

APPENDIX B

PRE-APPROVED AMENDMENTS TO PRESCRIBED FORMS IN THE HOUSING DEVELOPERS RULES FOR STRATA TITLED PROPERTIES

Effective date : 09 Feb 2012

The prescribed Form B under the Housing Developers Rules may be amended as indicated below without further approval from the Controller of Housing.

FORM B – OPTION TO PURCHASE	
Clause	Pre-approved amendments
Definition of “Tenure”	The words “ <i>commencing from _____</i> ” may be inserted at the end of the paragraph to indicate the commencement date of the lease.
Definition of “Expiry date of Option”	If the expiry date of the Option is not ascertainable at the date of Option, the statement “ <i>Refer to Clause 3 of this Option</i> ” may be inserted.
Clauses 2.1(b) and 4.1(a)	Some vendors wish to have an additional copy (or copies) of the Sale and Purchase Agreement. The word “ <i>duplicate</i> ” may be amended accordingly, as required.
Clause 4	<p>If the Vendor wishes to allow the purchasers up to 8 weeks to pay the first instalment of 20% of the Purchase Price less the booking fee, Clause 4 may be amended as follows:</p> <p>Delete Sub-clause 4.1(c) and add new Sub-clause 4.3 :</p> <p><i>“You shall pay us 20% of the purchase price less the booking fee within 8 weeks from the date of this Option.”</i></p>
Clauses 4 and 7	The word “ <i>draft</i> ” in Clauses 4 and 7 appearing before the words “Sale and Purchase Agreement” may be deleted for consistency with Clause 2.
New Clause – Where the Intending Purchaser is a Foreigner	Where the intending purchaser is a foreigner and the sale is subject to the approval of the Controller of Residential Property, the following new clause may be inserted in the Option :

FORM B – OPTION TO PURCHASE

Clause	Pre-approved amendments
	<p><i>“If You are not a Singapore Citizen or an approved purchaser as defined under the Residential Property Act (Cap. 274), the sale and purchase is subject to the approval being obtained by You from the Controller of Residential Property, Singapore. If approval is not obtained within 3 months from the Option Date, the sale and purchase shall be treated as abortive and all monies paid shall be refunded to You by Us in full (free of interest) and thereafter neither party shall have any claim against the other.”</i></p>
<p>New Clause – Where the Vendor is a Publicly Listed Company</p>	<p>Where the Vendor is a publicly listed company and the sale is subject to shareholders’ approval in accordance with the requirements of the Singapore Exchange Limited and/or the Companies Act, the following new clause may be inserted in the Option :</p> <p><i>“If approval of our shareholders or the shareholders of our holding company (hereinafter called “the Shareholders”) to the sale is required, pursuant to the Companies Act, Cap. 50 or the Singapore Exchange Limited’s Securities Trading Listing Manual, this Option is conditional upon us obtaining the approval of the Shareholders. You shall provide us with all the information necessary to enable us to determine whether procurement of approval of the Shareholders is necessary. If the Shareholders do not approve the sale of the Property to you, this Option and the sale made pursuant thereto shall become null and void and all monies paid shall be refunded to you without interest and neither of us shall thereafter make any claim or demand against each other. In this clause, “holding company” shall have the same meaning as defined in the Companies Act, Cap. 50.”</i></p>

The prescribed Forms E under the Housing Developers Rules may be amended as indicated below without further approval from the Controller of Housing.

FORM E – SALE AND PURCHASE AGREEMENT	
Clause	Pre-approved amendments
Definition of “Base Rate”	<p>Definition of “Base Rate” may be amended as follows :</p> <p><i>“ “Base Rate” means the average of the prevailing prime lending rates of DBS Bank Limited, the Oversea-Chinese Banking Corporation Limited and the United Overseas Bank Limited, rounded downwards to the nearest one-eighth of 1%; ”</i></p>
Definition of “Building”	<p>Definition of “Building” may be amended to insert the words “<i>Statutory Land</i>” immediately before “Grant No.” if the tenure for the land is a Statutory Land Grant.</p>
Definition of “certified copy”	<p>Definition of “certified copy” “ may be amended as follows :</p> <p><i>“ “certified copy” in relation to the Temporary Occupation Permit or the Certificate of Statutory Completion in respect of the Unit, means a copy of that document which is confirmed in writing by the Vendor’s solicitors to have been issued by the Commissioner of Building Control under the Building Control Act (Cap. 29), based on the written confirmation by a Qualified Person of the Housing Project that such a document has been so issued by the Commissioner of Building Control; ”</i></p>
Definition of “Specifications”	<p>Definition of “Specifications” may be amended as follows, if there is more than one schedule to the Agreement:</p> <p><i>“ “Specifications” means the specifications set out in the First Schedule; ”</i></p> <p><i>and the heading “The Schedule” listing the Specifications of the Building may be amended correspondingly to read as the “First Schedule”.</i></p>

