

Response to Interlocutory Application - GAP

Use this form to respond to an interlocutory application lodged during an application for referral of a matter to the Guidance and Appeals Panel. If you have any questions about completing this form, call us on 1800 228 333.

We will apply the details we used for your ART case to your GAP case. If any of your personal details change, please contact us on 1800 228 333 to update them.

GAP case number	

Your details

Your name

Section 1 – What type of interlocutory application are you providing a response to?

Select all interlocutory application types the applicant has requested on their referral application to the GAP.

- □ Request for an extension of time to lodge a referral of a matter to the GAP
- □ Request that the Tribunal issue urgent stay orders

□ Request to give in-person evidence

Section 2 – Do you support the interlocutory application/s?

Complete your response for each interlocutory application made by the applicant

Request for an extension of time

I think the Tribunal should extend the time to lodge the referral application to the GAP
I **do not** think that the Tribunal should extend the time to lodge the referral application to the GAP

□ Not applicable

Please state the reasons why you support or oppose the applicant's request for an extension of time to lodge the referral application to the GAP.



Request that the Tribunal issue urgent stay orders

□ I think the Tribunal should issue urgent stay orders as requested

 $\hfill\square$ I do not think that the Tribunal should issue urgent stay orders as requested

□ Not applicable

Please state the reasons why you support or oppose the applicant's request for the Tribunal to issue urgent stay orders below.

Request for in-person evidence

□ I think the applicant should be given the opportunity to provide in-person evidence

- □ I **do not** think the Tribunal should allow in-person evidence
- □ Not applicable

Please state the reasons why you support or oppose the applicant's request for inperson evidence below.

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Section 3 – Documents

Are there any documents you have **not** already provided to the Tribunal which you would like to provide as part of your reply? If yes, please list the names of the documents below and provide a copy of them with this form.

SIGNATURE

Signature	Date	C	dd	/	mm	I уууу	

Print name

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Privacy Notice

Collection of information

The Tribunal collects personal information, including sensitive information about you, that is directly related or reasonably necessary for the President to decide whether to refer the matter to the Guidance and Appeals Panel (Panel).

If the President refers the matter to the Panel, the Tribunal may collect personal information, including sensitive information, about you that is reasonably necessary for, or directly related to, the conduct of the review by the Panel.

How information is collected

The information will be collected in this form and from documents collected for the purpose of the earlier proceeding in which the decision that may be referred was made.

If the President refers the matter to the Panel, further information may also be collected from: you; the original decision-maker; other parties to the review and other government or non-government bodies or people; and publicly available sources. Publicly available sources include websites and social media.

The Tribunal may also collect information where documents are given to it under a summons and are taken into evidence. Documents given under a summons that are not taken into evidence will be destroyed or returned after the review is finalised.

Use and disclosure of information

The Tribunal will only use this information for purposes related to this application, or related reviews under the <u>Administrative Review Tribunal Act 2024</u> and purposes authorised under the <u>Privacy Act</u> <u>1988</u> and other Australian laws.

The Tribunal may use personal contact information for its customer surveys to improve its services.

The Tribunal may disclose the information to parties to the review, including the department, organisation or person who made the original decision.

A copy of this form and any accompanying documents will be provided to the other parties to the earlier proceeding.

Publication of decisions

The Tribunal is generally required to publish decisions made by the Panel, unless a confidentiality order has been made or a law prohibits publication of the decision or information contained in it. For more information about confidentially visit <u>Privacy and confidentiality at the ART</u>.

Privacy Policy

For more information about privacy in the Tribunal, including how to make complaints, see the <u>Privacy</u> <u>Policy</u>.