

## PART C – Decision under Appeal

The decision under appeal is the Ministry of Social Development and Social Innovation (the “Ministry”) reconsideration decision, dated June 5, 2017, in which the Ministry found that the Appellant was not eligible for:

1. funding for a scooter, because the Appellant had failed to demonstrate that there were no alternative resources available to him, as required by section 3(1)(ii) of Schedule C to the Employment and Assistance for Persons with Disabilities Regulation (“EAPWDR”) and because an occupational therapist had not confirmed that it was unlikely that the Appellant would have a medical need for a wheelchair within five years, as required by section 3.4(3)(a) of Schedule C to the EAPWDR; or
2. for reimbursement of the fee charged by an occupational therapist, as there is no legislative authority in sections 2 or 3.1 through 3.12 of Schedule C to the EAPWDR for such a reimbursement.

## PART D – Relevant Legislation

*Employment and Assistance For Persons With Disabilities Regulation* – EAPWDR, section 62, Schedule C, sections 2, 3, and 3.1 to 3.12

## PART E – Summary of Facts

The evidence before the Ministry at the reconsideration consisted of the following:

- An invoice from an occupational therapist (the “OT”), dated April 13, 2017;
- A letter with fax cover sheet from the OT, dated April 7, 2017;
- A Medical Equipment Request and Justification, completed by the OT, dated April 7, 2017;
- A Medical Equipment Request and Justification, completed by the Appellant’s worker and medical practitioner;
- A quotation with fax cover sheet for the cost of a scooter, dated April 5, 2017;
- The Appellant’s Request for Reconsideration (“RFR”);
- Four (4) photographs of the Appellant’s stomach’s extruding from his stoma;

In his Notice of Appeal, dated June 9, 2017, the Appellant stated that:

- he is unable to leave his home to attend necessary medical appointments;
- he had called “palliative care” and was advised that he did not qualify for assistance through “palliative care.”

## PART F – Reasons for Panel Decision

The issue under appeal is whether the Ministry's decision that the Appellant was not eligible for a scooter or for reimbursement for the assessment fee charged by an occupational therapist was a reasonable application of the legislation or reasonably supported by the evidence.

Section 62 of the EAPWDR permits the minister to provide health supplements or medical equipment described in Schedule C to the EAPWDR as follows:

### **General health supplements**

**62** The minister may provide any health supplement set out in section 2 [*general health supplements*] or 3 [*medical equipment and devices*] of Schedule C to or for

- (a) a family unit in receipt of disability assistance,
- (b) a family unit in receipt of hardship assistance, if the health supplement is provided to or for a person in the family unit who is a dependent child, or
- (c) a family unit, if the health supplement is provided to or for a person in the family unit who is a continued person.

Section 3 of Schedule C of the EAPWDR sets out the basic requirements for the provision of the medical devices enumerated in sections 3.1 through 3.12 of Schedule C as follows:

### **Medical equipment and devices**

**3** (1) Subject to subsections (2) to (5) of this section, the medical equipment and devices described in sections 3.1 to 3.12 of this Schedule are the health supplements that may be provided by the minister if

- (a) the supplements are provided to a family unit that is eligible under section 62 [*general health supplements*] of this regulation, and
- (b) all of the following requirements are met:
  - (i) the family unit has received the pre-authorization of the minister for the medical equipment or device requested;
  - (ii) there are no resources available to the family unit to pay the cost of or obtain the medical equipment or device;
  - (iii) the medical equipment or device is the least expensive appropriate medical equipment or device.

(2) For medical equipment or devices referred to in sections 3.1 to 3.8 or section 3.12, in addition to the requirements in those sections and subsection (1) of this section, the family unit must provide to the minister one or both of the following, as requested by the minister:

- (a) a prescription of a medical practitioner or nurse practitioner for the medical equipment or device;
- (b) an assessment by an occupational therapist or physical therapist confirming the medical need for the medical equipment or device.

