GUIDELINES FOR DEVELOPERS ON ANTI-MONEY LAUNDERING AND COUNTER FINANCING OF TERRORISM

Version Control Record

Version	Release Date	Key Changes	
1.0	10 March 2023	First release	
1.1	17 Apr 2023	 Updated para 1.3 to state that the url <u>https://go.gov.sg/ura-amltf</u> can be accessible from 28 June 2023 onwards Updated the FATF URL on countries subject to counter measures or ECDD, and countries subject to increased monitoring at paragraphs 2.1, 4.2.3ii, Annexure 2 item 2.4a, Updated paragraph 6.3.6c - MAS website on Regulations under the United Nations Act 2001 ("UN Act") Updated paragraphs 9, 10 and 11- included SCDD as one of the allowable measures Updated paragraph 13.1 – Included "Prescribed form to notify purchasers of the information/documents required for CDD checks" and "records of CDD conducted" as one of the documents for record keeping 	
1.2	21 Jan 2025	 Included definition of "Relevant Person" Updated Section 4.2 on How to Perform Risk Analysis Updated Section 6 on Customer Due Diligence (CDD) Updated Section 7 on Enhanced CDD Inserted new Annexure 1 on Suggested Risk Analysis Template Updated Annexure 2 on Checklist For Conducting Customer Due Diligence Updated CDD Forms and Inserted a new CDD Form D 	

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1 Introduction

- 1.1. All developers are subject to regulatory requirements¹ under the following legislation:
 - a. Housing Developers (Control and Licensing) Act 1965 ("HDCLA") and its Rules; and
 - b. Sale of Commercial Properties Act 1979 ("SCPA") and its Rules.
- 1.2. This set of guidelines aims to provide guidance to developers of residential and nonresidential properties on the requirements pertaining to anti-money laundering and counter financing of terrorism under the HDCLA, Housing Developers (Anti-Money Laundering and Terrorism Financing) Rules, SCPA and Sale of Commercial Properties (Anti-Money Laundering and Terrorism Financing) Rules ("the Acts and Rules"). Developers regulated under the HDCLA and SCPA will be subject to these requirements.
- 1.3. The guidelines are not meant to be exhaustive and may be amended from time to time. Developers are advised to refer to the latest version of the guidelines on https://go.gov.sg/ura-amltf.
- 1.4. It is the responsibility of developers to ensure that they are in compliance with all regulatory requirements.

¹ Developers are also subject to other laws (e.g. Terrorism (Suppression of Financing) Act 2002, United Nations Act 2001 and Corruption, Drug Trafficking and Other Serious Crimes (Confiscation of Benefits) Act 1992).

2 Definition of Terms Used in Guidelines

2.1. The following table summarises some key terms used in this set of Guidelines. Please refer to the Acts and Rules for the full definition of these terms.

Terms	Definitions	
Relevant Person	Means a purchaser, a beneficial owner of a purchaser, a person on whose behalf a purchaser is acting or a beneficial owner of that person.	
Beneficial owner (BO)	 In relation to an entity or a legal arrangement, refers to an individual: a) who ultimately owns or controls the entity or legal arrangement; b) who exercises ultimate effective control over the entity or legal arrangement; or c) on whose behalf the entity or legal arrangement conducts any transaction with a developer. For example, if a company purchases a property in a building project, the individual who meets the above criteria is referred to as the BO. Whether an individual exercises ultimate effective control depends on the ownership structure of the entity or legal arrangement may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations). 	
Foreign Country	Means a country, territory or jurisdiction other than Singapore.	
Identifying Information	 Means all of the following information: a) full name, including any alias used; b) date of birth, for an individual; c) place of birth, for an individual; d) address, which must be — (i) for an individual, the address of the individual's usual place of residence; or (ii) for a body corporate or unincorporate, the address of its registered office and principal place of business; e) contact number or numbers; f) nationality, for an individual, or place of incorporate; 	

	a) identification number which must be	
	 g) identification number, which must be — (i) for an individual, an identity card number, a passport number, a taxpayer identification number, or the number of any other document of identity issued by a government as evidence of the individual's nationality or residence and bearing a photograph of the individual; or (ii) for a body corporate or unincorporate, a registration number, or the number of any other document issued by any government certifying the incorporation, registration or existence of the body corporate or unincorporate; h) the type of identifying document mentioned in paragraph (g) and the expiry date (if any) of the identifying document; and i) the occupation, for an individual, or the nature of the business, for a body corporate or unincorporate. 	
Foreign politically- exposed person (Foreign PEP)	Means an individual who is or has been entrusted with a prominent public function in a foreign country.	
Prominent Public Function	Includes the role held by — a) a head of state; b) a head of government; c) a government minister; d) a senior politician; e) a senior civil or public servant; f) a senior government, judicial or military official; g) a senior executive of a state-owned corporation; h) a senior political party official; i) a member of the legislature; or j) a member of the senior management of an international organisation (including a director, deputy director or member of a board of the international organisation, or an equivalent appointment in the international organisation).	
Family member of foreign PEP	Means a spouse, a child, an adopted child or a stepchild, a sibling, an adopted sibling or a stepsibling or a parent or step-parent, of the foreign PEP.	
Close associates of foreign PEP	Means: a) a partner of the foreign PEP;	

	 b) a person accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the foreign PEP; c) a person whose directions, instructions or wishes the foreign PEPis accustomed or under an obligation, whether formal or informal, to act in accordance with; or d) a person with whom the foreign PEP has an agreement or arrangement, whether oral or in writing and whether express or implied, to act together. 	
Relevant Country	Means a foreign country that is subject to a call made by the FATF through a public statement, notice or directive published on its official website at: <u>https://www.fatf-gafi.org/en/topics/high-risk-and-other-</u> <u>monitored-jurisdictions.html</u> for countermeasures or enhanced customer due	
	diligence measures.	

3 Money Laundering and Terrorism Financing

3.1. What is Money Laundering

- 3.1.1 Money laundering ("ML") is a process intended to mask the benefits derived from criminal conduct so that they appear to have originated from a legitimate source. Singapore's primary legislation to combat ML is the Corruption, Drug Trafficking and Other Serious Crimes (Confiscation of Benefits) Act 1992 ("CDSA").
- 3.1.2 There are 3 stages involved in ML:
 - a. **Placement** Placement occurs when the proceeds from illegal activities are first introduced into the economy and financial system. This can be done by splitting the money into smaller amounts and depositing them into a bank account, by investing the monies in different ways such as purchasing financial instruments, valuable goods or real estate.
 - b. Layering Layering refers to separating illicit/criminal proceeds from their source by creating layers of transactions designed to disguise the source of money and to obscure the audit trail. The funds might be channelled through the purchase and sale of investment instruments/properties or be wired through multiple bank accounts. For example, after the property bought is resold, a money launderer could use the illicit funds to pay for renovations to increase the value of the property.
 - c. **Integration** Integration means placing the laundered funds back into the economy and financial system with the appearance of being legitimate funds. For example, cash obtained from the sale of properties are banked into accounts, or the money launderer may rent the property to get income from the investment before selling it.

3.2. What is Terrorism Financing

- 3.2.1 Terrorism financing ("TF") involves providing services, supplies and materials to support terrorist organisations and their activities. Terrorism seeks to influence, compel, or intimidate governments or the general public through threats, violence, or damage to property. The Terrorism (Suppression of Financing) Act 2002 ("TSOFA") was enacted in Singapore to combat this threat.
- 3.2.2 TF may be financed using legitimate funds (e.g. business or charity funds) or illegitimate funds (e.g. from extortion or drug trafficking). While TF may not always involve large sums of monies, the methods used, particularly by terrorist organisations, to raise, move, or conceal funds for their activities can be similar to those used by criminal organisations to launder their funds.

3.2.3 Both ML and TF pose serious risks to Singapore's safety and security as they enable harmful criminal activities to go undetected. Due to the trans-border nature of ML and TF, they also threaten Singapore's reputation as a trusted international financial and trading centre. Disrupting and preventing these terrorism-related financial flows and transactions help to fight terrorism. It is therefore critical for all stakeholders to play an active role in addressing these threats.

4 Risk Analysis

4.1 Risk-Based Approach

- 4.1.1 The purpose of the anti-money laundering and terrorism financing (AMLTF) regulatory and supervisory regime is to manage and effectively mitigate the ML/TF risks faced by developers.
- 4.1.2 Developers are required to perform, in relation to each purchaser, an adequate analysis of the ML/TL risks associated with the purchaser, assess the ML/TF risks faced by developers' businesses and adopt a risk-based approach to address these risks.
- 4.1.3 Under the risk-based approach, developers must:
 - a. identify, assess and understand the ML/TF risks in their business;
 - b. take reasonable steps to manage and mitigate those ML/TF risks; and
 - c. ensure that programmes and measures to manage and mitigate ML/TF risks commensurate with the level of ML/TF risks identified.

4.2 How to Perform Risk Analysis

- 4.2.1 Before launching any project for sale, developers must take appropriate steps to identify, assess and understand the ML/TF risks in relation to:
 - a. their purchasers²;
 - b. the countries and jurisdictions which their purchasers are from or in;
 - c. the countries and jurisdictions in which developers have operations; and
 - d. their services, transactions and delivery channels.

