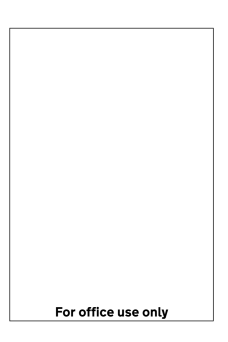
Upper Tribunal Immigration and Asylum Chamber

Application for judicial review

Fee: £174



This form **must** be used for making an application for judicial review in the Upper Tribunal Immigration and Asylum Chamber (UTIAC).

- You must complete every section. If you need more space, continue in Section 10 or on another sheet of paper, marking clearly which section the information relates to.
- You must ensure Section 11 is signed and Section 12 is completed.
- Read pages 16 20 of this form regarding fees, forms and **service**
- If your contact details change at any time during the proceedings, it is your responsibility to update the Tribunal and the other parties.
- You are encouraged to seek legal advice before making your application for judicial review.
- All forms are available at www.gov.uk/government/collections/
 immigration-and-asylum-chamber-upper-tribunal-forms

When should I file my application for judicial review?

- Your application must be made promptly and must be sent or delivered to the Tribunal so that it is received **no later than 3 months** after the date of the decision, action or omission challenged.
- An application challenging a decision of the First-tier Tribunal Immigration and Asylum Chamber (FtTIAC) may be made later than the time given above if it is made within 1 month after the date on which the First-tier Tribunal sent written reasons for the decision; or notification that an application for the decision to be set aside has been unsuccessful.

Before you begin your application

Before sending your application to the Upper Tribunal Immigration and Asylum Chamber you must check it is the correct place to make your application, **and** you are sending it to the correct Upper Tribunal regional office.

If you are **challenging the lawfulness of detention** (except if you are challenging a decision in relation to bail) your case falls within the jurisdiction of the **Administrative Court**, **not** the Upper Tribunal. Use the forms for the Administrative Court and issue your application there.

If you are **challenging a removal** you **must** comply with Part 5 of the Practice Direction, 'Immigration Judicial Review in the Immigration and Asylum Chamber of the Upper Tribunal', available at www.judiciary.uk/wp-content/uploads/2013/11/utiac-immigration-claim-01112013.pdf

• •		Dur application? The application will usually be which is closest in connection to you (the applicant).
London	Leeds	Cardiff

Manchester

Birmingham

Section 1 - Details of the Applicant(s)

Name(s) of Applicant(s) and date(s) of birth

1.1

	Name		Date of bir	rth	
	A		Day	Month	Year
	В				
	С				
	D				
1.2	Home Office reference(s)				
	A	В			
	С	D			
	Postcode				
1.4	Phone				
1.5	Email address			email a you and	5: We will use the ddress to contact I to send documents more quickly.

1.0	if different from above	
	Postcode	
1.7	Previous UTIAC reference number(s), if any	Note 1.7: This will help the tribunal and other party(ies) to have all the relevant documents.
Sed	ction 2 – Legal representation	
2.1	Do you have legal representation?	
	Yes. Complete the questions below.	
	No. Go to Section 3	
2.2	How is your representative authorised?	Note 2.2: Rule 11(5A)
	Solicitor	states the representative must be authorised to
	Barrister with a licence to conduct litigation	conduct litigation in the High Court under the
	Other – please specify	Legal Services Act 2007.
2.3	Name and organisation	Note 2.3: Documents
	Legal representative's name	served on this person/entity will be treated as served on the applicant, pursuant to Rule 11(4).
	Name of organisation	

Post	code	е			

- **2.5** Phone
- **2.6** Email addresses for the organisation

for the representative

Section 3 - Details of the Respondent(s)

If the respondent is the Secretary of State for the Home Department or the First-tier Tribunal then you need only tick the relevant box. Refer to the addresses for those parties in the notes at the end of this form and ensure you provide a **sealed** (stamped) copy of the application to the address(es) given there.

The Secretary of State for the Home Department (the Home Office).	than one respondent, complete the second respondent's name and
The First-tier Tribunal Immigration and Asylum Chamber.	contact details in Section 10
Another person/organisation – please complete their details in this section.	
Name of respondent	
Address	
Postcode	
Phone	
Email address	

Section 4 - Details of other interested parties

Email address

An interested party is any other person/organisation directly affected by the decision under challenge. If you are challenging a First-tier Tribunal decision, you should name the Secretary of State for the Home Department as an interested party.

