Notice of Appeal/Petition Non-refoulement Claim

(**Important**: Insofar as a non-refoulement claim includes a torture claim as defined by Part VIIC of the Immigration Ordinance, Cap. 115, Laws of Hong Kong (the "Ordinance"), this form serves as a notice of appeal specified by the Chairperson of the Torture Claims Appeal Board pursuant to section 37ZS of the Ordinance. An appeal/petition which is filed with the Torture Claims Appeal Board/Non-refoulement Claims Petition Office must use this form or it will not be accepted as a valid notice of appeal/petition.)

You must read the following instructions carefully before completing this Notice of Appeal/Petition ("this Notice"):

- You must lodge your appeal/petition within 14 days after notice of the decision is given to you by an immigration officer. If this Notice is filed after the expiry of the 14-day period, you must apply for late filing and include a statement of the reasons in Section 5 of this Notice, which must be accompanied and supported by documentary evidence. The Torture Claims Appeal Board ("the Board")/ Adjudicator of the Non-refoulement Claims Petition Office ("the Petition Office") will decide and inform you whether or not it will allow the late filing of this Notice.
- This Notice should be completed in English (block letters) or Chinese.
- You must fill in ALL sections. Write 'N/A' if any part is not applicable. Where there is a check box \square , put a check ($\sqrt{}$) in it to show your answer.
- It is important that you include ALL information you wish the Board/ Adjudicator to consider in this Notice as you may not be allowed to submit further information subsequently unless with the permission of the Board/Adjudicator.
- If you need more space to fill in your information, you should do so on additional sheet(s) of paper by indicating clearly the section to which the information refers.
- Pursuant to section 42(1)(a) of the Ordinance, any person who makes or causes to be made to the Board any statement or representation which he knows to be false or does not believe to be true shall be guilty of an offence.
- Please keep a copy of the completed Notice for your own use. Send the ORIGINAL of this Notice together with (i) a copy of the notice of the decision of the immigration officer being appealed/petitioned against; and (ii) other supporting documents (if any) by post or by hand to the following address:

Torture Claims Appeal Board/Non-refoulement Claims Petition Office, Rooms 3007-10, 30/F, Immigration Tower, 7 Gloucester Road, Wanchai, Hong Kong

- If a hearing is required, the Board/Petition Office will inform you of the details of the hearing in writing. However, if the Board/Adjudicator is satisfied that your appeal/petition can be justly determined without a hearing having regard to the material before it and the nature of the issues raised, the Board/Adjudicator will determine the appeal/petition without a hearing. If the Board/Adjudicator decides to determine your appeal/petition without a hearing, no further notice will be given to you before the determination, unless the Board/Adjudicator directs otherwise.
- The Board/Petition Office will send written communications to your last known address or that of your legal representative. It is therefore important that you keep the Board/Petition Office updated on any such changes and notify the Board/Petition Office in writing of any changes of telephone number, correspondence address or legal representative.
- The Board/Adjudicator may confirm or reverse the decision of the immigration officer and will give reasons in writing after the appeal/ petition has been determined. The Decision of the Board/Adjudicator is final.
- The information provided in this Notice and in the proceedings of the appeal/petition will be used for arriving at a Decision upon your appeal/ petition and will not be disclosed to any government or country in respect of which you make a non-refoulement claim on any applicable grounds, including risk of torture under Part VIIC of the Ordinance; risk of violation of your absolute and non-derogable rights under the Hong Kong Bill of Rights (e.g. right to life under Article 2 and right not to be subjected to torture or cruel, inhuman or degrading treatment or punishment under Article 3) as set out under section 8 of the Hong Kong Bill of Rights Ordinance, Cap. 383; or risk of persecution with reference to the non-refoulement principle under Article 33 of the 1951 Convention Relating to the Status of Refugees and its 1967 Protocol, unless you give an express consent to such disclosure. Notwithstanding the aforesaid, the information may be disclosed to other government departments/bureaux of the Hong Kong Special Administrative Region, agencies, international organisations or other bodies if such information is necessary for immigration or nationality purposes, or to enable them to carry out their functions, or to secure entry facilities for repatriation should the appeal/petition fail.