² To understand the ML/TF risks of purchasers, developers can refer to the Monetary Authority of Singapore's website for the lists of designated individuals and entities whom developers must decline to enter into any transaction or terminate any transaction entered into with the purchaser, and file a Suspicious Transaction Report (STR), if there is a match. (<u>http://www.mas.gov.sg/regulations-and-financial-stability/anti-money-laundering-countering-the-financing-of-terrorism-and-targeted-financial-sanctions/targeted-financial-sanctions/lists-of-designated-individuals-and-entities.aspx).</u>

- 4.2.2 In performing the risk analysis, developers must consider all relevant risk factors for each project regulated under the HDCLA and SCPA, before determining the developer's overall risk level. Thereafter, developers must:
 - a. document their risk analysis;
 - b. implement risk mitigating measures that are commensurate with the overall risk level and size of the developer's business;
 - c. keep their risk analysis up to date. For example, developers could consider reviewing their risk analysis once every 2 years, or when material trigger events occur, whichever is earlier. Material trigger events include, but are not limited to, acquisition of new customer segments etc; and
 - d. have appropriate mechanisms to provide their risk analysis to the Controller of Housing, as appointed under Section 3(1) of the HDCLA.
- 4.2.3 Developers may refer to the risk analysis template in Annexure 1 to guide them in performing their risk analysis.
- 4.2.4 Developers should consider all the following when determining if the purchaser presents a high risk of ML or TF:
 - a. whether the relevant person is a resident of or originates from:
 - i. a relevant country;
 - ii. a foreign country that the FATF, by a public statement, notice or directive published on its official website at https://www.fatf-gafi.org/en/topics/high-risk-and-other-monitored-jurisdictions.html, identifies as a foreign country subject to increased monitoring. As defined by FATF, these are countries that are actively working with FATF to address strategic deficiencies in their regimes to counter money laundering, terrorism financing and proliferation financing; or
 - iii. a foreign country that the Controller has notified the developers to be a foreign country with inadequate measures to prevent ML or TF; or
 - b. whether the transaction with the purchaser is complex or unusually large or is part of an unusual pattern of transactions which have no apparent economic or visible lawful purpose³.

³ Complex transactions include attempts to disguise the BO(s) involved in the transaction, use of unnecessarily complex transaction structures designed to obscure the true nature of the transaction or involving the use of multiple intermediaries for the transaction. Unusually large transactions could include a transaction priced at more than the usual or expected amount for a similar typical transaction. Transactions with no apparent economic or lawful purpose could include using trust

c. whether the relevant person is involved in illicit activities, as notified by the Controller or other relevant authorities.

5 Programmes and Measures to Prevent Money Laundering and Terrorism Financing

5.1 AMLTF Governance

- 5.1.1 The commitment, participation and authority of the developer is important to a sound AMLTF risk management framework. Developers should ensure that their risk mitigating measures are adequate, robust, and effective. The successful implementation of a risk-based approach to AMLTF requires developers to have a good understanding of the ML/TF risks they are exposed to.
- 5.1.2 The ML/TF risks are not static as criminals will modify their ML/TF methods to avoid detection and overcome measures put in place to manage ML/TF risks. To encourage proper governance and a culture of AMLTF compliance, developers and the Senior Management in the developers (e.g. a director, manager) should:
 - a. obtain sufficient information to form an accurate picture of the ML/TF risks, including emerging or new ML/TF risks;
 - b. obtain sufficient and objective information to assess whether the developers' AMLTF controls are adequate and effective;
 - c. obtain information on legal and regulatory developments and the impact these have on developers' AMLTF frameworks; and
 - d. ensure that processes are in place to escalate important decisions that directly impact the ability of developers to manage and mitigate ML/TF risks, especially where AMLTF controls are assessed to be inadequate or ineffective.
- 5.1.3 Developers must develop and implement policies, procedures and controls, which must be approved by their Senior Management⁴, taking into consideration the ML and TF risks and the size of their business. This is to manage and effectively mitigate the ML and TF risks identified or notified by the Controller in writing, including:
 - a. making appropriate compliance management arrangements, including the appointment of a compliance officer at the management level; and

and company service providers to set up a number of corporate structures in multiple jurisdictions for the transaction without any apparent purpose.

⁴ The policies, procedures and controls must be approved by the Senior Management of the developers. Developers may also seek approval from their Board of Directors for the policies, procedures and controls, depending on their internal company policy.

- b. applying adequate screening procedures when hiring employees.
- 5.1.4 For a developer that is a company incorporated in Singapore and has a branch or subsidiary, whether in Singapore or elsewhere, the developer must develop and implement a group-level programme to prevent ML and TF. The programme must:
 - a. be applicable to all the developer's branches and subsidiaries, whether in Singapore or elsewhere;
 - b. include the measures mentioned in paragraphs 4.2.1 and 4.2.2;
 - c. be appropriate to the business of the developer's branches and subsidiaries;
 - d. be implemented effectively at the level of the developer's branches and subsidiaries;
 - e. include policies and procedures for providing and sharing information required for the purposes of CDD measures and generally for the management of risks relating to ML and TF; and
 - f. include adequate safeguards on the confidentiality and use of information exchanged between the developer and its branches and subsidiaries.
- 5.1.5 If the developer has a branch or subsidiary in a country or territory outside Singapore that has laws for the prevention of ML or TF that differ from those in Singapore:
 - a. the developer must require the management of that branch or subsidiary to apply the more stringent set of laws, to the extent that the law of the host country or territory permits;
 - b. if that branch or subsidiary is unable to fully apply the more stringent set of laws, the developer must report this to the Controller and must, in lieu of paragraph (a), comply with the Controller's directions.

5.2 Training of Employees

- 5.2.1 Developers must have an ongoing programme to train employees on their policies, procedures and controls. Examples include:
 - a. roles and responsibilities of developers in combating ML/TF, and in particular, CDD measures, and detecting and reporting of suspicious transactions; and
 - b. internal policies, procedures and controls on AMLTF.
- 5.2.2 The scope and frequency of training should be tailored to the specific risks faced by the developer and pitched according to the job functions, responsibilities and experience of the employees and officers.

5.2.3 Employees should have a good understanding of the ML/TF risks inherent in the developer's business.

5.3 Audit Function

5.3.1 Developers must have an independent audit function to test the policies, procedures and controls as mentioned in paragraph 5.1.3, monitor the implementation and enhance the policies, procedures and controls if necessary.

6 Customer Due Diligence ("CDD")

6.1 What is CDD

- 6.1.1 CDD refers to the process of identifying the customer and verifying that customer's identity using reliable, independent source documents, data or information.
- 6.1.2 There are three levels of customer due diligence CDD, enhanced CDD and simplified CDD, to be applied to different levels of ML/TF risk.

6.2 When to perform CDD

- 6.2.1 Developers are required to perform CDD in any of the following circumstances:
 - a. before granting to a purchaser an option to purchase a unit, or before accepting any sum of money (including any booking fee) from a purchaser in relation to the intended purchase, whichever is earlier;
 - b. when a purchaser intends to assign or has assigned to an assignee purchaser all the purchaser's rights, title and interest, under the Sale and Purchase Agreement (S&PA) made between the purchaser and the developer, and when the developer receives written notice from the assignee purchaser requiring the developer to enter into a new S&PA with the assignee purchaser;
 - c. when the developer has reasons to suspect that a purchaser is engaging in ML/TF;
 - d. when the developer has reason to doubt the veracity or adequacy of information obtained from earlier CDD measures about the same purchaser.
- 6.2.2 Developers can also refer to an indicative list of suspicious real estate transactions to look out for during the transactions with purchasers at https://www.police.gov.sg/-/media/Red-Flag-Indicators-for-Developers-Real-Estate-Agents-and-Salespersons.ashx

6.3 How to perform CDD

- 6.3.1 Developers must perform the following CDD measures in relation to every purchaser:
 - a. ascertain the identity of the purchaser and obtain the purchaser's identifying information. Please refer to the list of identifying information in Forms A1 to A3. Developers should take reasonable measures to obtain and verify information on the purchaser's current and previous nationalities as well as identities, particularly if the ML/TF risk of the purchaser is determined to be high;
 - b. where the purchaser is an entity or legal arrangement:
 - i. obtain the documents that constitute, regulate and bind the purchaser⁵;
 - ii. ascertain the identity of every individual holding a senior management office in the purchaser and obtain the individual's identifying information;
 - c. understand and obtain information about the purchaser's purpose for purchasing a unit in a building project undertaken by that developer.
 - d. ascertain whether the purchaser is acting on behalf of any other person, and if so:
 - i. obtain appropriate documentary evidence (such as an authorisation letter or power of attorney) to verify that the purchaser is authorised to act on behalf of that other person;
 - ii. if that other person is a natural person, perform the measures in subparagraphs (a) and (c) in relation to that other person (as if the references to a purchaser in those sub-paragraphs are references to that other person; and
 - iii. if that other person is an entity or a legal arrangement, perform the customer due diligence measures specified under paragraphs 6.3.1(a), (b) and (c) and 6.3.2 in relation to that other person (as if the references to a purchaser in those sub-paragraphs are references to that other person).
- 6.3.2 For every purchaser or person that the purchaser is acting on behalf, that is an entity or a legal arrangement, developers must:
 - a. determine whether the entity or legal arrangement has any BO;
 - b. take reasonable measures to ascertain the identity and obtain the identifying information of each BO of the entity or legal arrangement, if any;
 - c. understand the nature of the business of the entity or legal arrangement;

⁵ In the case of a body corporate, the constitution, or the memorandum and articles of association, of the body corporate. In the case of a partnership or limited partnership, the partnership deed or agreement. In the case of an express trust, the trust deed of the trust. In the case of a society or an unincorporated association, the rules of the society or unincorporated association. In the case of any other entity or legal arrangement, the instrument or document that constitutes or establishes the entity or legal arrangement.

d. understand the ownership and control structure of the business of the entity or legal arrangement.

Please refer to the CDD checklist in Annexure 2 for details on how to perform the CDD for purchases by an entity or a legal arrangement.

- 6.3.3 Developers need not ascertain the identity and obtain the identifying information of each BO of an entity or legal arrangement that is:
 - a. an entity listed on the Singapore Exchange and is subject to disclosure requirements by the Singapore Exchange;
 - b. a financial institution that is listed in Appendix 1 of the direction known as MAS Notice 626 issued by the Monetary Authority of Singapore; or
 - c. a financial institution incorporated or established outside Singapore that is subject to and supervised for compliance with requirements for the prevention of ML and TF, consistent with standards set by the FATF.
- 6.3.4 Developers must record the basis for determining that the purchaser is an entity specified in paragraphs 6.3.3(a), (b) and (c).
- 6.3.5 For a person purporting to act on behalf of the purchaser, developers must:
 - a. ascertain and obtain the identifying information of the person;
 - b. ascertain whether the person is authorised to act on behalf of the purchaser, including by obtaining the appropriate evidence in writing of the authorisation and appointment of the person by the purchaser to act on the purchaser's behalf.

Developers may refer to the CDD checklist in Annexure 2 for details on how to perform the CDD.

