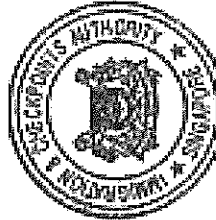


FORM 5A

Regulation 4(6) and (6A)

File Ref.: ENT/9308889/16
(1)**IMMIGRATION ACT
(Chapter 133)****ENTRY PERMIT****IMMIGRATION REGULATIONS****This Permit –**

- (i) is not a travel document and will not be accepted as such;
- (ii) permits the holder thereof to enter and reside in Singapore, provided that the holder at the time of his entry is in possession of a valid passport or any other travel document and if an alien, a valid visa where such visa is required;
- (iii) is valid for entry up to **JOURNEY PERFORMED** ;
- (iv) shall be produced to the Immigration Officer on arrival; and
- (v) may be cancelled if the holder –
 - (a) is held by a court or other competent authority to have contravened any law; or
 - (b) in the opinion of the Controller of Immigration, has behaved or is behaving in an undesirable manner (including but not limited to behaviour that is contrary to national or public interests, threatens a breach of peace, or is prejudicial to public order or public welfare).

Issued at Singapore this 10th day of April, 2017.**Important Notes**

- 1. This document does not establish the nationality or citizenship of the holder.
- 2. A permanent resident requires a Re-entry Permit if he/she wishes to travel out of Singapore. A valid Re-entry Permit enables him/her to return to Singapore as a permanent resident.
- 3. NS-labile males are required to fulfil their obligations under the Enlistment Act (Cap. 93) and/or any other legislation relating to national service for the time being in force in Singapore.

This is a system-generated document. No signature is required.