#### FORM 1

#### NOTIFICATION FOR RELIEF

#### (seeking relief for yourself)

Please use this form only if you are unable to use the electronic form at <a href="https://www.mlaw.gov.sg/covid19-relief/notification-for-relief">https://www.mlaw.gov.sg/covid19-relief/notification-for-relief</a> and if you are an **individual** seeking relief for yourself. If you are seeking relief on behalf of an entity, please use the Form 1 - Notification for Relief (seeking relief on behalf of a company or business).

All fields are mandatory unless they are indicated as optional.

Please note that the Notification for Relief will only take effect when it has been served on the other party or parties to the contract. Please refer to <a href="https://www.mlaw.gov.sg/covid19-relief/other-modes-service">https://www.mlaw.gov.sg/covid19-relief/other-modes-service</a> on the modes of service.

### Important note

Please note that the prescribed period has expired for the following contracts:

#### Expired on 19 November 2020

- (a) Lease or licence of non-residential property;
- (b) Secured loan facility to an SME;
- (c) Hire-purchase or conditional sales agreement for commercial equipment or vehicles with a bank or MAS-regulated finance company;

## Expired on 31 January 2021

- (d) Hire-purchase or conditional sale agreement for commercial equipment or vehicles with a financing company (other than with a bank or MAS-regulated finance company);
- (e) Rental agreements for commercial equipment;
- (f) Event or tourism-related contracts; and

### Expired on 30 June 2021

(g) Options to purchase and sale and purchase agreements with housing, commercial and industrial developers.

You should therefore not serve a Notification for Relief in respect of these contracts after the expiry of the prescribed period, as it will have no effect.

# Important note to businesses seeking relief under the Re-Align Framework

This Notification for Relief is **not** a notice under the Re-Align Framework. You should NOT use this form to seek relief under the Re-Align Framework.

The Re-Align Framework has not yet come into force. Further information on the notices and forms to be used will be announced at <a href="https://go.gov.sg/re-align">https://go.gov.sg/re-align</a> when the Re-Align Framework comes into force.

Under the Re-Align Framework, eligible businesses which have been significantly impacted by COVID-19 can renegotiate certain types of contracts, to realign with the current economic conditions, failing which the businesses may seek to terminate those contracts. A party who wishes to seek relief under the Re-Align Framework would have to serve a Notice of Negotiation on their contracting party.

Part A – Your particulars						
The particulars below will be used for the purposes of correspondence with you by the Registry (if applicable) and the service of any notice(s) or documents on you by other party or parties to the contract.						
1.	Name:					
2.	Email address (please provide if available):					
3.	Contact no.:					
4.	Address:					
Part B	- Particulars of:	· I				
, ,	the other party or parties to					
, ,	any guarantor or surety of th	_				
(c)	the issuer of a related perform	mance l	bond (if applicable)			
If any of the above parties is an entity (such as a business or company), you <u>must</u> identify the correct entity for the Notification for Relief to be valid.						
Please repeat this part if there is more than one party.						
1.	Type of party:		The party or parties to the contract			
			Any guarantor or surety			
			The issuer of a related performance bond (if applicable)			
2.	Name:	If the entity.	other party is an entity, please state the name of the			
3.	Address:	If the other party is an entity, please provide the entity's registered address (see www.uen.gov.sg).				
4.	Email address (optional):					
5.	Contact no. (optional):					
6.	Unique Entity Number					
	(UEN) (optional):					
Part C – Particulars of contract						

1.	Category of contract (please select one option by ticking	Grant of secured loan facility to an SME where such facility is secured, wholly or partially, against:		
	in the applicable box):		st any commercial or industrial immovable	
		^ ^	rty in Singapore	
			st any plant, machinery or fixed asset	
			d in Singapore and which is used for	
			facturing, production or other business	
		purpo		
			bond or equivalent that is granted pursuant ion contract or supply contract	
		Hire-purchase	e or conditional sales agreement with a	
		financing con	npany where the good hired or conditionally	
		sold is:		
		(i) any p	lant, machinery or fixed asset located in	
		Singa	pore, where such plant, machinery or fixed	
		asset,	is used for manufacturing, production or	
		other	business purposes	
		(ii) a com	mercial vehicle	
		Lease or renta	al agreement for:	
		(i) any p	lant, machinery or fixed asset located in	
		Singa	pore, where such plant, machinery or fixed	
		asset,	is used for manufacturing, production or	
		other	business purposes	
		(ii) a com	mercial vehicle (except a private-hire car or	
		taxi)		
		Event contrac	t	
		Tourism-relat	ted contract	
		Construction contract or supply contract  Lease or licence of non-residential immovable property  (Important note: If you are a SME tenant seeking rental		
		waivers, you do not need to serve this Notification i order to qualify for the rental waivers. Please see th important note on page 1 of this Notification.)		
			urchase, or sale and purchase agreement,	
		between purc	haser and developer for residential property	
		Option to purchase, or sale and purchase agreement, between purchaser and developer for commercial or industrial property		
2.	Date of contract:		-	
3.	Description of contract:	e.g. Tenancy agree	ement for #01-01 Sentosa Shopping Centre	
4.	Date on which obligation is or was to be performed, or date on which right is or was to be exercised:			

5.	Nature of obligation that the	e.g. Unable to make full payment of rent from 1 March 2020			
	contracting party was	onwards			
	unable to perform, or nature				
	of the right that the				
	contracting party was				
	unable to exercise:				
6.	How the inability to	e.g. We run a shoe shop. Due to COVID-19 and the social			
	perform the obligation or	distancing measures, business has suffered greatly. We are			
	exercise the right was	closed due to the circuit breaker and have no revenue at all.			
	materially caused by a				
	COVID-19 event*:				
*You ma	ay enclose supporting documen	nts to substantiate how the COVID-19 event materially caused			
the					
inability	y to perform the obligation, or i	nability to exercise the right.			
Part D -	- Proposal for the other party	's or parties' consideration			
You ma	y use this section to put for	ward a reasonable proposal for the other party's or parties'			
consider	ration.				
1.	The following alternative is	e.g. I cannot pay the full instalments for my hire-purchase			
	proposed (optional):	agreement, but should have enough savings to pay 50% of the			
		instalments from March 2020 to August 2020. We would also			
		like to request that the financing company grant us a			
		reduction of 20% for instalment payments from March 2020			
		to December 2020, to reduce the arrears that will accumulate.			
		This will help me temporarily with my cashflow.			
Part E -	- Confirmation				
1.	I declare that the informati	on I have provided in this Notification for Relief and the			
	supporting documents is true	and accurate, to the best of my information and belief.			
2.	I understand that I cannot an	nend this Notification for Relief after I submit the form, and I			
	may have to withdraw it and submit a new form if I subsequently wish to make any changes				
	to the form.				
Name:					
Signature:					
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Date:		Click or tap to enter a date.			
		·r			
Important Message:					

If you have been served this Notification for Relief, you are prohibited from taking any action under s 5(3) of the COVID-19 (Temporary Measures) Act 2020. This is referred to as a "prohibited action". This includes the commencement of any legal action against the party seeking relief. Any person, who

without reasonable excuse, takes a prohibited action may be guilty of an offence under s 8(1) of the Act.

If you wish to make an application to the Panel of Assessors under the Act, please refer to: <a href="https://www.mlaw.gov.sg/covid19-relief">www.mlaw.gov.sg/covid19-relief</a>.