- 6.3.6 Developers should screen all the relevant persons against the following lists and sources of information:
 - Ministry of Home Affairs ("MHA")'s website on the Inter-Ministry Committee on Terrorist Designation ("IMC-TD") for information on terrorist designation and requirements for countering the financing of terrorism; <u>https://www.mha.gov.sg/who-we-are/mha-heritage/what-we-do/managingsecurity-threats/countering-the-financing-of-terrorism</u>
 - b. First Schedule of the TSOFA https://sso.agc.gov.sg/Act/TSFA2002;
 - c. Regulations under the United Nations Act 2001 ("UN Act") available in MAS' website http://www.mas.gov.sg/regulations-and-financial-stability/anti-money-

laundering-countering-the-financing-of-terrorism-and-targeted-financialsanctions/targeted-financial-sanctions/lists-of-designated-individuals-andentities.aspx.

d. list(s) provided by the Controller or other relevant authorities.

In addition, developers may screen the relevant persons against public sources of information, such as websites or third party screening database.

- 6.3.7 Developers should subscribe to MAS' website (by selecting "Anti-Money Laundering" under "Regulation Focus Areas") through which they would be able to be kept updated on the latest designations by the United Nations Security Council, and other relevant updates to Singapore's frameworks for countering of financing of terrorism and/or counter-proliferation financing.
- 6.3.8 When assessing adverse news alerts, developers should take into consideration the relevant person's current and previous nationalities and/or identities. Developers should not dismiss such screening alerts solely based on the relevant person's current nationality or identity. Additional due diligence should be performed e.g. adverse media searches in native languages of countries known to be associated with the relevant person.
- 6.3.9 Where screening of the relevant person results in a positive hit against sanctions lists and lists as informed by the Controller or other relevant authorities, developers must decline to enter into any transaction or terminate any transaction entered into with the purchaser and file a Suspicious Transaction Report (STR).

6.4 Failure to Satisfactorily Perform or Complete CDD Measures

- 6.4.1 Developers may choose not to perform or not to complete the required CDD measures if they have reasons to:
 - a. suspect that the transaction with or intended with the purchaser involves ML/TF; and
 - b. believe that performing the CDD measures will tip off the purchaser or any other person associated with the purchaser.
- 6.4.2 Developers are deemed to be unable to complete the CDD if:
 - a. they are unable to obtain, or to verify, any information required as part of those CDD measures; or
 - b. they do not receive a satisfactory response to any inquiry they make in relation to any information required as part of those CDD measures.

- 6.4.3 In the situations highlighted under paragraphs 6.4.1 and 6.4.2, developers must:
 - not grant an option to purchase any unit to the purchaser, accept any money (including booking fee) from the purchaser, or enter into a S&PA for a unit with the purchaser or assignee purchaser;
 - b. determine whether to file a STR under section 39(1) of the CDSA. The STR is submitted via the Suspicious Transaction Reporting Office Online Notices and Reporting platform (SONAR) at <u>http://www.police.gov.sg/sonar</u>; and
 - c. record the basis of the determination under sub-paragraph (b).

7 Enhanced Customer Due Diligence ("ECDD")

7.1 What is ECDD

7.1.1 ECDD refers to the process where a higher level of CDD is applied due to higher ML/TF risk of the customer or transaction. This is performed in addition to the CDD measures in paragraph 6.

7.2 When to perform ECDD

- 7.2.1 Developers are required to perform ECDD in any of the following circumstances:
 - a. The relevant person in any transaction is:
 - i. a foreign PEP, a family member of a foreign PEP or a close associate of a foreign PEP; or
 - ii. is a resident of or originates from a relevant country; or
 - iii. is a person that the Controller or other relevant authorities has notified the licensed housing developer is a person that presents a high risk of ML or TF;
 - b. developers have assessed that the relevant person may present a high risk of ML or TF.

7.3 Requirements of ECDD

- 7.3.1 Where developers are required to perform ECDD, developers must perform the following measures in addition to the CDD requirements in paragraph 6:
 - a. obtain prior and special approval from a person holding a senior managerial or executive position in the developer before granting an Option to Purchase (OTP) to a purchaser, or before accepting any sum of money (including any booking fee) from a purchaser, or before entering into the S&PA with the purchaser or assignee purchaser;

- b. take reasonable measures to establish the income level, source of wealth (SoW) and source of funds (SoF)⁶ of the relevant person;
- c. ascertain the identity of the true purchaser and obtain the true purchaser's identifying information, where the developer suspects that the purchaser is not acting on the purchaser's own behalf, or is trying to conceal the identity of the true purchaser;
- d. conduct enhanced ongoing monitoring of the transactions entered into with the purchaser. This is to identify suspicious transactions, including transactions or patterns of transactions which are inconsistent with the purchaser's profile.
- 7.3.2 To establish the SoW and SoF, developers should document and make a reasonable assessment of the purchaser's representations by doing the following, in addition to obtaining the information from the purchaser's declarations:
 - a. verify the information on SoW and SoF against documentary evidence or public information sources such as commercial databases, audited accounts, salary details, bank statements or other public information sources etc; Where independent documents or sources are not readily available, developers should assess whether residual risk of uncorroborated wealth is acceptable or additional risk mitigation measures would be necessary;
 - b. conduct additional triangulation checks against a few sources to ensure robustness of assessment. For example, for a purchaser whose declared SOW was from his employment as a senior management of a Middle East global bank 10 years ago, developers should corroborate the purchaser's net worth by verifying his global position through online searches, obtaining salary benchmarks of finance professionals' salary in Middle East;
 - c. exercise reasonable judgment in determining which documents and/or information are critical for SOW corroboration. E.g. Focus on corroborating the more material or higher risk SOW (such as SOW from higher risk countries or higher risk industries). Documents from many years ago may no longer be easily available and not be of high relevance to the customer's SOW.
- 7.3.3 Examples of information that developers can use to corroborate individuals' SOW/SOF:
 - a. Salaries and savings: Salary slips, tax returns, bank statements showing the salary that has been credited;

⁶ "Source of Wealth" (SoW) generally refers to the origin of the customer's and BO's entire body of wealth (i.e. total assets).. "Source of Funds" (SoF) refers to the origin of the particular funds or other assets which are the subject of the transactions.

b. Gift/inheritance/windfall: Bank statements/documents showing the payouts/transfers, will (for inheritance). Developers should establish the relationship between the asset contributor and the purchaser by reasonable means – such as obtaining birth certificate (if available) or address proof.

Developers should also pay closer scrutiny to the legitimacy and reasonableness of the gift, especially if it is from unrelated parties. This could be done through obtaining independent information to verify a gifting transaction, and assessing the plausibility of the asset contributor's financial ability to provide as well as reasons for providing the gift.

- c. Business profits over the years: Audited financial statements showing the profits and dividend payments and the individual's ownership of the company. Information from company registers (e.g. ACRA's database) to corroborate the individual's ownership in the company, or changes in ownership. Unaudited management accounts should only be considered as an alternative. If used, developers should conduct additional triangulation checks against independent sources to assess the reliability of such unaudited financial information.
- d. Investment gains over the years: Independent documents evidencing the ownership of the shares, sale of shares, and dividend income. For SOW derived from dividend income, developers should independently establish the customer's shareholdings in the business, to assess the proportion of dividend income earned. If dividend income spans across many years, developers should seek to obtain several years' worth of financial statements, instead of using a couple of financial statements to extrapolate. Where financial statements are unavailable, additional independent benchmarks should be used to justify any assumption.
- e. Being a political office holder over the years (e.g. a foreign PEP): Reliable public information showing the individual's political position (e.g. Media articles from reliable media outlets stating the individual's position, government websites with information on the PEP).
- 7.3.4 Where the legitimacy of the relevant person's SoW and SoF cannot be reasonably ascertained, developers should:
 - a. not grant an OTP or accept any sum of money (including booking fee) from an intending purchaser; or
 - b. not enter into a new S&PA with the assignee purchaser for sub-sales; and
 - c. determine whether to lodge a STR.

7.4 How to perform ECDD

- 7.4.1 Developers must implement appropriate policies, controls and procedures to determine whether the circumstances mentioned in paragraph 7.2 exist. For example, developers could consider increasing the frequency of their checks.
- 7.4.2 Developers can adopt the following checks, depending on their risk assessment:
 - a. use the internet and media as sources for determining, verifying and monitoring information;
 - b. access commercial screening databases to help identify the relevant person and to check against adverse news reports;
 - c. refer to the FATF guidance paper on dealing with foreign PEPs.

8 Simplified Customer Due Diligence ("SCDD")

8.1 When to Perform SCDD

8.1.1 Developers may, instead of performing the standard CDD measures in paragraph 6, perform SCDD measures if it is deemed that SCDD measures are adequate to effectively ascertain the identity of the relevant person, or any person who is acting on behalf of the purchaser, in any particular transaction.

8.2 Requirements of SCDD

- 8.2.1 SCDD measures can only be performed if <u>all</u> the following conditions are met:
 - a. developers have assessed the risk of ML and TF in relation to the purchaser to be low;
 - b. the SCDD measures are commensurate with the level of the risk of the relevant person engaging in ML and TF, as identified by the developers;
 - c. none of the circumstances mentioned in paragraph 7 requiring ECDD measures exists.

8.3 How to perform SCDD

8.3.1 Developers must record the details of the risk assessment that forms the basis for the decision and the SCDD measures carried out.

9 Customer Due Diligence (CDD) on Existing Purchasers

- 9.1 For existing purchasers with whom developers have entered into a transaction before the implementation of the AMLTF requirements, developers must perform CDD, ECDD or SCDD measures in relation to any existing purchaser, taking into account:
 - a. when CDD, ECDD or SCDD measures (if any) were last applied to that purchaser; and
 - b. the adequacy of information already obtained by the developer in relation to that purchaser.
- 9.2 Developers may use information previously obtained from CDD, ECDD or SCDD measures performed in relation to the same purchaser unless developers have doubts about the veracity or adequacy of the information, or whether the information is upto-date. For existing purchasers, developers should conduct CDD, ECDD or SCDD before issuing the notice of payment for temporary occupation permit (TOP) or completion of sale, whichever is applicable.

