



**DECLARATION of UDHA COMPLIANCE**  
 (Compliance Project)

**I. COMPLIANCE PROJECT**

- 1. Name of Project \_\_\_\_\_
- 2. Location \_\_\_\_\_
- 3. Owner/Developer \_\_\_\_\_
- 4. Total Project Area or Cost \_\_\_\_\_

**II. MAIN SUBDIVISION PROJECT**

- 1. Name of Project \_\_\_\_\_
- 2. Location \_\_\_\_\_
- 3. Owner/Developer \_\_\_\_\_
- 4. Total Project Area or Cost \_\_\_\_\_

**III. FUTURE OR SUBSEQUENT UTILIZATION**

A. FUTURE UTILIZATION  YES  NO

B. CURRENT & SUBSEQUENT UTILIZATION  YES  NO

- 1. Current Allotted Block and Lot or Unit Nos. \_\_\_\_\_  
 \_\_\_\_\_
- 2. Equivalent Area or Cost \_\_\_\_\_
- 3. Remaining Number of Blocks and Lots or Units, and Equivalent Remaining Area or Cost \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

\_\_\_\_\_  
*Signature over Printed Name*  
 Owner/Developer

\_\_\_\_\_  
*Date*

Please read the instructions for Declaration of UDHA Compliance

1. Future or Subsequent Utilization:

- A. *Memorandum Circular No. 01, Series of 2013 (January 2, 2013) - Guidelines for Section 3 (Balanced Housing Development Compliance) of the Revised Implementing Rules and Regulations to Govern Section 18 of Republic Act No. 7279)*

*Section 6. Future or Subsequent Utilization of a Compliance Project.*

- 6.1 *Future Utilization. A developer may develop a socialized housing project as compliance for its future main subdivision project/s.*
- 6.2 *Subsequent Utilization. A developer may develop a socialized housing project in excess of the required area or cost of its main subdivision project and utilize the excess thereof for the same developer's other main subdivision projects.*

*In both cases, such future or subsequent utilization shall likewise be declared in the application form for Certificate of Registration and License to Sell (CR/LS) of the Compliance Project.*

- B. *Memorandum Circular No. 02, Series of 2013 (January 2, 2013) - Guidelines for Section 4.1 (Development of New Settlement) of the Revised Implementing Rules and Regulations to Govern Section 18 of Republic Act No. 7279)*

*Section 11. Future or Subsequent Utilization of a Compliance Project Developed by a Subsidiary.*

- 11.1 *Future Utilization. A developer may enter into a JV with its subsidiary to develop a socialized housing project as compliance for its future main subdivision project/s.*
- 11.2 *Subsequent Utilization. A developer may enter into a JV with its subsidiary to develop a socialized housing project in excess of the required area or cost of its main subdivision project and utilize the excess thereof for the developer's other subsequent main subdivision projects.*