

International Protection Act 2015 Schedule 1A

International Protection Appeals – Accelerated Procedures

Appeal against a recommendation under section 39(3)(c).

(Recommendation to refuse both refugee and subsidiary protection status).

This form should ONLY be used where the recommendation includes findings under section 39(4)* resulting in use of accelerated appeals procedures.

Please return completed form to the International Protection Appeals Tribunal, 6-7 Hanover Street East, Dublin 2.

Note: If necessary, you may attach additional pages to this form. Each additional page should be signed by you at the bottom.

Part 1: Type of appeal

[1.1] Refugee and Subsidiary Protection Refusal

I wish to appeal against the recommendation of the International Protection Officer under section 39(3)(c) of the International Protection Act 2015 that I should be given neither a refugee declaration nor a subsidiary protection declaration.

Part 2: Applicant's Details	
[2.1] Personal Reference Number (e.g. 123456-16):	
[2.2] Full Name:	
[2.3] Any other Names used:	
[2.4] Date of Birth:/	
[2.5] Address:	
[2.6] Telephone Number(s) (if any):	
[2.7] Nationality:	

[2.8] Details of any dependants included in your appeal:

Name	Date of Birth	Male or female	Relationship to	Personal Ref.
			Applicant	No.

[2.9] Details of any other family	members living in the State:
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Name	Date of Birth	Male or female	Relationship to Applicant	Personal Ref. No.

Note: If you have other family members with a claim for International Protection pending, the Tribunal may decide to hear the appeals together.

Part 3: Applicants under 18 and in the care of Tusla – The Child and Family Agency (if applicable)

3.1] Name and address of Tusia – The Child and Family Agency representa	uve.
[3.2] If you are in the care of a person other than a parent or Tusla – The Cl Agency, please insert here the name and address of that person.	nild and Family

[4.1] [o you have legal representation? Yes: No: (tick a	s appropriate)
[4.2] N	lame and Address of your legal representative:	
[4.3] T	elephone number:	_
[4.4] E	mail address:	
inform you ha	If you instruct a legal representative at a later stage of your appeal, the Tribunal of this immediately and provide the Tribunal with the reve a legal representative, all correspondence in relation to your appearance in the international Protection Act 2015 requires it to be sent direction.	elevant details. I eal will be sent to
Part 5	Grounds of Appeal	
[5.1]	Ground 1:	
[5.2]	Ground 2:	
[5.3]	Ground 3:	· -

recommendation of the International Protection Officer. An appeal is not valid unless it specifies in writing the grounds of appeal.

• If you require more space, documentation should be listed on a separate sheet(s).

Part 6(A): Documentation received by the applicant from the International Protection Office/Minister

Part 8: Application for Extension of Time (if applicable)
[8.1] Please set out the reasons why you were unable to lodge this appeal on time.
Note: If you are submitting this appeal outside of the time limits set out in the International Protection Act (Procedures and Periods for Appeals) Regulations 2017, you must apply for an extension of time within which to lodge your appeal.
Part 9: Authorisation and Confirmation of Applicant [9.1] I confirm that the answers set out in this form are true and correct. Signed: Applicant Date:/
[9.2] I authorise my legal representative to act on my behalf in respect of all matters with the Tribunal and to receive all correspondence and documents relating to my appeal. Signed: Applicant Date:/

Note: This part must be signed by the applicant. Where the applicant is a minor, it should be signed on their behalf by a parent/guardian.

Information note

- Please complete all sections of the attached form that apply to your appeal.
- Correspondence relating to your appeal will be sent to the address previously provided by you to the Minister for Justice unless an alternative address is provided in the attached appeal application form. If you have a legal representative, correspondence in relation to your appeal will be sent to them.
- Your application must specify the grounds upon which your appeal is to be based as provided for in section 41(2)(b) of the International Protection Act 2015.
- Any additional information on which you intend to rely must be submitted with your application (unless previously submitted to the International Protection Officer).
- All documents which you submit should be originals where possible.
- You may withdraw your appeal at any time before the making of a decision by the Tribunal by sending a notice of withdrawal to the Tribunal.
- Your application for appeal may be deemed withdrawn if you fail to attend a scheduled oral hearing or where you are deemed to have failed in your duty to cooperate as provided for in section 45 of the International Protection Act 2015
- This form must be signed by the applicant. It cannot be signed by a legal representative on their behalf.

*Section 39(4) findings

This form should ONLY be used where the recommendation includes one or more of the following findings:

- (a) that the applicant, in submitting his or her application and in presenting the grounds of his or her application in his or her preliminary interview or personal interview or at any time before the conclusion of the examination, has raised only issues that are not relevant or are of minimal relevance to his or her eligibility for international protection;
- (b) that the applicant has made inconsistent, contradictory, improbably or insufficient representations which make his or her claim to be eligible for international protection clearly unconvincing;
- (c) that the applicant has failed without reasonable cause to make his or her application as soon as reasonably practicable having had the opportunity to do so;

protecti	the applicant, for a reason referred to in section 32, is not in need of international ion;	
(e) that	the applicant's country of origin is a safe country of origin.	