### **GUIDE FOR**

## **Buyers in contracts with housing developers**

# Do you qualify for relief?

- In a contract with a housing developer (private developers or HDB):
  - Option to Purchase (OTP);
  - Sale and Purchase (S&P) Agreement; or
  - Agreement for Lease (AFL)
- ✓ Entered into contract before 25 March 2020
- ✓ <u>Unable to make payment</u> on 1 February 2020 or later, <u>due to COVID-19</u>:
  - Payment required upon exercising the OTP; or
  - Payment due under the S&P Agreement / AFL

The Act does not apply if your case has any of the following factors:

- ✗ Contracts where seller is not a housing developer (e.g. reseller)
- Non-residential property
- Inability to make payment for reasons unrelated to COVID-19
- Payments due before 1 February 2020
- X OTP booking fee already forfeited, or S&P Agreement / AFL already terminated

### What does the relief do?

#### On or before 19 October 2020:

- Booking fee or other consideration paid under OTP cannot be forfeited
- S&P Agreement / AFL cannot be terminated
- The developer cannot impose new charges, increase charges or interest rates beyond what is provided for in the contract

#### Take note

- The relevant payments (e.g. down-payment, progress payments) under the S&P Agreement / AFL continue to accrue and remain payable after 19 October 2020
- If you terminate the S&P Agreement / AFL, the developer may still forfeit payments, if such a course of action is provided for in the S&P Agreement / AFL

### How to get relief?

Serve a Notification for Relief on the developer, using the form at <a href="https://www.mlaw.gov.sg/covid19-relief/notification-for-relief">www.mlaw.gov.sg/covid19-relief/notification-for-relief</a>. The relief applies after the Notification is served.

You should also take the chance to re-examine your ability to make the necessary payments. If you still intend to purchase the property, you should negotiate an extension of the OTP or a new payment schedule with the developer. If your OTP is with a licensed housing developer, you may also have to seek approval for the extension from the Controller of Housing via email at <u>ura\_coh\_registry@ura.gov.sg</u>.

Visit <u>www.mlaw.gov.sg/covid19-relief/faq</u> for more information.

### What if the developer does not agree?

The developer may not agree that relief applies, and may wish to forfeit your booking fee, or terminate the S&P Agreement / AFL.

If you cannot agree, either of you may apply for an Assessor from the Ministry of Law to make a determination. The determination will aim to be fair to both parties. The determination by the Assessor is binding on the parties, and is not appealable.



