



# Private Retirement Scheme ("PRS") Joint Account Opening Form



This form must not be circulated unless accompanied by the Disclosure Document and Supplementary Disclosure Document(s) (If any).

You are advised to read and understand the contents of the Disclosure Document and Supplementary Disclosure Document(s) (if any) before completing this form.

### Important:

- 1. You must be 18 years and above as at the date of this application. Please provide a clear copy of your NRIC/Passport/other identification document.
- 2. Please complete this Form in **BLOCK LETTERS** and **BLACK INK** only.

3. Please cross [X] where appropriate. 4. All fields are mandatory. Any alteration made must be countersigned.																																								
Applicant Typ	ое _	Per	sonal		Emplo	oyee	(Plea	ise sp	pecify	y emį	oloye	r's P	RS Plu	ıs Po	artner I	Prog	ıramn	ne Cor	itrac	t No.:										)										
PPA Member		Nev	v		Existi	ng									<b>nt No.</b> PA mer	nbei	r only	P	Р	Α																				
1. Particu	ılars	Of A	oplica	nt																																				
NRIC No.						- [			- [																	Dat	e O	f Bir	th	D	D	/	M	1 1	1	/	Υ	Υ	Υ	Υ
Passport No.							Ť	Ī				Ť										(A	<b>I</b> pplic					Dat		D	D	/	M	1 1	1	/	Υ	Υ	Υ	Υ
Other ID Type	Other ID Type Old IC Police ID Army ID Other ID No. Country Of Issuance Passport:																																							
Name(as per	NRIC/	Passp	ort/othe	r iden	tifica	tion d	locun	nent	)																															
			+		-											-					4		+	4				-	+	+							+			+
				 ¬	<u> </u>		_			L 1 _				$\overline{}$				1			_																			
Gender	L	_	ale		male	· ¬	R	lace		Bun	niput	era	L		Chines	e	L	Ind	lian	L		Oth	ers (F		se s <sub>l</sub>	oecij	fy) _ ¬				_					_	_			
Nationality	L	M	alaysiar	_		Oth	ners (	(Plea	ase s <sub>l</sub>	pecif	y)					-		Mari	tal S	tatus	L		Sing	le			N	1arri	ed	L		Wic	dow	ed		L		Divor	ced	
Salutation		М	r _	Mr	S		Ms.			Oth	ners (	Plea	se sp	ecify	<i>'</i> )																									
Monthly Inco	ome [	U	to RM	1,500				RM	11,50	1 - RI	M3,0	00			RM3,	001	- RM	5,000			R	M5,	001 -	RM	8,00	00			$\Box$	RM	3,00	1 - F	RM1	.5,00	00					
	L	RN	/15,001	- RM2	20,00	0		RM	20,0	01 - F	RM50	0,000	) [		RM50	,001	1 - RN	1100,0	000		R	M10	0,00	1 - F	RM2	00,0	000	L		>RN	120	0,00	0							
Occupation	Ļ	=	tiree		_	use w			=		Empl				=		ssiona			Skile		orkei				] 1		nme												
	L	Cl	erical		Exe	ecutiv	re	L		Man	agen	nent			U	nem	ploye	d		Stude	ent			Į		Ot	hers	(Pl	ease	spe	cify	)						-		
Nature Of Occupation	<sub>on</sub> [	Ag	ricultur	e / For	estry	,		Fir	nanc	e/Ins	uran	ce/P	roper	ty	Co	onst	ructio	n		Mini	ng/O	(uarr	ing			Tra	nsp	ort/	Stor	age/	'Cor	nmu	unica	atior	1					
Trading/Restaurant/Hotel Electricity/Gas/Water Manufacturing Education/Health Others (Please specify)							_					_							1																					
·								Ele	ectrio	city/0	Gas/V	Vate	r		M	lanu	factu	ring		Educ	atior	n/He	alth	[		Ot	hers	(Pl	ease	spe	cify	)						-		
Mother's Maid								Ele	ectrio	city/0	Gas/V	Wate	r	[	M	lanu	factu	ring		Educ	atior	n/He	alth			Ot	hers	s (Ple	ease	spe	cify	)						- T		
·	den Na							Ele	ectric	city/0	Gas/V	Wate	r	]	M	lanu	factu	ring		Educ	ation	n/He	alth			Ot	hers	s (Pl	ease	spe	cify	)						-		
Mother's Maio	den Na							Ele	ectric	city/C	Gas/V	Wate	r	] 	M	lanu	factu	ring		Educ	ation	n/He	alth			Ot	hers	s (Pla	ease	spe	cify	)						- 		
Mother's Maid	den Na	me (Fo		y verifi	cation	n)	ne)	Ele		city/C		Wate	r		M	lanu	factu	ring		Educ	ation	n/He	alth	Er	mple	J		Date		spe	D	)	M	1   N	1		Y	Y	Y	Y
Mother's Maid Employer's N For En	den Na ame	me (Fo	S Plus P	y verifi	cation	n)	me)	Ele				Wate	r		M	lanu	factu	ring		Educ	ation	n/He	alth	Er	mple	J		L			I		M	11 N	1 .		 	-     У	 	 
Mother's Maio	den Na ame	me (Fo	S Plus P	y verifi	cation	n)	me)	Ele				Wate			M	lanu	factu	ring		Educ	ation	n/He	alth	Er	mple	J		L			I	)	M	1 1 1			Y	Y	Y	
Mother's Maio Employer's N For En Corresponder	den Na ame	me (Fo	S Plus P	y verifi	cation	n)		Ele				Wate			M	lanu	factu	ring		Educ	ation	n/He	alth	Er	mple	J		L			I		M	1 N			Y	Y	Y	Т
Mother's Maio Employer's N For En Corresponder Address Postcode	den Na ame	me (Fo	S Plus P	y verifi	cation	n)	me)	Ele				Wate	r					ring		Educ	ation	n/He	alth	Err	mple	J		L			I	)	M	1 N			Y	Y	Y	Y
Mother's Maio Employer's N For En Corresponder	den Na ame	me (Fo	S Plus P	y verifi	cation	n)		Ele				Wate				lanu		ring		Educ	ation	n/He	alth	Er	mple	J		L			I		M	1 1			Y	Y	Y	Y
Mother's Maio Employer's N For En Corresponder Address Postcode	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			as Cc					ss	Educ	ation	n/He	alth	Er	mpld	J		L			I	)	M	1 1			Y	Y	Y	Y
Mother's Maid Employer's N For En Corresponder Address Postcode State	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			[ [ ]	Cou				s	Educ	ation	n/He	alth	Er	mpld	J		L			I		M	11 N			Y	Y	Y	Y
Mother's Maio Employer's N For En Corresponder Address Postcode State Permanent A	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			[ [ ]	Cou				ss	Educ	ation	n/He	alth	Er	mpld	J		L			I	/ / /	IM				Y	Y	Y	Y
Mother's Maio Employer's N For En Corresponder Address Postcode State Permanent A	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			as Co	Cou				SS	Educ	ation	n/He	alth	Er	mple	J		L			I						Y	Y	Y	Y
Mother's Maio Employer's N For En Corresponder Address Postcode State Permanent A Address	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			as Cc	Cou	intry pnde	/ Cence A		in the second se	Educ	ation	n/He	alth	Err	mpk	J		L			I						Y	-		Y
Mother's Maio Employer's N For En Corresponde Address Postcode State Permanent A Address	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			ass Ccc	Cou	intry pnde	/ Cence A		s	Educ	ation	n/Hee	alth	Err	mpld	J		L			I							Y	Y	Y
Mother's Maid  Employer's N  For En  Corresponder  Address  Postcode  State  Permanent A  Address  Postcode  State  Tel. No.	ame nnploye	me (Fc	S Plus P	y verifi	Prog	nn)	City		S	itaff I	No. [			ass Co	Cou	intry No. No.	/ Cence A			Educ	ation	n/He	alth	Er	mpk	J		L			I						Y	-		