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
Clause 3	<p>The clause in the prescribed agreement may be amended as follows and incorporated in the main body of the agreement :</p> <p>“3. Terms of Sale</p> <p>3.1 The Unit is sold subject to –</p> <p>(a) the terms in this Agreement; and</p> <p>(b) the <i>Law Society of Singapore's</i> Conditions of Sale 2012 or any other conditions issued from time to time by the Law Society of Singapore in so far as they are applicable to a sale by private treaty and are not varied by or inconsistent with the terms of this Agreement.”</p> <p><i>3.2 The Vendor and Purchaser agree that the amendments stipulated in the Second Schedule shall form an integral part of this Agreement, and shall be read together with the main body, First Schedule and all other parts of this Agreement. If, however, there is any inconsistency between the terms of this Agreement or the First Schedule and the amendments stipulated in the Second Schedule, the said amendments stipulated in the Second Schedule shall prevail.”</i></p>
Clause 5.1.1	<p>If the Vendor has allowed the Purchaser in the Option to Purchase up to 8 weeks from the Option Date to pay the first instalment of 20% of the Purchase Price, the words “<i>Within 8 weeks from the date of the Option</i>” can be inserted to replace the words “Upon signing this Agreement”.</p>
Clauses 5.1.3(b), 16.2 & 18.1	<p>The words “<i>copy of the</i>” may be added immediately before “certificate”.</p>
Clause 5.13	<p>The words “<i>a copy of</i>” may be inserted before “the requisite certificate of the qualified person”</p>
Clause 6.2	<p>As a consequential amendment to Clause 5.1.1, delete “15th day after the Purchaser has received the relevant document under Clause 5” and substitute with “<i>day immediately after the expiry of the relevant period referred to in Clause 5.</i>”</p>

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
Clause 7.4	<p>Clause 7.4 may be amended by inserting the following proviso at the end of the clause :</p> <p><i>“Provided that if the instalments (excluding interest) previously paid by the Purchaser are not sufficient to cover the amounts referred to in Clauses 7.4(b) and 7.4(c), the Vendor has the right to claim and recover from the Purchaser any shortfall of the said amounts. The costs and expenses (including legal costs) incurred by the Vendor in such claim and recovery shall be paid by the Purchaser.”</i></p>
Clause 15.1	<p>The words "<i>a certified copy of</i>" may be inserted after "produce" in Clause 15.1.</p>
Clause 15.4	<p>The words "<i>(including any goods and services tax payable thereon)</i>" may be inserted at the end of Clause 15.4.</p>
<p>New Clause – Restrictions on Use and Enjoyment Pending Formation of Management Corporation</p>	<p>The following clause on the restrictions on use and enjoyment pending the formation of the Management Corporation may be included in Form E :</p> <p><i>"The Purchaser agrees to comply with the restrictions in the Schedule A from the date he takes possession of the Unit until the management corporation of the Housing Project takes over from the Vendor the functions of managing and maintaining the Housing Project".</i></p> <p>Schedule A is at Annex 1. Any item in the Schedule which is considered to be not relevant to the particular project may be omitted.</p> <p>The heading "Schedule A" may be labelled in other manner (for example, as "Appendix 1"), so that it runs alphabetically or numerically with the labelling of other schedules or attachments to the Agreement. Consequentially, the reference to Schedule A in the above Clause on Restrictions may be amended to refer to the appropriate heading.</p>