- (2.1) For medical equipment or devices referred to in section 3.9 (1) (b) to (g), in addition to the requirements in that section and subsection (1) of this section, the family unit must provide to the minister one or both of the following, as requested by the minister:
- (a) a prescription of a medical practitioner or nurse practitioner for the medical equipment or device;
  - (b) an assessment by a respiratory therapist, occupational therapist or physical therapist confirming the medical need for the medical equipment or device.
- (3) Subject to subsection (6), the minister may provide as a health supplement a replacement of medical equipment or a medical device, previously provided by the minister under this section, that is damaged, worn out or not functioning if
- (a) it is more economical to replace than to repair the medical equipment or device previously provided by the minister, and
  - (b) the period of time, if any, set out in sections 3.1 to 3.12 of this Schedule, as applicable, for the purposes of this paragraph, has passed.
- (4) Subject to subsection (6), the minister may provide as a health supplement repairs of medical equipment or a medical device that was previously provided by the minister if it is more economical to repair the medical equipment or device than to replace it.
- (5) Subject to subsection (6), the minister may provide as a health supplement repairs of medical equipment or a medical device that was not previously provided by the minister if
- (a) at the time of the repairs the requirements in this section and sections 3.1 to 3.12 of this Schedule, as applicable, are met in respect of the medical equipment or device being repaired, and
  - (b) it is more economical to repair the medical equipment or device than to replace it.
- (6) The minister may not provide a replacement of medical equipment or a medical device under subsection (3) or repairs of medical equipment or a medical device under subsection (4) or (5) if the minister considers that the medical equipment or device was damaged through misuse.

Sections 2 and 3.1 through 3.12 of Schedule C of the EAPWDR list the types of health benefits that may be provided by the Minister, pursuant to section 62 of the EAPWDR, as follows:

### **SCHEDULE C HEALTH SUPPLEMENTS**

#### **General health supplements**

**2** (1) The following are the health supplements that may be paid for by the minister if provided to a family unit that is eligible under section 62 [*general health supplements*] of this regulation:

(a) medical or surgical supplies that are, at the minister's discretion, either disposable or reusable, if the minister is satisfied that all of the following requirements are met:

(i) the supplies are required for one of the following purposes:

- (A) wound care;
- (B) ongoing bowel care required due to loss of muscle function;
- (C) catheterization;
- (D) incontinence;
- (E) skin parasite care;
- (F) limb circulation care;

(ii) the supplies are

- (A) prescribed by a medical practitioner or nurse practitioner,
- (B) the least expensive supplies appropriate for the purpose, and
- (C) necessary to avoid an imminent and substantial danger to health;

(iii) there are no resources available to the family unit to pay the cost of or obtain the supplies;

(a.1) the following medical or surgical supplies that are, at the minister's discretion, either disposable or reusable, if the minister is satisfied that all the requirements described in paragraph (a) (ii) and (iii) are met in relation to the supplies:

- (i) lancets;
- (ii) needles and syringes;
- (iii) ventilator supplies required for the essential operation or sterilization of a ventilator;
- (iv) tracheostomy supplies;

(a.2) consumable medical supplies, if the minister is satisfied that all of the following requirements are met:

- (i) the supplies are required to thicken food;
- (ii) all the requirements described in paragraph (a) (ii) and (iii) are met in relation to the supplies;

(b) Repealed. [B.C. Reg. 236/2003, Sch. 2, s. 2 (b).]

(c) subject to subsection (2), a service provided by a person described opposite that service in the following table, delivered in not more than 12 visits per calendar year,

- (i) for which a medical practitioner or nurse practitioner has confirmed an acute need,
- (ii) if the visits available under the Medical and Health Care Services Regulation, B.C. Reg. 426/97, for that calendar year have been provided and for which payment is not available under the *Medicare Protection Act*, and
- (iii) for which there are no resources available to the family unit to cover the cost:

| Item | Service               | Provided by        | Registered with  |
|------|-----------------------|--------------------|--|
| 1    | acupuncture           | acupuncturist      | College of Traditional Chinese Medicine under the <i>Health Professions Act</i>                |
| 2    | chiropractic          | chiropractor       | College of Chiropractors of British Columbia under the <i>Health Professions Act</i>           |
| 3    | massage therapy       | massage therapist  | College of Massage Therapists of British Columbia under the <i>Health Professions Act</i>      |
| 4    | naturopathy           | naturopath         | College of Naturopathic Physicians of British Columbia under the <i>Health Professions Act</i> |
| 5    | non-surgical podiatry | podiatrist         | College of Podiatric Surgeons of British Columbia under the <i>Health Professions Act</i>      |
| 6    | physical therapy      | physical therapist | College of Physical Therapists of British Columbia under the <i>Health Professions Act</i>     |

(d) and (e) Repealed. [B.C. Reg. 75/2008, s. (a).]

