

**DECLARATIONS AND CONSENT FOR DISCLOSURE AND USE OF PERSONAL INFORMATION****A. Definitions****1. In this document :**

- (a) **“AIC”** means the Agency for Integrated Care Pte. Ltd.;
- (b) **“Application”** has the same meaning as ascribed to this term in the Terms and Conditions. For the avoidance of doubt, any references to parts of this Application are references to the parts in the Long Term Care Schemes Application Form. For example, Part 2a of this Application refers to the section in the Long Term Care Schemes Application Form with the heading, “About the Patient”, where the Patient’s details and particulars are provided;
- (c) **“Cooperating Parties”** means the Government, participating statutory boards (including CPF Board), and organisations approved by the Government that are involved in or assisting in the provision and delivery of the Services and Schemes. For the avoidance of doubt, Cooperating Parties include AIC and the Insurers;
- (d) **“CPF Board”** means the Central Provident Fund Board;
- (e) **“Declarations and Consent”** means this document, as may be amended, altered or added to from time to time;
- (f) **“Government”** means the Government of the Republic of Singapore;
- (g) **“Insurers”** means the Government-appointed insurers who are providing ElderShield, ElderShield Supplements and/or policies or services under other Government-related insurance schemes;
- (h) **“Patient”** means the individual whose details are provided in Part 2a of this Application;
- (i) **“Personal Information”** in relation to an individual means that individual’s personal data (including name, NRIC number, email address, contact number, address, age, gender, family or household structure), financial data (including income, savings, insurance coverage), consumption data (including payment for utilities, housing, healthcare bills, scheme participation), social assistance data (including social assistance history, assessments for eligibility and suitability for various Services and Schemes, social worker case reports) or medical information, that is relevant for the Purposes (as defined in section C below), regardless of whether such data or information relates to matters occurring before, on or after the date of receipt of this Application;
- (j) **“Schemes”** means the same meaning as ascribed to this term in the Terms and Conditions; and
- (k) **“Services”** means social services services and schemes, financial assistance schemes and insurance schemes, including:

- (a) the Schemes;
  - (b) financial assistance schemes and insurance schemes administered by AIC;
  - (c) healthcare, aged care, childcare, education, social assistance and counselling services and schemes;
  - (d) any form of financial assistance such as subsidies, grants, tax reliefs, levy concessions, vouchers or bursaries; and
  - (e) retirement, savings and insurance schemes operated by the Government, CPF Board or their appointed agents (including Medisave and MediShield Life).
- (l) **“Terms and Conditions”** means the terms and conditions applicable to the Schemes which is accessible via [www.aic.sg/schemes-terms-conditions](http://www.aic.sg/schemes-terms-conditions).
- (m) **“We”, “Us”, “Our”** refers to the following:
- (i) the Patient;
  - (ii) each Donee whose details are provided in Part 2b of this Application;
  - (iii) each Deputy whose details are provided in Part 2b of this Application;
  - (iv) the Caregiver whose details are provided in Part 2b of this Application;
  - (v) the Nominated Bank Account Holder whose details are provided in Part 3 of this Application; and
  - (vi) the FDW Employer whose details are provided in Part 4b of this Application, and **“I”, “Me” or “My”** refers to any one of them.

## B. Declarations and Agreement

2. I/We declare that the information provided in this Application (including all documents submitted) is complete, true and accurate, and that I/We have not withheld any information. I/We understand that I/We may be asked to provide supporting documents to AIC for verification purposes, and the failure to do so may result in this Application being rejected or delayed.
3. I/We undertake to immediately inform AIC in writing of any changes in the information provided in or with this Application.
4. I/We acknowledge and agree that:
  - (a) this Application is subject to the approval of the Government, and the Government’s decision will be final; and
  - (b) I/We have accessed the Terms and Conditions and I/We have read and fully understood the Terms and Conditions. I/We undertake on the Government’s approval and acceptance of this Application, to abide and be bound by the Terms and Conditions and all amendments, alterations and additions to the Terms and Conditions as may be made from time to time. This Declarations and Consent, the Terms and Conditions, together with the Government’s written approval of this Application, shall constitute a binding agreement (to the extent accepted and approved by the Government) between Me/Us and the Government in relation to this Application.
5. Where I am the donee, deputy, or caregiver of the Patient, or parent or legal guardian of the Patient who is below 21 years old, I declare as follows (as applicable):

- (a) *Donee*: I am the Patient's appointed donee acting under a lasting power of attorney made in accordance with the Mental Capacity Act (Cap. 177A) and I am authorised to make decisions on the Patient's behalf in relation to the Patient's property and affairs;
  - (b) *Deputy*: I am the Patient's deputy appointed by the Court under the Mental Capacity Act (Cap. 177A) to make decisions on behalf of the Patient in relation to the Patient's property and affairs;
  - (c) *Parent of Patient below 21 years old*: I am the Patient's parent;
  - (d) *Legal guardian*: I have been lawfully appointed in accordance with the Guardianship of Infants Act (Cap. 122) to be guardian of the Patient;
  - (e) *Caregiver*: I declare that:
    - (i) I am the Patient's caregiver;
    - (ii) the Patient does not have an appointed donee or deputy authorised to make decisions on behalf of the Patient in relation to the Patient's property and affairs; himself, and where the Patient has mental capacity, the Patient has authorised Me to submit this Application on his behalf; and
    - (iii) in the case where the Patient is under 21 years of age, the Patient's parents and the Patient's legal guardian (if any) are unable to act on behalf of the Patient.
6. Where I am representing the nursing home that the Patient is residing in ("**Nursing Home**") and the Nursing Home is the Nominated Bank Account Holder, I, declare as follows:
- (a) I am duly authorised to submit this Application and agree to this Declarations and Consent on behalf of the Nursing Home;
  - (b) the Patient does not have an appointed donee or deputy authorised to make decisions on behalf of the Patient in relation to the Patient's property and affairs; and
  - (c) the Patient is unable to submit this Application himself and has no caregivers to submit this Application on his behalf.
7. I/We agree that if any of the information provided (including all documents submitted) in this Application is false or inaccurate, or there is a breach of or non-compliance with this Declarations and Consent and/or the Terms and Conditions (as may be amended, altered or added to from time to time), I/We will be personally liable to repay in full the value of any assistance granted or payouts made (including all administrative expenses and fees reimbursed).
8. I/We agree and undertake to apply the payouts made under the Schemes (or any of them) for the care of the Patient (whether such payouts are paid into the Nominated Bank Account or otherwise). If any of such payouts is not first applied for the care of the Patient, without reasonable excuse, or if the Patient no longer fulfils the eligibility criteria for the Scheme(s), I/We shall repay to the Government, AIC and/or CPF B such amounts as may be demanded by the Government, AIC and/or CPF B, within 30 days of such demand, regardless of whether such amounts of the payouts have been used. If the Government, AIC and/or CPF B, requires, I/We shall also pay to the Government, AIC and/or CPF B interest on such amounts from the date of receipt of each of the payouts to the date such amounts are repaid to the Government, AIC and/or CPF B.

C. Consent For Disclosure And Use Of Personal Information

9. I/We understand that the sharing of My/Our Personal Information and the Personal Information of any other individual provided in this Application between the Cooperating Parties will assist in the evaluation of My/the Patient's and that individual's suitability and eligibility for the Services and Schemes.

10. If I/We provide any of the Cooperating Parties with any Personal Information belonging to and/or relating to any other individual for the Purposes (as defined below), I/We represent and warrant that I am / We are authorised to do so and/or have obtained the consent of that individual to provide the Cooperating Parties with such Personal Information for the Purposes.

11. I/We agree that:

(a) any Cooperating Party may collect any individual's Personal Information for the purposes of:

- (i) evaluating My/Our or the Patient's suitability and eligibility for the Services at any time;
- (ii) the administration and provision of the Services in relation to Me/Us or the Patient; and
- (iii) data analysis, evaluation and policy formulation, in which I/We shall not be identified as specific individuals or households

(collectively known as the "**Purposes**");

(b) any Cooperating Party may disclose any individual's Personal Information to any of the other Cooperating Parties, for the Purposes;

(c) any Cooperating Party, except the Insurers, may use any individual's Personal Information for the Purposes; and

(d) the Insurers may use any individual's Personal Information only for the purpose of administering My/the Patient's policy under ElderShield, ElderShield Supplements and/or other Government related insurance schemes.

12. Where I am the Patient or the Patient's parent, guardian, deputy or donee, I consent to AIC obtaining the Patient's medical information from any healthcare professional or institution who is providing or has provided medical care or treatment to, or has medically assessed the Patient.