10 Performance of CDD Measures by Third Parties

- 10.1 Developers may rely on a third party to perform the CDD measures which developers are required to perform, if the following requirements are met:
 - a. developers are satisfied that the third party it intends to rely on:
 - i. is subject to and supervised for compliance with requirements for the prevention of ML and TF consistent with standards set by the FATF;
 - ii. has adequate measures in place to comply with the FATF requirements; and
 - iii. is willing and able to provide, without delay, on the developer's request, any document acquired by the third party as a result of the CDD, ECDD or SCDD measures performed for the developer.
 - b. the third party is not precluded from acting as such by the Controller;
 - c. developers take appropriate steps to identify, assess and understand the risks of ML and TF in the foreign countries that the third party also conducts its business in, if applicable.
- 10.2 Where a developer decides to rely on a third party to carry out CDD, ECDD or SCDD measures which will be based on the third party's own AMLTF rules and processes, the developer must:

- a. document the basis for the developer's opinion in paragraph 10.1a; and
- b. obtain from the third party without delay all documents acquired as a result of the CDD or ECDD measures performed by the third party;
- c. be ultimately responsible for compliance with the obligations to perform CDD or ECDD measures and keep records as required under the Acts and Rules.
- 10.3 Developers are <u>not allowed</u> to rely on a third party to conduct <u>ongoing monitoring</u> (see Para 11), as the CDD measures are conducted based on the third party's own AMLTF rules and processes and developers would not be able to have adequate control, timely information and ability to mitigate the risks arising from unusual/suspicious customer transactions during the ongoing monitoring process.

11 Ongoing Monitoring of Transactions

11.1 Developers must, before issuing the notice of payment for TOP and for completion of sale, review the adequacy of the information and documents obtained as a result of the CDD, ECDD or SCDD measures. This is to ascertain whether the transactions carried out by the purchasers are consistent with the developers' knowledge of the purchaser, the purchaser's income and risk profile and the purchaser's source(s) of funds, particularly in cases where there is a higher risk of ML or TF.

12 Reporting of Suspicious Transactions

12.1 Submitting a Suspicious Transaction Report

- 12.1.1 If there are suspicions that ML/ TF activities are committed, developers are required to file a STR with STRO.
- 12.1.2 The STR must be filed electronically via SONAR. Developers may refer to the instructions on the SONAR website at <u>https://www.police.gov.sg/sonar</u> on how to file a STR.

13 Record Keeping

- 13.1 Developers are required to keep the following documents and information (including any analysis performed) relating to a person whom CDD or ECDD have been performed, for 5 years after the expiry or cancellation of the OTP, or the termination or annulment of the S&PA, or the legal completion of the sale and purchase of the property, whichever is applicable:
 - a. OTP;

- b. S&PA;
- c. Form 3;
- d. Prescribed form to notify purchasers of the information/documents required for CDD checks; and
- e. Records of CDD, ECDD or SCDD conducted.

14 Additional Measures Relating to Targeted Financial Sanctions

- 14.1 Before granting an OTP to a purchaser or before entering into a S&PA with a purchaser or assignee purchaser, developers must take reasonable measures to assess whether the relevant person or any person acting on behalf of the purchaser is:
 - a. a terrorist or terrorist entity under the TSOFA; or
 - b. a designated person as defined in any regulations made under the UN Act.
- 14.2 If a developer has reason to suspect that the circumstances in paragraphs 14.1(a) or (b) exist, the developer must:
 - a. decline to enter into any transaction with the purchaser;
 - b. terminate any transaction entered into with the purchaser, including:
 - i. any OTP granted to; or
 - ii. any S&PA entered into with,

the purchaser or assignee purchaser (whichever is applicable), for a unit in a building project undertaken by that developer; and

c. file a STR with STRO.

15 Identifying risks from new technologies

- 15.1 Developers must identify and assess the ML/TF risks that may arise in relation to:
 - a. the development of any new service or new business practice (including any new delivery mechanism for any new or existing service); and
 - b. the use of any new or developing technology for any new or existing service.

16 Managing and mitigating risks from new technologies

16.1 Before offering any new service, starting any new business practice, using any new or developing technology, developers must assess the ML/TF risks that may arise in relation to the offering of that service, the starting of that business practice or the use of that technology. Subsequently, developers must take appropriate measures to manage and mitigate such risks.

ANNEXURE 1

RISK ANALYSIS TEMPLATE

This template serves to guide developers to perform risk analysis to identify, assess and understand their money laundering and financing of terrorism risks, as required under the Housing Developers (Control & Licensing) Act (HDCLA) and Sale of Commercial Properties Act (SCPA), and should be adapted to suit their business context. Developers should consider the risk factors in this template and any other risk factors that are relevant to their business context before determining the overall level of risk and the appropriate type and extent of mitigation measures. The type and extent of the mitigating measures must be appropriate to the risk of money laundering and terrorism financing and the size of developer's business.

The risk analysis should be performed before the launch of each project and updated regularly, e.g. once every 2 years, or when material trigger events (e.g. acquisition of new customer segments) occur, whichever is earlier.

The ultimate responsibility and accountability for ensuring compliance with the HDCLA and SCPA and their respective rules, rest with the developers' senior management e.g. directors, CEO. As part of AML/CFT oversight and governance, developers' risk assessments must be seen and/or evaluated and signed off by the most senior member of the senior management or whoever he/she designates in the senior management team. The directors and senior management should have a good understanding of the risks that the business is exposed to and ensure that the risk mitigating measures adopted are adequate, robust and effective.

S/N	Risk factor to consider	Indicate whether risk		
-		factor is met, i.e. Yes or		
		No. If yes, provide details.		
(I) Co	untries and jurisdictions in which the developers have o	perations in		
(Note	e: If Risk Factor 1 is met, developer should rate itself as "hi	gh-risk".)		
1	High risk countries or jurisdictions subject to a call for			
	action by FATF ("FATF black list")			
2	Countries or jurisdictions that are subject to increased			
	monitoring by Financial Action Task Force (FATF)			
	("FATF grey list")			
(II) D	evelopers' services, transactions and delivery channels			
(Note	e: If Risk Factor 3 is met, developer should rate itself as "hi	gh-risk".)		
3	Target median selling price exceeds \$3 million (not			
	applicable for properties whose sale is subject to			
	restrictions under the Residential Properties Act).			
4	Sole/heavy reliance on online platforms for marketing,			
	without physical face-to-face interactions with			
	purchasers			
(III) P	(III) Profile of developers' higher-risk purchasers			

Section A: Risk factors to consider before any project launch

(Note: The following risk factors should be considered after project is launched and units sold. If any of the risk factors is met, developer should rate itself as "high-risk".) 5 \geq 20% of purchaser are non-Singapore Citizens (e.g. PRs, foreigners, entities and legal arrangements) 6 Purchasers buying ≥ 2 properties within 1 year 7 Purchasers holding multiple travel documents or possess travel documents issued by countries known to offer citizenship and residency by investment (CBI/RBI) programmes or countries flagged FATF 8 Purchasers originating from or are residents of : a) high-risk countries or jurisdictions subject to a call for action ("FATF black list"); or b) countries or jurisdictions that are subject to increased monitoring ("FATF grey list") IV) Other factors considered by developers, e.g. receipt of unrelated third party payments, foreign PEP purchasers (Developers to list down relevant risk factors) 9 V) Overall risk rating Developer's overall risk level 10 Low/Medium/High

Section B: Size of Developer's Business

Developer to state its size of business in the table below

Size of Developer's Business	
Factors considered in determining the size of its business, e.g. gross development value (GDV) of licensed project.	E.g. GDV of licensed project: \$ mil
Size of business	Small/Medium/Large

Section C: Risk Mitigating Measures

Measures should be commensurate with the risk level and size of the developer's business.

Risk mitigating measures		
(Note: these are examples that developers may consider)		
Implement a system of performing CDD		
and ECDD checks		
Training of staff	State type of training provided, topics covered	
	(e.g. assessed risk level of project), measures	
	put in place to mitigate risk and when is the	
	training conducted (e.g. before project	

	launch). Where risk level is assessed to be high, the developer should consider more rigorous training and increase the frequency.	
Review of risk analysis	Where risk level is assessed to be high, developers should consider conducting more frequent review and seeking approval level from the highest level for the risk analysis.	
Independent auditor to audit CDD and ECDD process, in addition to audit checks on IPPC	Where risk level is assessed to be high, developers should consider increasing the frequency of audit	
Review of transactions	Where risk level is assessed to be high, developers should consider conducting more frequent review of transactions	

Section D: Developer's acknowledgement of risk analysis report

Project Details:	
Name of project	
Name of licensed developer	
Housing Developer Licence No.	
Completed by:	
Name	
Designation	
Date	
Approved by:	
Name	
Designation	
(Note: The Risk Analysis must be	
approved by the Senior	
Management e.g. director or	
CEO)	
Date	
Date of next review:	
Target date of developer's next	
risk analysis	
(Note: The risk analysis should	
be performed before the launch	
of each project and updated	
regularly e.g. once every 2	
years, or when material trigger	
events (e.g. acquisition of new	
customer segments) occur,	
whichever is earlier.)	

CHECKLIST FOR CONDUCTING CUSTOMER DUE DILIGENCE (CDD)

IMPORTANT POINTS TO NOTE:

- 1. This checklist guides developers in the conduct of customer due diligence (CDD) to comply with the Housing Developers (Anti-Money Laundering & Terrorism Financing) Rules and Sale of Commercial Properties (Anti-Money Laundering and Terrorism Financing) Rules ("the Rules"). Developers are advised to read this checklist in conjunction with the Rules.
- 2. Developers are required to perform CDD in any of the following circumstances:
 - a. before granting to a purchaser an option to purchase a unit, or before accepting any sum of money (including any booking fee) from a purchaser in relation to the intended purchase, whichever is earlier;
 - b. when a purchaser intends to assign or has assigned to an assignee purchaser all the purchaser's rights, title and interest, under the Sale and Purchase Agreement (S&PA) made between the purchaser and the developer, and the developer receives written notice from the assignee purchaser requiring the developer to enter into a new S&PA with the assignee purchaser;
 - c. when the developer has reason to suspect that a purchaser is engaging in money laundering (ML) or terrorism financing (TF);
 - d. when the developer has reason to doubt the veracity or adequacy of information obtained from earlier CDD measures about the same purchaser.
- 3. Developers must complete the checklist and the relevant forms for each property transaction. Developers may use their own checklist to conduct the CDD but have to ensure that the requirements under the Rules are complied with.