(f) the least expensive appropriate mode of transportation to or from

- (i) an office, in the local area, of a medical practitioner or nurse practitioner,
- (ii) the office of the nearest available specialist in a field of medicine or surgery if the person has been referred to a specialist in that field by a local medical practitioner or nurse practitioner,
- (iii) the nearest suitable general hospital or rehabilitation hospital, as those facilities are defined in section 1.1 of the Hospital Insurance Act Regulations, or
- (iv) the nearest suitable hospital as defined in paragraph (e) of the definition of "hospital" in section 1 of the *Hospital Insurance Act*,

provided that

- (v) the transportation is to enable the person to receive a benefit under the *Medicare Protection Act* or a general hospital service under the *Hospital Insurance Act*, and

(vi) there are no resources available to the person's family unit to cover the cost.

(g) Repealed. [B.C. Reg. 75/2008, s. (a).]

- (1.1) For the purposes of subsection (1) (a), medical and surgical supplies do not include nutritional supplements, food, vitamins, minerals or prescription medications.
- (2) No more than 12 visits per calendar year are payable by the minister under this section for any combination of physical therapy services, chiropractic services, massage therapy services, non-surgical podiatry services, naturopathy services and acupuncture services.
- (2.1) If eligible under subsection (1) (c) and subject to subsection (2), the amount of a general health supplement under section 62 of this regulation for physical therapy services, chiropractic services, massage therapy services, non-surgical podiatry services, naturopathy services and acupuncture services is \$23 for each visit.
- (3) If the minister provided a benefit to or for a person under section 2 (3) of Schedule C of the Disability Benefits Program Regulation, B.C. Reg. 79/97, the Income Assistance Regulation, B.C. Reg. 75/97 or the Youth Works Regulation, B.C. Reg. 77/97, as applicable, for the month during which the regulation was repealed, the minister may continue to provide that benefit to or for that person as a supplement under this regulation on the same terms and conditions as previously until the earlier of the following dates:
- (a) the date the conditions on which the minister paid the benefit are no longer met;
  - (b) the date the person ceases to receive disability assistance.

### **Medical equipment and devices — canes, crutches and walkers**

- 3.1** (1) Subject to subsection (2) of this section, the following items are health supplements for the purposes of section 3 of this Schedule if the minister is satisfied that the item is medically essential to achieve or maintain basic mobility:
- (a) a cane;
  - (b) a crutch;
  - (c) a walker;
  - (d) an accessory to a cane, a crutch or a walker.

(2) A walking pole is not a health supplement for the purposes of section 3 of this Schedule.

### **Medical equipment and devices — wheelchairs**

- 3.2** (1) In this section, "**wheelchair**" does not include a stroller.

(2) Subject to subsection (4) of this section, the following items are health supplements for the purposes of section 3 of this Schedule if the minister is satisfied that the item is medically essential to achieve or maintain basic mobility:

- (a) a wheelchair;
- (b) an upgraded component of a wheelchair;
- (c) an accessory attached to a wheelchair.

(3) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (2) of this section is 5 years after the minister provided the item being replaced.

(4) A high-performance wheelchair for recreational or sports use is not a health supplement for the purposes of section 3 of this Schedule.

### **Medical equipment and devices — wheelchair seating systems**

**3.3** (1) The following items are health supplements for the purposes of section 3 of this Schedule if the minister is satisfied that the item is medically essential to achieve or maintain a person's positioning in a wheelchair:

- (a) a wheelchair seating system;
- (b) an accessory to a wheelchair seating system.

