



GRIEVANCE RESOLUTION REGULATIONS 2012

Prescribed Form 01

APPLICATION FOR DETERMINATION

Please PRINT using a black or blue ball point pen. PLEASE COMPLETE

1. APPLICANT DETAILS

Applicant Name:

Contact name and title:
(If applicant is an entity)

Address for service of notices:

Telephone:

Mobile:

Fax:

Email:

If your answer is yes, please name that party:

Name:

Contact name and title:
(If affected party is an entity)

Address for service of notices:

Telephone:

Mobile:

Fax:

Email:

2. TYPE OF APPLICATION

FFA Disciplinary Committee FFA Appeal Committee

Explanatory notes:

The FFA Disciplinary Committee determines Grievances arising from a sanction imposed or decision made by FFA under FFA Statutes or that relate to FFA controlled events, such as National Championships, National Teams or the A-League.

The FFA Appeal Committee hears appeals from the FFA Disciplinary Committee and eligible appeals from a Member Federation Appeal Committee.

3. RESPONDENT DETAILS

Respondent Name:

Contact name and title:
(If respondent is an entity)

Address for service of notices:

Telephone:

Mobile:

Fax:

Email:

IF THERE ARE FURTHER PARTIES YOU WANT TO BE RESPONDENTS, PLEASE PROVIDE THEIR DETAILS ON A SEPARATE PAGE:

I have attached further Respondents: Yes No

4. AFFECTED PARTY

Is there another party potentially directly affected by your application? Yes No

Explanatory Notes:

Your application for relief may have consequences for another party. For example, if you allege, your club should have been awarded 3 points for a match, the opposing club would have a real interest in the hearing. FFA is concerned to ensure such an affected party is aware of your application and is provided with an opportunity to be heard.

IF THERE ARE FURTHER PARTIES YOU WISH TO BE LISTED AS AFFECTED PARTIES, PLEASE PROVIDE THEIR DETAILS ON A SEPARATE PAGE

I have attached a further list of Affected Parties: Yes No

5. DOES FFA HAVE THE JURISDICTION TO HEAR THIS MATTER?

FFA's jurisdiction is as specified in Part V of the FFA Statutes. Essentially, FFA Judicial Bodies have jurisdiction to hear the following matters:

(a) Appeals from an FFA decision or sanction made under or in relation to the FFA Statutes, including National Registration Regulations and National Code of Conduct;

(b) Competitions or teams under FFA's control, including National Championships, National Leagues (such as the A-League) and National Teams; or

(c) Appeals from a Member Federation Appeal Committee (once those procedures have been fully exhausted) if it involves a fine of more than \$3,000 or a match suspension of more than 6 matches.

Are there further avenues of appeal from the decision within the regulations or rules of the body whose decision is being appealed? Yes No

If your answer is 'yes', these must be exhausted before you can proceed any further with your application to the FFA.

6. DATE GRIEVANCE AROSE

Insert date subject matter of Grievance arose: / /

Explanatory Notes:

Ordinarily, you must bring your application within 2 years of the date the Grievance arose (see further clause 23 of the Grievance Resolution Regulations).

8. RELIEF SOUGHT

Please describe the relief you are seeking from the Judicial Body.

If necessary, continue in an annexure:

9. URGENCY

Are there grounds for suggesting that these proceedings should be heard on an urgent basis? For example, is there an upcoming match that requires these proceedings to be finalised beforehand, or any other reason for urgency?

Yes No

If 'yes', please describe below the basis for the urgent hearing of the matter and the requested timeframes:

10. DO YOU REQUIRE A STAY OF EXECUTION OF THE DECISION APPEALED FROM?

Yes No

If 'yes', please describe below the reasons for your application for a stay of execution.

Explanatory notes:

A Judicial Body has the power to have a sanction lifted pending the hearing of the appeal (see clause 14 of the GRR). For example, the decision appealed from may have included orders that prevent you from participating in a major competition.

11. TIMEFRAMES AND COSTS

Clause 6 of the Grievance Resolution Regulations provides the timeframes under which this Application Form must be lodged with FFA.

Please be aware of clause 15 of the GRR as costs may be awarded against you if you are unsuccessful in your application. These costs may include the legal and other fees of the Respondent, and any Affected Parties.

12. ARBITRATOR

FFA will appoint Arbitrators based on the subject matter of the Grievance, the expertise of the Arbitrators and their availability.

13. INSTRUCTIONS FOR LODGING APPLICATION

The Application Fee payable under clause 5 of the Grievance Resolution Regulations is non-refundable and must be lodged at the time of making this application.

You should address any correspondence, applications or other general queries to the Administrator at the address below:

Football Federation Australia
Level 22, 1 Oxford Street
DARLINGHURST NSW 2010
Ph: (02) 8020 4000
Fax: (02) 8020 4100

FFA Bank Account details

Payment of the Application Fee can be made by cheque or directly into the FFA bank account. Please file receipt of payment into this account with the Administrator with this Application Form.

Bank: National Australia Bank

Bank Address: 255 George Street, Sydney 2000, NSW, Australia

Account Name: Football Federation Australia Limited

Account Number - 562 584 036

Branch/Swift Code – 082 057

14. SIGNATURE OF APPLICANT

I warrant that the information contained in this Application Form is true and correct.

Signed:

Date:

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Position: