

About the F74A response

Response from a person named in an application for an order to stop sexual harassment that commenced prior to 6 March 2023

Use this form if:

- someone has alleged that you have sexually harassed them at work
- the alleged sexual harassment happened or started prior to 6 March 2023,
- the application to the Fair Work Commission was made using the Form F72A, and
- they have asked the Fair Work Commission to make an order to stop it from happening again, and
- we have asked you to respond to their claims.

This form is your first step in telling us your side of the case.

You don't have to send us a response – it's your choice. But if you do want to respond, you need do it by the due date in the letter we sent you.

When you complete the form it can help to have:

- their application form (we've included a copy with this form)
- the letter we sent you with this form.

Once you have completed your form:

☐ Sign your form.
☐ Return it to us by the due date in the letter we sent you – send us your form by:
 email to <u>WDT@fwc.gov.au</u>, or
• post or in person at the <u>Commission's office</u> in your state or territory.
☐ Send a copy to the other people in the case by the due date in the letter – using the contact details in the application (Form F72A), send your form to:
 the worker who made the application, and

- the employer or principal named in the application, and
- each other person the worker (Applicant) says has sexually harassed them, and
- any representatives or paid agents involved in the case.



If you don't send a copy of your form (and any attachments) to the other people in this case, we will. This is so they can understand your side of the case.

If you are worried about particular information being passed on, don't include it yet. Send us your completed form and then contact us to talk about whether you should provide the information.

You can find out more about keeping a case confidential on our website.

What happens next

Once all the people involved in the case have sent us their forms, a Member of the Commission will decide next steps. This could be a conciliation, conference or hearing.

Where to get help

Commission staff & resources

Commission staff cannot provide legal advice. However, staff can give you information on:

- Commission processes
- how to fill out forms
- where to find useful documents such as legislation and decisions
- other organisations that may be able to assist you.

Visit our website to find out how to <u>contact us</u> or for information about <u>sexual harassment at</u> <u>work</u>.

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Fair Work Act 2009, s. 789FC, Fair Work Commission Rules 2024, rule 87 and Schedule 1

This is a response to an application to the Fair Work Commission (the Commission) for an order to stop sexual harassment under Part 6-4B of the Fair Work Act 2009.

Case details

1. Write the case details below

You will find these details in the letter we sent you with this form. The **Applicant** is the worker who has made the claims against you.

Applicant's first name(s)	
Applicant's surname	
Commission case number	

About you

2. Your details

If you are under 18 years, the Commission encourages you to have a parent or guardian, or a legal representative, involved. We can provide further information about how to find legal services.

Title	☐ Mr ☐ Mrs ☐ Ms ☐ Other ple	ease specify:
First name(s)		
Surname		
Email address		
Phone number		
Postal address		
Suburb		
State or territory		Postcode
How old are you?	\square 18 years or over (adult)	
	☐ Under 18 years	

Note: If you give us a mobile number, we may send you reminders by SMS.

Do you need an in	terpreter?
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S=O=3 Interpreter		his information, please contact us. We can arrange to ou can find information about help for non-English
	☐ Yes – What language?	
	□ No	
-	ou need any special assistance ulties)?	e at a conference or hearing (eg do you have hearing
lf you answ	ver yes, we will contact you befor	re a hearing or conference to see if there is
anything w	re can reasonably do to assist you	J.
□Y€	es – What do you need?	
□ No	0	

5. Do you have a representative?

A **representative** is a person who speaks for you in your case, such as a lawyer, a union official, an employer organisation, a paid agent or a not-for-profit association or body that provides support, advice or advocacy in relation to employment matters. You don't need to have a representative. You can read more about whether or not to have a representative on our website.

A representative is different from a **support person**. A support person is someone you bring with you to a legal proceeding who can give you emotional support, such as a family member or friend.

\square No I don't have a representative – Go to question 6
☐ Ves I do have a representative — Fill in their contact details below

You will need to ask us for permission if you want to be represented by a lawyer or paid agent if a Commissioner Member holds a conference or hearing about the case. Our <u>lawyers and paid agents practice note</u> explains when you need to ask for permission to be represented. Our <u>Benchbook</u> describes how we decide whether we will give permission.

Name of person representing you				
Firm, company or organisation				
Email address Phone number				
Postal address				
Suburb				
State or territory		Postc	ode	
Is your representative a la	awyer or paid agent?	<u>'</u>		
☐ Yes – please select	☐ Lawyer			
	☐ Paid agent			
□ No				
About the employer/principal				
An employer/principal is:				
• the person or organ	isation who employs or	engages the Ap	pplicant, a	and/or
• the person or organ	 the person or organisation who employs or engages you. 			
6. Do you work for the s The Applicant may be saying not a worker. This might be	,	n sexual harassı	ment eve	en though you are
☐ Yes – Go to question 7				
☐ No, I work for some question 7	$\hfill\square$ No, I work for someone else and interact with the Applicant in my role as a worker – go to question 7			role as a worker – go to
For example, yo	For example, you might:			
be a courier or delivery person who comes to the Applicant's workplace				

work on a construction site with other independent contractors

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• be v	working in the	workplace but employ	ed by a labou	r-hire company	
		e Applicant in my role a se – then go to questio		tell us how you are	
For examp	ole, you might	be a customer or a re	gular visitor to	a workplace	
7. Provide details for You might find the legal advices, PAYG payment the Australian Business	al name of you t summaries, a	r employer/principal c			
Details of employer,	/principal				
Legal name					
ACN (if a compa	ny) and/or				
Contact person					
Title		☐ Mr ☐ Mrs ☐ Ms	☐ Other ple	ase specify:	
Name					
Position/role					
Email address					
Phone number					
Address of employe	r/principal				
Street address o	r PO Box				
Suburb					
State or territory	y		Postcode		

7.

The workplace

8.	o you still have a connection to the workplace where the Applicant says that the exual harassment took place?				
	□ Yes				
	□ No				
	☐ Not applicable — I have never had any connection to the workplace where the Applicant says that the sexual harassment took place.				
Yo	ur response to the claim				
9.	What is your response to the Applicant's claim that you were involved in sexual harassment?				
que	e person who has made this claim has told us their side of the case. You'll find it at estion 11 of their application form (Form F72A). (We sent you a copy at the same time we t you this form.) Write a response to what they've written.				
4	You have the right not to provide information if you believe on reasonable grounds that the information may tend to prove that you have committed a criminal offence. Please tell us if you elect not to answer the question on this basis.				

Jurisdictional or other objections

10. Do you have an objection to the application?

worker is not eligible to make an application to the Commission. It is not simply that you
disagree with the claims they have made. The Commission's Sexual Harassment Benchbook
have more information on jurisdictional objections.
☐ Yes – go to question 11
\square No – go to the next page
11. What is the basis of your objection?
Tick all that apply. Provide details of any objections below.
\Box The Applicant does not meet the definition of a 'worker'
\square The Applicant is not working in a 'constitutionally-covered business'
\square The Applicant was not at work when the alleged sexual harassment occurred
\square The Applicant is a member of the Defence Force
\square The application relates to matters involving Australia's defence or national security,
or an existing or future covert or international operation of the Australian Federal Police
☐ Other
Provide details of your objections. Attach extra pages if necessary.

A jurisdictional objection means that you think there are technical or legal reasons why the

Sign your form

Privacy Read the <u>Privacy notice</u> to find out what personal information we collect, why we collect it, and what we do with it.

Disclosure of information Under section 655 of the *Fair Work Act 2009*, the President of the Commission may disclose, or authorise the disclosure of, this application if he or she reasonably believes that the disclosure would be likely to assist in the administration or enforcement of a Commonwealth or State or Territory law.

Signature
If you can use an electronic signature, please insert it below. If do not have an electronic signature,
you can type your name in the signature box.
Name
Date
Capacity/position
Leave this blank if you are the person named in the application responding to an order to stop sexual
harassment. If you are signing on behalf of the named person, write your role here.

Consent to contact by researchers

The Commission undertakes research with participants in sexual harassment matters to ensure a high quality process. Some research may be undertaken by external providers on behalf of the Commission.

FAIR WORK COMMISSION

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Do you consent to your contact details being provided to an external provider of research services			
for the sole	purpose of inviting you to participate in research?		
	Yes		
	No		