

Declaration on Domestic Property Ownership in Hong Kong ^{Note}

To: Hong Kong Housing Authority (HA)

I, _____ (HKID No. _____) am the *tenant/licensee/family member of *Flat/Room _____, *Block _____ / _____ House, _____ *Estate/Interim Housing. In connection with the requirement of public rental housing (PRH) tenants to declare to the HA within one month after having acquired a domestic property in Hong Kong, I hereby provide the relevant information to the HA as follows:

Address of Property : _____

Date of Acquisition : _____

Share of Ownership (%) : _____

Signature : _____

Name : _____

Date : _____

Note: Under the Well-off Tenants Policies, PRH households with domestic property ownership in Hong Kong should vacate their PRH flats, irrespective of their levels of income or assets. “Domestic properties” include any domestic property, uncompleted private domestic property, rooftop structures approved by the Buildings Department, domestic building lots and small house grants approved by the Lands Department in Hong Kong.

“Ownership of domestic property in Hong Kong” means the cases where the tenant/licensee and/or his/her household member(s) has/have:

- (a) owned or co-owned any domestic property in Hong Kong or any interest in such kind of property; or
- (b) entered into any agreement (including preliminary agreement) to purchase any domestic property in Hong Kong; or
- (c) owned more than 50% of the shares in a company which directly or through a subsidiary company owned any domestic property in Hong Kong; or
- (d) been a beneficiary of the estate of any deceased person which includes any domestic property or land in Hong Kong.