13. I understand and accept that AIC's Data Protection Policy (available at <https://www.aic.sg/data-protection-policy>) also applies to the collection, use and/or disclosure of my Personal Information by AIC. Therefore, in addition to the Purposes which I have consented to above, I also consent to the collection, use and/or disclosure of my Personal Information by AIC for the purposes set out in AIC's Data Protection Policy. In the event of any conflict between this Declarations and Consent and AIC's Data Protection Policy, the conflict will be resolved in the following order of priority: (1) this Declarations and Consent; and (2) AIC's Data Protection Policy.

#### D. Indemnity

14. I/We agree to fully indemnify and hold harmless all the Cooperating Parties from and against any and all liabilities, losses, damages, costs and expenses whatsoever (including legal costs on a full indemnity basis) incurred, paid for or suffered by any of the Cooperating Parties arising

out of or in connection with the collection, use and disclosure of any individual's Personal Information in accordance with this Declarations and Consent.

15. This Declarations and Consent shall be governed by and construed in accordance with the laws of the Republic of Singapore.

**TERMS AND CONDITIONS  
APPLICABLE TO  
ELDERFUND,  
FOREIGN DOMESTIC WORKER LEVY CONCESSION FOR PERSONS WITH DISABILITIES,  
HOME CAREGIVING GRANT,  
INTERIM DISABILITY ASSISTANCE PROGRAMME FOR THE ELDERLY, AND  
PIONEER GENERATION DISABILITY ASSISTANCE SCHEME**

***Introduction***

- (A) Applications and Payouts made under the ElderFund, the Foreign Domestic Worker Levy Concession for Persons with Disabilities, the Home Caregiving Grant, the Interim Disability Assistance Programme for the Elderly, and the Pioneer Generation Disability Assistance Scheme are subject to the Agreement (as defined below).
- (B) The Agency for Integrated Care Pte. Ltd. administers these Schemes on behalf of the Government. References to “the Government” below shall include the Government acting through the Agency for Integrated Care Pte. Ltd. as appropriate.

***Definitions***

1. In these terms and conditions, unless the context otherwise requires:
  - (a) “**Agreement**” means the resulting contract between the Relevant Parties of the one part and the Government of the other part in respect of the ElderFund, the Foreign Domestic Worker Levy Concession for Persons with Disabilities, the Home Caregiving Grant, the Interim Disability Assistance Programme for the Elderly, and the Pioneer Generation Disability Assistance Scheme, as a result of the approval and acceptance by the Government of the Approved Application, which terms and conditions are contained in the Approved Application, these Terms and Conditions, and the written approval from the Government in relation to the Approved Application;
  - (b) “**AIC**” means the Agency for Integrated Care Pte. Ltd.;
  - (c) “**Application**” means, in relation to an individual, the application submitted by or on behalf of that individual to apply for financial assistance or Payouts under one or more of the Schemes for the care of that individual;
  - (d) “**Approved Application**” means the Patient’s Application that has been accepted and approved by the Government;
  - (e) “**Caregiver**” means the person indicated as the Patient’s caregiver in the Approved Application;
  - (f) “**Deputy**” means a person indicated in the Approved Application as the Patient’s deputy appointed under the Mental Capacity Act (Cap. 177A) to make decisions on behalf of the Patient in relation to the Patient’s property and affairs;

- (g) **“Donee”** means a person indicated in the Approved Application as the Patient’s donee appointed under the Mental Capacity Act (Cap. 177A) to make decisions on behalf of the Patient in relation to the Patient’s property and affairs;
- (h) **“Eligibility Criteria”** means, in relation to a Scheme, the eligibility criteria to receive financial assistance or Payouts under that Scheme, as set out in Annex A of these Terms and Conditions, as may be amended, altered or added to from time to time;
- (i) **“FDW Employer”** means the person indicated as such in the Approved Application;
- (j) **“Government”** means the Government of the Republic of Singapore;
- (k) **“Nominated Bank Account”** means the bank account nominated in the Approved Application to receive the Payouts;
- (l) **“Nominated Bank Account Holder”** means the person indicated as the holder of the Nominated Bank Account in the Approved Application;
- (m) **“Patient”** means the individual whose Application has been accepted and approved by the Government;
- (n) **“Patient’s Legal Guardian”** means a person indicated as the Patient’s legal guardian in the Approved Application;
- (o) **“Patient’s Parent”** means the person indicated as the Patient’s parent in the Approved Application;
- (p) **“Patient’s Spouse”** means the person indicated as the Patient’s spouse in the Approved Application;
- (q) **“Payouts”** means payments or withdrawals under the Schemes (or any of them) made or paid by the Government pursuant to the Agreement;
- (r) **“Relevant Parties”** means the Patient, the Patient’s Spouse, each Patient’s Parent, each Patient’s Legal Guardian, each Deputy, each Donee, the Caregiver, the Nominated Bank Account Holder and the FDW Employer, and **“Relevant Party”** means any one of them;
- (s) **“Schemes”** means the following financial assistance or financing schemes run by the Government:
- (i) the ElderFund;
  - (ii) the Foreign Domestic Worker Levy Concession For Persons With Disabilities;
  - (iii) the Home Caregiving Grant;
  - (iv) the Interim Disability Assistance Programme For The Elderly; and
  - (v) the Pioneer Generation Disability Assistance Scheme,
- and **“Scheme”** means any of them; and
- (t) **“Terms and Conditions”** means these terms and conditions, as may be amended, altered or added to from time to time.

## ***Construction***

2. Words importing the singular only shall also include the plural and vice versa where the context requires.
3. The headings are for convenience of reference only and shall not be taken into consideration for the purpose of interpretation.
4. References to a person include any individual, company, limited liability partnership, partnership, business trust, unincorporated association or government agency (whether or not having separate legal personality).
5. Unless a contrary intention appears, a reference to “including” shall not be construed restrictively but shall mean “including without prejudice to the generality of the foregoing” and “including but without limitation”.
6. Unless otherwise provided, any reference to any legislation shall be deemed a reference to such legislation as amended or revised from time to time and be deemed to include any subsidiary legislation made under such legislation.
7. Words importing the masculine gender shall include the feminine gender and neutral gender.
8. References to any person includes that person’s personal representative and successors.
9. All references to clauses in these Terms and Conditions or any other document, unless otherwise expressly stated, are references to clauses numbered in these Terms and Conditions or the document in which the reference appears respectively.

## ***General terms and conditions***

10. The liability of each Relevant Party under the Agreement shall be joint and several. Each agreement, declaration, representation, undertaking and/or warranty of any Relevant Party shall be construed accordingly.
11. Each Relevant Party shall inform AIC in writing immediately if:
  - (a) there is any change in the information provided in the Approved Application;
  - (b) any of the Eligibility Criteria of any Scheme applied for in the Approved Application is no longer satisfied; and/or
  - (c) the Patient has passed on.
12. Each Relevant Party acknowledges and agrees that if he endorses, signs and/or submits an Application using his SingPass or CorpPass account, he is solely responsible for any and all activities which occur under his SingPass or CorpPass account. The Government and AIC are entitled to treat all activities that occur under a Relevant Party’s SingPass or CorpPass account as having been conducted with that Relevant Party’s knowledge and authority.
13. The Government shall have the right, at any time, to require one or more of the Relevant Parties to repay to the Government immediately upon demand any amount of any Payouts that was wrongly paid by the Government, and/or not used in accordance with the

Agreement, regardless of whether such amount has been utilised by the Relevant Parties (or any of them) or any other person.

### ***Right of Government and AIC to act on requests***

14. Each Relevant Party agrees that the Government has the right to act on a request made by one of the following (as applicable):
  - (a) *where the Patient lacks mental capacity*: any deputy or donee of the Patient who is authorised to make decisions on behalf of the Patient in relation to the Patient's property and affairs, or where to the best of the Government's knowledge, there is no donee or deputy appointed, the Patient's caregiver;
  - (b) *where the Patient has mental capacity*: a caregiver authorised by the Patient; or
  - (c) *where the Patient is below 21 years old*: the parent or legal guardian of the Patient, if the Government is satisfied in its absolute discretion that such deputy, donee, caregiver, parent or legal guardian has authority to act on behalf of the Patient in relation to his property and affairs. This applies whether or not such deputy, donee, caregiver, parent or legal guardian has endorsed or signed or is a party to the Approved Application.
15. Where the Patient lacks mental capacity, each Relevant Party agrees that if the Nominated Bank Account Holder is not the Patient nor the nursing home that the Patient is residing in, and no deputy is appointed by or for the Patient to make decisions on behalf of the Patient in relation to the Patient's property and affairs within twelve (12) months from the date of the Approved Application or such other time as may be stipulated by the Government or AIC, the Government may in its absolute discretion make the Payouts directly to the Patient's bank account (if the Government has information on such bank account) or suspend the Payouts.
16. Where the Patient is below 21 years old and the Patient's Application is made by the Caregiver who is not the Patient's parent or legal guardian, each Relevant Party agrees that if the Nominated Bank Account Holder is not the Patient and no legal guardian is appointed for the Patient within twelve (12) months from the date of the Approved Application or such other time as may be stipulated by the Government or AIC, the Government may in its discretion make the Payouts directly to the Patient's bank account (if the Government has information on such bank account) or suspend the Payouts.
17. Where the Patient has mental capacity and is 21 years old or above and the Patient's Application is made by the Caregiver, each Relevant Party acknowledges and agrees that all Payouts will be made only to the Patient's bank account.