DETAILED STEPS AND ACTIVITIES		Tick (√) accordingly	Remarks
1.	1. Obtain Purchaser's Particulars & Verify his/her Identity		
a.	Before granting an Option to Purchase (OTP) or before accepting any sum of money (including booking fee) from an intending purchaser or when written notice is received from an assignee purchaser to enter into a new S&PA with the assignee purchaser for sub-sales, have you:		

DETAILE		Tick (√)	Remarks
DETAILE	D STEPS AND ACTIVITIES	accordingly	
i.	notified the intending purchaser on the documents and information that the developer must obtain to perform the CDD measures and obtained the intending purchaser's or assignee purchaser's written acknowledgement on the receipt of the notice. Refer to https://go.gov.sg/ura-amltf for the documents and information.		
ii.	asked the intending purchaser or assignee purchaser to fill in the Purchaser's Particulars Form (Form A1 for individuals, Form A2 for entities and Form A3 for legal arrangements)?		
iii.	verified the identity of the intending purchaser or assignee purchaser?		
ident docu purc docu copy copy publ	<i>ter:</i> Developers should verify purchaser's tity by requesting to see and record details of ments such as his NRIC or passport. If the haser is unable to produce an original ment, developers may consider accepting a of the document that is certified to be a true by a suitably qualified person (e.g. a notary ic, a lawyer or certified public or professional untant.]		
	person purports to act on behalf of the haser, have you: asked the person to fill in their particulars in	 ☐ Yes ☐ No ☐ Not applicable 	
ii.	Form B on "Details of Person(s) Acting on Behalf of Purchaser"? verified the identity of this person and requested for supporting documents such as letter of authorisation, power of attorney? If the supporting documents are not provided, do not deal with the person and assess if a Suspicious Transaction Report (STR) should be filed at <u>https://www.police.gov.sg/sonar</u> .		

DE	TAILED STEPS AND ACTIVITIES	Tick (√)	Remarks
		accordingly	
с.	I <mark>f the purchaser is acting on behalf of</mark> any other	Yes	
	<mark>person, have you:</mark>	🗆 No	
	i. asked the purchaser to fill in Form D "Details of	🗖 Not	
	natural person/entity/legal arrangement on	applicable	
	whose behalf the purchaser is acting";		
	ii. obtain appropriate documentary evidence		
	(such as an authorisation letter or power of		
	attorney) to verify that the purchaser is		
	authorised to act on behalf of that other		
	person.		
	If the supporting documents are not provided,		
	do not deal with the person and assess if a		
	Suspicious Transaction Report (STR) should be		
	filed at <u>https://www.police.gov.sg/sonar</u>		
с.	Is the purchaser:	Yes	
	i an antitu listed on the Cincensus Fuchance		
	i. an entity listed on the Singapore Exchange	□ Not	
	and subject to disclosure requirements by	applicable	
	the Singapore Exchange; or ii. a financial institution that is listed in		
	Appendix 1 of the direction known as MAS		
	Notice 626 issued by the Monetary		
	Authority of Singapore; or		
	iii. a financial institution incorporated or		
	established outside Singapore that is		
	subject to and supervised for compliance		
	with requirements for the prevention of		
	money laundering and terrorism financing,		
	consistent with the standards set by the		
	Financial Action Task Force (FATF)?		
	If yes, you must record the basis for determining		
	that the purchaser falls into one of the categories in		
	(i), (ii) & (iii) above. You are not required to proceed		
	with other Sections of this checklist. You may		
	proceed to sign off this checklist and keep all		
	relevant records of the purchaser.		
	If no, please continue with this checklist.		

DETAILED STEPS AND ACTIVITIES	Tick (√)	Remarks
	accordingly	

2. CONDUCT OF CUSTOMER DUE DILIGENCE (CDD) MEASURES

[Note: In situations where developer have reason to suspect that the transaction relates to ML or TF and believes that performing this measure will tip off the purchaser or any other person, developers may choose not to perform or complete performing this measure. In such situations, developers must not grant the OTP to the purchaser or accept any sum of money (including booking fee) in relation to the purchase or enter into a S&PA with the purchaser or assignee purchaser. The developer must determine whether to file a STR and record the basis of the determination for filing the STR.]

2.1. Identification and verification of Beneficial Owner (BO)

[Pointer: In relation to an entity or a legal arrangement, a BO refers to an individual who ultimately owns or controls the entity or legal arrangement, or who exercises ultimate effective control over the entity or legal arrangement, or on whose behalf the transaction is being conducted. Ultimate effective control depends on the ownership structure of the entity or legal arrangement, and may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations).]

	, ,
a. For a purchaser that is an entity or legal	🗆 Yes
arrangement, have you:	🗆 No
	🗆 Not
i. determined whether the purchaser has any	applicable
BO; and	
ii. ascertained the identity and obtained the	
identifying information of each BO of the	
purchaser (Refer to Form C "Details of	
BO"); and	
iii. understood the nature of the purchaser's	
business, the ownership and control	
structure of the purchaser, by obtaining	
the necessary information?	
[Pointers: The identification of the BO for a	
purchaser who is an <u>entity</u> would include:	
(i) identify each individual (if any) who ultimately	
has a controlling ownership interest in the	
purchaser, according to the law and instrument	
under which the purchaser is constituted;	
(ii) if it is doubtful whether all or any of the	
individuals who ultimately have a controlling	
interest in the purchaser are its BOs, or where no	
individual exerts control through ownership	
interests, to ascertain the identity and obtain the	

DETAILED STEPS AND ACTIVITIES	Tick (√)	Remarks
	accordingly	
identifying information of each individual (if any) exercising control of the purchaser through other		
means; and		
(iii) where no individual is identified through (i) and		
(ii), to ascertain the identity and obtain the		
identifying information of every individual holding a		
senior management office in the purchaser (e.g. the		
Director in a company).		
The identification of the BO for a purchaser who is a		
legal arrangement would include:		
(i) for trusts – ascertain the identity and obtain the		
identifying information of the settlor, each		
trustee(s), the protector (if any), each beneficiary,		
and any other individual exercising ultimate		
effective control over the trust;		
(ii) for a legal arrangement which is not a trust –		
ascertain the identity and obtain the identifying		
information of each person holding a position		
equivalent or similar to the settlor, trustee, protector, beneficiary or other individual exercising		
ultimate effective control over the trust.		
To understand the nature of the business and the		
ownership and control structure of the purchaser,		
you may rely on any of the following information but		
not limited to:		
(i) information provided by the purchaser (e.g.		
organisation chart);		
(ii) information available from the purchaser's		
website or published annual reports; (iii) information available on the purchaser from		
public sources (e.g. annual returns and filing		
with the Accounting and Corporate		
Regulatory Authority (ACRA), ACRA's		
business profile);		
(iv) information obtained from other reliable		
sources (e.g. research reports, third party		
service providers) or other research.]		
2.2. Foreign Delitically Syncood Devices (Foreign DED)		
2.2. Foreign Politically Exposed Person (Foreign PEP)a. Have you checked if any of the relevant person	🗖 Yes	
is:		
13.		

	Tick (√)	Remarks
DETAILED STEPS AND ACTIVITIES	accordingly	
 a PEP who is or has been entrusted with a prominent public function in a foreign country ("foreign PEP"); or a family member or close associate of a foreign PEP. 	Not applicable	
"relevant person" means a purchaser, a beneficial owner of a purchaser, a person on whose behalf a purchaser is acting or a beneficial owner of that person.		
<pre>prominent public function" includes the role held by — (a) a head of state; (b) a head of government; (c) a government minister; (d) a senior politician; (e) a senior civil or public servant; (f) a senior government, judicial or military official; (g) a senior executive of a state-owned corporation; (h) a senior political party official; (i) a member of the legislature; or (j) a member of the senior management of an international organisation (including a director, deputy director or member of a board of the international organisation, or an equivalent appointment in the international organisation)"</pre>		
 b. If any of the relevant person is a foreign PEP, or a family member or a close associate of a foreign PEP, have you asked the relevant person to fill in Form E on "Details of Foreign PEP"? 	 Yes No Not applicable 	
2.3. <u>Screening for ML and TF risks</u> a. Have you screened all the relevant persons and persons acting on behalf of the purchaser for ML and TF risks, and completed Form F on "Screening of Purchasers for Money Laundering and Terrorism Financing Risks"?	□ Yes □ No	

DETAI	LED STEPS AND ACTIVITIES	Tick (√)	Remarks
		accordingly	
	 b. In the screening of all the relevant persons and persons acting on behalf of the purchaser, are any of the parties: a terrorist or terrorist entity under the Terrorism (Suppression of Financing) Act 2002; or a designated person as defined in any regulations made under the United Nations Act 2001; or a person in the lists provided by the Controller or other relevant authorities? 	□ Yes □ No	
	<u>Note</u> : If yes, the developer <u>must decline</u> to enter into any transaction with the purchaser, or <u>terminate</u> any transaction entered with the purchaser, and <u>file a STR</u> . You are not required to proceed with the other Sections in this checklist.		
	c. In the screening of all the relevant person and persons acting on behalf of the purchaser, do you suspect that any of the parties is involved in ML?		
	Note: File a STR if there are suspicions of ML and seek approval from a person holding senior managerial or executive position in the developer to proceed with the transaction.		
2.4.	Enhanced Customer Due Diligence Measures		
a.	Where the any of the relevant person is:		
	 a foreign PEP, a family member of a foreign PEP, or a close associate of a foreign PEP; or a resident of or originates from a relevant country which is a foreign country subject to a call made by the FATF for countermeasures or enhanced customer due diligence measures. Please visit: 		