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
<p>New Clause – Where the Intending Purchaser is a Foreigner</p>	<p>Where the intending purchaser is a foreigner and the sale is subject to the approval of the Controller of Residential Property, the following new clause may be inserted in the Agreement :</p> <p><i>“If the Purchaser is not a Singapore Citizen or an approved purchaser as defined under the Residential Property Act (Cap. 274), the sale and purchase is subject to the approval being obtained by the Purchaser from the Controller of Residential Property, Singapore. If approval is not obtained within 3 months from the Option Date, the sale and purchase shall be treated as abortive and all monies paid shall be refunded to the Purchaser by the Vendor in full (free of interest) and thereafter neither party shall have any claim against the other.”</i></p>
<p>New Clause – Where the Vendor is a Publicly Listed Company</p>	<p>Where the Vendor is a publicly listed company and the sale is subject to shareholders’ approval in accordance with the requirements of the Singapore Exchange Limited and/or the Companies Act, the following new clause may be inserted in the Option :</p> <p><i>“If approval of the shareholders of the Vendor or the shareholders of the holding company of the Vendor (hereinafter called " the Shareholders") to the sale of the Unit to the Purchaser is required under the Companies Act, Cap. 50 or the Singapore Exchange Limited’s Securities Trading Listing Manual, the sale and purchase shall be conditional upon such approval being obtained by the Vendor. The Purchaser shall provide the Vendor with all the information necessary to enable the Vendor to determine whether procurement of approval of the Shareholders is necessary. If the Shareholders do not approve the sale to the Purchaser, the sale and purchase shall be null and void in which event all monies paid by the Purchaser to the Vendor shall be refunded to the Purchaser without interest and neither party shall have any further claim or demand against the other. In this clause, "holding company" shall have the same meaning as defined in the Companies Act, Cap. 50.”</i></p>
<p>New Clause – To Opt out of the Contracts (Rights Of Third Parties) Act 2001</p>	<p><i>“A person who is not a party to this Agreement shall have no right under the Contracts (Rights of Third Parties) Act to enforce any of its terms.”</i></p>

FORM E – SALE AND PURCHASE AGREEMENT	
Clause	Pre-approved amendments
<p>New Clauses – Containing Requirements Imposed By Relevant Competent Authority</p>	<p>Any of the following clauses may, if applicable, be inserted in the Agreement, if the condition or restriction stated in the clause is imposed by the relevant competent authority granting permission for the development, <u>subject to</u> the Vendor making known the respective clauses to Purchasers prior to the grant of option :</p> <p>“Balconies, roof top, reinforced concrete ledge and planter box <i>The Purchaser acknowledges that he is aware that :</i></p> <ul style="list-style-type: none"> (a) <i>the balconies (if any) in the Unit cannot be converted to any other uses for any reason whatsoever unless prior written approval of the relevant competent authority and the Vendor or the management corporation (when formed) are first had and obtained;</i> (b) <i>no structures or other uses are allowed on the rooftop unless prior written approval of the relevant competent authority and the Vendor or the management corporation (when formed) are first had and obtained;</i> (c) <i>access to all reinforced concrete flat roofs in the Housing Project is prohibited save for maintenance purposes by the Vendor or the management corporation (when formed) or in times of emergency; and</i> (d) <i>the approved planter boxes are not to be converted to balcony unless prior written approval of the relevant competent authority and the Vendor or the management corporation (when formed) are first had and obtained.”</i> <p>{Note: Any of the above items may be deleted if not applicable}</p> <p>“Car Parking Lots <i>The Purchasers shall at all times use the car parking lots in the Housing Project, regardless of whether they form part of the common property of the Housing Project or the Units, solely for the purposes of car parking only and no other purposes (including the carrying out of car repair works) unless prior written consent of the relevant competent authorities and the Vendor or the management corporation (when formed) are first had and obtained.”</i></p>

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
	<p>“Landscaped Deck <i>The Purchaser acknowledges that he is aware that the landscaped deck shall be landscaped and kept for the use shown in the approved plans and shall not be converted to other uses unless the prior written approval is obtained from the relevant competent authorities.”</i></p> <p>“Landscaped Communal Area <i>The Purchaser acknowledges that he is aware that the landscaped communal area in the Housing Project shall be kept for communal use only and shall not be enclosed or converted to other uses whatsoever without the prior written approval of the relevant competent authority and the Vendor or the management corporation (when formed).”</i></p> <p>“External Perforated Staircase and Roof Terrace The Purchaser will not erect or construct or cause to be erected or constructed enclosure, shelter, roof, cover or any structure whatsoever over any of the following within the Housing Project:-</p> <ul style="list-style-type: none"> (i) <i>the uncovered external perforated staircases; or</i> (ii) <i>the open roof terraces and other roof terrace.”</i> <p>{Note: Any of the above items may be deleted if not applicable}</p> <p>“Roofing Over / Enclosing Private Enclosed Space, Open Terrace and Balcony <i>The Purchaser acknowledges that he is aware that the *open-air private enclosed space(s) and/or open terrace(s) and/or balcony(ies) in the Unit (collectively the "Open-Air Spaces) (if any) are designed and intended to be open to the sky / open air spaces and that the Purchaser shall therefore not be entitled to cause or require the Open-Air Spaces (if any) to be roofed over or enclosed in any manner unless prior written consent of the relevant competent authorities and the Vendor or the management corporation (when formed) are first had and obtained, nor shall he be entitled to raise objections to the fact that the Open Air Spaces (if any) is/ are open to the sky (if any). In addition, the Purchaser shall also at all times observe the rules, regulations and by-laws of the management</i></p>

