SCHEDULE

Regulation 2

NOTICE OF LIMITATION ON RIGHT TO PURCHASE NEW SUPPLY SOCIAL HOUSING

* Delete as appropriate.

NOTES FOR THE GUIDANCE OF PROSPECTIVE TENANTS

- 1. The house described above is a new supply social house within the meaning of section 61F of the Housing (Scotland) Act 1987, as inserted by the Housing (Scotland) Act 2010. A new supply social house is a house which is let under a Scottish secure tenancy created after 1st March 2011, but which was not let under a Scottish secure tenancy on or before 25th June 2008 or was acquired by the landlord on or after 25th June 2008. This includes a house that a landlord has bought since 25th June 2008, or is to buy from you, under the Mortgage to Rent scheme.
- 2. You have been given the above notice because, in general, there is no right to purchase a new supply social house. There are some exceptions to this rule, including certain circumstances where a tenant is required to move to a new supply social house by their landlord, or agrees to move in circumstances where the landlord wishes to demolish the existing house, or in some cases where a tenant has a short Scottish secure tenancy which is converted into a Scottish secure tenancy.
- 3. If you believe that any of the above circumstances applies to you, you may have the right to buy the new supply social house. It is recommended that you read the Scottish Government booklet "Your Right to Buy Your Home", which provides further information on the rules regarding new supply social housing. You can get a copy from your landlord, local Citizens Advice Bureau or the Scottish Government Social Housing Division, Victoria Quay, Edinburgh, EH6 6QQ. You may also wish to consider taking legal advice or discussing the matter with your local Citizens Advice Bureau.
 - 4. These Notes are for guidance only.