(2) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (1) of this section is 2 years from the date on which the minister provided the item being replaced.

### **Medical equipment and devices — scooters**

**3.4** (1) In this section, "**scooter**" does not include a scooter with 2 wheels.

(2) Subject to subsection (5) of this section, the following items are health supplements for the purposes of section 3 of this Schedule if all of the requirements set out in subsection (3) of this section are met:

- (a) a scooter;
- (b) an upgraded component of a scooter;
- (c) an accessory attached to a scooter.

(3) The following are the requirements in relation to an item referred to in subsection (2) of this section:

- (a) an assessment by an occupational therapist or a physical therapist has confirmed that it is unlikely that the person for whom the scooter has been



prescribed will have a medical need for a wheelchair during the 5 years following the assessment;

(b) the total cost of the scooter and any accessories attached to the scooter does not exceed \$3 500 or, if subsection (3.1) applies, \$4 500;

(c) the minister is satisfied that the item is medically essential to achieve or maintain basic mobility.

- (3.1) The maximum amount of \$4 500 under subsection (3) (b) applies if an assessment by an occupational therapist or a physical therapist has confirmed that the person for whom the scooter has been prescribed has a body weight that exceeds the weight capacity of a conventional scooter but can be accommodated by a bariatric scooter.
- (4) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (2) of this section is 5 years after the minister provided the item being replaced.
- (5) A scooter intended primarily for recreational or sports use is not a health supplement for the purposes of section 3 of this Schedule.

#### **Medical equipment and devices — toileting, transfers and positioning aids**

**3.5** (0.1) In this section:

**"positioning chair"** does not include a lift chair;

**"transfer aid"** means a transfer board, transfer belt or slider sheet.

- (1) The following items are health supplements for the purposes of section 3 of this Schedule if the minister is satisfied that the item is medically essential to facilitate toileting or transfers of a person or to achieve or maintain a person's positioning:
- (a) a grab bar in a bathroom;
  - (b) a bath or shower seat;
  - (c) a bath transfer bench with hand held shower;
  - (d) a tub slide;
  - (e) a bath lift;
  - (f) a bed pan or urinal;
  - (g) a raised toilet seat;
  - (h) a toilet safety frame;
  - (i) a floor-to-ceiling pole in a bathroom or bedroom;
  - (j) a portable commode chair;

(k) a standing frame for a person for whom a wheelchair is medically essential to achieve or maintain basic mobility;

(l) a positioning chair for a person for whom a wheelchair is medically essential to achieve or maintain basic mobility;

(m) a transfer aid for a person for whom the transfer aid is medically essential to transfer from one position to another.

(2) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (1) of this section is 5 years from the date on which the minister provided the item being replaced.

### **Medical equipment and devices — hospital bed**

**3.6** (1) Subject to subsection (3) of this section, the following items are health supplements for the purposes of section 3 of this Schedule if the minister is satisfied that the item is medically essential to facilitate transfers of a person to and from bed or to adjust or maintain a person's positioning in bed:

(a) a hospital bed;

(b) an upgraded component of a hospital bed;

(c) an accessory attached to a hospital bed;

(d) a positioning item on a hospital bed.

(2) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (1) of this section is 5 years from the date on which the minister provided the item being replaced.

(3) The following items are not health supplements for the purposes of section 3 of this Schedule:

(a) an automatic turning bed;

(b) a containment type bed.

### **Medical equipment and devices — pressure relief mattresses**

**3.7** (1) A pressure relief mattress is a health supplement for the purposes of section 3 of this Schedule if the minister is satisfied that the pressure relief mattress is medically essential to prevent skin breakdown and maintain skin integrity.

(2) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (1) of this section is 5 years from the date on which the minister provided the item being replaced.

### **Medical equipment and devices — floor or ceiling lift devices**

**3.8** (1) In this section, "**floor or ceiling lift device**" means a device that stands on the floor or is attached to the ceiling and that uses a sling system to transfer a person.

