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What is the HDB Owner-Occupier Scheme?



What is the Owner-Occupier Scheme for HDB?

Description

In my last article, I wrote about how a couple can own a HDB and a private property without incurring hefty ABSD on their second property, by using the HDB owner-occupier model.

Many of you have DM-ed me for more details about this, thus prompting this article. Without further ado, here's (i) how the scheme works, (ii) the pros and cons you should take note of, as well as (iii) how to incorporate this into your property plans moving forward.

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What is the HDB Occupier Scheme



Important disclosure: This information is for reference only, and not a recommendation nor individual advice to your situation as I have zero clue on your context while reading this article. I am not authorized by any government agency or stat board to write this, especially not HDB (who's in charge of HDB matters) and IRAS (tax matters). All effort has been made to provide accurate information at time of publishing, and if you spot any inaccuracies, please leave me a comment below. You should always seek out professional advice before executing any legally-binding moves in your property.

What is the HDB owner-occupier scheme?

The manner of your property ownership will determine many outcomes down the road, including financial implications such as whether you're legally liable to pay ABSD on a second property.

Most couples choose Joint Tenancy or Tenancy-in-Common, but little is known that you can also go for a third option: owner-occupier. This will become particularly useful if your household intends to purchase a second property in the near future.

At the point of purchasing your HDB, you will need to indicate your ownership structure. **If you are buying a BTO, this will be shown to you during the application phase:**

Co-Applicant/Occupier

Applicant Type:
OCCUPIER
CO-APPLICANT
OCCUPIER
as stated in NRIC

NRIC/UIN No.
-(Others)

Marital Status

Sex

Ethnic Group

Date of Birth
Day Month 19

Relationship to the Main Applicant

Citizenship

[Screenshot source credits to my friend, Heartland Boy,](#) who wrote about this a few years back

If you are buying a resale flat, you can do this with the conveyancing lawyer helping you with the legal ownership documents. In this case, you will need to purchase as a sole owner and indicate that you (or your spouse) is the **Sole Lessee**.

The other spouse can thus be put as an **essential occupier**, which helps you towards meeting the eligibility criteria by HDB to purchase a flat. *If you're unsure, you can read more about [HDB's eligibility conditions for new flats here](#) and [resale flats here](#) respectively.*

There are certain rules you need to follow:

- All applicants and occupiers listed in the flat application do not own other property locally or even overseas,
- and have not disposed of any within the last 30 months.
- Occupiers can only be your immediate family members.

Non-subsidised flats

These are resale flats bought without the CPF Housing Grant.

Eligibility Criteria	Resale Applications Submitted Before 30 August 2010	Resale Applications Submitted After 30 August 2010
Relationship of occupiers to flat owners	Proposed occupiers must be your immediate family members: a. Spouse b. Children or adopted children c. Parents or parents-in-law d. Siblings	

Source: Screenshot from [HDB website](#)

Subsidised flats

These are flats bought from HDB, resale flats bought with the CPF Housing Grant, or flats purchased directly from the developer.

Eligibility Criteria	Subsidised Flats
Relationship of occupiers to flat owners	<p>Proposed occupiers must be your immediate family members:</p> <ul style="list-style-type: none">a. Spouseb. Children or adopted childrenc. Parents or parents-in-lawd. Siblings

Source: Screenshot from [HDB website](#)

What are the pros and cons?

In real estate, ownership interest in a property refers to the rights that one (or multiple owners) hold on the property. When a couple co-owns their property, both of them have legal rights to it. In the case of joint tenancy, the surviving spouse will then own 100% of the property in the event that the other were to suddenly pass away. [You can read more about this here on HDB's website.](#)

Joint Tenancy

Under joint tenancy, the co-owners together own the whole interest in the flat.

In joint tenancy, the right of survivorship applies. This means that upon the demise of a joint owner, his/her interest in the flat would automatically be passed on to the remaining joint owner, regardless of whether the deceased joint owner has left behind a Will. **Get more on the retention of flat upon the demise of a joint owner.**

Source: [Screenshot from HDB's website](#)

Tenancy-in-common

Under tenancy-in-common, each co-owner holds a separate and distinct share in the flat.

The right of survivorship does not apply. Upon the demise of a co-owner, his share will be distributed according to his/her Will (if any). If there is no Will, his share will be distributed to the beneficiaries in accordance with the provisions of the Intestacy Act. **Get more on the retention of flat upon the demise of a tenant-in-common.**

Source: [Screenshot from HDB's website](#)

Disadvantages

But the biggest drawback of being an occupier means **you do not own any rights to the property**, even though you are recognised as family members in the HDB flat.

This means that in the event of any legal dispute (e.g. divorce), things could get messy if you are trying to lay claims to the property. [It doesn't matter even if you have contributed to repaying the mortgage](#), since the legal ownership structure shows that you are merely an occupier rather than a co-owner. To contest this, you will need to fight your case in court (which will also incur hefty legal fees) with no guarantee that you will win.