(By providing your email address, you agreed to receive future electronic investment/promotion information from Principal Asset Management Berhad 199401018399 (304078-K) ("Principal"). Notices delivered via email to you are deemed to have been sent and received on the date such email is sent. PRS statements will be available online. Should you require printed statement to be sent to you, please write to us.)



# Private Retirement Scheme ("PRS") Joint Account Opening Form



This form must not be circulated unless accompanied by the Disclosure Document and Supplementary Disclosure Document(s) (If any). You are advised to read and understand the contents of the Disclosure Document and Supplementary Disclosure Document(s) (if any) before completing this form.

Purpos	e of Transaction Or Acco	unt To Be Opened:																				
Ir	nvestment	Retirement	Pro	tection			Others (I	Please S	pecify) _													
Source	of Fund*:	Employment	Sal	es of Ass	ets		nheritar	nce	Saving	gs	Ві	usiness		thers (	Please S	pecify						
Politica	lly Exposed Person ("PEF	<b>P") Declaration:</b> Do y	ou hold	any (or a	re you	relate	ed to su	ch perso	ons) Publi	or Pol	itical (	Office, inclu	uding c	ommit	tee/cou	ncil po	sitions?		Yes	N	lo	
2 Co	ntribution Details <i>(t</i>	a salact the rele	rant or	tion or	o (n.c)																	
	RTANT: Investors are a g to their investments	_												re also	remin	ded n	ot to p	re-sigr	n/pre-	thumb	print	any form
1 Indiv	idual Contribution:	Employed		elf-Empl	oved		Not	Applical	hle		2 F	mployer Co	ontrihi	ıtion			3 Fr	nnlove	r Contr	ibution	, _	1
ı. maiv	idual contribution.	Linployed		en-Empi	oyeu	L		Арріісаі	DIC			pioyei e	01161101						Sched		· L_	J
a) Indiv	ridual Contribution Autho							•														
	Cheque/Bank Draft (Pay Please indicate full nam											IPPLICANT	AS PER	R INDEN	ITIFICAT	TION D	OCUMEI	NT>.				
	Contribution Amount (	RM):					<b></b> .	0 (	0	Che	que/B	ank Draft	No.:								1	
	Regular Savings Plan (Yo	our Regular Savings B	lan cont	ributions	will h	e inve	stad as	ner vou	r contribu	tion dir	ection	n ac ctated	in Soc	tion 3 h	alow						_	
	Please enclose the auto				S WIII D	e ilive	steu as	per your	CONTINU	tion un	ectioi	i as stateu	III Sec	נוטוו ז ט	elow.							
	Bank												Dedu	ction D	ate		Amoun	t (RM)				
	Bank Account No.													(D	D)							0 0
b) Emp	loyee Contribution Autho	orisation (via corpor	ate PRS	Plus Part	ner Pr	rogran	nme)															
	Employee Provident Fu					-	-	o contril	bute to m	y selec	ted Sc	heme(s) in	Sectio	n 3 as	per the	percen	tage sp	ecified	below,	, which	will b	e redirecte
	accordingly from my em subject to terms and cor				EPF a	bove i	the stati	itory red	quiremen	t. I unde	erstan	d that I ca	n only	divert ι	ıp to the	maxir maxir	num of	ту ет	ployer	's volun	tary co	ontribution
	1%	2% 39			1%	[	59	6	6	%	Г	7%										
	Salary Deduction (I here	phy authorise my emi	nlover to	contribu	ite to r	nv seli	ected Sc	heme(s)	in Section	n 3 as n	er the		snecifi	ed helo	w whic	h will h	e divert	ed moi	nthly fr	om mv	saları	, )
Ш	Salary Beddellon (Friere	by dutilonse my emp										quantum					c arrere	cu moi	iciny ji	om my	Surary	•/
				my salar			r															
	Cheque/Bank Draft (Pay Please indicate full nam																JMENT:	>.				
	Contribution Amount (	RM):			T		╗.	0 (	0	Che	aue/B	ank Draft	No.:					Т			7	
0.0																						
	ontribution Direction		-16 1		ul DD	C D	dalam ka	d - t					ID - IL I		II (D - f	li O d	> 41	DDC D				
contrib	y determine the contributions into the appropr	iate fund that corre	esponds	to your	age a	as pei	r your s	selected	PRS Sch	eme. A	All you	ur subsequ	uent c	ontribu	tions (C	Cheque	/Bank [	Draft/R	egular	Saving	gs Plar	n/EPF
	tion/Salary Deduction) shin will be applied to all yo													erent c	ontribut	on dir	ection t	nerean	ter, the	e new c	ontrib	ution
Please	choose <u>ONLY ONE</u> Contril	bution Direction - "D	o-lt-For-	Me" <u>OR</u>	"Do-lt-	Myse	lf''															
	"Do-lt-For-Me" (Default	Option) (Choc	se one o	f the foll	owing	schen	nes only	. Do not	select an	y funds	)											
	Scheme: Pr	incipal PRS Plus		Р	rincipa	al Islan	nic PRS	Plus														
DDI	"Do-lt-Myself"  NCIPAL PRS PLUS	(Selec	, ,	) and ind OCATIO			9		<i>below)</i> .AMIC P	De DI	ı ie			% A	LLOCA	TION						
	cipal RetireEasy 2060		/O ALL		<u>/14</u>				RetireE					<del>/8 A</del>								
	cipal RetireEasy 2050		H	$\pm \pm$					RetireE	,				F	++	$\exists$						
	cipal RetireEasy 2040		H	$\pm$					: RetireE	-				F	+	=						
	cipal RetireEasy 2030			$\pm$					c RetireE	-				F		=						
Prin	cipal RetireEasy Incom	ne	Ħ	廿		Р	rincipal	Islamio	c RetireE	asy Ind	come			F	$\overline{\Box}$	Ħ						
Prin	cipal PRS Plus Conser	vative	Ħ	$\Box$		Р	rincipal	Islamic	PRS PI	us Cor	nserva	ative										
Prin	cipal PRS Plus Modera	ate		Ħ		Р	rincipal	Islamic	PRS PI	us Mod	derate	9			Ϊİ							
Prin	cipal PRS Plus Growth					Р	rincipal	Islamic	PRS PI	us Gro	wth											
Prin	cipal PRS Plus Equity					Р	rincipal	Islamic	PRS PI	us Equ	iity											
Prin	cipal PRS Plus Asia Pac	rific Ex Japan Equity				Р	rincipal	Islamic	PRS Plu	s Asia	Pacific	c Ex Japar	n Equit	у								
			TO	TAL ALL	OCATI	ON (P	lease en	sure the	allocatio	n perce	entage	s add up to	o 100%	5) 1	0 (	0						
	e: For funds under	Year of birth Year 1996 - 200	5		ncipal		Plus by 2060		Principa Principal Is													
are	reEasy series, you recommended to	Year 1986 - 199	5	Princip	al Ret	ireEas	y 2050	Р	rincipal Is	lamic R	etireE	asy 2050										
	ct the most suitable I based on your year	Year 1976 - 198 Year 1968 - 197					y 2040 sy 2030		rincipal Is rincipal Is													
וט נט		On or before year 1	1967	Principa	al Retir	eFasy	Income	Pri	ncinal Isla	mic Re	tireFas	sy Income										

