

# Firefighters' Pension Scheme Circular

Circular Number:	FPSC 9/2010	Date Issued:	17 <sup>th</sup> December 2010
Action:	For Information		
Title:	Appeals to the Board of Medical Referees:		
	Processing of Medical Appeals		
Issued by:	Martin Hill Workforce Pay and Pensions Division		
Summary:	medical appeals	under the contract v	the arrangements for processing with Health Management Limited for
managing Boards of Medical Referees; and the revision of forms necessary in support of this.			ees; and the revision of forms as
	This circular rep	laces FPSC 1/2010, v	vhich should be destroyed.

#### Addressed to:

The Clerk to the Fire and Rescue Authority

The Chief Fire Officer

#### Please Forward to:

Pension and human resources managers

Treasurers

**Finance Directors** 

Members of the FPS, NFPS and those entitled to benefits under the FCS

#### **Enquiries:**

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**Medical Appeals** 

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Firefighters' Pension Scheme Website: www.communities.gov.uk/firepensions

#### 1. Handling of Medical Appeals

- 1.1 In FRSC 8/2010, I advised that a number of staff changes were being made in the Firefighters' Pension Team and that some of the support that the Team has been able to give to administrators will no longer be available. This circular sets out the changes which will need to be made to the handling of medical appeals.
- 1.2 With immediate effect, DCLG will no longer act as an intermediary between HML, who have the contract to provide Boards of Medical Referees, and appellants and responding fire and rescue authorities.
- 1.3 In future, the papers listed in paragraph 6.11 of the annex to this circular (Procedure for Processing Medical Appeals) must be sent direct to HML: at:

Boston House 2<sup>nd</sup> Floor 63-64 New Broad Street London EC2M 1JJ

- 1.4 Board reports will be issued by HML direct to the appellant and the responding authority. Copies will also be sent to DCLG as part of the contract monitoring process. It will be normal practice for reports to be issued in electronic format only and hard copies will only be issued when an appellant requests it.
- 1.5 HML will invoice the fire and rescue authority and settlement should be made direct to HML. Any dispute will be between the authority and HML.
- 1.6 FPSC 1/2010 is cancelled and copies should be destroyed.

Martin Hill

#### PROCEDURE FOR PROCESSING OF MEDICAL APPEALS

#### 1. INTRODUCTION

- 1. 1 This circular replaces Firefighters' Pension Scheme Circular 1/2010, dated 14 January 2010. It covers the processing of medical appeals under:
  - Rule H2 of the Firemen's Pension Scheme Order 1992(FPS);
  - Part 8, rule 4 of the Firefighters' Pension Scheme (England) Order 2006 (NFPS); and
  - Part 6, rule 2 of the Firefighters' Compensation Scheme (England) Order 2006 (FCS).
- 1.2. We would like to ensure that staff in the Fire and Rescue Service in England who are responsible for handling medical appeals are aware of the requirements. The following information is particularly relevant:

#### 2. NEW CONTRACT

2.1 DCLG has contracted with Health Management Limited (HML) to provide the Boards of Medical Referees from 1<sup>st</sup> December 2009, initially for a period of 3 years.

#### 3. FEES FOR CASES REFERRED TO HML FROM DECEMBER 2009

#### 3.1 These are:

Standard fee for appeal	£6,550.00
Additional Board Member	Actual cost
Additional medical tests required by Board	Actual cost
Additional copying/sorting of papers	Actual cost
Reduction in fee for failing to meet target date	
for arranging Board	£ 300.00
Reduction in fee for late reports (15 working	
day deadline)	see table

Received – working	Reduction in fee	Fee payable on standard
days from Hearing		case
1 – 15	No reduction	£6,550.00
16	£300.00	£6,250.00
17 – 22	£600.00	£5,950.00
23 – 28	£900.00	£5,650.00
29 – 34	£1,200.00	£5,350.00
And thereafter for	-£300.00	To nil
each 5 working days		

Please note that there will be no additional charge where the Board considers that it needs to take legal advice before issuing its report. This has been taken into consideration in setting the standard fee. If such reference will result in a delay in the issue of the report, HML will seek the agreement of DCLG and there will be no reduction in the fee.

#### Note: The standard fee for an appeal will be £6,550.00

#### 4. FUNCTION OF MEDICAL APPEALS

- 4.1 The Schemes allow for appeal to a Board of Medical Referees against a Fire & Rescue Authority's (FRA) decision on an issue of a medical nature. Such decisions may involve any of the determinations and decisions made by authorities in relation to ill health pensions and compensation awards. Authorities obtain medical opinions from Independent Qualified Medical Practitioners (IQMP) before making such decisions. The IQMP's opinion on medical matters is binding on the authority and it is this medical opinion that is open to appeal. It follows that the Board is concerned with issues which are wholly or partly of a medical nature.
- 4.2 The members of the Board are all medical practitioners and HML are contracted to provide Boards with the following qualifications:

Chairperson: a physician who is a Fellow or Member of the Faculty of

Occupational Medicine;

Second member: a physician who is at least an Associate of the Faculty of

Occupational Medicine; and

Third member: a physician who is a specialist in the medical condition

relevant to the appeal.

In some cases it maybe necessary to appoint two specialists to the Board.

4.3 The Board will be and has to remain impartial at all times and will determine the appeal on the evidence provided by each party.

#### 5. REASONS FOR APPEAL

- 5.1 The Schemes require that the grounds for an appeal are stated by the appellant at the outset. The allowable reasons for an appeal include any question referred to an IQMP by the authority. These questions can be found at NFPS Part 8, Rule 2(2), FPS Part H, Rule 1(2) and FCS Part 6, Rule 1 (2).
- When completing the notice of appeal the firefighter should be specific about the grounds for the appeal rather than merely stating that he/she disagrees with the opinion of the IQMP. If no grounds are given these will be pursued by HML and may delay the consideration of the appeal.

#### 6. MANAGEMENT OF MEDICAL APPEALS

#### i). Sending the appeal to HML

6.1 From the date on which he receives the opinion of the IQMP from the fire and rescue authority, the firefighter has 14 days in the case of the FPS and the FCS, and 28 days in the case of the NFPS, to give notice of his intention to appeal, although these periods may be extended, at the discretion of the authority.

6.2 We have taken the opportunity presented by the change of contractor to amend the forms. These are attached and will be placed on the firepensions website in due course.

Note: New medical appeal forms will be placed on the firepensions in due course

- 6.3 The medical evidence required to be provided at the same time is listed at paragraph 6.11 below, and should include the firefighter's up-to-date occupational health and GP records.
- 6.4 It is the appellant's and responding authority's responsibility to provide sufficient medical information to support their case. HML will review the documents to determine whether:
  - i. any other information is desirable for the purposes of the Board to determine the appeal; and
  - ii. if the Board might regard the appeal as frivolous, vexatious or manifestly ill-founded.

Note: it is the responsibility of the appellant and responding authority to ensure that the evidence on which they intend to rely is provided.

6.5 The forms sent to HML include provision for the appellant to provide details of any dates that they, or their representatives, are unable to be available for a Hearing, and the Authority has a similar opportunity to state this. Dates covered should be between 2 and 6 months from the date the appeal is made. HML will normally give two months notice of the date of the hearing and has 16 weeks from the date that the papers are sent to them to arrange an appeal. While they will attempt to do so for a date that suits all parties, ultimately, it is the appellant that has to be present, with other parties sending representatives as necessary. To avoid this as far as possible, any further dates that any party becomes unavailable should be notified to HML immediately they are known.

#### ii) Cancellation of a medical appeal

6.6 The provisions of the FPS, NFPS and the FCS allow the Fire and Rescue Authority to recover costs incurred by the Boards from the appellant if the appeal is withdrawn within 21 working days of the Hearing date. HML has indicated that rather than 21 days, they will only be requiring cancellation fees for Hearings cancelled within 10 working days of the Hearing date. The rates to be charged are:

Notice received number of working days prior to Hearing	Fees to be paid
Failure to attend, same day notice or up to 2 working days notice	£6,550 (100% of fee payable)
3 – 5 working days notice	£5,240 (80% of fee payable)

6 – 10 working days notice	£3,275 (50% of fee payable)
More than 10 working days notice	No fee charged

#### iii) Receipt of notice of appeal

- 6.7 We have made minor changes to the H2 forms to reflect the requirements of the new working arrangements. The forms contain key pieces of information to facilitate the medical appeals process. Failure to use the appropriate forms may result in delays in processing the case.
- 6.8 The forms are appended, and copies will be placed on the firepensions website in due course.
- 6.9 When completing the notice of appeal the firefighter should be specific about the grounds for the appeal rather than merely stating that he/she disagrees with the opinion of the IQMP. The notice of appeal form can be reformatted to enable more information to be supplied or additional information can be supplied on a separate sheet. If no grounds are given, these will be pursued and may delay the consideration of the appeal.

Note: If no grounds (reasons) are given for an appeal, no arrangements for a hearing will be made until these are provided, together with supporting papers.

6.10 It is also important that when lodging an appeal the firefighter recognises that he/she is accepting responsibility for active participation in the process and should expect to provide supporting evidence; as well as being prepared to attend the hearing and to present his/her case for consideration.

Note: Appellants should be aware that if a Board reports that it is of the opinion that an appeal is "frivolous, vexatious or manifestly ill-founded" the fire and rescue authority may require the appellant to pay part of the cost of the appeal.

#### iv) Referral of papers to HML

- 6.11 When submitting papers to HML, it is essential that all the evidence required for the case is provided and that the papers can be readily identified. The papers required are as follows:
  - i) 4 copies of the fire authority's award decision letter;
  - 4 copies of the appellant's notice of appeal, with attached consent for release of medical records;
  - iii) 4 copies of the medical opinion with which the appellant is dissatisfied;
  - iv) 4 copies of the appeal notification form from the authority and the documents form:
  - v) 4 copies of the appellant's complete up-to-date GP record;
  - vi) 4 copies of the appellant's complete occupational record;

- vii) 4 copies of any relevant accident or incident reports; and
- viii) 4 copies of any hospital and specialist records, including any available x-rays or MRI scan films.

# Care should be taken to ensure that records are up-to-date and that photocopied documents are complete and legible.

6.12 We have asked for medical records to be submitted in sealed envelopes with a list indicating the records inside. The list is a means of checking that papers are complete. Chasing missing and additional papers is time consuming and can cause considerable delay in the allocation of a hearing date.

Action:- Each set of papers should be collated by type (e.g. GP records; occupational health records; accident and incident reports; etc), indexed and each page numbered.

6.13 Any time taken or costs incurred by HML to prepare medical documents for consideration by their consultants or the Board members (including producing additional photocopies, if less than the prescribed number have been provided) will be charged as an additional cost to the Fire and Rescue Service.

#### v) Consent form

- 6.14 The consent form makes it clear to the appellant that they may see all the papers to be put before the Board, if they choose to do so. At the bottom of the first page there is a declaration stating whether consent is given to access medical information and whether there is a wish to see medical information before it is sent. It is important that this declaration has been completed.
- 6.15 It is important also to ensure that the appellant or his representatives are sent a copy of the medical records before the hearing, even if they have not wished to see them before submission to HML.
- 6.16 Under the Schemes, it is the responsibility of each party to ensure that the other has any written evidence or statements upon which it intends to rely at the appeal hearing. We take the view therefore that in all cases copies of all the documentation from the authority should be made available to the appellant and his representatives, and vice versa. Failure to make all documents available can result in an application for Judicial Review, which can lead to the case being re-heard at the cost of the party considered responsible. It is not HML's responsibility under the FPS, NFPS, FCS, or contractually to provide copies of documents.

Action:- all the documentation upon which the fire and rescue authority intends to rely at a hearing should be copied to an appellant and his/her representatives, and vice versa.

#### vi) Agreement of question to be addressed

6.17. In acknowledging the submission of an appeal, HML will note the opinion being challenged and the grounds of challenge, which will be referred to the Board for an opinion. It is important that if either party disagrees with the HML view, they make their views known immediately. The Chairman of the Board will confirm the basis of the appeal at the start of the hearing.

#### vii) Notification of date of hearing

6.18 You should expect to be given 2 months notice of an appeal hearing. Exceptionally an earlier date may be offered at shorter notice. In such circumstances all parties must be given time to consider whether there is sufficient time to prepare their case, etc and will be asked for their agreement in writing. Once the date has been accepted, postponement/adjournment will not be granted other than in circumstances outlined below.

