

CHAPTER 1

Appeals: general

Decisions other than those relating to frontier workers

- 3. Right of appeal against decisions relating to leave to enter or remain in the United Kingdom made by virtue of residence scheme immigration rules
- 4. Right of appeal against decisions under section 76 of the 2002 Act to revoke indefinite leave to enter or remain by virtue of residence scheme immigration rules
- Right of appeal against decisions made in connection with scheme entry clearance

6. Right of appeal against decisions to make a deportation order in respect of a person other than a person claiming to be a frontier worker or a person with a healthcare right of entry

Decisions relating to frontier workers

- 6A Right of appeal against decisions relating to issue, renewal or revocation of frontier worker permits
- 6B Right of appeal against decisions to refuse frontier workers admission to the United Kingdom
- 6C Right of appeal against decision to revoke admission to the United Kingdom
- 6D Right of appeal against certain decisions to remove frontier workers from the United Kingdom
- 6E Right of appeal against decisions to make deportation order in respect of frontier workers
- 6F Alternative evidence of identity and nationality

Decisions relating to persons with a healthcare right of entry

- 6G Right of appeal against decisions relating to leave to enter or remain in the United Kingdom granted to or obtained by a person with a healthcare right of entry
- 6H Right of appeal against decisions made in connection with healthcare entry clearance
- 6I Right of appeal against decision to vary leave under article 5 of the 1972 Order
- 6J Right of appeal against decisions to make a deportation order in respect of a person with a healthcare right of entry
- 7. Appeal to the Tribunal or the Special Immigration Appeals Commission
- 8. Grounds of appeal
- 9. Matters to be considered by the relevant authority
- 10. Determination of appeal

CHAPTER 2

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- 11. Application of the 2002 Act to appeals to the Tribunal
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CHAPTER 3

Procedural matters and certification

- 13. Pending appeal
- 13A Continuation of leave during specified appeals
- 14. Place from which an appeal may be brought or continued: general
- 15. National security decisions: place from which an appeal may be brought or continued, certification of removal etc.
- 16. Other appealable decisions: certification of removal
- 16A Other appealable decisions: certification of removal in cases of abuse of rights or fraud

PART 3

Consequential amendments

17. Consequential amendments Signature

SCHEDULE 1 — Appeals to the Special Immigration Appeals Commission PART 1 — Certification of appealable decisions on national security etc. grounds

- . Certification that decision was taken on national security etc. grounds
- 2. Certification that decision was taken on information which cannot be disclosed for reasons of national security etc.
- 3. Effect of certification: appeal pending before the Tribunal
 - PART 2 Application of the 1997 Act to appeals to the Special Immigration Appeals Commission
- 4. Application of the 1997 Act to appeals under these Regulations

SCHEDULE 2 — Application of the 2002 Act to appeals to the Tribunal

- Application of provisions of the 2002 Act in connection with appeals to the Tribunal
- 2. General modifications
- 3. Specific modifications

SCHEDULE 3 — Admission on bail to the United Kingdom to make submissions in person in connection with an appeal

- 1. Application for permission to be admitted on bail to the United Kingdom to make submissions in person
- 2. Application of enactments to person given permission under paragraph 1

SCHEDULE 4 — Consequential amendments

PART 1 — Amendment of primary legislation

- 1. Amendment of section 3C of the Immigration Act 1971 (continuation of leave pending variation decision)
- 2. Amendment of section 2C of the Special Immigration Appeals Commission Act 1997 (jurisdiction: review of certain exclusion decisions)

PART 2 — Amendment of subordinate legislation

- 3. Amendment of the Immigration (Notices) Regulations 2003
- 4. Amendment of the Special Immigration Appeals Commission (Procedure) Rules 2003
- 5. Amendment of the Tribunal Procedure (Upper Tribunal) Rules 2008
- 6. Amendment of the Tribunal Procedure (First-tier Tribunal) (Immigration and Asylum Chamber) Rules 2014

Explanatory Note

Changes to legislation:
There are currently no known outstanding effects for the The Immigration (Citizens' Rights Appeals) (EU Exit) Regulations 2020.