Section 1: Personal Information

| (A) | Surname or Family Name: | | | |
|-----|---|----------|------------|------|
| (B) | Given Name: | | | |
| (C) | Date of Birth: | / Day | / Month | Year |
| (D) | Gender: | Male | Female | |
| (E) | Nationality or Citizenship: (If more than one, state all) | | | |
| (F) | Language(s) Spoken: | | | |
| (G) | Day Time Contact Telephone Number: | | | |
| (H) | Residential Address: | | | |
| | | | | |
| | Correspondence Address (if different from above): | | | |
| | | | | |
| (I) | Non-refoulement Claim Reference Number with the Immigration Department: | | | |

(J) Are you accompanied by any members of your family in this appeal/petition?

| Yes | |
|-----|--|
| 100 | |

No 🗌

If yes, please provide details:

| Name | Relationship | Date of Birth |
|------|--------------|---------------|
| | | |
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(K) Do you have any special needs (e.g. a signer or an interpreter of the preferred gender)?

| Yes | (Please specify: | |
|------|------------------|---|
| | |) |
| No 🗌 | | |

Section 2: Appeal/Petition

(A) I appeal/petition against the decision of the immigration officer as contained in the attached notice of decision.

Note: This Notice must be accompanied by a copy of the notice of the decision being appealed/petitioned against before the appeal/petition can be further processed.

(B) Grounds of Appeal/Petition:

You must set out ALL grounds of your appeal/petition. Please give reasons in support of these grounds – that is, why you disagree with the decision of the immigration officer being appealed/petitioned against. Where appropriate, please refer to the specific paragraphs of the immigration officer's written decision and/or country of origin information materials relied upon. Give as many details as possible. Use additional sheets of paper if necessary.

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It is your responsibility to establish your case. You must ensure that all information, evidence, and submissions that you wish to be considered in support of your appeal/petition are provided to the Board/Petition Office together with this Notice. You should note that as the Board/Adjudicator has the power to review the merits of the case, it may consider the same evidence that was before an immigration officer. The Board/Adjudicator may also consider evidence that was not before an immigration officer if (a) the evidence relates to matters that have occurred after the decision being appealed/petitioned against was made; (b) the evidence was not reasonably available before the decision being appealed/petitioned against was made; or (c) the Board/Adjudicator is satisfied that exceptional circumstances exist that justify the consideration of the evidence.

If you are sending any other documents with this Notice to support your appeal/petition, **please list them here** (please provide English or Chinese translation of any evidence or documents which is/are in other languages):



Section 3: Details of Legal Representative

| (A) | Do you have a legal represe appeal/petition? | ntative to assist/represent you in lodging this |
|-----|--|---|
| | Yes | No 🗌 (Go to Section 4) |
| (B) | Name of the Representative: | |
| (C) | Name of the Representative's Legal Firm (if applicable): | |
| (D) | Telephone Number: | |
| (E) | Correspondence Address: | |
| | | |
| | | |
| (F) | Email Address: | |
| (G) | Fax Number: | |

Section 4: Hearing (if required by the Board/Adjudicator)

If the Board/Adjudicator decides that a hearing will be held to determine your appeal/petition, a hearing will be arranged. The hearing will be held in private unless the Board/Adjudicator directs otherwise. A notice of hearing setting out the date, time and place will be served on you not less than 28 days before the date of hearing.

(A) If a hearing is arranged, will you have any witness(es)?

Yes 🗌 No 🗌

If yes, please list details of all witnesses attending the hearing and ask each of them to prepare a witness statement (the witness statement should include the witness's full name, address and contact telephone number(s) and set out facts only, not opinions or legal submissions, and should be submitted together with this Notice).

| Name of Witness | Relationship | A short description of the evidence to be given |
|-----------------|--------------|---|
| | | |
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(B) Do you or your witness(es) require an interpreter?

Yes [] (Please specify the language/dialect needed:

No 🗌

Section 5: Application for Late Filing of Notice of Appeal/Petition

A person who wishes to appeal/petition against the decision of the immigration officer must file this Notice within 14 days after notice of such decision is given to him. If you are filing this Notice after the expiry of the aforesaid 14-day period, you **must include below a statement of the reasons for late filing**. You must also submit relevant documentary evidence in support of such reasons.

Section 6: Declaration by Appellant/Petitioner

I declare that:

- I verily believe that the information I have supplied on or with this Notice is complete, correct and up-to-date in every detail.
- I understand that the Board/Adjudicator may determine an appeal/petition without a hearing if, having regard to the material before it and the nature of the issues raised, the Board/Adjudicator is satisfied that the appeal/petition can be justly determined without a hearing.
- I undertake to promptly inform the Board/Petition Office of any changes of my telephone number and correspondence address while my appeal/petition is being processed.

Appellant/Petitioner's Signature:

Appellant/Petitioner's Name:

Date: