FORM 1

NOTIFICATION FOR RELIEF

(seeking relief for yourself)

Please use this form only if you are unable to use the electronic form at https://www.mlaw.gov.sg/covid19-relief/notification-for-relief and if you are an **individual** seeking relief for yourself. If you are seeking relief on behalf of an entity, please use the Form 1 - Notification for Relief (seeking relief on behalf of a company or business).

All fields are mandatory unless they are indicated as optional.

Please note that the Notification for Relief will only take effect when it has been served on the other party or parties to the contract. Please refer to https://www.mlaw.gov.sg/covid19-relief/other-modes-service on the modes of service.

Important note to SME tenants seeking rental waivers under the rental relief framework

Under the rental relief framework (click on https://go.gov.sg/rentalrelief for more information), eligible Small and Medium Enterprises (SMEs) and specified non-profit organisations (NPOs) can get up to 4 months waiver of rent for qualifying commercial properties and up to 2 months waiver of rent for industrial / office properties.

If you are a SME tenant seeking rental waivers, you DO NOT need to serve a serve a Notification for Relief on your landlord.* Please check if you fall within one of the following scenarios:

- If you are a SME and believe that you are eligible for rental waivers, but have not heard from the landlord or received the Notice of Cash Grant, you may make an application to IRAS at https://go.gov.sg/governmentcashgrant from 21 August 2020 to 21 October 2020.
- If your landlord has served you the Notice of Cash Grant issued by IRAS, you DO NOT need to serve a Notification for Relief on your landlord or do anything further. The rental waivers apply automatically upon receipt of the Notice of Cash Grant by your landlord. You simply do not need to pay rent for the applicable period to the landlord.
- If you received the Notice of Cash Grant, but have already paid rent for those months for which rent should have been waived (e.g. April and May), you may simply apply the waiver to future rent (e.g. waive the rent for October and November). You DO NOT need to request that your landlord return the April and May rent to you. If there is insufficient time left in the lease, you can obtain a refund from your landlord. If the landlord refuses to make the refund, please seek independent legal advice on how to commence legal proceedings to claim the refund. You do not need to serve a Notification for Relief.

Apart from rental waivers, the rental relief framework also provides for an automatic moratorium on enforcement actions against tenant occupiers for non-payment of rent under the lease or licence agreement, as well as a statutory repayment plan for arrears.

* You only have to serve a Notification for Relief if you still have rental arrears after taking into account the rental waivers and the statutory repayment scheme under the rental relief framework, and require temporary protection from legal and enforcement action from your landlord.

Part A – Your particulars

The particulars below will be used for the purposes of correspondence with you by the Registry (if							
applicable) and the service of any notice(s) or documents on you by other party or parties to the contract.							
1.	Name:						
2.	Email address (please						
	provide if available):						
3.	Contact no.:						
4.	Address:						
Part B	- Particulars of:	•					
	the other party or parties to t						
	any guarantor or surety of th		_				
(c)	the issuer of a related perform	nance	bond	(if applicable)			
_	*			usiness or company), you <u>must</u> identify the correct			
entity ic	or the Notification for Relief to	be vai	10.				
Please r	epeat this part if there is more t	han oi	ne nart	y			
T Touse 1	epeat tins part if there is more t	nun o	no part	, .			
1.	Type of party:		The	e party or parties to the contract			
			An	y guarantor or surety			
			The	e issuer of a related performance bond (if			
			app	licable)			
2.	Name:	_	If the other party is an entity, please state the name of the				
		entii	y.				
2	Addmaga	I£ 41a	0.0410.00	nauto is an outite places musical the outite's			
3.	Address:	If the other party is an entity, please provide the entity's registered address (see www.uen.gov.sg).					
		regu	siereu (uutess (see <u>www.uen.gov.sg</u>).			
4.	Email address (optional):						
5.	Contact no. (optional):						
6.	Unique Entity Number						
0.	(UEN) (optional):						
	(CLIT) (optional).						
Part C	Part C – Particulars of contract						
1.	Category of contract (please	ΙпΙ	Grant	of secured loan facility to an SME where such			
1.	select one option by ticking		facility is secured, wholly or partially, against:				
	in the applicable box):		(i)	against any commercial or industrial immovable			
	The state of the s		(-)	property in Singapore			