On or before year 1967 Principal RetireEasy Income Principal Islamic RetireEasy Income



# Private Retirement Scheme ("PRS") Joint Account Opening Form



This form must not be circulated unless accompanied by the Disclosure Document and Supplementary Disclosure Document(s) (If any).

You are advised to read and understand the contents of the Disclosure Document and Supplementary Disclosure Document(s) (if any) before completing this form.

### 4. General Declaration / Signature

- a) I acknowledge that I have received, read and understood the Disclosure Document for the PRS fund(s) to be invested in, supplementary Disclosure Document(s) (if any), and the Terms and Conditions stipulated in (i) the Principal website (www.principal.com.my); (ii) the PPA website (www.ppa.my); and (iii) the Terms and Conditions of this form including general Terms and Conditions overleaf and I undertake to be bound by them for my initial and subsequent transactions with Principal Asset Management Berhad ("Principal"). I acknowledge that the same have been explained to me by Principal, and/or registered PRS Consultants.
- b) I hereby declare that the particulars given herein are true, correct and complete, the documents submitted along with this application are genuine and that I have not withheld any material facts or information which may influence the acceptance of this application. I hereby undertake to promptly inform Principal of any changes to the information provided herein and agree and accept that Principal is not liable or responsible for any losses, costs and/or damages, arising out of any actions undertaken or activities performed by Principal on the basis of the information provided by me and also due to me not intimating/delay in intimating such changes.
- c) I declare that I have not been declared a bankrupt person and that the source of fund(s) invested herein does not contravene the laws of Malaysia including the Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001.
- d) I am aware of the fees and charges that will be incurred by me directly and/or indirectly when investing in the PRS fund(s). I acknowledge and accept that Principal has absolute discretion to rely on this confirmation from me and I undertake to indemnify and hold harmless Principal, its employees and PRS Consultants against all costs, expenses, losses or liabilities, claims and demands arising out of this confirmation
- e) I agree and acknowledge that my participation in the PRS Scheme(s) is subject to the Terms and Conditions between my employer and Principal, where applicable, and I fully agree to be bound by all further Terms and Conditions stipulated in this form.
- f) I declare that I have not been convicted by any court for any criminal offence whether within or outside Malaysia.
- g) I confirm that I have read and understood the provision pertaining to anti-money laundering and counter financing of terrorism (AML/CFT) contained overleaf.