DETAILED STEPS AND ACTIVITIES	Tick (√) accordingly	Remarks
<u>https://www.fatf-gafi.org/en/topics/high-</u> <u>risk-and-other-monitored-</u> <u>jurisdictions.html</u> for the list of countries; or		
ii. a person that the Controller or other relevant authorities has notified the developer to be of a high ML/TF risk; or		
iii. a person who presents a high ML/TF risk, as assessed by the developer in Form F;		
have you conducted enhanced CDD measures by:	☐ Yes☐ No☐ Not	
 a. seeking approval from the senior managerial or executive position in the developer to continue with the transaction; 	applicable	
 b. asking for additional information, e.g. income level, source of funds and source of wealth of the relevant person. And if the purchaser is an entity or a legal arrangement, asking for these information on the BO of the purchaser; 		
c. ascertaining the identity of the person on whose behalf the purchaser is acting and obtaining that other person's identifying information, where the developer suspects that the purchaser is not acting on the purchaser's own behalf, or is trying to conceal the identity of the true purchaser; and		
 conducting enhanced ongoing monitoring of the transactions entered into with the purchaser to identify suspicious transactions, including transactions that are inconsistent with the purchaser's profile. 		
b. Have you implemented appropriate policies, controls and procedures to determine if any of the circumstances mentioned in Qn 2.4a exist?	□ Yes □ No	

DETAILED STEPS AND ACTIVITIES	Tick (√) accordingly	Remarks
	Not applicable	

Name and designation of developer's r	representative who completed the checklist:
Signature:	
Date:	
The following section is applicable on	ly if the checklist is completed by a Third Party
Name of person who completed the	
checklist	
Signature	
Occupation of Third party	Salesperson
	Legal professional
	□ Others (please specify)
Company's name	

PURCHASER'S PARTICULARS FORM FOR NATURAL PERSONS

Note: All the information listed in this form must be obtained for all purchasers named in the Option to Purchase or Sale and Purchase Agreement (use additional forms if necessary). The information declared must be true and correct. Documents to verify the information will be requested.

(A) PURCHASER'S PARTICULARS		
1.	Full name of purchaser, including any		
	alias used		
2.	Identification number		
3.	Type of identification (document must	□ NRIC	
	be issued by a government)	Passport	
		Others (Please specify	·)
4.	Expiry date of identification		
	document, if applicable		
5.	Date of birth		
	Place of birth		
-	Address of usual place of residence		
8.	Nationality	Current Nationality:	
		Previous Nationality (if a	pplicable):
-	Occupation		
-	Contact number(s)		
11.	Purpose of purchase	Owner-Occupation	
		□ Investment/Rental	A
		Others (Please specify)
12	Are you acting on behalf of another	□ Yes	□ No
1	person?	Please complete Form	
		D "Details of natural	
		person/entity/legal	
		arrangement on whose	
		behalf the purchaser is	
		acting"	
13	Are you a current or former Politically	🗆 Yes	🗆 No
	Exposed Person (PEP) entrusted with a		
	prominent public function in a foreign		
	country (i.e. "foreign PEP")?		
	("prominent public function" includes		
	the role held by:		

(a) a board of state		
(a) a head of state;		
(b) a head of government;		
(c) a government minister;		
(d) a senior politician;		
(e) a senior civil or public servant;		
(f) a senior government, judicial or		
military official;		
(g) a senior executive of a state-owned		
corporation;		
(h) a senior political party official;		
(i) a member of the legislature; or		
(j) a member of the senior		
management of an international		
organisation (including a director,		
deputy director or member of a board		
of the international organisation, or an		
equivalent appointment in the		
international organisation)		
14. Are you a family member of a current	🗆 Yes	□ No
or former foreign PEP?		
"family member", in relation to a		
foreign PEP, means a spouse, a child,		
an adopted child or a stepchild, a		
sibling, an adopted sibling or a		
stepsibling or a parent or step-parent,		
of the foreign PEP.		
15. Are you a close associate of a current	□ Yes	□ No
or former foreign PEP?		
"close associate", in relation to a		
politically-exposed person, means —		
(a) a partner of the foreign PEP;		
(b) a person accustomed or under an		
obligation, whether formal or		
informal, to act in accordance		
with the directions, instructions or		
wishes of the foreign PEP;		
(c) a person whose directions,		
instructions or wishes the foreign		
instructions or wishes the foreign PEP is accustomed or under an		

informal, to act in accordance with; or	
(d) a person with whom the foreign PEP has an agreement or arrangement, whether oral or in writing and whether express or implied, to act together.	
 16. If any of the responses to Qn 13 to 15 is "Yes", please complete Form E "Details of Foreign PEP" 	
(B) PURCHASER'S ACKNOWLEDGEMENT	
Name of purchaser:	
Signature:	
Date:	

PURCHASER'S PARTICULARS FORM FOR ENTITIES

(e.g. company, limited liability partnership, society)

Note: All the information listed in this form must be obtained for all purchasers named in the Option to Purchase or Sale and Purchase Agreement (use additional forms if necessary). The information declared must be true and correct. Documents to verify the information will be requested.

(A)	PART	ICULARS OF ENTITY	
1.	Full n	ame of entity	
2.	Ident	fication or registration number	
3.	Туре	of identification (e.g. Business	
	Profil	e from the Accounting and	
	Corpo	orate Regulatory Authority, any	
		document issued by any	
	-	nment certifying the	
		poration, registration or existence)	
4.		<pre>/ date of identification document</pre>	
		olicable)	
		of incorporation/ registration	
6.		ess of registered office (to indicate	
_		nared" if it is a shared address)	
1.		ess of principal place of business	
	•	completed if the registered office	
0		the principal place of business)	
8.		e of business (e.g. principal ties as stated in ACRA's Business	
	Profil		
9		ership and control structure of	[To describe]
5.	entity	•	
		ter: Information that may be	
	provid		
	(i)	memorandum and articles of	
		association;	
	(ii)	information available on the	
		entity's website or published	
		annual reports;	
	(iii)	information available on the	
		entity from public sources (e.g.	
		annual returns and filing with	
		the Accounting and Corporate	
		Regulatory Authority (ACRA),	
		ACRA's business profile)]	

10. Details of all individuals holding a senior management position (e.g. senior managing directors in a company)	Individual 1Name, including any alias:Date of birth:Place of birth:Identification no.:Identification document:Nationality:Address of place of residence:Contact no.:Position held:Individual 2Name, including any alias:Date of birth:Identification no.:Identification no.:Identification no.:Identification no.:Identification no.:Identification no.:Identification document:Nationality:Address of place of residence:Contact no.:Position held:
11. Contact number(s)12. Purpose of purchase	Owner-Occupation Investment/Rental
(B) PARTICULARS OF BENEFICIAL OWNER(S)	
 13. Does the entity have any BO? BO refers to an individual: a) who ultimately owns or controls the entity or legal arrangement; b) who exercises ultimate effective control over the entity or legal arrangement; or c) on whose behalf the entity or legal arrangement conducts any transaction with a developer. 	 Yes No If "yes", please complete Form C "Details of BO".
Ultimate effective control depends on the ownership structure of the entity or legal arrangement. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations).	

(C) PURCHASER'S ACKNOWLEDGEMENT	
Name of person acting on behalf of the	
entity	
Position in the entity	
Signature	
Date	

PURCHASER'S PARTICULARS FORM FOR <u>LEGAL ARRANGEMENTS</u> (e.g. trust)

Note: All the information listed in this form must be obtained for all purchasers named in the Option to Purchase or Sale and Purchase Agreement (use additional forms if necessary). The information declared must be true and correct. Documents to verify the information will be requested.

(A) PARTICULARS OF LEGAL ARRANGEMENT	•
1. Full name of legal arrangement	
2. Type of legal arrangement	□ Trust □ Others (Please specify)
3. Country in which the legal arrangement is constituted	
4. Nature of business	
 Proof of the legal arrangement's existence 	
 Instrument under which the legal arrangement is constituted e.g. deed of trust 	
APPLICABLE WHERE THE LEGAL ARRANGEN	ENT IS A TRUST
7. Full name of <u>settlor</u>	
8. Identification number	
9. Type of identification document	 NRIC Passport Others (Please specify)
10. Expiry date of identification document (if applicable)	
11. Date of birth	
12. Place of birth	
13. Address of usual place of residence	
14. Nationality	
15. Occupation	
16. Contact number(s)	
17. Full name of <u>trustee(s)</u>	
18. Identification number	
19. Type of identification document	

	Passport
	Others (Please specify)
20. Expiry date of identification document,	
if applicable	
21. Date of birth	
22. Place of birth	
23. Address of usual place of residence	
24. Nationality	
25. Occupation	
26. Contact number(s)	
27. Full name of protector	
28. Identification number	
29. Type of identification document	
	Passport
	Others (Please specify)
30. Expiry date of identification document	
(if applicable)	
31. Date of birth	
32. Place of birth	
33. Address of usual place of residence	
34. Nationality	
35. Occupation	
36. Contact number(s)	
37. Full name/class of beneficiary (ies)	
38. Identification number	
39. Type of identification document	
	Passport
	□ Others (Please specify)
40. Expiry date of identification document	
(if applicable)	
41. Date of birth	
42. Place of birth	
43. Address of usual place of residence	
44. Nationality	
· · · · · · · · · · · · · · · · · · ·	
45. Occupation	
46. Contact number(s)	

47. Full name of any other person(s)	
exercising ultimate ownership/control	
over the trust	
48. Identification number	
49. Type of identification document	
	Passport
	□ Others: (Please specify)
50. Expiry date of identification document	
(if applicable)	
51. Date of birth	
52. Place of birth	
53. Address of usual place of residence	
54. Nationality	
55. Occupation	
56. Contact number(s)	
APPLICABLE WHERE THE LEGAL ARRANGEM	ENT IS <u>NOT</u> A TRUST
57. Full name of person holding a position	
equivalent or similar to a settlor,	
trustee, protector, beneficiary and any	
other person exercising ultimate	
effective control over the trust	
58. Identification number	
59. Type of identification document	
	Passport
	□ Others: (Please specify)
60. Expiry date of identification document	
(if applicable)	
61. Date of birth	
62. Place of birth	
63. Address of usual place of residence	
64. Nationality	
65. Occupation	
66. Contact number(s)	
(B) PARTICULARS OF BENEFICIAL OWNER(S)	
67. Does the legal arrangement have any	□ Yes
BO?	□ No
BO refers to an individual:	If yes, please complete Form C "Details of
a) who ultimately owns or controls the	BO".
entity or legal arrangement;	

 b) who exercises ultimate effective control over the entity or legal arrangement; or c) on whose behalf the entity or legal arrangement conducts any transaction with a developer. 	
Ultimate effective control depends on the ownership structure of the entity or legal arrangement. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations).	
(C) PURCHASER'S ACKNOWLEDGEMENT	
Name of person acting on behalf of the	
legal arrangement	
Position in legal arrangement	
Signature	
Date	