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
	<p><i>corporation (when formed) with regard to the roofing over or enclosing of the Open-Air Spaces.”</i></p> <p>{Note: The reference to any other facilities similar to private enclosed space, open terrace or balconies may be inserted in the Clause}</p>
<p>Other New Clauses – Cable Services and Access</p>	<p>Clauses which may be inserted in the Agreement <u>subject to</u> developers making known the Clauses to Purchasers prior to the grant of option:</p> <p>“Cable Services</p> <p><i>The Vendor shall endeavor to procure that a service provider for cable television or internet services (the “Cable Services”) provides the necessary cabling or connection from its network to the * Unit / Building and/or the Housing Project (or any part or parts thereof), so as to enable the * Unit /Building and/or the Housing Project to receive the Cable Services. In the event, despite reasonable efforts being made by the Vendor, the Vendor is unable to procure any service provider to provide the said cabling or connection, thereby resulting in there being no Cable Services available in the * Unit/ Building and/or Housing Project, the Vendor shall not be liable to the Purchaser for any compensation or for any damages costs fees expenses or losses whatsoever, or howsoever incurred, by virtue of the Purchaser being unable to obtain the Cable Services in the * Unit/ Building and/or Housing Project.”</i></p> <p>“Access</p> <p><i>Gondola supports/brackets and/or metal platforms (collectively "gondolas") (if any and if applicable) may be provided at the external wall, planter, air-con ledge, roof terrace, balcony of some of the Units for the installation of gondolas.</i></p> <p><i>The Purchaser acknowledges that in respect of the Unit he shall allow access to and facilitate space for the Vendor or the management corporation (when formed) in relation to the matters mentioned in Sub-Clause _ {to be appropriately numbered} for the purposes of carrying out cyclical maintenance repair upkeep and cleaning work to the building facade of the Housing Project.”</i></p>

* delete whichever is inapplicable

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
<p>Item 11 of the Specifications of the Building</p>	<p>Item 11 of the Specifications of the Building may be amended as follows:</p> <p>“TV /* FM / Telephone points State the number of TV /* FM / telephone points”</p>
<p>Notes to the Specifications of the Building</p>	<p>Any of the following notes to the Specifications may be inserted in the Agreement, if they are applicable :</p> <p>“Air-conditioning system <i>To ensure good working condition of the air-conditioning system, the system has to be maintained and cleaned by the Purchaser on a regular basis. This includes the cleaning of filters, clearing the condensate pipes and charging of gas.”</i></p> <p>“ * Cable Television and/or Internet Access <i>The Purchaser is liable to pay annual fee, subscription fee and such other fees to the * StarHub Cable Vision Ltd (SCV) and/or internet service providers (ISP) or any other relevant party or any other relevant authorities. The Vendor is not responsible to make arrangements with any of the said parties for the service connection for their respective * subscription channels and/or internet access.”</i></p> <p>“Materials, Fittings, Equipment, Finishes, Installations and Appliances <i>Subject to Clause 14.3, the brand, colour and model of all materials, fittings, equipment, finishes, installations and appliances supplied shall be provided subject to Architect’s selection, market availability and the sole discretion of the Vendor.”</i></p> <p>{Any item in the note which is not relevant to the particular project may be omitted}</p> <p>“Internet Access <i>If the Purchaser requires internet access, the Purchaser will have to make direct arrangements with the Internet Service Provider and/or such relevant entities/authorities for internet services to the Unit and to make all necessary payments to the Internet Service Provider and/or the relevant entities/authorities.”</i></p>