h) By affixing my signature below, I have therefore expressly provided the necessary consent for Principal to deal change my instruction to Principal pertaining to my personal data, I may contact the Customer Care Centre or b	
Private Pension Administrator Malaysia (PPA)  The Private Pension Administrator (PPA) is a body approved under section 139C of the Capital Markets and customer service for members and contributors in relation to contributions made in respect of a private retire upon successful creation of the respective account the PRS applicants are subsequently referred to as PPA men	ment scheme. All PRS applicants are required to open an account with the PPA and
I/We hereby declare and represent I/we am/are: (CHECK ALL THAT APPLY)  A) A Tax resident of Mala	ysia B) A Tax resident or citizen of a country other than malaysia
And I/We hereby and represent that I/We have checked all designations that may apply to me/us. If B is checked, yeach jointholder must complete a saperate individual Self-Certification Form.	ou are required to complete the Individual Self-Certification Forms. For Joint Account,
Signature Of Applicant	
For PRS Consultant / Bank Use	For Office Use
I have read and understood the Declaration By PRS Consultants (see Part C, Clause 17 overleaf) and I have complied with the requirements of the said Declaration.	Initial:
Consultant/Staff Code	PRS Client ID:
Consultant/Staff Name	PRS A/C No. :
Consultant/Staff H/P No:	Sales Charge: %
Branch Name & Code	Channel: PRS Consultant (Provider)
	Institutional PRS Adviser
Signature	Corporate PRS Distributor
Referral Staff Code:	Corporate PAS Distributor
Referral Name:	Distributor Code :
Class For This Application: A X C Sales Charge: %	Date: D D / M M / Y Y Y Y
Date: $\square$	

Version Jul-2022 020R-0220420WMO-8

### A. GENERAL TERMS AND CONDITIONS applicable to the Applicant, PRS Providers and PPA (Governed by and construed in accordance with laws of Malaysia).

### 1. Account Opening

- a) The Applicant shall be bound by these terms and conditions, the Disclosure Document, the Supplementary and or Replacement Disclosure Document(s) (if any) and also the terms and conditions stated in this form and the webpage of Principal Asset Management Berhad 199401018399 (304078-K) ("PRS Provider") and the Private Pension Administrator ("PPA"). For further information about the PRS Scheme or funds with PRS Provider, please refer to the PRS Provider webpage at www.principal.com.my and for further information about PPA, please refer to the PPA webpage at www.ppa.my
- b) PRS Provider and/or PPA shall be entitled at any time without prior reference to the Applicant to add, vary or amend any or all of the terms and conditions herein at its sole and absolute discretion and without any compensation to the Applicant.
- c) Upon submission of this form as well as other supporting documents, the information contained therein will be used by PRS Provider and PPA for creation of account and record purposes.
- d) PRS Provider and PPA shall have absolute discretion in the opening of an account.
  e) All instructions and/or information given in writing to the PRS Provider and/or PPA, including this form are binding on the Applicant.

### Personal Data/Information

- a) Pursuant to Personal Data Protection Act 2010 ("Act"), please take note that it is mandatory for the Applicant to provide PRS Provider and/or PPA with the information requested within this form.
  b) The Applicant confirms that the Applicant has read, understood and agreed to be bound by PRS Provider's Privacy Notice (available at www.principal.com.my) and PPA's Privacy Notice (available at www.ppa.my) (collectively referred to as "Privacy Notice"). For the avoidance of doubt, the Applicant agrees that the Privacy Notice shall be deemed to be incorporated by reference into this application.
  c) The following clauses will form part of the terms and conditions governing the Applicant's account with PRS Provider and/or PPA in line with the Act:
  - - In the event the Applicant provide personal and financial information relating to third parties, including information relating to the Applicant's next-of-kin and dependents (where the Applicant is an individual), for the purpose of opening or operating the Applicant's account(s)/investments with PRS Provider and/or PPA, the Applicant:
    - aa) confirm that the Applicant has obtained their consent or are otherwise entitled to provide this information to PRS Provider and/or PPA, and for PRS Provider and/or PPA to use it in accordance with this application;
    - bb) agree to ensure that the personal and financial information of the said third parties is accurate;
    - agree to update PRS Provider and/or PPA in writing in the event of any material change to the said personal and financial information; and cc)
- dd) agree to PRS Provider and/or PPA's right to terminate this application should such consent be withdrawn by any of the said third parties.
  d) Personal data provided by the Applicant on this form and details of transaction or dealings by the Applicant provided from time to time thereafter may be used and/or disclosed by the PRS Provider and/or
- PPA and/or its personnel for the following purposes:
  - The use and/or disclosure of the Applicant's personal information to any party is necessary for the completion of any transactions, dealings or in connection with services that PRS Provider and/or i) PPA may provide to the Applicant;
  - If required by the applicable laws, regulations, directives, guidelines, regulatory authorities, government authorities and/or court or competent jurisdiction; and
  - To any PRS Provider and/or PPA's delegates, service providers or any third party that PRS Provider and/or PPA may engage on the basis that the recipient would continue to maintain confidentiality of the Applicant's personal information.
- e) Even after the Applicant has provided PRS Provider and/or PPA with any information, the Applicant will have the option to withdraw the consent given earlier. In such instances, PRS Provider and/or PPA will have the right to not provide or discontinue the provision of any product, service and/or account(s) and/or investment(s) that is/are linked with such information.
- f) PRS Provider and/or PPA reserves the right to amend this clause from time to time at PRS Provider and/or PPA's sole discretion and shall provide notification to the Applicant in writing and place any such amendments on PRS Provider and/or PPA's websites.
- g) This clause shall be without prejudice to any other clause in this application which provides for the disclosure of information.

### 3. Change of Contact Details

It shall be the Applicant's obligation to notify the PRS Provider and PPA of any change in Applicant's address, email or contact number immediately to ensure continuity in the receipt of communication from the PRS Provider and PPA.

### 4. Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001

The Applicant hereby warrants that:

- a) The Applicant shall at all times adhere to and comply with Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001 ("AMLATFPUAA") including any amendments from time to time and any laws and regulations relating to anti-money laundering and anti-terrorism financing activities with respect to all transactions or matters whatsoever and howsoever arising whether directly or indirectly with PRS Provider and/or PPA, and in particular:
  i) PRS Provider and/or PPA shall be entitled to keep records of Applicant's transactions and to further disclose any information pertaining to the Applicant, as may be required by law or any governmental
  - or regulatory authority for purposes of compliance with anti-money laundering and anti-terrorism financing laws and regulations; and
    ii) Applicant undertakes to provide PRS Provider and/or PPA with all relevant information and documents, as and when requested, for purposes of identification of the Applicant and verification of the
  - source of funds under the "Know Your Client" principle:
- b) No person other than the Applicant has or will have any interest in the account (where applicable);
- All monies as may be paid to the PRS Provider and/or PPA from time to time shall come from a legitimate (and not illegal) source;
  The Applicant agrees to provide such information and documents as may be necessary to verify the Applicant's identity and do all such acts and things as may be necessary to enable PRS Provider and/or PPA to comply with AMLATFPUAA and the governing laws, rules and regulations (whether in Malaysia or elsewhere). The Applicant agrees that PRS Provider and/or PPA shall not be liable or responsible in anyway whatsoever and shall be held harmless;
- The Applicant agrees that PRS Provider and/or PPA shall not be liable or responsible in any way whatsoever and shall be held harmless against any loss arising as a result of or in connection with any delay or failure to process any application or transaction if such information or documents requested by PRS Provider and/or PPA have not been promptly provided by the applicant to Principal and/or PPA; and
- PRS Provider and/or PPA reserves the right to terminate the relationship if any documents requested pursuant to the AMLATFPUAA requirements are not received within 14 days