(2) A floor or ceiling lift device is a health supplement for the purposes of section 3 of this Schedule if the following requirements are met:

(a) the minister is satisfied that the floor or ceiling lift device is medically essential to facilitate transfers of a person in a bedroom or a bathroom;

(b) the cost of the floor or ceiling lift device does not exceed \$4 200 or, if the cost of the floor or ceiling lift device does exceed \$4 200, the minister is satisfied that the excess cost is a result of unusual installation expenses.

(3) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (2) of this section is 5 years from the date on which the minister provided the item being replaced.

### **Medical equipment and devices — breathing devices**

**3.9** (1) Subject to subsection (4) of this section, the following items are health supplements for the purposes of section 3 of this Schedule:

(a) if all of the requirements set out in subsection (2) of this section are met,

(i) a positive airway pressure device,

(ii) an accessory that is required to operate a positive airway pressure device, or

(iii) a supply that is required to operate a positive airway pressure device;

(b) if the minister is satisfied that the item is medically essential to monitor breathing,

(i) an apnea monitor,

(ii) an accessory that is required to operate an apnea monitor, or

(iii) a supply that is required to operate an apnea monitor;

(c) if the minister is satisfied that the item is medically essential for clearing respiratory airways,

(i) a suction unit,

(ii) an accessory that is required to operate a suction unit, or

(iii) a supply that is required to operate a suction unit;

(d) if the minister is satisfied that the item is medically essential for clearing respiratory airways,

- (i) a percussor,
- (ii) an accessory that is required to operate a percussor, or
- (iii) a supply that is required to operate a percussor;

(e) if the minister is satisfied that the item is medically essential to avoid an imminent and substantial danger to health,

- (i) a nebulizer,
- (ii) an accessory that is required to operate a nebulizer, or
- (iii) a supply that is required to operate a nebulizer;

(f) if the minister is satisfied that the item is medically essential to moisturize air in order to allow a tracheostomy patient to breathe,

- (i) a medical humidifier,
- (ii) an accessory that is required to operate a medical humidifier, or
- (iii) a supply that is required to operate a medical humidifier;

(g) if the minister is satisfied that the item is medically essential to deliver medication,

- (i) an inhaler accessory device,
- (ii) an accessory that is required to operate an inhaler accessory device, or
- (iii) a supply that is required to operate an inhaler accessory device.

(2) The following are the requirements in relation to an item referred to in subsection (1) (a) of this section:

- (a) the item is prescribed by a medical practitioner or nurse practitioner;
- (b) a respiratory therapist has performed an assessment that confirms the medical need for the item;
- (c) the minister is satisfied that the item is medically essential for the treatment of moderate to severe sleep apnea.

(3) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an item described in subsection (1) of this section is as follows:

- (a) in the case of an item referred to in subsection (1) (a) (i), 5 years from the date on which the minister provided the item being replaced;
- (b) in the case of an item referred to in subsection (1) (a) (ii) or (iii), one year from the date on which the minister provided the item being replaced;
- (c) in the case of an apnea monitor, suction unit, percussor, nebulizer or medical humidifier, 5 years from the date on which the minister provided the item being

replaced;

(d) in the case of an inhaler accessory device, one year from the date on which the minister provided the device being replaced;

(e) in the case of an accessory or supply for an item referred to in paragraph (c) or (d), one year from the date on which the minister provided the device being replaced.

(4) A ventilator is not a health supplement for the purposes of section 3 of this Schedule.

### **Medical equipment and devices — orthoses**

**3.10** (1) In this section:

**"off-the-shelf"**, in relation to an orthosis, means a prefabricated, mass-produced orthosis that is not unique to a particular person;

**"orthosis"** means

(a) a custom-made or off-the-shelf foot orthotic;

(b) custom-made footwear;

(c) a permanent modification to footwear;

(d) off-the-shelf footwear required for the purpose set out in subsection (4.1) (a);

(e) off-the-shelf orthopaedic footwear;

(f) an ankle brace;

(g) an ankle-foot orthosis;

(h) a knee-ankle-foot orthosis;

(i) a knee brace;

(j) a hip brace;

(k) an upper extremity brace;

(l) a cranial helmet used for the purposes set out in subsection (7);

(m) a torso or spine brace;

(n) a foot abduction orthosis;

(o) a toe orthosis.