#### viii) Submission of late evidence

- 6.19 As set out in the relevant Scheme Schedule, evidence will not normally be accepted less than 7 days (28 days in the case of the NFPS) before the date of the hearing. Whilst there is discretion to accept written statements or evidence after this date, this is only likely to be acceptable when it had not been possible to obtain the papers earlier. Evidence that had or could have been made available within the time laid down will not be accepted.
- 6.20 The Board has the discretion both to accept late evidence in exceptional circumstances and also to adjourn a hearing where the submission of late evidence has, in the opinion of the Board, put one or other party at a disadvantage. Such circumstances may arise when one party has not had the opportunity to consider new evidence from the other party in advance of the hearing. The Board has the discretion to award costs in such circumstances.

#### ix) Postponement/adjournment

- 6.21 Postponements in advance of the hearing will only be granted with the authority of DCLG and in the limited circumstances set out below i.e.
  - in respect of the appellant's illness (which will require a doctor's statement)
  - attendance at a Court hearing
  - bereavement (and then only of a close relative).

The Chair has limited discretion to adjourn a case on the day of the hearing. Costs incurred will be sought from the party requesting postponement or adjournment.

#### x) Venues

6.22 The main venues will be in London, Manchester and Glasgow. The use of any others would have to be justified by the individual medical circumstances of the appellant and by agreement with the authority.

#### xi) Legal Representation at hearings

6.23 Legal representation should not normally be necessary at an appeal hearing, which is a medical hearing enquiring into medical issues. The Board will expect fairness of representation for both parties. Neither party should expect a case to be adjourned because of the failure of a legal representative to attend as arranged or, if attending, not to be fully briefed.

#### xii) Non - attendance at hearings

6.24 The Schemes allow a hearing to proceed if the appellant fails to attend. Consequently, while it is desirable for both parties to be represented, if one or other is absent the hearing may go ahead at the Board's discretion and the appeal may be determined on such information as is already available, as allowed by the Schemes.

#### xiii) Additional costs

6.25 On occasions there may be a need for the Board to consider additional X rays /scans or to ask for further tests to be carried out. Where this is considered essential to the consideration of the case, the fire and rescue authority will be expected to meet the additional costs and will be invoiced accordingly.

#### xiv) Evaluation Forms

6.26 HML will collect their own feedback from the parties on the day of the hearing.

#### xv) Note to appellants

6.27 In order to ensure that appellants are aware of what is required, HML will send the DCLG "note to appellants" to each appellant on receipt of their appeal from the fire and rescue authority. This will be issued with the introductory letter acknowledging receipt of the documents, giving the case reference and asking the appellant to confirm the question(s) to be addressed by the Board.

#### xvi) Issuing Reports

6.28 HML will issue Board reports to the appellant, the authority and DCLG, in electronic or hard copy format as relevant.

#### xvii) Payment for Boards

6.29 HML will invoice the relevant fire authority when sending their copy of the report. Payment should be made to HML directly and not to DCLG.

#### 7. MEDICAL APPEAL OR IDRP?

7.1 Where the firefighter is challenging non-medical issues, the case should be considered under IDRP procedures (see FPSC 1/2009).

#### 8. KEY LEARNINGS

8.1 HML has agreed to identify points in the course of processing an appeal that might have implications for other brigades. Examples will be publicised as necessary.

## 9. Opinion of Independent Qualified Medical Practitioner

9.1 In response to requests from authorities, we have prepared a pro-forma for obtaining the written opinion of an IQMP. This can be found on the firepensions website.

# Appeal against opinion on a medical issue

### **Notice of Appeal to Board of Medical Referees**

	To the Chief Fire Officer,Fire & Rescue Authority
	To be completed by the appellant.
	(You should recognise that when lodging an appeal you will be accepting responsibility for active participation in the process and should expect to provide supporting evidence as well as being prepared to attend the hearing and to present your case for consideration.)
1.	I wish to appeal to the Board of Medical Referees, under:
	<ul> <li>a) the Firefighters' Pension Scheme Order 1992 – Rule H2</li> <li>b) the Firefighters' Pension Scheme (England) Order 2006 – Part 8, Rule 4</li> <li>c) the Firefighters' Compensation Scheme (England) Order 2006 – Part 6, Rule 2 (delete as appropriate)</li> </ul>
	against the independent qualified medical practitioner's opinion dated –
	Give date of opinion
2.	The reasons or grounds for my appeal are as follows –
	Set out above the specific reasons why you disagree with the medical opinion, including any factual issues which you wish to raise in support of your appeal. If there is insufficient room here, continue the details on to an additional piece of paper and attach to this form.
3.	I attach the following supporting documents (if any documents are to follow please indicate what and when)