## **B. PPA'S TERMS AND CONDITIONS**

- 1. The PPA members have been informed of the fees payable to the PPA. The PPA fees payable to the PPA are as follows:

  - a) Account opening fee (RM10)
     b) Annual maintenance fee (RM8) (payable only when there is contribution)
  - Administration fee of 0.04% of the Fund's NAV charged to the funds by PRS Provider.
  - The above may be collected by the PRS Provider acting on behalf of the PPA. For further information on the PPA's fees and charges, please refer to PPA's website.
- 2. PPA reserves the right after 6 months of notification to the member to close a PPA account that does not reflect any balance in the PPA account due to the following reasons
  - a) Full amount withdrawn (upon attaining retirement age)/permanent departure and account has zero units for 6 months; or b) Upon release of the deceased member's funds to beneficiaries/nominees/next-of-kin pursuant to a Letter of Administration or Grant of Probate.

The PPA shall be entitled at any time and without prior reference to the PPA members to add, vary or amend any or all the terms and conditions herein and/or the PPA's website and/or the joint application form at its sole and absolute discretion.

# C. SERVICE PROVIDER'S TERMS AND CONDITIONS

## 1. Applicant

- The Applicant hereby warrants that the Applicant has the legal capacity, power and all necessary authorization under the applicable laws of the relevant jurisdiction to enter into this application with PRS a) Provider.
- b) Applicant must be 18 years old and above and not be an undischarged bankrupt at the date of application
- c) Applicant must provide a copy of the Applicant's identity card/passport and/or such other documents as PRS Provider may require from time to time.
- d) In the event the Applicant fails to provide the relevant information and/or document to PRS Provider for whatever reasons, PRS Provider reserves its sole and absolute discretion to terminate the Applicant's application.

## 2. Rights of PRS Provider

- a) PRS Provider reserves the right to accept or reject the Applicant's application in whole or in part thereof without assigning any reason in respect thereof, without compensation to the Applicant and the duly completed form received by PRS Provider from the Applicant shall be deemed irrevocable.
- b) Notwithstanding anything contained herein, PRS Provider reserves its sole and absolute discretion to take such actions as PRS Provider deems fit and proper including but not limited to rejecting, delaying and/or refusing to carry out the Applicant's application, payment and/or instructions for whatever reasons.
- c) PRS Provider may without any compensation to the Applicant, terminate these arrangements set out in this terms and conditions by giving 14 days written notice to the Applicant or by immediate notice if so required by any relevant authority or by PPA.

## 3. Contribution

- a) Cheques/bank draft for contribution must be made payable to Principal Asset Management Berhad PRS for <NAME OF APPLICANT AS PER IDENTIFICATION DOCUMENT>. At the overleaf of the cheque/bank draft, please write your full name, new NRIC/passport number and telephone number
- b) The Applicant undertakes to PRS Provider that the Applicant will not give cash, transfer money, issue cheque or such other means in favour of the Private Retirement Scheme Consultant ("PRS Consultant") arising out or in connection with the Applicant's application.
- c) If the Applicant fails to comply with Clause 3(b) above, the Applicant understands and agrees that PRS Provider shall not be responsible to the Applicant for any loss howsoever caused arising out of and/or connection thereto.

## 4. Instructions/ Voice Recordings

a) All instructions given by the Applicant or its authorized representative shall be in writing, or in such form as prescribed by PRS Provider from time to time and delivered or sent by hand, post, electronic mail to such address, location designated by PRS Provider ("Instructions"). Instructions shall be binding upon the Applicant and PRS Provider shall have no obligation to verify the authenticity of any such Instructions or the identity of any person giving such Instructions

- b) The Applicant must submit an Instruction or such other prescribed arrangements by PRS Provider to change the Applicant's personal records and details. PRS Provider shall have the right to request any
- other documents or evidence before acting on any such change.
  c) It is the Applicant's sole responsibility to ensure that all instructions (including those instructions communicated by persons authorized to give instructions on behalf of the Applicant) communicated are
- accurate, correct and clearly transmitted to PRS Provider.

  d) Any instruction or communication given to PRS Provider shall only take effect upon actual receipt by PRS Provider and during the normal working hours of PRS Provider.

  e) PRS Provider is entitled at its sole and absolute discretion to act, refuse to act or delay any Instructions duly communicated to PRS Provider, in which event PRS Provider shall notify (but is not obliged to) the Applicant accordingly thereafter wherever practicable and legally permissible to do so.
- f) PRS Provider shall be entitled to record all telephone calls relating to each instruction and the Applicant agrees to the use of such recordings and transcript thereof by PRS Provider as conclusive evidence in any dispute between the Applicant and PRS Provider.

### 5. Fees. Charges and Expenses

- a) The Applicant shall be responsible for the payment of any charges, fees, costs, expenses and other liabilities properly payable or incurred by PRS Provider and in holding or executing transactions in respect of any contribution to the fund(s). For further information on the fees and charges charged by PRS Provider, please refer to the Disclosure Documents and/or PRS Provider's website.
- b) PRS Provider reserves the right to impose additional administration related expenses that may incur in carrying out any Instructions given by the Applicant.
  c) PRS Provider shall not be liable to pay for any profit to the Applicant for any monies held by PRS Provider for the Applicant for any reason whatsoever.