(2) Subject to subsections (3) to (11) of this section, an orthosis is a health supplement for the purposes of section 3 of this Schedule if

(a) the orthosis is prescribed by a medical practitioner or a nurse practitioner,

(b) the minister is satisfied that the orthosis is medically essential to achieve or maintain basic functionality,

(c) the minister is satisfied that the orthosis is required for one or more of the following purposes:

(i) to prevent surgery;

(ii) for post-surgical care;

(iii) to assist in physical healing from surgery, injury or disease;

(iv) to improve physical functioning that has been impaired by a neuro-musculo-skeletal condition, and

(d) the orthosis is off-the-shelf unless

(i) a medical practitioner or nurse practitioner confirms that a custom-made orthosis is medically required, and

(ii) the custom-made orthosis is fitted by an orthotist, pedorthist, occupational therapist, physical therapist or podiatrist.

(3) For an orthosis that is a custom-made foot orthotic, in addition to the requirements in subsection

(2) of this section, all of the following requirements must be met:

(a) a medical practitioner or nurse practitioner confirms that a custom-made foot orthotic is medically required;

(b) the custom-made foot orthotic is fitted by an orthotist, pedorthist, occupational therapist, physical therapist or podiatrist;

(c) Repealed. [B.C. Reg. 144/2011, Sch. 2.]

(d) the custom-made foot orthotic must be made from a hand-cast mold;

(e) the cost of one pair of custom-made foot orthotics, including the assessment fee, must not exceed \$450.

(4) For an orthosis that is custom-made footwear, in addition to the requirements in subsection (2) of this section, the cost of the custom-made footwear, including the assessment fee, must not exceed \$1 650.

(4.1) For an orthosis that is off-the-shelf footwear, in addition to the requirements in subsection (2) of this section,

(a) the footwear is required to accommodate a custom-made orthosis, and

(b) the cost of the footwear must not exceed \$125.

(4.2) For an orthosis that is off-the-shelf orthopaedic footwear, in addition to the requirements in subsection (2) of this section, the cost of the footwear must not exceed \$250.

- (5) For an orthosis that is a knee brace, in addition to the requirements in subsection (2) of this section, the medical practitioner or nurse practitioner who prescribed the knee brace must have recommended that the knee brace be worn at least 6 hours per day.
- (6) For an orthosis that is an upper extremity brace, in addition to the requirements in subsection (2) of this section, the upper extremity brace must be intended to provide hand, finger, wrist, elbow or shoulder support.
- (7) For an orthosis that is a cranial helmet, in addition to the requirements in subsection (2) of this section, the cranial helmet must be a helmet prescribed by a medical practitioner or nurse practitioner and recommended for daily use in cases of self abusive behaviour, seizure disorder, or to protect or facilitate healing of chronic wounds or cranial defects.
- (8) For an orthosis that is a torso or spine brace, in addition to the requirements in subsection (2) of this section, the brace must be intended to provide pelvic, lumbar, lumbar-sacral, thoracic-lumbar-sacral, cervical-thoracic-lumbar-sacral, or cervical spine support.
- (9) Subject to section 3 of this Schedule, the limit on the number of orthoses that may be provided for the use of a person as a health supplement for the purposes of section 3 of this Schedule is the number set out in Column 2 of Table 1 opposite the description of the applicable orthosis in Column 1.

**Table 1**

| Item | Column 1<br>Orthosis      | Column 2<br>Limit                            |
|------|---------------------------|--|
| 1    | custom-made foot orthotic | 1 or 1 pair                                  |
| 2    | custom-made footwear      | 1 or 1 pair                                  |
| 3    | modification to footwear  | 1 or 1 pair                                  |
| 4    | ankle brace               | 1 per ankle                                  |
| 5    | ankle-foot orthosis       | 1 per ankle                                  |
| 6    | knee-ankle-foot orthosis  | 1 per leg                                    |
| 7    | knee brace                | 1 per knee                                   |
| 8    | hip brace                 | 1  |
| 9    | upper extremity brace     | 1 per hand, finger, wrist, elbow or shoulder |
| 10   | cranial helmet            | 1  |
| 11   | torso or spine brace      | 1  |
| 12   | off-the-shelf footwear    | 1 or 1 pair                                  |

|    |                                    |             |
|----|------------------------------------|-------------|
| 13 | off-the-shelf orthopaedic footwear | 1 or 1 pair |
| 14 | foot abduction orthosis            | 1 or 1 pair |
| 15 | toe orthosis                       | 1           |