	If there is insufficient room here, continue the details on to an additional piece of paper and attach to this form.
4.	The following specialists have treated me for the condition in question –
	Give the names of any specialists that have treated you for your medical condition – this is to avoid such a person being appointed to the Board for the appeal hearing
	If there is insufficient room here, continue the details on to an additional piece of paper and attach to this form.
5.	I understand that the Board of Medical referees will decide the venue for the appeal hearing. However, in deciding the venue I should be grateful if the following considerations are taken into account
l h	ave completed, signed and attached both of the following forms –
•	"Information for Board of Medical Referees" "Consent to Application for and Release of Personal Medical Information"
Sig	natureDate
	ll name (block capitals)
Ad	dress

# Appeal against an opinion on a medical issue

#### **Information for Board of Medical Referees**

#### To be completed by the appellant

1. PERSONAL DETAILS				
Surname	Mr / Mrs / Miss / Ms /Other			
First Name(s)	First Name(s)			
Address				
Home telephone no		Mobile no.		
E-mail address				
2. CAREER IN THE FIR	DE AND DESCUE SE	NICE.		
Date entered service				
Rank/role on leaving set (delete as appropriate		R	etained Duty/Wholetime Regular	
LOCATION	DATE FROM	DATE TO	RANK/ROLE	
If there is insufficient room here, continue the details on to an additional piece of paper and attach to this form.				
3. EMPLOYMENT				
Are you currently employed? Yes/ No				
If "Yes"				
State nature of work:				

Is the work full-time or part-time
If "No"
What was your last date of employment ?
4. DATES NOT ABLE TO ATTEND HEARING  Show dates for between 2 to 12 months in advance to allow time for the necessary papers to be obtained, for the case to be referred to the Board of Medical referees and for the hearing to be arranged (for example if you submit an appeal on 15 April show dates on which you would be unable to attend a hearing during the period 15 June to 14 April the following year);
5. SIGNATURE OF APPELLANT
SignedDate
To be completed by the Fire and Rescue Authority
The Authority would not be able to send a representative to a hearing on the following dates:
SignedDate

NOTE: The appeal will not normally be postponed or cancelled once the date of the hearing has been allocated

### Appeal against opinion on a medical issue

#### Firefighter's Consent to Application for and Release of Personal Medical Information

To be completed by the appellant.

	, then provide the following details and complete the declaration:Mr / Mrs / Miss / Ms /Other
First Name(s)	Date of birth
JobTitle	
Address	
Home telephone no	Mobile no
Full name and address of your family	doctor (GP):
	Telephone No
Full name and address of your hospital	al specialist:
	Tolophono No
	Telephone No
Your nospital registration number	DEGLADATION
	DECLARATION
I declare that I –	
(a) (i) consent (ii) do not consent to d of this form, and	isclosure of the medical information as detailed on the other side
(b) (i) wish (ii) do not wish to see the	medical information before it is sent.
Signature	Date
This form records your formal consent to: The Fire and Rescue Authority's Occup	pational Health Unit –

- releasing a copy of your Occupational Health record.\* The information will be passed on (in sealed envelopes) to Health Management City Limited who provide the Boards of Medical Referees for the purposes of the Appeal. Copies will be available to the representative(s) of the Fire and Rescue Authority responding to the appeal.
- obtaining medical information from your doctor(s), requesting a copy of your medical records and, if required in addition, a medical report on you.\* (The doctor will usually be your family doctor but this could also mean your hospital doctor or specialist.) This information will be passed on (in sealed envelopes) to Health Management City Limited for the attention of the Board members. Copies of relevant medical information will be available to the representative(s) of the Fire and Rescue Authority responding to the appeal.

#### The Board of Medical Referees -

- sharing the information in these records / reports with Appeal Board members.
- submitting a report on completion of your Appeal to yourself and your Fire and Rescue Authority (with a copy to the Department for Communities and Local Government) which will include relevant medical details and occupational history.
- retaining the medical information from the Fire and Rescue Authority's Occupational Health Unit and your doctor(s) for a minimum of a year.