### 6. Authorised PRS Consultant

- a) The Applicant should ensure that the PRS Consultant servicing the Applicant has a VALID authorization and registration card. All authorised PRS Consultants are registered with Federation of Investment Managers Malaysia (FIMM). For more information, please visit www.fimm.com.my.
- b) If a PRS Consultant is named in this form, PRS Provider is entitled to process any instructions received from such PRS Consultant without further reference to the Applicant unless PRS Provider has received prior written instructions to the contrary from the Applicant.
- c) PRS Provider shall not be responsible for any action or omission on the part of the PRS Consultant and shall be under no obligation to verify the authenticity of the instructions received or to determine whether or not such instructions were authorized. The Applicant shall have no right of action against PRS Provider in connection with the execution by PRS Provider of such instructions and undertaken not to make any claim against PRS Provider in connection thereof.

Any instruction or communication to be given by the Applicant to PRS Provider shall be in writing, or in such forms as prescribed by PRS Provider from time to time and delivered or sent by hand, post, electronic mail to such address, location designated by PRS Provider and shall take effect upon actual receipt by PRS Provider and during the normal working hours of PRS Provider.

- a) To the extent permitted under the applicable laws, any and all statements, notices, fund reports and such other documents as determined by PRS Provider from time to time (collectively referred to as "Documents") in relation to the Applicant's investments shall be delivered to the Applicant, electronically by default or by such other method determined practicable by the PRS Provider.
  b) For purposes of Clause 8(a), all Documents and/or communication will be sent to the Applicant's last known address and/or email address contained in PRS Provider's record, at the risk of the Applicant.
- All Documents and/or communication delivered to the Applicant are deemed to be delivered at the time of posting or transmission of the Documents and/or communication.

  c) The Applicant accepts and agrees that any communication with or by PRS Provider may not be transmitted via a private or secure link or in encrypted form and therefore may be subject to the usual hazards
- and inherent risk arising out of and/ or in connection with internet communication. Also, PRS Provider cannot guarantee that any communication has not been the subject of unauthorised interception or modification by any third party. PRS Provider shall not be responsible for any inaccuracy, interruption, error, delay, or failure in transmission or delivery of any notices via whatever means, or for any equipment failure or malfunction. PRS Provider shall not be liable for any direct or indirect consequential losses arising from the foregoing. If the Applicant has any doubts or require clarification about the Applicant's Documents, the Applicant should notify PRS Provider as soon as possible for assistance.
- d) The Applicant shall:
  i) promptly notify PRS Provider in writing of any non-receipt of the confirmation and/or statements' or
  - within 14 days from the date appearing in the confirmation advice or statements, the confirmation advice or statement shall be deemed to be conclusive and binding upon the Applicant. The Applicant shall be deemed to have waived any right to raise any objection or to pursue any remedies against PRS Provider.
- e) Notwithstanding the abovementioned, the Applicant may notify PRS Provider in writing should the Applicant wish to continue receiving physical copy of the Documents.

9. Set Off
PRS Provider is entitled to set off any monies due to the Applicant in relation to the account against any debts or liabilities due and/or owing by the Applicant to PRS Provider from time to time.

### 10. Online Access

- a) PRS Provider may from time to time provide the Applicant with access information to PRS Provider's Online Member website ("Electronic Services") upon execution of this form.
- b) Such access information will be sent to the Applicant's mailing address provided in this form. Applicant agrees to receive online statement unless a request is made for printed statement.
- c) PRS Provider shall be entitled to:
  - i) modify, suspend or terminate the operation of the Electronic Services;
  - ii) suspend or terminate the Applicant's access to or use of the Electronic Services;
- at any time with or without notice.
- d) For avoidance of doubt, any modification, cancellation, termination or suspension of the Electronic Services shall not entitle any Applicant to any claims against PRS Provider or compensation arising from any losses or damages suffered or incurred by the Applicant as a direct or indirect result of the act of modification, cancellation, termination or suspension of the Electronic Services.

Neither PRS Provider nor any of its PRS consultant shall be liable for any direct, indirect, special or consequential damages which may be suffered and/or to be suffered by the Applicant, such as, but not limited to, loss of anticipated profits or other anticipated economic benefits, whatsoever or howsoever caused, whether in contract or in tort (which includes but is not limited to negligence), arising directly or indirectly in connection with or arising out of this form and these terms and conditions.

- a) Neither PRS Provider, PRS Consultant nor any of its agent shall be liable for any direct, indirect, special or consequential damages which may be suffered and/or to be suffered by the Applicant's application, such as, but not limited to, loss of anticipated profits or other anticipated economic benefits, whatsoever or howsoever caused, whether in contract or in tort (which includes but is not limited to negligence), arising directly or indirectly in connection with or arising out of these terms and conditions or the units and/or the Applicant's application.
- b) The Applicant hereby agrees to fully indemnify PRS Provider, its employees and PRS Consultant (collectively "Indemnified Parties") against any and all direct and indirect losses, damages, claims, costs (on a full indemnity basis including but not limited to legal costs), fees, expenses and/or liabilities by whatever name so called and howsoever suffered and/or incurred by the Indemnified Parties arising out of and/or in connection with the Applicant's application.

## 13. Severability

Each of the provisions contained herein is severable and distinct from the others and if at any time one or more of such provisions is or becomes invalid, void and/or illegal the enforceability of the remaining provisions hereof shall not in any way be effected or impaired thereby.

# 14. Successors Bound

This form and the rights and obligations created under it shall be binding upon and inure solely for the benefit of the Applicant or PRS Provider (as the case maybe) and their respective heirs, personal representatives, successors in title and permitted assigns of the Applicant or PRS Provider (as the case maybe).

These terms and conditions shall be read and construed in accordance with the Laws of Malaysia and the parties hereby submit to the exclusive jurisdiction of the courts of Malaysia.

- a) The Applicant hereby confirms that the Applicant is not (i) US resident; (ii) US citizen; (iii) US permanent resident; or (iv) a US entity/legal entity with US directors or shareholders with more than twenty-five percent (25%) ownership/US person(s) as beneficial owner(s), whichever is applicable and hereby declare that the confirmation provided by the Applicant in this form as of date is true, accurate and complete.
- b) Where required and subject to any applicable local laws, the Applicant also consents for the PRS Provider, its parent or ultimate holding company or any of its affiliates (including branches) to share the
- Applicant's information with domestic or overseas regulators or tax authorities where necessary to establish the Applicant's tax liability in any/or the relevant jurisdiction.