(10) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of an orthosis is the number of years from the date on which the minister provided the orthosis being replaced that is set out in Column 2 of Table 2 opposite the description of the applicable orthosis in Column 1.

**Table 2**

| Item | Column 1<br>Orthosis               | Column 2<br>Time period |
|------|------------------------------------|-------------------------|
| 1    | custom-made foot orthotic          | 3 years                 |
| 2    | custom-made footwear               | 1 year                  |
| 3    | modification to footwear           | 1 year                  |
| 4    | ankle brace                        | 2 years                 |
| 5    | ankle-foot orthosis                | 2 years                 |
| 6    | knee-ankle-foot orthosis           | 2 years                 |
| 7    | knee brace                         | 4 years                 |
| 8    | hip brace                          | 2 years                 |
| 9    | upper extremity brace              | 2 years                 |
| 10   | cranial helmet                     | 2 years                 |
| 11   | torso or spine brace               | 2 years                 |
| 12   | off-the-shelf footwear             | 1 year                  |
| 13   | off-the-shelf orthopaedic footwear | 1 year                  |
| 14   | toe orthosis                       | 1 year                  |

(11) The following items are not health supplements for the purposes of section 3 of this Schedule:

- (a) a prosthetic and related supplies;
- (b) a plaster or fiberglass cast;
- (c) a hernia support;
- (d) an abdominal support;
- (e) a walking boot for a fracture.
- (f) Repealed. [B.C. Reg. 144/2011, Sch. 2.]



- (12) An accessory or supply that is medically essential to use an orthosis that is a health supplement under subsection (2) is a health supplement for the purposes of section 3 of this Schedule.

### **Medical equipment and devices — hearing instruments**

- 3.11** (1) A hearing instrument is a health supplement for the purposes of section 3 of this Schedule if
- (a) the hearing instrument is prescribed by an audiologist or hearing instrument practitioner, and
  - (b) an audiologist or hearing instrument practitioner has performed an assessment that confirms the need for a hearing instrument.
- (2) The minister may provide a hearing instrument under this section only if the person is not receiving a hearing assistance supplement under section 70.02 of this regulation.

### **Medical equipment and devices — non-conventional glucose meters**

- 3.12** (1) In this section, "**non-conventional glucose meter**" includes
- (a) a continuous glucose monitoring meter, and
  - (b) a talking glucose meter.
- (2) A non-conventional glucose meter is a health supplement for the purposes of section 3 of this Schedule if the minister is satisfied that
- (a) the glucose meter is medically essential to test blood glucose levels, and
  - (b) the person for whom the non-conventional glucose meter has been prescribed is unable to use a conventional glucose meter.
- (3) The period of time referred to in section 3 (3) (b) of this Schedule with respect to replacement of a non-conventional glucose meter is 5 years from the date on which the minister provided the glucose meter being replaced.

### ***Positions of the Parties***

#### **Appellant's Position**

#### ***Reimbursement of the fee for the assessment by the OT***

The Appellant's position is that, being on income assistance and having limited resources available to him to pay for items such as rent and food, he does not have the means to pay for the assessment which had been prepared by the OT and which recommended that he be provided with a scooter.

### *Provision of a Scooter*

The Appellant gave evidence that he is largely housebound as a result of the issues related to his stomach cancer. He described being unable to walk more than one block and significant swelling in his hips when he does walk. He is also unable to take public transit because when he walks his stomach becomes extruded up to 3 to 6 inches, causing his colostomy bag to fill up and creating an odor which has resulted in his being asked to leave public transit. The Appellant stated that he does not carry a spare colostomy bag but would have no place to change his colostomy bag even if he did carry a spare one with him. The Appellant also described being socially isolated as a result of his reduced mobility.