* delete if inapplicable

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
	<p>“Marble, Limestone and Granite <i>Marble, limestone and granite are natural stone materials containing veins with tonality differences. There will be colour and markings caused by their complex mineral composition and incorporated impurities. While such materials can be pre-selected before installation, this non-conformity in the marble, limestone or granite as well as non-uniformity between pieces cannot be totally avoided. Granite tiles are pre-polished before laying and care has been taken for their installation. However granite, being a much harder material than marble cannot be re-polished after installation. Hence some differences may be felt at the joints. *Subject to Clause 14.3, the tonality and pattern of the marble, limestone or granite selected and installed shall be subject to availability.”</i></p> <p>{If any of the materials: marble, limestone and granite, is not relevant to a project, its references may be omitted from the note}</p> <p>“Wardrobes, Kitchen Cabinets, Fan Coil Units, Electrical Points, Door Swing Positions and Plaster Ceiling Boards Layout/Location of wardrobes, kitchen cabinets, fan coil units, electrical points, door swing positions and plaster ceiling boards are subject to Architect’s sole discretion and final design.”</p> <p>{If any of the items: wardrobes, kitchen cabinets, fan coil units, electrical points, door swing positions and plaster ceiling boards, is not relevant to a project, its references may be omitted from the note}</p> <p>“Warranties <i>Where warranties are given by the manufacturers and/ or contractors and/ or suppliers of any of the equipment and / or appliances installed by the Vendor at the * Unit/ Building, the Vendor shall assign to the Purchaser such warranties at the time when possession of the*Unit/ Building is delivered to the Purchaser.”</i></p>

* delete if inapplicable

FORM E – SALE AND PURCHASE AGREEMENT

Clause	Pre-approved amendments
	<p>“Web Portal of the Housing Project <i>The Purchaser will have to pay annual fee, subscription fee or any such fee to the service provider of the Web Portal of the Housing Project as may be appointed by the Vendor or the management corporation when it is formed.”</i></p> <p>“Timber Timber is a natural material containing *grain/vein and tonal differences. Thus it is not possible to achieve total consistency of colour and grain in its selection and installation.”</p> <p>Note : The following Note to the Specifications will not be approved by the Controller of Housing -</p> <p>“Warranties <i>...PROVIDED ALWAYS that the Vendor shall not be liable nor be answerable or responsible to the Purchaser for any failure on the part of the manufacturers and/or contractors and/or suppliers to maintain or repair for any defects.”</i></p>
<p>New Schedule To List Transaction Particulars</p>	<p>The Schedule at Annex 2b, setting out the key transaction particulars, may be inserted in the Agreement and the relevant amendments may be made to the main body of the Agreement to refer to the information in the Schedule. For example, the beginning of the Agreement may be amended as follows:</p> <p><i>“An Agreement made between _____ of _____ Housing Developer’s Licence No. _____ (the Vendor) and the Purchaser named in the Schedule (the Purchaser) on _____ 20____.”</i></p>

**## SCHEDULE A
RESTRICTIONS ON USE AND ENJOYMENT**

1. The Purchaser will –
 - a. allow the Vendor and its agents at all reasonable times and on reasonable notice being given (except in case of emergency when no notice is required) to enter the Unit for the purpose of –
 - i. maintaining, repairing or renewing sewers, pipes, wires, cables and ducts used or capable of being used in connection with the enjoyment of any other unit in the Building *or Housing Project or the common property;
 - ii. maintaining, repairing or renewing the common property; and
 - iii. executing any work or doing any act reasonably necessary for or in connection with the performance or the enforcement of the stipulations contained in this Schedule;
 - b. without delay carry out all work directed by any competent authority in respect of the Unit other than such work for the benefit of the Building *or Housing Project generally, and pay all assessments, charges and outgoings which are payable in respect of the Unit;
 - c. repair and maintain the Unit and keep it in a state of good repair (reasonable wear and tear and damage by fire, storm, tempest or act of God excepted); and
 - d. use and enjoy the Unit and the common property in such a manner as not to interfere unreasonably with the use and enjoyment thereof by other purchasers, their families, permitted tenants or visitors.
2. The Purchaser will not –
 - a. use the Unit or permit it to be used for any purpose (illegal or otherwise) which may be injurious to the reputation of the Building *or Housing Project;
 - b. use the Unit or permit it to be used in such a manner or for such a purpose as to cause a nuisance or danger to any other purchaser or the family, permitted tenants or visitors of such other purchaser;

^{##} The heading "Schedule A" may be labelled in other manner (for example, as "Appendix 1"), so that it runs alphabetically or numerically with the labelling of other schedules or attachments to the Agreement.