  (b) Where required by domestic or overseas regulators or tax authorities, the Applicant also understands and agrees that the PRS Provider may be required to obtain additional documents and/or forms, which the Applicant/authorised person(s)/director(s) will sign, if the Applicant/shareholders/director(s) are subject to the relevant jurisdiction's requirements
- d) The Applicant also agrees and undertakes to notify the PRS Provider within thirty (30) days or provide additional information if requested by the PRS Provider, if there is any change in the information which the Applicant has provided to the PRS Provider.
- e) Where in the event of any indication that the Applicant may be deemed as possibly US person(s) as defined in Section 7701(a)(30) of the Internal Revenue Code, the Applicant is required to complete the relevant form for individual or entity respectively and return the completed form with the supporting identification document(s) to the PRS Provider within thirty (30) days of the PRS Provider's request. Failure to do so shall render the PRS Provider the right to terminate the business relationship with the Applicant.

## 17. Declaration by PRS Consultant

- a) I agree to abide by all relevant policies of PRS Provider, applicable laws, all applicable guidelines and regulations including amendments as may be in force from time to time.
- b) Thereby confirm that I have sighted the original personal identity documents (i.e., either NRIC or Passport) of the Applicant and I have satisfactorily completed the verification of the identity of the Applicant and the name, address, contact number, occupation and/or nature of business shown on this application corresponds with my records, and agree to make such relevant documentation available to you
- c) I hereby confirm that (a) I have witnessed the signature of the Applicant; and (b) the particulars of the Applicant provided by the Applicant in the form are true and correct

Important Note: You are required to satisfactorily verify the identity and address of the Applicant and have adequate records to demonstrate that fact under the local Anti-Money Laundering and Counter Financing of Terrorism Laws, Guidelines and/or Regulations. You should ensure that the names and address of the Applicant are accurate and complete and in accordance with the relevant records

In alliance with CIMB

Principal®

Investor Suitability Assessment Form

1. Please complete this form in BLOCK LETTERS and BLACK INK only
2. Please mark X where appropriate

Customer / Company Name:	, p. 14.0		Form Serial Number:					
Customer NRIC/ Passport/ Company Registration Number:  Nationality:								
Country Registered/ Incorporated	(for Non-Individual Investor ONLY):							
Contact Number (and Contact Per	son for Company):	E-mail Address:						
Address:								
Category(ies) of Product(s):	Unit Trust Private Retirement	Scheme Wholesale Fund	Others (please specify):					
Name of Product/Range of Produc	cts Recommended:							
A. Investor Preference								
I agree to provide all the info		nsaction I have decided to make is base product suitability assessment. ( <b>ONLY</b>	ed on my own judgement. applicable for High Net Worth Entity)					
B. Risk Profiling Question	onnaire							
<ol> <li>My age is</li> <li>a. ≤ 44 years old</li> <li>b. 45 – 64 years old</li> </ol>	(12 points) (9 points)	Choose the statement that best strategy or experience?     a. Other than savings account	describes your current investment  ats or fixed deposits, I (2 points)					
c. ≥ 65 years old	(3 points)	have very little investment b. I have invested some mon	experience.  ey into stocks, bonds (6 points)					
<ol> <li>Which of the following statement viewpoint on potential investments concerned are you about flucture capital? Choose the portfolio the relative to variability.</li> </ol>	ent returns and risks? How ations in your investment	or mutual funds with the beinvestments in savings acceposits.  c. The majority of my investments of stocks, bonds or	counts or fixed nent holdings are in a (10 points)					
RETURNS I	N 1 YEAR	small portion held in a sav liquidity purposes.						
© 25 20 15 01 10		<ol> <li>How interested are you in trying trends versus adopting a long to strategy?</li> <li>a. I am a long term buy and I</li> </ol>	erm buy and hold nold investor and am (3 points)					
₹ 0 -5 -10 A B	C D E	not overly concerned aboutrends. b. I would consider purchasir						
	TFOLIO HIGHEST RISK	but it's not critical. c. I believe in trying to catch	market trends as (15 points)					
a. Portfolio A b. Portfolio B c. Portfolio C	(3 points) (6 points) (9 points)	doing so may considerably returns.	•					
<ul><li>d. Portfolio D</li><li>e. Portfolio E</li></ul> 3. Over the balance of your lifetim		How knowledgeable are you ab     a. Novice     b. Not very knowledgeable     c. Average knowledge	(3 points) (6 points) (9 points)					
inflation will have on your lifesty a. I am not concerned about inflation.	·	<ul><li>d. Quite knowledgeable</li><li>e. An expert</li></ul>	(12 points) (15 points)					
b. Inflation might erode my li but I would not make char to my portfolio.								
c. Inflation could significantly my lifestyle if I do not atter earn potential higher returns.	mpt to							
C. Scoring								
Total Score achieved through que								
Question 1 Score	2 3	4 5	TOTAL :					
Investment Approach (based on y	our total score)							
Conservative 16 – 39	Moderate 40 – 51	Moderately Aggressive 52 – 63	Aggressive ≥ 64					
		<u> </u>						

# **Principal Asset Management Berhad**

199401018399 (304078-K)



