

서울출입국·외국인청

Public Notice

Notice is hereby given pursuant to Article 14(4) of the Administrative Procedures Act as the Notice on Non-recognition of Refugee Status failed to be delivered to the recipient below due to the unavailability of the recipient to whom the decision of non-recognition of refugee status was rendered pursuant to Article 18(2) of the Refugee Act.

- Notification Period : 2021.1.26.~2.9.
- Notification Content : Decision of non-recognition of refugee status
- Grounds of Decision : Article 18(2) of the Refugee Act
- Reasons for Decision : The harm you fear does not constitute a form of persecution defined in Article 2(1) of the Refugee Act

No.	Refugee Application No.	Date of Application	Address	Decision
1	HS-BG-19-000305	2019.05.17	Gyeonggi-do	Non-recognition of refugee status
2	OS-BG-19-000094	2019.04.12	Gyeonggi-do	Non-recognition of refugee status
3	SU-BG-20-000625	2020.01.30	Gyeonggi-do	Non-recognition of refugee status
4	SU-BG-20-002928	2020.07.01	Seoul	Non-recognition of refugee status

- If you disagree with this decision, you may appeal to the Minister of Justice within 30 days after the final day of the notification period pursuant to Article 21(1) of the Refugee Act, or file administrative appeal within 180 days after the final day of the notification period pursuant to Article 27(3) of the Administrative Appeals Act. However, pursuant to Article 21(2) of the Refugee Act, you may not file administrative appeal regarding this decision if you have already appealed to the Minister.
- If you disagree with this decision, you may also file an administrative litigation in court within 1 year after the final day of the notification period pursuant to the Administrative Litigation Act.

(Officer in Charge Lee YJ ☎ 02-6908-1345)

2021. 1. 26.

Chief of Seoul Immigration Office