### ***Nominated Bank Account***

18. Each Relevant Party agrees that the Government may (but is not obliged to) verify the details of the Nominated Bank Account Holder and/or the Nominated Bank Account with the bank with which the Nominated Bank Account is opened, and agrees to take all action and sign all documents necessary for this purpose (including giving and signing any authorisation or consent required by the bank to authorise and consent to the bank disclosing information relating to the Nominated Bank Account Holder and/or the Nominated Bank Account to the Government and/or AIC).
19. Each Relevant Party agrees that the Government may pay the Payouts into the Nominated Bank Account.

### ***Use of Payouts***

20. Each Relevant Party shall ensure that all the Payouts are first applied for the care of the Patient (whether the Payouts are paid into the Nominated Bank Account or otherwise), and shall provide AIC with supporting documents showing how the Payouts are applied for the care of the Patient when requested by AIC from time to time.

### ***Unused Payouts***

21. If the Nominated Bank Account Holder is a nursing home in which the Patient is or was residing, the Nominated Bank Account Holder agrees that it shall, upon the death of the Patient or discharge of the Patient from it, use its best endeavours to return any Payouts which have not been used for the Patient's care to the Patient.

### ***Periodic Disability Review***

22. Each Relevant Party agrees that the Government may conduct a periodic disability review to assess whether the Patient continues to meet the Eligibility Criteria of any Scheme, which may include requiring the Patient to attend a disability assessment, and carrying out such inquiries and investigations in relation to the health condition of the Patient and all other relevant circumstances of the case. Each Relevant Party agrees to take all action to facilitate such periodic disability reviews as required by the Government from time to time.

### ***Termination Events***

23. In these Terms and Conditions, a "**Termination Event**" means the Government determines that:
- (a) any of the Eligibility Criteria of any Scheme applied for in the Approved Application is no longer satisfied;
  - (b) the Patient failed to attend a disability assessment or cooperate as requested during a periodic disability review under Clause 22;
  - (c) the Patient has passed on;
  - (d) a Relevant Party has breached any provision of the Agreement, the Approved Application or these Terms and Conditions, which failure is, in the Government's view, incapable of being remedied;
  - (e) a Relevant Party has breached any provision of the Agreement, the Approved Application or these Terms and Conditions, and failed to remedy such breach to the Government's satisfaction within fourteen (14) days from a written notice from the Government to do so;
  - (f) a Relevant Party has failed to first apply the Payouts for the care of the Patient, without reasonable excuse; or
  - (g) a Relevant Party has provided the Government and/or AIC with misleading, inaccurate or untrue declaration, information or document(s), or failed to disclose to the Government material information, in relation to any matter (whether or not in connection with the Approved Application).
24. If a Termination Event occurs, the Government shall have the right (in addition to and without prejudice to all other rights or remedies available) to do one or more of the following at any time thereafter, and no Relevant Party shall have any claim for any damages or compensation:
- (a) withhold any payment or Payouts under any Scheme or all Schemes;
  - (b) reduce the amount of any payment or Payouts under any Scheme or all Schemes by

- such amount as the Government may determine; and/or
- (c) terminate the Agreement with immediate effect by giving the Relevant Parties written notice.

