

Transitional Arrangement

For appellants who have filed a torture claim appeal under Part VIIC and Schedule 1A of the Immigration Ordinance (Cap. 115) (“the Ordinance”), their appeals will continue to be processed as usual without being affected by the commencement of the Unified Screening Mechanism. For appellants who have also made non-refoulement claims with the Immigration Department based on applicable grounds other than torture risk under Part VIIC of the Ordinance, they may make an application to the Torture Claims Appeal Board (“the Board”) for an adjournment of the appeal proceedings pending the results of such claims from the Immigration Department if they consider appropriate. The Board has individually notified all appellants of the relevant transitional arrangements. For details/enquiries, please refer to the letter issued by the Board to the appellants or contact the Secretariat.