Aside from (a lack of) legal rights, there are other cons of this method as well:

- **you cannot use an occupier's income assessment for your loan** application on the house
- the occupier's **CPF cannot be used**
- the occupier will also need to fulfil the MOP (Minimum Occupation Period)

You must also note that since you're buying a HDB, the MSR (Mortgage Servicing Ratio) of 30% will also apply on the sole owner's income.

So this method only works if you have complete trust in the other party, and the one who's the sole (legal) **purchaser has sufficient income and CPF** to meet the criteria for the downpayment and loan.

Advantages

Of course, the silver lining in this arrangement is that **upon completion of MOP, the occupier can then go on to purchase a private property without incurring ABSD.**

Why? This is because since the occupier does not have any legal interest in the HDB, it will not be factored into his/her property count.

The private property is thus considered the first property that he/she owns, so no ABSD is payable. This will easily save you at least 6 digits in stamp duty, or even more if you're buying a higher-priced property.

Is this legal? Of course it is...until our government closes this loophole.

How come I didn't read about this on HDB's website?!

Have lah. The information is just not structured in the way you wish it was, but that doesn't mean it isn't legal. If you look carefully at the wording, you will see it:

Manner of Holding

If there is more than 1 proposed owner, the proposed owners would need to hold the flat, either joint tenancy or tenancy-in-common, upon the

Source: [Screenshot from HDB website](#)

Fulfilling the Minimum Occupation Period (MOP)

Before you and your spouse can acquire private residential property, you must fulfill the MOP of your flat. Find out how this is computed.

Source: [Screenshot from HDB website](#)

Pay attention to the grammar! *Now you know why your teachers said to master English, eh?*

How can I incorporate this into my property plans?

I'm married now and own a HDB with my spouse. Can I use this method?

If you currently own a HDB with your spouse and you're thinking of buying a private property, unfortunately **there is no way you can benefit from this owner-occupier method**. HDB no longer allows married couples to "decouple" in this way when they changed the policy a few years back, so this loophole no longer works. Instead, [read my previous article here for other solutions on how you can structure it such that you will not incur ABSD](#).

Under newly tightened **regulations** which took effect on April 1, **changes** in flat **ownership** are allowed only on grounds of marriage, divorce, death of an **owner**, financial hardship, renunciation of citizenship and medical reasons, said an **HDB** spokesman yesterday in response to queries. May 4, 2016



www.straitstimes.com > singapore > hdb-tightens-rules-for-transf

HDB tightens rules for transfer of flat ownership

Source: [The Straits Times news report where HDB removed the loophole in 2016.](#)

If you are thinking of selling your HDB, then you may want to think carefully about how you want to structure your next purchase in order to ensure you're not subject to the prevailing ABSD policies.

[I've written about this in more detail previously, and you may read more here.](#)

How much can this method save me?

Not having to pay ABSD can have significant savings e.g. [\\$170,000 on a \\$1 million condo](#) apartment, or even [\\$6.8 million on this \\$40 million Good Class Bungalow](#). Thus, if this method works for you and your partner, you may want to sit down and properly discuss it (together with the pros and cons).

May I also remind you to always be prudent in your property purchases, and not overstretch your finances. While the TDSR has recently been lowered from 60% to 55%, I also do not personally believe in maxing out your limits unless you have ample spare cash and/or other liquid investments.

Property remains an attractive and resilient asset in Singapore due to many reasons, including our political stability, lack of natural disasters, our attractiveness to foreigners (for work and/or investment), and more. As our government is still building up and transforming our landscape (you can always study the URA masterplan for clues), there are many opportunities for potential capital appreciation in property, especially if you're savvy enough to snag an undervalued one.

However, because property is possibly the largest purchase you'll ever make in your life, you cannot afford to make a wrong move.

So please tread with caution and I suggest that you speak to a licensed realtor (I'm biased but **I highly recommend my husband if you need professional help**. He was the one who opened up my eyes to many of these things), or even a lawyer for advice before you proceed, otherwise it may be too late in the future to undo any damage already done(*even if it was done unknowingly*).

My husband has agreed to help advise my readers in his professional capacity, so if you need some guidance and lack a trusted advisor, you can always [DM me on Instagram here](#) and I'll link you up.

Important Disclaimer: *The information presented here is for reference and educational purposes only. I do not represent nor speak on behalf of any government agencies or statutory board, and definitely not for HDB, IRAS, CEA, URA, MND, etc, which is why you cannot and must not take my words as a confirmation in any way. It is best that you engage a professional or get any confirmation that you want in legal black-and-white before you execute a move in order to protect yourself. I do NOT advocate breaking of any laws in Singapore when you're buying property, but I'm a firm believer that you should be educated on the prevailing policies and how best to structure your purchase and/or investment(s) in order to reduce your relevant taxes liable.*

With love,
Budget Babe

Category

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