25. If a Termination Event occurs, each Relevant Party shall repay to the Government such amounts of the Payouts which were wrongly paid or paid in excess to any Relevant Party as may be requested by the Government and/or AIC, within thirty (30) days of such demand, regardless of whether such amounts of the Payouts have been used. If the Government and/or AIC requires, each Relevant Party shall also pay to the Government and/or AIC administrative fees and/or interest on such amounts from the date of receipt of each of the Payouts to the date such amounts are paid to the Government and/or AIC. The simple interest payable shall be calculated on a daily basis at the Government's prevailing interest rate (which is currently 5.5% per annum and subject to change by the Government from time to time).

### ***Indemnity***

26. Each Relevant Party shall fully indemnify and hold harmless the Government from and against any and all liabilities, losses, damages, costs and expenses whatsoever (including legal costs on a full indemnity basis) incurred, paid for or suffered by the Government arising out of or in connection with any misleading, inaccurate or untrue declaration, information or document(s) given by that Relevant Party, or any breach by that Relevant Party of any provision of the Agreement, the Approved Application or these Terms and Conditions.
27. The Government and AIC shall not be liable or responsible to any Relevant Party or any other person for any costs, charges, losses, damages, liabilities or expenses arising from any Application or any Scheme.

### ***Miscellaneous***

28. The termination of any Scheme and/or the Agreement shall be without prejudice to any rights and obligations of the Government, AIC or any Relevant Party which has accrued prior to such termination and any obligation which expressly or by implication is intended to come into or continue in force on or after such termination.
29. If any sum of money shall be recoverable from or payable by the Patient or Nominated Bank Account Holder, the same may be deducted from any Payouts to be made to either the Patient or the Nominated Bank Account Holder under any Scheme, or any other agreement or other arrangement, with the Government and/or AIC.
30. The Government may at any time modify, amend or make addition to these Terms and Conditions by giving the Relevant Parties notice of such modification, amendment or addition. Such modification, amendment or addition shall be effective and binding on each Relevant Party immediately upon such notice being given.
31. A notice, demand, document or communication to be made or delivered under or in connection with any Application or these Terms and Conditions from the Government or AIC to a Relevant Party shall be effective:
- (a) at the time of delivery, in the case of delivery by hand to the address of that Relevant Party found in the records of the Government or AIC;
  - (b) two (2) days after the day the notice, demand, document or communication was posted,

in the case of delivery by prepaid local post to the address of that Relevant Party found in the records of the Government or AIC; or

- (c) at the time of transmission, in the case of delivery by electronic mail to the electronic mail address notified by that Relevant Party to the Government or AIC.

32. In the event any provision in the Agreement is determined to be illegal, invalid or unenforceable, in whole or in part, such provision or part of it shall, to the extent it is illegal, invalid or unenforceable, be deemed not to form part of the Agreement and the legality, validity and enforceability of the remainder of the Agreement shall not be affected.
33. No failure to exercise, nor any delay in exercising, on the part of the Government, any right or remedy under shall operate as a waiver, nor shall any single or partial exercise of any right or remedy prevent any further or other exercise or the exercise of any other right or remedy. The rights and remedies provided in are cumulative and not exclusive of any rights or remedies provided by law.
34. The Agreement shall be governed by and construed in accordance with the laws of the Republic of Singapore. Each Relevant Party irrevocably agrees that the courts of Singapore shall have exclusive jurisdiction to settle any dispute, claim, question or disagreement arising out of or relating to the Agreement. Each Relevant Party irrevocably submits to the jurisdiction of such courts.
35. Any provision of the Agreement that expressly or by implication is intended to come into or continue in force on or after termination of the Agreement, including Clauses 11, 13, 14, 21, 22 to 29 and 31 to 38 of these Terms and Conditions, shall survive the termination or expiry of the Agreement.
36. No Relevant Party shall transfer or assign the benefit of the whole or any part of the Agreement.
37. A person who is not a party to the Agreement shall have no right under the Contracts (Rights of Third Parties) Act (Cap. 53B) to enforce any term of the Agreement.
38. The Agreement contains the entire and whole agreement between the Relevant Parties and the Government relating to the subject matter of the Agreement.