The Appellant states that he called the BC Palliative Care Program (the "Program") some time after submitting the RFR but was told that he was not registered for same. The Appellant stated that he does not know why he was not registered with the Program as he had been diagnosed with palliative prostate cancer several years ago. When asked if he had taken any steps to register for the Program or inquire with his doctor as to why he was not registered with the Program, the Appellant indicated that he had not.

The Appellant stated that his prognosis from the OT as to his future mobility was "very bad." However, when asked, he was unable to say whether the OT had advised him that he would require a wheelchair within the next five years.

### *Ministry's Position*

#### *Reimbursement of the fee for the assessment by the OT*

The Ministry's position is that there is no provision in the EAPWDR and, in particular, in section 2 or sections 3.1 through 3.12 of Schedule C of the EAPWDR for the reimbursement of the assessment fee charged by the OT.

### *Provision of a Scooter*

The Ministry found that the Appellant had satisfied all of the criteria set out in sections 3 and 3.4 of Schedule C, except for the criteria set out in section 3(1)(b)(ii) of Schedule C, in that the Appellant had not demonstrated that there were no other resources available to him to pay for a scooter, and the criteria set out in 3.4(3)(a) of Schedule C, which requires confirmation from an OT that it was unlikely that the Appellant would have a medical need for a wheelchair within five years of the date of assessment by the OT.

### ***Panel's Decision***

#### *Reimbursement of the fee for the assessment by the OT*

Neither section 2 nor sections 3.1 through 3.12 of Schedule C to the EAPWDR provide for the cost of an assessment by an OT to be reimbursed as a health supplement. The panel was also not directed to any other legislative authority for the provision of a reimbursement to the Appellant for the cost of the assessment by the OT and, in the result, the panel finds that the Ministry's decision that the Appellant was not eligible for reimbursement of the OT's fee for the assessment was both a reasonable application of the EAPWDR in the Appellant's circumstances and was reasonably supported by the evidence and the panel confirms the Ministry's decision in that regard.

### *Provision of a Scooter*

Section 3 of Schedule C to the EAPWDR requires an applicant to demonstrate that “there are no resources available to the Family unit to pay the cost of or obtain the medical equipment or device” requested. The evidence before the panel is that the Appellant’s diagnosis with palliative prostate cancer may qualify him to be registered in the Program. Although the Appellant gave evidence that he had called the Program some time after the submission of the RFR and had been told that he was not registered, the Appellant’s evidence is that he made no inquiries regarding how he might become registered in the Program before he made his application for a scooter or since, making a determination as to the Appellant’s eligibility or non-eligibility for assistance through the Program impossible. Given the dearth of evidence regarding the Appellant’s efforts to become enrolled or registered in the Program, the panel finds that the Ministry’s decision that the Appellant had not demonstrated that there were no other resources available to him to pay for the cost of a scooter was a reasonable application of Schedule C to the EAPWDR in the Appellant’s circumstances and was reasonably supported by the evidence and the panel confirms the Ministry’s decision in that regard.

In addition to the requirements under section 3 of Schedule C to the EAPWDR, section 3.4(3) of Schedule C to the EAPWDR requires “an assessment by an occupational therapist has confirmed that it is unlikely that the person for whom the scooter has been prescribed will have a medical need for a wheelchair during the 5 years following the assessment.” Although the OT confirms that the Appellant has significant difficulties with mobility in her letter, dated April 7, 2017, the OT does not provide a long-term prognosis as to the Appellant’s future mobility. More specifically, the OT does not provide any information at all as to the likelihood or non-likelihood that the Appellant will have a medical need for a wheelchair within the next five years. In the result, the panel finds that the Ministry’s decision that the Appellant had not met the requirement of section 3.4(3) of Schedule C to the EAPWDR was a reasonable application of Schedule C to the EAPWDR in the Appellant’s circumstances and was reasonably supported by the evidence and the panel confirms the Ministry’s decision in that regard.