DETAILS OF PERSON(S) ACTING ON BEHALF OF PURCHASER (Use additional forms, if necessary]

(A)	(A) PARTICULARS OF NATURAL PERSON WHO IS ACTING ON BEHALF OF PURCHASER		
1.	Full name, including any alias used		
2.	Identification number		
3.	Type of identification (document must		
	be issued by a government)	Passport	
		□ Others (Please specify)	
4.	Expiry date of identification document		
	(if applicable)		
5.	Date of birth		
6.	Place of birth		
7.	Address of usual place of residence		
8.	Nationality		
9.	Occupation		
10	. Contact number (s)		
11	Authorisation document, showing that		
	purchaser has authorised the individual		
	to act on the purchaser's behalf (e.g.		
	authorisation letter or Power of		
	Attorney)		

Removed No.12 PEP section

(B) PARTICULARS OF ENTITY WHO IS ACTING			ON BEHALF OF PURCHASER
1.	Full N	ame, including any alias used	
2.	Identi	fication or registration number	
3.	3. Type of identification [e.g. Business		
	Profile	e from the Accounting and	
	Corpo	orate Regulatory Authority (ACRA)]	
4.			
		olicable)	
5.		of incorporation/ registration	
6.		ess of registered office (to indicate	
		ared" if it is a shared address)	
7.		ess of principal place of business	
	•	completed if the registered office	
		the principal place of business)	
8.		e of business (e.g. principal	
		ties as stated in ACRA's Business	
0	Profile		[To describe]
9.	entity	ership and control structure of	[To describe.]
	•	er: Information that may be	
	provid	-	
	(i)	memorandum and articles of	
	(-)	association;	
	(ii)	information available on the	
	. ,	entity's website or published	
		annual reports;	
	(iii)	information available on the	
		entity from public sources (e.g.	
		annual returns and filing with	
		ACRA); or	
	(iv)	information obtained from other	
		reliable sources (e.g. research	
		reports, third party service	
10	No.ee -	providers) or other research.]	
10	10. Names of all individuals holding a senior		
	management position (e.g. directors of		
a company, partner and manager of a limited liability partnership, president,			
treasurer and secretary of a society)			
11. Contact number(s)		· · · ·	
(C) ACKNOWLEDGEMENT			
		person(s) purporting to act on	
		purchaser:	
	Signature		
Da		·	
u			

DETAILS OF BENEFICIAL OWNER(S) (BO) OF AN ENTITY OR LEGAL ARRANGEMENT PURCHASER

(A) PARTICULARS OF BO		
1. Full name, including	g any alias used	
2. Identification number	er	
3. Type of identificatio	n (document must	
be issued by a gover	rnment)	Passport
		□ Others (Please specify)
4. Expiry date of identi	ification document (if	
applicable)		
5. Date of birth		
6. Place of birth		
7. Address of usual pla	ce of residence	
8. Nationality		
9. Occupation		
10. Contact number(s)		
11. State reason for bei	ng a BO (e.g. own	
xx% of shares of the	company)	
12. Is the BO a current of	or former foreign	□ Yes
PEP?		□ No
13. Is the BO a family m		□ Yes
former foreign PEP?		□ No
	a sista of a summant	
14. Is the BO a close ass		
or former foreign PE	:P?	□ No
15. If any of the respon	ses to On 12 to 11 is	
	lete Form E "Details	
of Foreign PEP(s)".		
(B) BO'S ACKNOWLEDGEMENT		
Name(s) of BO(s):		
Signature:		
Date:		

FORM D

DETAILS OF NATURAL PERSON(S)/ENTITY/LEGAL ARRANGEMENT ON WHOSE BEHALF THE PURCHASER (WHO IS A NATURAL PERSON) IS ACTING

Note: Form D must be completed for each and every person or beneficial owner(s) (BO) of each entity or legal arrangement. Use additional forms if necessary.

In relation to an entity or a legal arrangement, a BO refers to an individual who ultimately owns or controls the entity or legal arrangement, or who exercises ultimate effective control over the entity or legal arrangement, or on whose behalf the transaction is being conducted.

Ultimate effective control depends on the ownership structure of the entity or legal arrangement. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations).

(I) WHERE THE PERSON(S) ON WHOSE BEHALF THE PURCHASER IS ACTING, IS A NATURAL PERSON

(A)	(A) PARTICULARS OF NATURAL PERSON			
1.	Full name, including any alias used			
2.	Identification number			
3.	Type of identification (document must			
	be issued by a government)	Passport		
		Others (Please specify)		
4.	Expiry date of identification document (if			
	applicable)			
5.	Date of birth			
-	Place of birth			
7.	Address of usual place of residence			
8.	Nationality			
9.	Occupation			
-	Contact number(s)			
11	. Authorisation document, showing that			
	the natural person has authorised the			
	purchaser to act on his/her behalf (e.g.			
	authorisation letter or Power of			
12	Attorney)			
12.	State reason for appointing the purchaser to act on person's own behalf			
	purchaser to act on person's own behan			
13.	Is the person on whose behalf the	□ Yes		
	purchaser is acting, a current or former	🗆 No		
	foreign PEP?			

14. Is the person on whose behalf the purchaser is acting, a family member of a current or former foreign PEP?	□ Yes □ No
15. Is the person on whose behalf the purchaser is acting, a current or former foreign PEP?	□ Yes □ No
16. If any of the responses to Qn 13 to 15 is "Yes", please complete Form E "Details of Foreign PEP(s)".	
(B) ACKNOWLEDGEMENT FROM NATURAL P ACTING	ERSON ON WHOSE BEHALF PURCHASER IS
Name(s) of person on whose behalf the purchaser is acting	
Signature:	
Date:	

* Delete whichever is inapplicable

(II) WHERE THE PERSON(S) ON WHOSE BEHALF THE PURCHASER IS ACTING, IS AN ENTITY

(A)	PARTICU	LARS OF ENTITY	
1.	1. Full name of entity		
2.	Identifica	ation or registration number	
3.	3. Type of identification (e.g. Business		
	Profile fr	om the Accounting and	
	Corporat	e Regulatory Authority, any	
	other do	cument issued by any	
	governm	ent certifying the	
	incorpora	ation, registration or existence)	
4.	Expiry da	te of identification document	
	(if applica	able)	
-		ncorporation/ registration	
6.		of registered office (to indicate	
	as "share	d" if it is a shared address)	
7.		of principal place of business	
	•	mpleted if the registered office	
		e principal place of business)	
8.		f business (e.g. principal	
		as stated in ACRA's Business	
	Profile)		
9.		ip and control structure of	[To describe]
	entity		
	[Pointer: Information that may be		
	provided.		
		emorandum and articles of	
		ssociation;	
		formation available on the ntity's website or published	
		nnual reports;	
		formation available on the	
	• •	ntity from public sources (e.g.	
		nnual returns and filing with	
		ne Accounting and Corporate	
		egulatory Authority (ACRA),	
		CRA's business profile)]	
	<i>,</i> ,		
10	10. Details of all individuals holding a senior		Individual 1
	management position (e.g. senior		 Name, including any alias:
	managing	g directors in a company)	• Date of birth:
	2		• Place of birth:
			Identification no.:
			Identification document:
			Nationality:

	 Address of place of residence: Contact no.: Position held: Individual 2 Name, including any alias: Date of birth: Place of birth: Identification no.: Identification document: Nationality: Address of place of residence: Contact no.: Position held:
11. Contact number(s)	
12. Purpose of purchase	 Owner-Occupation Investment/Rental Others (Please specify)
13. Authorisation document, showing that the entity has authorised the purchaser to act on its behalf (e.g. authorisation letter or Power of Attorney)	
(B) PARTICULARS OF BENEFICIAL OWNER(S)	(BO)
 14. Does the entity have any BO? BO refers to an individual: d) who ultimately owns or controls the entity or legal arrangement; e) who exercises ultimate effective control over the entity or legal arrangement; or f) on whose behalf the entity or legal arrangement; or f) on whose behalf the entity or legal arrangement conducts any transaction with a developer. Ultimate effective control depends on the ownership structure of the entity or legal arrangement. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations). 	☐ Yes ☐ No If "yes", please complete Form C "Details of BO".
(C) ACKNOWLEDGEMENT FROM ENTITY ON	WHOSE BEHALF PURCHASER IS ACTING
Name of person acting on behalf of the entity	

Position in the entity	
Signature	
Date	

(III) WHERE THE PERSON(S) ON WHOSE BEHALF THE PURCHASER IS ACTING, IS A LEGAL ARRANGEMENT

(A) PARTICULARS OF LEGAL ARRANGEMENT		
1. Full name of legal arrangement		
2. Type of legal arrangement	 Trust Others (Please specify) 	
3. Country in which the legal arra is constituted	ngement	
4. Nature of business		
5. Proof of the legal arrangement existence	's	
6. Instrument under which the lea arrangement is constituted e.g trust		
7. Authorisation document, show the legal arrangement has auth the purchaser to act on its beh authorisation letter or Power of Attorney)	norised alf (e.g.	
APPLICABLE WHERE THE LEGAL AI	RRANGEMENT IS A TRUST	
8. Full name of settlor		
9. Identification number		
10. Type of identification documer	at Passport Others (Please specify)	
11. Expiry date of identification do (if applicable)	cument	
12. Date of birth		
13. Place of birth		
14. Address of usual place of reside	ence	
15. Nationality		

