

STANDARD FORM FOR NOTIFYING AND MOTIVATING REFUSAL,
ANNULMENT OR REVOCATION OF A VISA

REFUSAL/ANNULMENT/REVOCATION OF VISA

Ms/Mr _____,

The Swiss _____ in _____
_____;

[Other competent authority] of _____;

The authorities responsible for checks on persons at _____

has/have

examined your visa application, number: CHE-A- _____, dated: _____;

examined your visa, number: _____, issued: _____.

The visa has been refused The visa has been annulled The visa has been revoked

This decision is based on the following reason(s):

1. a false/counterfeit/forged travel document was presented
2. justification for the purpose and conditions of the intended stay was not provided
3. you have not provided proof of sufficient means of subsistence, for the duration of the intended stay or for the return to the country of origin or residence, or for the transit to a third country into which you are certain to be admitted, or you are not in a position to acquire such means lawfully
4. you have already stayed for 90 days during the current 180 days period on the territory of the Member States on the basis of a uniform visa or a visa with limited territorial validity
5. an alert has been issued in the Schengen Information System (SIS) for the purpose of refusing entry
by _____

6. one or more Member State(s) consider you to be a threat to public policy, internal security, public health as defined in Article 2(21) of Regulation (EC) No 399/2016 (Schengen Borders Code) or the international relations of one or more of the Member States)
7. proof of holding an adequate and valid travel medical insurance was not provided
8. the information submitted regarding the justification for the purpose and conditions of the intended stay was not reliable
9. your intention to leave the territory of the Member States before the expiry of the visa could not be ascertained
10. sufficient proof that you have not been in a position to apply for a visa in advance, justifying application for a visa at the border, was not provided
11. revocation of the visa was requested by the visa holder.¹

Remarks:

Comments: The person concerned may appeal against the decision to refuse/annul/revoke a visa as provided for in national law. The person concerned must receive a copy of this document. Each Member State must indicate the references to the national law and the procedure relating to the right of appeal, including the competent authority with which an appeal may be lodged, as well as the time-limit for lodging such an appeal.

Date and stamp of embassy/consulate-general/consulate/of the authorities responsible for checks on persons/of other competent authorities

Date and signature of person concerned

¹ Revocation of a visa based on this reason is not subject to the right of appeal.

Right of appeal

The applicant, a duly authorized representative, his host in Switzerland or an inviting company in Switzerland may appeal to the State Secretariat for Migration (SEM) against a decision of visa refusal within 30 days after notification (Article 6 paragraph 2^{bis} of the Federal Act on Foreign Nationals; FNA, SR 142.20). The appeal must be submitted by letter and in one of the official languages of Switzerland. It must be dated and signed by the appellant, and addressed either to the Swiss diplomatic mission that refused to issue the visa or to the SEM, CH-3003 Bern-Wabern. After advance payment of an administrative fee of CHF 200.-- (Article 63 of the Federal Act on Administrative Procedure, APA, SR 172.021), the SEM shall issue a contestable decision. Advance payment must be made according to the indications of the diplomatic mission or the SEM.

Address in Switzerland for the notification of a formal decision (Optional)

Surname:

First name(s):

Street, No.:

Postal code, City:

The notification of a formal decision on the decline of the appeal is send to the appellant at the above-mentioned address in Switzerland. This helps to simplify the procedure as well as making it faster and more efficient. If no Swiss postal address is given, the appellant receives the notification of a formal decision through the competent Swiss diplomatic mission. In that case, the appellant either receives the notification of a formal decision in person against receipt or by registered mail, to ensure compliance with the appeal period.