ROYAL NORWEGIAN CONSULATE GENERAL

New York

You have not been granted a Schengen visa with multiple entries

Grounds for the decision

The Consulate considers that the conditions for granting a visa are met.

However, we do not consider you to fulfil the requirements for a multiple entry visa

According to Article 24 (2) of the Visa Code, provided that the applicant fulfils the entry conditions set out in point (a) and points (c) to (e) of Article 6(1) of Regulation (EU) 2016/399, multiple-entry visas with a long validity shall be issued for the following validity periods, unless the validity of the visa would exceed that of the travel document:

- (a) for a validity period of one year, provided that the applicant has obtained and lawfully used three visas within the previous two years;
- (b) for a validity period of two years, provided that the applicant has obtained and lawfully used a previous multiple-entry visa valid for one year within the previous two years;
- (c) for a validity period of five years, provided that the applicant has obtained and lawfully used a previous multiple-entry visa valid for two years within the previous three years.

You have not documented to fulfil these conditions in order to be issued a multiple visa and we have therefore issued a visa with the entry and exit dates documented in your submitted documentation.

Right of appeal

You can appeal our decision to grant you a visa with fewer entries than you requested, see the Norwegian Public Administration Act section 28 first paragraph.

You must appeal within three weeks from the date on which you, your authorised representative or your lawyer received the decision or when you should have become aware of the decision, see the Public Administration Act section 29 first paragraph, first sentence.

The appeal must be signed by you, your authorised representative or your lawyer, and should contain information about which decision you are appealing and why you believe the decision you have received is incorrect. The appeal must be written in Norwegian or English. If you have any new information or documentation, you must enclose this.

You can send the appeal to the Consulate by e-mail to <u>nyvisa@mfa.no</u>. The appeal should either be written in the text of the e-mail or be attached as a Word or PDF-file. Other formats or compressed folders are not accepted.

We will review your appeal. We can either overturn our decision or forward your appeal to the Norwegian Directorate of Immigration (UDI) for consideration. If your appeal is sent to the UDI, they will review your appeal again and either reject your appeal or overturn our decision. If the UDI also rejects your appeal, there are no further possibilities of appeal.

In most cases, you have the right to access the documents in your case, see the Public Administration Act sections 18 and 19. A request to access the documents must be sent to us by e-mail to nyvisa@mfa.no.

What happens if you decide to use the visa before we have considered your appeal?

Your appeal will not be considered if you decide to use the visa you have been issued.

When contacting the Consulate you must confirm in writing whether you want to use the visa you have been issued, in which case no appeal will be registered, or whether the issued visa should be cancelled and the appeal processed.

Yours sincerely,

The Visa Section