16. Occupation	
17. Contact number(s)	
18. Full name of trustee(s)	
19. Identification number	
20. Type of identification document	
	Passport
	□ Others (Please specify)
21. Expiry date of identification document,	
if applicable	
22. Date of birth	
23. Place of birth	
24. Address of usual place of residence	
25. Nationality	
26. Occupation	
27. Contact number(s)	
28. Full name of protector	
29. Identification number	
30. Type of identification document	
	Passport
	Others (Please specify)
31. Expiry date of identification document	
(if applicable)	
32. Date of birth	
33. Place of birth	
34. Address of usual place of residence	
35. Nationality	
36. Occupation	
37. Contact number(s)	
38. Full name/class of <u>beneficiary(ies)</u>	
39. Identification number	
40. Type of identification document	
	Passport
	Others (Please specify)
41. Expiry date of identification document	
(if applicable)	
42. Date of birth	
43. Place of birth	
44. Address of usual place of residence	

45. Nationality	
46. Occupation	
47. Contact number(s)	
48. Full name of any other person(s)	
exercising ultimate ownership/control	
over the trust	
49. Identification number	
50. Type of identification document	
	Passport
	Others: (Please specify)
51. Expiry date of identification document	
(if applicable)	
52. Date of birth	
53. Place of birth	
54. Address of usual place of residence	
55. Nationality	
56. Occupation	
57. Contact number(s)	
APPLICABLE WHERE THE LEGAL ARRANGEMEN	NT IS <u>NOT</u> A TRUST
58. Full name of person holding a position	
equivalent or similar to a settlor,	
trustee, protector, beneficiary and any	
other person exercising ultimate	
effective control over the trust	
59. Identification number	
60. Type of identification document	
	Passport
	Others: (Please specify)
61. Expiry date of identification document	
(if applicable)	
62. Date of birth	
63. Place of birth	
64. Address of usual place of residence	
65. Nationality	
66. Occupation	
67. Contact number(s)	
(B) PARTICULARS OF BENEFICIAL OWNER(S) (E	•
5 5 7	□ Yes □ No

 BO refers to an individual: d) who ultimately owns or controls the entity or legal arrangement; e) who exercises ultimate effective control over the entity or legal arrangement; or f) on whose behalf the entity or legal arrangement conducts any transaction with a developer. 	If yes, please complete Form C "Details of BO".
Ultimate effective control depends on the ownership structure of the entity or legal arrangement. It may be based on a threshold, e.g. any person owning more than a certain percentage of the company (e.g. 25% based on FATF recommendations).	
(C) ACKNOWLEDGEMENT FROM LEGAL ARRA	ANGEMENT ON WHOSE BEHALF PURCHASER
Name of person acting on behalf of the legal arrangement	
Position in legal arrangement	
Signature	
Date	

DETAILS OF FOREIGN POLITICALLY EXPOSED PERSON(S) ("FOREIGN PEP") Use additional forms if necessary.

(A) PARTICULARS OF FOREIGN PEP					
l am a:	Please tick the appropriate box:				
	□ Foreign PEP Or				
	 Family member of a foreign PEP As a: Parent/ step-parent Spouse Child/ adopted child/ step-child Sibling/ adopted sibling/ step-sibling 				
	Or				
	 Close associate^ of a foreign PEP My relationship with the foreign PEP: (please describe) ^ Close associate means — (a) a partner of the foreign PEP ; 				
	 (a) a person accustomed or under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of the foreign PEP; (c) a person whose directions, instructions or wishes the foreign PEP is accustomed or under an obligation, whether formal or informal, to act in accordance with; or (d) a person with whom the foreign PEP has an agreement or arrangement, whether oral or in writing and whether express or implied, to act together. 				
Name of foreign PEP/family member of foreign PEP/close associate of foreign PEP*, including any alias used					
Name (and description of responsibilities if not self-explanatory from the name) of the prominent public					

function that the	
foreign PEP is currently	
or formerly entrusted	
with	
Country	
Period of service	From To

(B) ACKNOWLEDGEMENT	
Name of foreign PEP/family member of	
foreign PEP/close associate of foreign PEP*:	
Signature:	
Date:	

* Delete whichever is inapplicable

SCREENING OF PURCHASERS FOR MONEY LAUNDERING (ML) AND TERRORISM FINANCING (TF) RISKS

Note: Developers are required to screen <u>ALL:</u>

(a) purchasers named in the Option to Purchase or Sale and Purchase Agreement;

(b) persons on whose behalf the purchaser is acting;

(c) BOs of that other person in (b), where that other person is an entity or legal arrangement;

(d) BOs of the purchaser(s) which is an entity or legal arrangement;

(e) persons acting on behalf of purchaser(s);

(f) individuals holding senior management position in the entity or legal arrangement,

(i.e. "persons screened"), whichever is applicable, for ML and TF risks.

Use additional forms if necessary.

1. [Do you suspect any of the		
F	persons screened is:		
a	a. a terrorist or terrorist entity under the First Schedule of the Terrorism	□ Yes	□ No
t	(Suppression of Financing) Act?; or b. a designated person as defined in any	□ Yes	🗆 No
	regulations made under the United Nations Act?; or		
C	c. a designated person in any other list(s) disseminated to the developer by the Controller or other relevant authorities?; or	□ Yes	□ No
c	d. involved in ML, based on (specify source of information, e.g. Internet search,	□ Yes	□ No

third party screening	Please state:	
database)?	 i. Name of purchaser / BO / person acting on behalf / senior management in entity or legal arrangement* of the individual under suspicion: ii. Grounds of suspicion (e.g. full name match and same nationality): [Pointer: For all ML/TF suspicions, developers must file a STR. For (a) to (c), developers must decline to enter into a transaction with the purchaser, or terminate the transaction with purchaser. For (d), developer must seek approval from a person holding senior managerial or executive position in the developer to proceed with the transaction] 	
 2. Do you suspect any of the persons screened is from a foreign country: a. that the FATF identifies as a foreign country subject to counter measures; b. that the FATF identifies as a foreign country subject to increased monitoring; c. known to have inadequate measures 	 Yes Yes Yes 	□ No □ No
inadequate measures to prevent ML or TF as notified to you, the developer, generally by the Controller or other relevant		

	authorities in Singapore	Please state: Name of purchaser / BO / person acting on behalf / senior management in entity or legal arrangement* under suspicion: The foreign country which the individual is from:	
3.	Do you suspect any of the persons screened is a foreign PEP, family member of a foreign PEP or a close associate of a foreign PEP?	 Yes Please complete Form E "Details of Foreign PEP(s) " 	□ No
4.	Do you suspect any of the persons screened is of higher risk, e.g. linked to adverse news relating to money laundering?	 Yes Please specify the following: a) Name of purchaser / BO / person acting on behalf / senior management in entity or legal arrangement* under suspicion:	□ No
5.	Is the transaction with the purchaser complex or unusually large, or is part of an unusual pattern of transactions which have no apparent economic or visible lawful purpose? [Pointer: Complex transactions include	Yes Please provide the basis of the determination and details of the transaction.	□ No

	attempts to disguise the BO(s) involved in the transaction, use of unnecessarily complex transaction structures designed to obscure the true nature of the true nature of the transaction or involving the use of multiple intermediaries for the transaction. Unusually large transactions could include a transaction priced at more than the usual or expected amount for a similar typical transaction. Transactions with no apparent economic or lawful purpose could include using trust and company service providers to set up a number of corporate structures in multiple jurisdictions for the transaction without any apparent purpose]		
	ERALL RISK ASSESSMENT		
	Risk level:	 □ High (if any of the answers to questions 1 to 4 above is "yes") [Pointer: Seek approval from a person holding senior managerial or executive position in the developer to continue with the transaction.] 	Low
7.	To proceed with transaction/ continue with the transaction?	Yes For purchasers assessed to be of high risk, please attach a copy of the approval document endorsed by the senior	□ No

	management of the company,	
	with the date of approval	
	indicated. The approval	
	document should include the	
	following, in addition to those	
	mentioned in questions 1 to 4	
	above:	
	a. information on income	
	level, source of wealth	
	(SoW) and source of funds	
	(SoF) of the relevant	
	person);	
	b. verification of the	
	information obtained in (a)	
	above;	
	c. identifying information of	
	the person on whose behalf	
	the purchaser is acting,	
	where the developer	
	suspects that the purchaser	
	is not acting on the	
	purchaser's own behalf, or	
	is trying to conceal the	
	identity of the true	
	purchaser;	
	d. target date / milestones to	
	conduct <u>enhanced</u> ongoing	
	monitoring of the	
	transaction(s) entered into	
	with the purchaser. Please	
	specify the types of checks	
	to be conducted e.g.	
	income level, SoW, SoF etc.	
	"relevant person" means a	
	purchaser, a beneficial owner	
	of a purchaser, a person on	
	whose behalf a purchaser is	
	acting or a beneficial owner of	
	that person.	
8. Is a STR filed?	□ Yes	□ No
	Please state the basis of the	
	determination	

9.	Target date or milestone for ongoing monitoring	Date/ N	lilestone: _					
	ine ongoing membering			Form	G	"Ongoing	monitoring	of
		transac	tions".					

* Delete whichever is inapplicable

Evaluation and Assessment completed by:			
Name and signature of developer's re	presentative:		
Designation:			
Date:			
The following section is applicable or	nly if the screening is completed by a Third Party		
Name of Third Party			
Signature			
Occupation of Third party	 Salesperson Legal professional Others (Please specify) 		
Company's name			

ONGOING MONITORING OF TRANSACTIONS

Note: Ongoing monitoring of transactions are NOT allowed to be conducted by a third party

 Are the CDD data, documents and information that were obtained earlier, ascertained to be adequate before issuing the notice of payment for TOP and for completion of sale? 	☐ Yes	□ No Please provide details and complete a new CDD checklist for the purchaser.		
 Are the transactions by the purchaser consistent with the developer's knowledge of: a. the purchaser; and b. the purchaser's income and risk profile; and c. the purchaser's source(s) of funds. 	□ Yes	 No Please complete Form F "Screening for ML/TF Risks" again. 		
3. Risk of money laundering or terrorism financing remains unchanged	□ Yes			
Evaluation and Assessment completed by:				
Name and signature of developer's representative:				
Date:				