	(::	::\	assingt any plant massling any on fixed asset leasted	
	(1)	ii)	against any plant, machinery or fixed asset located	
			in Singapore and which is used for manufacturing,	
			production or other business purposes	
	□ Pe	erfori	mance bond or equivalent that is granted pursuant	
	to	o a co	nstruction contract or supply contract	
	□ Н	lire-p	urchase or conditional sales agreement where the	
		_	ired or conditionally sold is:	
	(i)	-	any plant, machinery or fixed asset located in	
	(1)	.)	* *	
			Singapore, where such plant, machinery or fixed	
			asset, is used for manufacturing, production or	
			other business purposes	
	(ii	i)	a commercial vehicle	
		ease	or rental agreement for:	
	(i)	i)	any plant, machinery or fixed asset located in	
			Singapore, where such plant, machinery or fixed	
			asset, is used for manufacturing, production or	
			other business purposes	
	(ii	i)	a commercial vehicle (except a private-hire car or	
	(1)	11)		
		·	taxi)	
_			contract	
			m-related contract	
			ruction contract or supply contract	
		Lease or licence of non-residential immovable p		
	In	Important note:		
	If	If you are eligible for rental waivers, but have yet to receive the rental waivers from your landlord, you <u>DO NOT</u> need to serve a Notification for Relief on your landlord, in order to qualify for the waivers. The waivers apply automatically upon receipt of the Notice of Cash		
	<u>N</u>			
	_			
	G	Grant by your landlord.		
	If	f you :		
		•	are eligible for rental waivers, but have already paid	
	re	ent fo	are eligible for rental waivers, but have already paid or those months for which rent should have been	
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		Option to purchase given by a housing developer, or sale and purchase agreement between purchaser and housing developer for residential property					
2.	Date of contract:						
3.	Description of contract:	e.g. Tenancy agreement for #01-01 Sentosa Shopping Centre					
4.	Date on which obligation is or was to be performed:						
5.	Nature of obligation that the contracting party was unable to perform:	e.g. Unable to make full payment of rent from 1 March 2020 onwards					
6.	How the inability to perform the obligation was materially caused by a COVID-19 event*:	e.g. We run a shoe shop. Due to COVID-19 and the social distancing measures, business has suffered greatly. We are closed due to the circuit breaker and have no revenue at all.					
	ay enclose supporting document y to perform the obligation.	its to substantiate how the COVID-19 event materially caused the					
	· ·	rward a reasonable proposal for the other party's or parties'					
1.	The following alternative is proposed (optional):	e.g. I cannot pay the full instalments for my hire-purchase agreement, but should have enough savings to pay 50% of the instalments from March 2020 to August 2020. We would also like to request that the financing company grant us a reduction of 20% for instalment payments from March 2020 to December 2020, to reduce the arrears that will accumulate. This will help me temporarily with my cashflow.					
Part E	- Confirmation						
1.	I declare that the information I have provided in this Notification for Relief and the supporting documents is true and accurate, to the best of my information and belief.						
2.	I understand that I cannot amend this Notification for Relief after I submit the form, and I may have to withdraw it and submit a new form if I subsequently wish to make any changes to the form.						
Name:	,						
Signatu	re:						
Date:		Click or tap to enter a date.					
Importa	Important Message:						

If you have been served this Notification for Relief, you are prohibited from taking any action under s 5(3) of the COVID-19 (Temporary Measures) Act 2020. This is referred to as a "prohibited action". This includes the commencement of any legal action against the party seeking relief. Any person, who without reasonable excuse, takes a prohibited action may be guilty of an offence under s 8(1) of the Act.

If you wish to make an application to the Panel of Assessors under the Act, please refer to: www.mlaw.gov.sg/covid19-relief.