D. Investor's Needs Analysis							
Investor's Investment Objectives							
Purpose of Investment	Priority (Plea	se mark 🗓)	Remarks				
Saving for specific purpose	Yes	□No					
Supplementing income in retirement	□Yes	□No					
General lump sum investment for growth	Yes	□No					
General lump sum investment for income	Yes	□No					
Others (please specify)	Yes	□No					
Investor refuses to provide sufficient information Yes No							
Duration of intended investment in the product(s)							
Rationale for choosing and general expectation of the product(s)							
Is capital or principal security or protection importan	it to investor?	☐Yes	□No				
Investor's Financial Situation							
Investor's assets	□ > RM150K -	- RM350K	□ > RM350K – RM500K	☐ > RM500K			
Investor's liabilities	> RM150K -	- RM350K	□ > RM350K – RM500K	 ☐ > RM500K			
Timeson Characters		THEODOTT		> ranocort			
Disposable Income (per annum)     Disposable income is the amount of money an indibeen paid.	- Disposable income is the amount of money an individual has available for spending and saving after income taxes, bills and commitments has						
Proportion of investment out of investor's net assets	(not including in	vestor's reside	intial property) $\square \leqslant 29$	5%	>50%		
Investor's regular financial commitment (per annum)	Investor's regular financial commitment (per annum)						
Investor's Risk Tolerance / Risk Profile Investments fluctuate over time. Please indicate the							
			g to som (product open	<u></u>			
Investor's Current Portfolio Type of investment portfolio the investor current	tly holds (please	e specify)					
Performance of current investment portfolio	Satisfied	☐ Not sa	tisfied Others (please	e specific)			
I do not wish to disclose the information reques	ted in <i>Investor's</i>	Current Port					
E. Recommendations Section (to be con	mpleted by c	onsultant)					
Whether the product is recommended by the consultant							
	n .						
	Yes. Please specify the basis of the recommendation  No. Please specify the reasons of non-recommendation						
No. I lease specify the reasons of non-recommenda	ation						
F. Acknowledgement							
——————————————————————————————————————							
The consultant has explained and I have understoo	d the features an	d risks of the p	roduct.				
I understand and acknowledge that the capital/principal of my investment is not guaranteed/ protected.							
All information disclosed is true, complete and accurate.							
<u> </u>							
I decline to provide certain information required for the product suitability assessment and that this may adversely affect my suitability assessment.							
(if applicable)							
I acknowledge receipt of a copy of PHS and the rele	evant disclosure o	document which	h have been given to me.				
				annlin ah la )			
I have decided to purchase another unlisted capital	market product t	nat is not recoi	ilinended by consultant. (If a	ррпсавіе)			
		Γ					
		Signature	f Consultant				
Signature of Prospective Investor		Name :	. Consultant				
Name :		Agent Code					
Date:		Date :	••				
Date.		Date.					

## Disclaimer

THIS INVESTOR SUITABILITY ASSESSMENT FORM WILL GUIDE YOU IN CHOOSING THE UNLISTED CAPITAL MARKET PRODUCTS THAT SUIT YOUR INVESTMENT OBJECTIVES, RISK TOLERANCE, FINANCIAL PROFILE AND INVESTMENT EXPERIENCE. THE INFORMATION YOU PROVIDE WILL FORM THE BASIS OF OUR RECOMMENDATION. IT IS IMPORTANT TO PROVIDE ACCURATE AND COMPLETE INFORMATION TO ENSURE THAT SUITABLE UNLISTED CAPITAL MARKET PRODUCTS ARE RECOMMENDED ACCORDING TO YOUR INVESTMENT NEEDS AND OBJECTIVES.

THE RECOMMENDATION IS MADE BASED ON INFORMATION OBTAINED FROM THE SUITABILITY ASSESSMENT. INVESTORS ARE ADVISED TO EXERCISE JUDGEMENT IN MAKING AN INFORMED DECISION IN RELATION TO THE UNLISTED CAPITAL MARKET PRODUCT.

# Principal Asset Management Berhad 199401018399 (304078-K)



# **Appendix**

Category of Investors	Definition
A. Accredited investors	<ol> <li>A unit trust scheme, private retirement scheme or prescribed investment scheme.</li> <li>Bank Negara.</li> <li>A licensed person or a registered person.</li> <li>An exchange holding company, a stock exchange, a derivatives exchange, an approved clearing house, a central depository or a recognized market operator.</li> <li>A corporation that is licensed, registered or approved to carry on any regulated activity or capital market services by an authority in Labuan or outside Malaysia which exercises functions corresponding to the functions of the Commission.</li> <li>A bank licensee or an insurance licensee as defined under the Labuan Financial Services and Securities Act 2010 [Act 704].</li> <li>An Islamic bank licensee or a takaful licensee as defined under the Labuan Islamic Financial Services and Securities Act 2010 [Act 705].</li> <li>A chief executive officer or a director of any person referred to in paragraphs 3, 4, 5, 6 and 7.P.U. (A) 51</li> <li>A closed-end fund approved by the Commission.</li> </ol>
B. High-net worth entities	<ol> <li>A company that is registered as a trust company under the Trust Companies Act 1949 and has assets under its management exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A corporation that— (a) is a public company under the Companies Act 2016 which is approved by the Commission to be a trustee under the Act and has assets under its management, exceeding ten million ringgit or its equivalent in foreign currencies; or (b) is carrying on the regulated activity of fund management solely for the benefit of its related corporations and has assets under its management exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A corporation with total net assets exceeding ten million ringgit or its equivalent in foreign currencies based on the last audited accounts.</li> <li>A partnership with total net assets exceeding ten million ringgit or its equivalent in foreign currencies.</li> <li>A statutory body established under any laws unless otherwise determined by the Commission.P.U. (A) 52</li> <li>A pension fund approved by the Director General of Inland Revenue under the Income Tax Act 1967.</li> </ol>
C. High-net worth individuals	<ul> <li>16. An individual— <ul> <li>(a) whose total net personal assets, or total net joint assets with his or her spouse, exceeding three million ringgit or its equivalent in foreign currencies, excluding the value of the individual's primary residence;</li> <li>(b) who has a gross annual income exceeding three hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months;</li> <li>(c) who jointly with his or her spouse, has a gross annual income exceeding four hundred thousand ringgit or its equivalent in foreign currencies in the preceding twelve months; or</li> <li>(d) whose total net personal investment portfolio or total net joint investment portfolio with his or her spouse, in any capital market products exceeding one million ringgit or its equivalent in foreign currencies.</li> </ul> </li> </ul>

The Updated Categories of Sophisticated Investors as per the CAPITAL MARKETS AND SERVICES (AMENDMENT OF SCHEDULES 5, 6 AND 7) ORDER 2021, gazetted on 1 July 2021 (https://www.sc.com.my/regulation/acts/capitalmarkets-and-services-act-2007)