**ANNEX A**  
**ELIGIBILITY CRITERIA**  
**FOR**  
**ELDERFUND,**  
**FOREIGN DOMESTIC WORKER LEVY CONCESSION FOR PERSONS WITH DISABILITIES,**  
**HOME CAREGIVING GRANT,**  
**INTERIM DISABILITY ASSISTANCE PROGRAMME FOR THE ELDERLY,**  
**AND**  
**PIONEER GENERATION DISABILITY ASSISTANCE SCHEME**

Definitions

In this Annex A,

1. “Activities of Daily Living” means the following categories of activities:
  - (a) washing himself or herself in the bath or shower (including getting into or out of the bath or shower), or washing himself or herself by other means;
  - (b) dressing and undressing himself or herself, or (where required) securing or fastening on, or removing from, his or her body any brace, artificial limb or other medical or surgical appliance;
  - (c) feeding himself or herself;
  - (d) toileting, or managing his or her bladder and bowel functions through the use of a protective undergarment or surgical appliance (where required);
  - (e) walking or moving from one room to another or on level surface; and
  - (f) transferring himself or herself, or moving, from a bed to an upright chair or a wheelchair, and vice versa.
  
2. “approved assessor” means:
  - (a) a medical practitioner who are under full or conditional registration pursuant to the Medical Registration Act (Cap. 174);
  - (b) a nurse who are under full or conditional registration pursuant to the Nurses and Midwives Act (Cap. 209); or
  - (c) physiotherapists who are under full, conditional or restricted registration pursuant to the Allied Health Professions Act (Cap. 6B) (“AHPA”); or
  - (d) occupational therapists who are under full, conditional or restricted (restricted scope classification – “Physical dysfunction/Adults and older adults” only) registration pursuant to the AHPA.
  
3. “MOH-accredited severe disability assessor” means an assessor approved by the Minister for Health to conduct, and report on, disability assessments.

ElderFund

1. The eligibility criteria to receive financial assistance under the ElderFund are:
  - (a) the patient is a citizen of Singapore residing in Singapore and is aged 30 years old and above;

- (b) the patient has been assessed by an MOH-accredited severe disability assessor to have severe disability and is unable to perform 3 or more of the Activities of Daily Living; and
- (c) the patient has been assessed to be in financial need.

#### Foreign Domestic Worker Levy Concession for Persons with Disabilities

2. The eligibility criteria to receive financial assistance under the Foreign Domestic Worker Levy Concession for Persons with Disabilities are:
- (a) the patient is a citizen of Singapore;
  - (b) the patient is between 16 to 66 (both inclusive) years of age;
  - (c) the patient is the employer of the foreign domestic worker who is caring for the patient or, if the employer of the foreign domestic worker caring for the patient is not the patient, that employer lives together with the patient at the same address as registered with the Immigration and Checkpoints Authority; and
  - (d) the patient has been assessed by an approved assessor to permanently require some assistance with at least 1 of the Activities of Daily Living.

#### Home Caregiving Grant

3. The eligibility criteria to receive financial assistance under the Home Caregiving Grant are:
- (a) the patient is a citizen of Singapore or, if the patient is a Singapore permanent resident, he or she has a parent, child or spouse who is a citizen of Singapore;
  - (b) the per capita monthly household income of the patient is S\$2,800 or less, or if the household has no income, the annual value of the property where the household resides is S\$13,000 or less;
  - (c) the patient has been assessed by an approved assessor to permanently require some assistance with 3 or more of the Activities of Daily Living; and
  - (d) the patient is living in the community and not in a residential long-term care institution (e.g. nursing home).

#### Interim Disability Assistance Programme for the Elderly

4. The eligibility criteria to receive financial assistance under the Interim Disability Assistance Programme for the Elderly are:
- (a) the patient is a citizen of Singapore residing in Singapore;
  - (b) the patient is born on or before 30 September 1932, or the patient was born between 1 October 1932 and 30 September 1962 (both dates inclusive) but was unable to join ElderShield due to a pre-existing disability as of 30 September 2002;
  - (c) the per capita monthly household income of the patient's household is S\$2,800 or less, or, if the household has no income, the annual value of the property where the household resides is S\$13,000 or less; and
  - (d) the patient has been assessed by an MOH-accredited severe disability assessor to have severe disability and is unable to perform 3 or more of the Activities of Daily Living.

## Pioneer Generation Disability Assistance Scheme

5. The eligibility criteria to receive financial assistance under the Pioneer Generation Disability Assistance Scheme are:
- (a) the patient is a Pioneer (i.e. born on or before 31 December 1949; and is a citizen of Singapore on or before 31 December 1986, and remains a Singapore citizen);
  - (a) the patient continues residing in Singapore; and
  - (b) the patient has been assessed by an approved assessor to permanently require some assistance with 3 or more of the Activities of Daily Living.