## Applicant already Bailed & needs a UK Border Agency Address

2a Applicant is an Asylum Seeker or a dependant of an asylum seeker. 1. Applicant was in police or immigration detention and now wishes to apply for a UK Border Agency address having already been Bailed.

2b Applicant is a Failed Asylum Seeker, a dependant of a failed asylum seeker, or has never had an asylum application but is otherwise in detention under any provision in the Immigration Acts.

3a Applicant may apply for section 95 support by submitting an Asylum Support application form. He should flag up the fact that he is currently on bail on the form. UK Border Agency caseworkers should determine whether he is eligible for s95 accommodation. If in the meantime the applicant requests access to Initial Accommodation under section 98, and is eligible for such support, UK Border Agency caseworkers should take account of reporting needs, court hearing locations and location of the surety when allocating an address. In criminal bail cases, caseworker should also consider health and safety issues, nature of offence, and any information from the local Intel Unit. UK Border Agency caseworkers must inform bail authority of the applicant's Initial Accommodation address.

3b Applicant may apply for section 4 support using the standard section 4 application form. He should flag up the fact that he is currently on bail on the form. UK Border Agency caseworkers should determine whether he is eligible for section 4 support.

4a (i) If the applicant is not eligible for section 95 accommodation, a refusal letter should be provided in the usual way. If the applicant has been accommodated in Initial Accommodation under section 98 and is now due to be evicted, UK Border Agency caseworkers should notify the bail authority that this address is no longer available to the applicant

4a (ii) If the applicant is assessed as eligible for section 95 accommodation, he should be considered for dispersal in the normal way. When allocating a dispersal address, **UK Border Agency** caseworkers should take account of reporting needs, court hearing locations and location of the surety. In criminal bail cases, caseworker should also consider health and safety issues, nature of offence, and any information from the local Intel Unit. UK Border Agency caseworkers must inform bail authority of the applicant's dispersal address and any subsequent changes of address thereafter.

4b (i) If the applicant is assessed as eligible for section 4 support, he should be notified of this in the usual way. When allocating a section 4 address, the UK Border Agency caseworker should take account of reporting needs, court hearing locations and location of the surety. In criminal bail cases, caseworker should also consider health and safety issues, nature of offence, and any information from the local Intel Unit. UK Border Agency caseworkers must inform bail authority of the applicant's section 4 address and any subsequent changes of address thereafter

4b (ii) If the applicant is not eligible for section 4 support, a refusal letter should be provided in the usual way. Applicant may not use a section 4 address for bail purposes.

Archived 08-04-2015