# \*Under the terms of the Medical Reports Act 1988 and the Data Protection Act 1998 you have the following rights:

- You can refuse to give consent if you wish.
- If you do give consent you have the right, if you wish, to see the medical information detailed above before it is sent to the person that has requested it.
- If you want to see the medical information <u>before</u> it is sent (note that the Fire and Rescue Authority will provide you with copies of all medical information submitted for the appeal <u>after</u> it has been sent) you must make this request of the relevant sender within 21 days of the date on which the information is requested. (You will comply with this deadline if you tick part (b)(i) of the Declaration overleaf.) If you do not meet this 21 day deadline (or you tick part (b)(ii) of the Declaration) the report will automatically be sent to the person that requested it (provided you have given consent).
- If you just want to see the information it will cost you nothing, but the provider of the information may charge you a fee if you want a copy to keep.
- Within the same period of 21 days, when you have seen the medical information you have the right to withdraw your consent to it being sent, if you wish.
- If you consider any of the medical information to be incorrect or misleading you can ask for it to be amended. You must do this in writing, again within the same period of 21 days. If the doctor does not agree that the information is incorrect or misleading he/she does not have to make amendments. Instead you will be invited to prepare a written statement giving your views of the disputed information. That statement will be included when the medical information is sent to the person that requested it.
- You will continue to have a right of access to the medical information for up to 6 months after it has been sent. (In fact copies of all medical information received as part of the appeal process will be sent to you automatically by the Fire and Rescue Authority.)
- The doctor has the right to withhold from you any information which he/she considers may cause serious harm to your physical or mental health. In some cases the doctor may allow you to see only part of the report.
- Your personal data will be processed fairly and securely in accordance with the Data Protection Act 1998.

#### Appeal against an opinion on a medical issue

#### Appeal Notification from Fire and Rescue Authority to Department

#### To be completed by the Fire and Rescue Authority

To: Customer Service Manager
Health Management City Limited

2<sup>nd</sup> Floor
105 Bishopsgate
London EC2M 3UE

From: Give Fire and Rescue Authority's name and address

Date		(	Our ref:		
Name of a	appellant and role .				
The above	e-named gives noti	ce that he/she is a	ppealing to the Bo	oard of Medical Re	eferees under:
b) th c) th	e Firefighters' Pension le Firefighters' Pension le Firefighters' Con le as appropriate)	nsion Scheme (Er	ngland) Order 200		
of their se appeal; if i	ne decision of the Felected independen insufficient room here	nt qualified medical e, continue details on	practitioner, that to an additional pie	(state medical issue ce of paper and atta	e(s) to be decided in ech to form):

I enclose 4 copies of the Documents Form listing all the items relevant to, and submitted in connection with, this appeal. These include 4 copies of -

- · Fire and Rescue Authority's award decision letter
- · Opinion of independent qualified medical practitioner
- Appellant's notice of appeal with attached Form of Consent for Application for Release of Personal Medical Information and attached Form "Information for Board of Medical Referees"
- The complete record from the General Practitioner
- The complete record from the authority's occupational health file, including accident/injury reports where relevant and, in cases where the degree of disablement is to be decided, details which produced the degree of disablement including details of salary, qualifications, training, etc.
- Original x-ray/scan films where appropriate (mainly orthopaedic cases)
- · Complete hospital and specialist records where appropriate
- Other relevant documents used by the authority to consider the appellant's case
- A list of the specialists that have treated the above-named for the condition in question

(NOTE: All medical documents must be collated, paginated and placed in a sealed envelope and marked with the contents)

(Complete if appropriate)
FPSC 9/2010 – Medical Appeals

In the Notice of Appeal to Board of Medical Referees, the taken into consideration in deciding the venue. Does the A	uthority wish to comment?
(Complete in all cases) Appellant's home address	
Appellant's home telephone no.	Date of birth
(Complete in all cases) Signed	Date
For	(Fire & Rescue Authority)
Contact name at Fire and Rescue Authority:	
Position:	Telephone no

# Appeal against opinion on a medical issue

#### **Documents Form**

# List of Documents submitted to the Department for the Chairman of the Board of Medical Referees

name and	rank/role of appellant	
		opies of the documents/records listed below. All medical documents velope marked with the contents –
No.	Date	Detail of Documentation
if necessar	y, continue the list on to a	an additional page and attach to this form
Signed Date		
For		(Fire & Rescue Authority)
Contact na	ame	Telephone no
Address		