4.1	Are there any interested parties in this case? Yes	Note 4.1: If there is more than one interested party, please complete the second
	No. Go to Section 5	interested party's name and contact details in section 10.
1.2	Who is the interested party in your case?	
	The Secretary of State for the Home Department (the Home Office).	
	The First-tier Tribunal Immigration and Asylum Chamber.	
	Another person/organisation – please complete their details in this section.	
	Name of the Interested party	
	Address	
	Postcode	
	Phone	

Section 5 – Details of the decision(s) to be judicially reviewed

What decision(s) made by the Respondent are you asking the tribunal to review?	
Date(s) of decision(s)	
Is the application exceptionally urgent, and/or does it need to be determined within a certain timescale? Yes. You must also complete form UTIAC4 and file it with your application. No	Note 5.3: You can find form UTIAC4 online at www.gov.uk/government/collections/immigration-and-asylum-chamber-upper-tribunal-forms
ction 6 – Jurisdiction of the Upper Tribunal and procedure	
Does the application challenge removal? Yes. You will also need to complete form UTIAC4. No	
Do you have a Civil Legal Aid certificate? Yes No	Note 6.2: If you answer no, you are encouraged seek legal advice and apply for civil legal aid (if appropriate) straightaway.
	Date(s) of decision(s) Is the application exceptionally urgent, and/or does it need to be determined within a certain timescale? Yes. You must also complete form UTIAC4 and file it with your application. No Ction 6 – Jurisdiction of the Upper Tribunal and procedure Does the application challenge removal? Yes. You will also need to complete form UTIAC4. No Do you have a Civil Legal Aid certificate? Yes

6.3	Have you complied with the Pre-Action Protocol? Yes No. You must provide reasons. Reasons set out below Reasons attached	Note 6.3: Pre-Action Protocol related guidance can be found in The Administrative Court Judicial Review Guide (www.gov.uk/government/ publications/administrative- court-judicial-review-guide)
6.4	Is the application for judicial review made in time? Yes No. You must apply to extend the time. Complete Section 8	Note 6.4: If you are not sure please refer to the guidance note on page 1 of this form.
6.5	Is a litigation friend required in this case? Yes. Complete Section 8 No	Note 6.5: If any applicant is under 16 years old or in certain other circumstances where an applicant lacks capacity, the applicant will need to apply for a litigation friend to conduct proceedings on their behalf. Page 8

Section 7 - Details of the application for judicial review

	judicial review
7.1	Give a detailed statement of the facts and grounds explaining why the decision mentioned in questions 5.1 and 5.2 should be reviewed by the tribunal. These should be written as a numbered list. You should refer to any supporting documents if you have them.
	The statement of facts and grounds are
	Set out in the box below
	Attached

7.2	Which of the following remedies are you seeking from the tribunal?	Note 7.2: Further guidance
	a mandatory order	can be found in The Administrative Court
	a prohibiting order	Judicial Review Guide
	a quashing order	(www.gov.uk/government/ publications/administrative court-judicial-review-guide)
	☐ a declaration	
	A claim for damages may only be included if you are also seeking one of the remedies above.	
7.3	How are details of the remedy you are seeking being provided? Set out in the box below	
	Attached	

		you wish to make, such as for to stay a removal, that is	
Yes. Give de	tails below		a separate form and wi usually incur a separat
No. Go to S	ection 9		
	in the box below		Any urgent application a stay on removal should be made on form UTIA (see Section 5).
Attached	a		(see seedion o).

Section 9 - Supporting documents

Please complete this checklist in full so that the Upper Tribunal knows which documents to expect.

If you intend to provide a document later, please explain this in the space provided.

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$\boldsymbol{\nu}$	HOL GELAY	TILLING VOUL	ctaiiii because	you do not nave	all life accui	HEHLS VEL

Statement of facts and ground relied on	included	attached	
A copy of the decision under challenge		attached	
Application to extend time for filing the claim	included	attached	not applicable
Applications for any other directions	included	attached	not applicable
Evidence for the application for judicial review		attached	not applicable
Evidence for any other applications made		attached	not applicable
A copy of the Civil Legal Aid certificate		attached	not applicable
A copy of any removal directions and copies of any documents served with removal directions, including any immigration factual summary		attached	not applicable

If there is a supporting document that you intend to provide later, please state what it is, the date you expect it to be available and the reason why it is not available below. When you send the late document(s) to the tribunal you must also make a paid application for permission to rely on them using form **UTIAC6** or **UTIAC7**.

