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First published in the *Government Gazette*, Electronic Edition, on 26 March 2018 at 5 pm.

**No. S 144**

**TERRORISM (SUPPRESSION OF FINANCING) ACT  
(CHAPTER 325)**

**TERRORISM  
(SUPPRESSION OF FINANCING)  
(EXEMPTION FROM PROHIBITION AGAINST DEALING)  
ORDER 2018**

**ARRANGEMENT OF PARAGRAPHS**

Paragraph

1. Citation and commencement
  2. Exemption
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In exercise of the powers conferred by section 7(1) of the Terrorism (Suppression of Financing) Act, the Minister for Home Affairs makes the following Order:

**Citation and commencement**

1. This Order is the Terrorism (Suppression of Financing) (Exemption from Prohibition against Dealing) Order 2018 and comes into operation on 26 March 2018.

**Exemption**

2. The Housing and Development Board (called in this paragraph the Board) is exempted from the application of section 6 of the Act in respect of —

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- (a) the compulsory acquisition of the flat known as Apartment Block 423, Jurong West Avenue 1, #05-202, Singapore 640423, registered under the names of Haja Fakkurudeen Usman Ali (Singapore citizen) (Date of Birth: 30 July 1976) and Mohamed Haleem Aysha Siddeeqa (Singapore citizen) (Date of Birth: 20 June 1980), in accordance with section 56(1)(k) of the Housing and Development Act (Cap. 129); and
- (b) the utilisation of the compensation payable by the Board under section 58 of the Housing and Development Act in relation to the compulsory acquisition of the flat, for the following purposes:
- (i) the payment of the property tax for the flat owed by either or both Haja Fakkurudeen Usman Ali and Mohamed Haleem Aysha Siddeeqa to the Inland Revenue Authority of Singapore;
  - (ii) the payment of all sums owed by either or both Haja Fakkurudeen Usman Ali and Mohamed Haleem Aysha Siddeeqa to the Board pursuant to a loan granted by the Board in the performance of its function under section 13(d) of the Housing and Development Act, including —
    - (A) any fire insurance premium for the flat paid by the Board and any administrative charge incurred by the Board for such payment; and
    - (B) any title search fee, registration fee, and any other administrative charge, incurred by the Board incidental to the compulsory acquisition of the flat;
  - (iii) the payment of any penalty to the Board incurred in respect of the flat by either or both Haja Fakkurudeen Usman Ali and Mohamed Haleem Aysha Siddeeqa, pursuant to rule 3(2) of the Housing and Development (Penalties for Late Payment) Rules (Cap. 129, R 5);

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- (iv) the payment of any moneys to the Central Provident Fund accounts of either or both Haja Fakkurudeen Usman Ali and Mohamed Haleem Aysha Siddeeqa, that is payable for the compulsory acquisition of that flat, pursuant to regulation 14 of the Central Provident Fund (Approved Housing Schemes) Regulations (Cap. 36, Rg 12);
  - (v) the payment of any charges levied in respect of the flat by a Town Council under section 39 of the Town Councils Act (Cap. 329A) that is due or payable by either or both Haja Fakkurudeen Usman Ali and Mohamed Haleem Aysha Siddeeqa;
  - (vi) the deposit in court of any compensation payable by the Board, pursuant to section 58(2) of the Housing and Development Act.

Made on 23 March 2018.

PANG KIN KEONG  
*Permanent Secretary,  
Ministry of Home Affairs,  
Singapore.*

[MHA 112/2/0106; AG/LEGIS/SL/325/2015/2 Vol. 1]