DECLARATION BY APPLICANT FOR APPLICATION OF COVID-19 SOCIAL RELIEF OF DISTRESS GRANT

Please read this declaration carefully and provide the mandatory consent to enable the processing of your application.

I ('**Principal Applicant**') hereby apply for the Social Relief of Distress Grant (SRD Grant). If I apply on behalf of another person ('**Secondary Applicant**'), I confirm that I have the necessary authority to provide the Personal Information of the Secondary Applicant and agree to this Declaration, on behalf of the Secondary Applicant and that I will inform the Secondary Applicant of all the provisions of this Declaration and of the outcome of the Application as well as the expectations should the application be successful.

1. I declare that:

- 1.1. The Principal Applicant / The Secondary Applicant :
 - 1.1.1. is a South African Citizen/ Permanent Resident or Refugee registered on the Home Affairs database/ a holder of a special permit under; the Special Angolan Dispensation/ the Lesotho Exemption Permit dispensation / the Zimbabwe Exemption Permit Dispensation / an asylum seeker whose section 22 permit or visa is valid;
 - 1.1.2. is currently residing within the borders of the Republic of South Africa;
 - 1.1.3. is above the age of 18 and below the age of 60;
 - 1.1.4. has insufficient means;
 - 1.1.5. has not unreasonably refuse to accept employment or educational opportunities
 - 1.1.6. is not receiving any adult social grant in respect of himself or herself;
 - 1.1.7. is not receiving an unemployment insurance benefit and does not qualify to receive an unemployment insurance benefit;
 - 1.1.8. is not receiving a stipend from the National Student Financial Aid Scheme or other financial aid;
 - 1.1.9. is not receiving any other government COVID-19 response support; and
 - 1.1.10. is not a resident in a government funded or subsidised institution.
- 1.2. All information, including Personal Information, supplied to SASSA is valid, accurate, complete and current.
- 1.3. I undertake to immediately notify SASSA of any change in my / the Secondary Applicant's financial circumstances, contact details or change in circumstances in relation to clause 1.1.
- 1.4. I also agree to correct and update my / the Secondary Applicant's Personal Information if it has changed.
- 1.5. I confirm that the mobile phone number provided is the number at which I / the Secondary Applicant can be contacted and that this is the acceptable channel for all communication from SASSA for the purposes of this grant. If this number changes, I undertake to immediately update the number with SASSA.
- 1.6. I / the Secondary Applicant indemnify SASSA, and holds SASSA harmless against any and all losses or damages incurred by my / Secondary Applicant's failure to receive communication from SASSA if an incorrect mobile number is provided. SASSA is not obliged to determine whether the mobile number provided by me / the Secondary Applicant is correct and/or linked to me / the Secondary Applicant.
- 1.7. All communication to me / the Secondary Applicant from SASSA, on the mobile number provided, will be considered to have been received and read.
- 1.8. I understand and agree that any false and/ or misleading information in the application is punishable by law and / or that such information or any incorrect information or request to delete my / the Secondary Applicant's personal information, will justify a denial of or revocation of my / the Secondary Applicant's, application for the social relief of distress grant by SASSA.
- 2. I understand that Personal Information has the meaning ascribed to it in terms of the Protection of Personal Information Act, Act No. 4 of 2013 ('POPI Act') and means information relating to me / the Secondary Applicant as an identifiable, living, natural person and includes all information supplied to SASSA in relation to my / the Secondary Applicant's application. I understand that when processing my / the Secondary Applicants Personal Information, SASSA will comply with the POPI Act and all other applicable legislation.

3. I acknowledge that any Personal Information supplied to SASSA is provided voluntarily and that SASSA will not be able to comply with its obligations or reserves its right not to comply with its obligations, if incorrect Personal Information is supplied.