Section 10 - Additional information

10.1 If there is any other information you wish to add to this application, or

∟ Addı	tional informat	ion set out belo	OW		
Addi	itional informat	ion attached			

Section 11 - Statement of truth

I understand that proceedings for contempt of court may be

brought against anyone who makes, or causes to be made, a false

statement in a document verified by a statement of truth without an honest belief in its truth. **I believe** that the facts and matters stated in this application are true and complete. tick this box. The applicant believes that the facts and matters stated in this application are true and complete. I am authorised to conduct litigation in the High Court and am authorised by the applicant to sign this statement. **Signature** Act 2007. **Applicant** Litigation friend Legal representative Name of firm (if applicable) Name of legal representative (if applicable) If signing on behalf of firm or company give position or office held **Date** Day Month Year

This section must be completed in full, otherwise the application/ form is not valid and it will be returned to you.

If the applicant does not have a legal representative

If the applicant has a legal representative tick this box.

Rule 11(5A) requires the representative to be authorised to conduct litigation in the High Court under the Legal Services

Section 12 - Tribunal fee

The fee due for this application is

What you need to pay

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			£17	4											
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	 I have applied for Help with Fees online and my reference number is 														
			Н	W	F										
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before the expiry of any deadlines in your case.

If you cannot afford the tribunal fee

You may not have to pay a fee, or you may get some money off it if you only have a small amount of savings and investments, receive certain benefits or are on a low income. You can apply for help with court and tribunal fees online at www.gov. uk/help-with-court-fees or through the 'EX160 Apply for help with fees' form and 'EX160A - How to apply for help with fees' guidance.

Prepayment – This can be via a bank transfer, please contact the Upper Tribunal's regional office for details.

Card payments - this can be taken over the phone if your case is in Birmingham, Manchester, Leeds or Cardiff.

By post or DX – cheque, banker's draft or postal order.

In person – cash, credit/ debit card or one of the ways listed above.

Fee account – a way for solicitors, local authorities and other regular users to make payments relating to civil and family cases.

Fees in the Upper Tribunal

- You will need to pay a fee to start your case and additional fees at each stage as your case progresses and in time. Failure to do so, may lead to the proceedings being struck out. Case management directions/interim applications by either party will also incur a fee.
- \bullet For guidance on forms, fees and stages in the proceedings see pages 18 20 in this form
- All forms are available at www.gov.uk/government/collections/immigration-and-asylum-chamber-upper-tribunal-forms
- If you cannot afford the fees you may apply for help with fees. Please see www.gov.uk/get-help-with-court-fees
- Fees are paid to the Tribunal and do not include any costs it may order you to pay to the other party/parties.
- Fees are from the Upper Tribunal (Immigration and Asylum Chamber) (Judicial Reviews)
 (England and Wales) Fees Order 2011 (amended by SI/2013/2069, SI/2013/2302,
 SI/2014/878, SI/2016/402 & SI/2016/807, SI/2024/476), available at www.legislation.gov.uk

What to do next

If you are **legally represented, you must** send this form and any supporting documents using the HM Courts and Tribunals E-Filing service.

For those that are **not legally represented**, the **preferred method** is the E-filing service. Alternatively, unrepresented applicants can **email or send** the signed and completed form with the **appropriate arrangements for payment of the fee** and any supporting documents to the Upper Tribunal's regional office which is closest in connection to the applicant. Contact details for all the hearing centres are provided below:

London Email utiacjudicialreviewapplications@justice.gov.uk

Post Upper Tribunal, Field House, 15–25 Breams Buildings, London EC4A 1DZ

Birmingham Email utiac.birmingham@justice.gov.uk

Post Civil Justice Centre, Priory Courts 5th floor, 33 Bull Street, Birmingham B4 6DS

Cardiff Email utiac.cardiff@justice.gov.uk

Post Civil Justice Centre, 2 Park Street, Cardiff CF10 1ET

Leeds Email utiac.leeds@justice.gov.uk

Post Leeds Combined Court Centre, 1 Oxford Row, Leeds LS1 3BG

Manchester Email <u>utiac.manchester@justice.gov.uk</u>

Post Civil Justice Centre, 1 Bridge Street West, Manchester M60 9DJ

How to use HM Courts and Tribunals E-Filing service

To register and access the E-Filing Service, go to: https://efile.cefile-app.com/login.

For guidance, support and information about the E-Filing Service, go to: www.gov.uk/guidance/ https://www.gov.uk/guidance/

Next steps

The Upper Tribunal will check this form and let you know if you need to provide any more information. Once you have received a **sealed** (stamped) copy, you **must** also immediately provide the same to all other parties, together with any supporting documents and draft order(s).

Service

- Within 9 days of making the application for judicial review you must:
 - (1) Provide a copy of the **sealed** form (stamped), together with any supporting documents to each Respondent and interested party in your case; and
 - (2) Provide a written statement to the Upper Tribunal explaining how and when you provided the documents to the other parties. Use form **UTIAC2** for this.
- Failure to comply with this requirement may lead to your application for judicial review being struck out.
- If the Secretary of State for the Home Department (Home Office) or the First-tier Tribunal Immigration and Asylum Chamber are parties to your case, you must use the email address or postal address below to serve them.