* *Delete if inapplicable*

- c. use the Unit for any purpose contrary to the terms of user of that Unit shown in the plans approved by the competent authority pursuant to the Planning Act (Cap. 232);
- d. store or use as fuel in the Unit any substance or material which may give rise to smoke, fumes or obnoxious odour;
- e. throw or allow to fall any refuse or rubbish of any description on the common property or any part thereof except in refuse bins or in refuse chutes provided in the Building * or Housing Project;
- f. throw or allow any objects to fall onto any neighbouring railway line or railway area;
- g. use the tennis courts for any games or purposes other than for tennis;
- h. keep any animal in the Unit or the common property which may cause annoyance to any other purchaser or the family, permitted tenants or visitors of such other purchaser;
- i. obstruct or permit the obstruction of any walkway, pavement, entrance, ball court, corridor, lobby, stairway, fire escape, road or any other area of the common property;
- j. affix or erect any shade, blind, aerial, awning, grill, exhaust fan or the like to the windows, balconies or the exterior areas of the Unit without the prior written approval of the Vendor or which is not in accordance with the design and specifications of the Vendor;
- k. install any television, radio or other antenna on the roof of the Building *or any building in the Housing Project or any part of the common property;
- l. where the Unit has a roof terrace, erect or cause or suffer to be erected any structure on the roof terrace of the Unit;
- m. park or permit vehicles to be parked or stationary at any place except at such place(s) designated by the Vendor and shall not carry out any major repair work to any vehicle within the Building *or Housing Project;
- n. hold any funeral service and/or wake within the Building *or Housing Project except in the Purchaser's Unit / at areas designated by the Vendor and shall comply with any specific rules or requirements set down by the Vendor;
- o. mark, paint, drive nails or screws or the like into, or otherwise damage or deface any structure that forms part of the common property without the approval in writing of the Vendor;
- p. affix or erect any shade, blind, awning, grill or other covering or enclosure or the like to the common lobbies of the Building *or

* Delete if inapplicable

Housing Project without prior written approval of the Vendor and the relevant competent authorities;

- q erect or cause or suffer to be erected any structure fixture or feature in, on or over the Unit which will obstruct or otherwise hinder any of the purposes set out in Clause 1(a) hereof;
- r hang or dry or permit the hanging or drying of any clothes, linen, washing and such like articles beyond the strata unit area except in areas specially provided for in and upon the Unit;
- s plant or place or cause to be placed potted plant(s) or other objects on any common area or on the balcony/ window ledge(s) which may pose a danger to residents of the Building * or Housing Project or passers-by below the Unit;
- t make or permit to be made any repair alteration or renovation works to the household shelter installed in the Unit which will weaken or damage the householder shelter; and
- u insert or deliver any junk mails to letter boxes.

PROVIDED ALWAYS THAT nothing herein contained shall impose or be deemed to impose on the Vendor any obligation to enforce or effectuate the aforesaid restrictive or other covenants or any of them against the Purchaser his successors, assignees and personal representatives.

Note: Any item in the above Schedule A which is considered to be not relevant to a project may be omitted.

* Delete if inapplicable

(For Residential Units – Form E)

THE SCHEDULE
TRANSACTION PARTICULARS

- 1 Purchaser – Name : _____
(*NRIC / Passport / Co. Regn. No.)
Address : _____
- 2 Booking Fee : \$ _____
- 3 Date of Option to Purchase : _____
- 4 Purchase Price : \$ _____
- 5 Purchaser's Solicitors – Name : _____
Address : _____

- 6 the Unit : *flat/townhouse in the Housing Project
*known or to be known as (address), situated
on the _____ storey of the Building
and comprising an estimated floor area of
_____*(including.....[where
applicable] as shown in the registered land
surveyor's certificate on strata area)
- 7 Unit Purchase Price : \$ _____ per square metre
- 8 Share Value allotted to the Unit : _____
- 9 Share of maintenance charges for : _____
the common property of the
Housing Project
- 10 *Share of contribution to expenses : _____
relating solely to the limited
common property

*Delete whichever is inapplicable.

The heading "The Schedule" may be labelled in other manner (for example as "Annex B"), so that it runs alphabetically or numerically with the labelling of other schedules or attachments to the Agreement.