Secretary of State for the Home Department

Litigation Allocation Unit 6 New Square, Bedfont Lakes Feltham Middlesex

TW14 8HA

Email: <u>UKVIJudicialReview@homeoffice.gov.uk</u>

First-tier Tribunal Immigration and Asylum Chamber

Customer Investigations Team Operations Directorate HMCTS, Post Point 5.12 102 Petty France London SW1H 9A I

Email: Litigation_Team_C@justice.gov.uk

Forms and fees for users

The Upper Tribunal Immigration and Asylum Chamber has updated its forms. This table explains when to use each form and the relevant fee due. If you are unsure of which form to use, please seek legal advice or contact the Upper Tribunal centre responsible for your case.

Form name	Previous name	Fee	Use
UTIAC1: Application for permission for judicial review	T480	£174	This is the form an applicant should use to start their case and apply for permission (also known as a claim form).
UTIAC2: Written statement - Rule 28A(2)	T485	No fee	The applicant must inform the Tribunal that they have provided sealed (stamped) copies of the application for judicial review on all other parties within 9 days of making the application (case may otherwise be struck out for non-service).
UTIAC3: Acknowledgment of Service	T482	No fee	A respondent or Interested party must use this form to file an Acknowledgment of Service.
UTIAC4: Urgent consideration with form UTIAC1	T483	No fee	For the applicant to apply for urgent consideration alongside filing an application for judicial review.
UTIAC5: Urgent consideration without form UTIAC1	T484	£290	For any party to apply for urgent consideration at any time after the application on UTIAC1 has been issued.
UTIAC6: Application notice – without consent	T484	£290	To apply for any case management direction(s) or order(s), such as to reinstate proceedings or when the other party(ies) have not agreed to the application.
UTIAC7: Application notice – with consent	T484	£114	To apply for any case management direction(s) or order(s), where the other party(ies) have agreed. Use form UTIAC9 (no fee) to make an application for an adjournment if the hearing is at least 14 days away.
UTIAC8: Application notice – attendance of a witness	T484	£57	To apply for a summons or an order for a witness to attend the Tribunal.
UTIAC9: Apply for an agreed adjournment: 14+ days' notice	T484	No fee	To apply for an adjournment when all parties agree to the adjournment, and the hearing is at least 14 days away.

UTIAC10: Notice of withdrawal of all or part of a party's case	None	No fee	To give written notice to the tribunal if the applicant wants to withdraw all or part of their case. If all parties agree to the withdrawal and any other terms (for example, costs), file a draft consent order with the tribunal instead, which has been signed by all parties (a fee of £114 will also apply).
UTIAC11: Application to reconsider permission Rule 30(4)	86B	£438	To apply for reconsideration of permission at a hearing where it has been refused on the papers (a 9 days time limit applies, from the date the tribunal's decision refusing permission was sent).
UTIAC12: Fee following grant of permission on papers	None	£874	For the applicant to pay the fee to continue the proceedings when they have been granted permission to apply for judicial review on the papers. If the applicant has already paid £438 towards the case, use form UTIAC13 instead.
UTIAC13: Fee following grant of permission at a hearing	None	£436	For the applicant to pay the fee to continue the proceedings when they have been granted permission to apply for judicial review following an oral permission hearing. The applicant should have already paid £438 towards the case. If not, use form UTIAC12 .
UTIAC14: Application for permission to appeal to the Court of Appeal	None	£114	To apply for permission to appeal to the Court of Appeal.
UTIAC15: Request for copies of documents from the Tribunal	None	£10 min.	To request copies of documents which are on the tribunal file. £10 is the minimum fee, the tribunal will tell you what the final fee will be before copying the documents.
UTIAC16: Change in representation	T486	No fee	To notify the tribunal that a new legal representative is instructed, or that a previous legal representative is no longer instructed.

The Judicial Review Process in the Upper Tribunal Immigration and Asylum Chamber

This is a brief guide to the judicial review process and fees. It reflects the Tribunal Procedure (Upper Tribunal) Rules 2008 (as amended), available at www.gov.uk/government/publications/upper-tribunal-procedure-rules.

The party(ies) must carefully check any correspondence or decision sent by the Tribunal to ensure they know the next step in the case and any deadline. The deadlines below are for information only and may differ from those ordered by the Tribunal. Party(ies) are encouraged to seek legal advice from a solicitor or barrister.

