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SALES BROCHURE 售樓說明書





You are advised to take the following steps before purchasing first-hand residential properties.

For all first-hand residential properties

1. Important information

- Make reference to the materials available on the Sales of First-hand Residential Properties Electronic Platform (SRPE) (www.srpe.gov.hk) on the first-hand residential property market.
- Study the information on the website designated by the vendor for the development, including the sales brochure, price lists, documents containing the sales arrangements, and the register of transactions of a development.
- · Sales brochure for a development will be made available to the general public at least 7 days immediately before a date of sale while price list and sales arrangements will be made available at least 3 days immediately before the date of sale.
- · Information on transactions can be found on the register of transactions on the website designated by the vendor for the development and the SRPE.

2. Fees, mortgage loan and property price

- · Calculate the total expenses of the purchase, such as solicitors' fees, mortgage charges, insurance fees and stamp duties.
- Check with banks to find out if you will be able to obtain the needed mortgage loan, select the appropriate payment method and calculate the amount of the mortgage loan to ensure it is within your repayment ability.
- Check recent transaction prices of comparable properties for comparison.
- · Check with the vendor or the estate agent the estimated management fee, the amount of management fee payable in advance (if any), special fund payable (if any), the amount of reimbursement of the deposits for water, electricity and gas (if any), and/or the amount of debris removal fee (if any) you have to pay to the vendor or the manager of the development.

3. Price list, payment terms and other financial incentives

- · Vendors may not offer to sell all the residential properties that are covered in a price list. To know which residential properties the vendors may offer to sell, pay attention to the sales arrangements which will be announced by the vendors at least 3 days before the relevant residential properties are offered to be sold.
- · Pay attention to the terms of payment as set out in a price list. If there are discounts on the price, gift, or any financial advantage or benefit to be made available in connection with the purchase of the residential properties, such information will also be set out in the price list.
- If you intend to opt for any mortgage loan plans offered by financial institutions specified by the vendor, before entering into a preliminary agreement for sale and purchase (PASP), you must study the details of various mortgage loan plans¹ as set out in the price list concerned. If you have any questions about these mortgage loan plans, you should check with the financial institutions concerned direct before entering into a PASP.

4. Property area and its surroundings

- · Pay attention to the area information in the sales brochure and price list, and price per square foot/ metre in the price list. According to the Residential Properties (First-hand Sales) Ordinance (Cap. 621) (the Ordinance), vendors can only present the area and price per square foot and per square metre of a residential property using saleable area. Saleable area, in relation to a residential property, means the floor area of the residential property, and includes the floor area of every one of the following to the extent that it forms part of the residential property - (i) a balcony; (ii) a utility platform; and (iii) a verandah. The saleable area excludes the area of the following which forms part of the residential property - air-conditioning plant room; bay window; cockloft; flat roof; garden; parking space; roof; stairhood; terrace and yard.
- · Floor plans of all residential properties in the development have to be shown in the sales brochure. In a sales brochure, floor plans of residential properties in the development must state the external and internal dimensions of each residential property². The external and internal dimensions of residential properties as provided in the sales brochure exclude plaster and finishes. You are advised to note this if you want to buy furniture before handing over of the residential property.
- · Visit the development site and get to know the surroundings of the property (including transportation and community facilities). Check town planning proposals and decisions which may affect the property. Take a look at the location plan, aerial photograph, outline zoning plan and cross-section plan that are provided in the sales brochure.

5. Sales brochure

- Ensure that the sales brochure obtained is the latest version. According to the Ordinance, the sales brochure made available to the public should be printed or examined, or examined and revised within the previous 3 months.
- · In respect of an uncompleted development, the vendor may alter the building plans (if any) whenever the vendor considers necessary. To know the latest information of an uncompleted development, keep paying attention to any revised sales brochures made available by the vendor.
- Read through the sales brochure and in particular, check the following information in the sales brochure -
 - > whether there is a section on "relevant information" in the sales brochure, under which information on any matter that is known to the vendor but is not known to the general public, and is likely to materially affect the enjoyment of a residential property will be set out. Please note that information contained in a document that has been registered with the Land Registry will not be regarded as "relevant information";
 - > the cross-section plan showing a cross-section of the building in relation to every street adjacent to the building, and the level of every such street in relation to a known datum and to the level of the lowest residential floor of the building. This will help you visualize the difference in height between the lowest residential floor of a building and the street level, regardless of how that lowest residential floor is named;
- interior and exterior fittings and finishes and appliances; \geq
- the basis on which management fees are shared; \succ
- > whether individual owners have obligations or need to share the expenses for managing, operating and maintaining the public open space or public facilities inside or outside the development, and the location of the public open space or public facilities; and
- whether individual owners have responsibility to maintain slopes. \geq
- 1 The details of various mortgage loan plans include the requirements for mortgagors on minimum income level, the loan limit under the first mortgage and second mortgage, the maximum loan repayment period, the change of mortgage interest rate throughout the entire repayment period, and the payment of administrative fees.
- 2 According to section 10(2)(d) in Part 1 of Schedule 1 to the Ordinance, each of the floor plans of the residential properties in the development in the sales brochure must state the following -
 - (i) the external dimensions of each residential property;
 - (ii) the internal dimensions of each residential property;



⁽iii) the thickness of the internal partitions of each residential property;

⁽iv) the external dimensions of individual compartments in each residential property. According to section 10(3) in Part 1 of Schedule 1 to the Ordinance, if any information required by section 10(2)(d) in Part 1 of Schedule 1 to the Ordinance is provided in the approved building plans for the development, a floor plan must state the information as so provided.

6. Government land grant and deed of mutual covenant (DMC)

- · Read the Government land grant and the DMC (or the draft DMC). Information such as ownership of the rooftop and external walls can be found in the DMC. The vendor will provide copies of the Government land grant and the DMC (or the draft DMC) at the place where the sale is to take place for free inspection by prospective purchasers.
- Check the Government land grant on whether individual owners are liable to pay Government rent.
- Check the DMC on whether animals can be kept in the residential property.

7. Information on Availability of Residential Properties for Selection at Sales Office

- Check with the vendor which residential properties are available for selection. If a "consumption table" is displayed by the vendor at the sales office, you may check from the table information on the progress of sale on a date of sale, including which residential properties are offered for sale at the beginning of that date of sale and which of them have been selected and sold during that date of sale.
- Do not believe in rumours about the sales condition of the development and enter into a PASP rashly.

8. Register of Transactions

- Pay attention to the register of transactions for a development. A vendor must, within 24 hours after entering into a PASP with a purchaser, enter transaction information of the PASP in the register of transactions. The vendor must, within 1 working day after entering into an agreement for sale and purchase (ASP), enter transaction information of the ASP in the register of transactions. Check the register of transactions for the concerned development to learn more about the sales condition of the development.
- Never take the number of registrations of intent or cashier orders a vendor has received for the purpose of registration as an indicator of the sales volume of a development. The register of transactions for a development is the most reliable source of information from which members of the public can grasp the daily sales condition of the development.

9. Agreement for sale and purchase

- Ensure that the PASP and ASP include the mandatory provisions as required by the Ordinance.
- · Pay attention that fittings, finishes and appliances to be included in the sale and purchase of the property are inserted in the PASP and ASP.
- · Pay attention to the area plan annexed to the ASP which shows the total area which the vendor is selling to you. The total area which the vendor is selling to you is normally greater than the saleable area of the property.
- · Pay attention to the vendor's right to alter the building plans (if any) for an uncompleted development. The mandatory provisions to be incorporated in an ASP for uncompleted development as required by the Ordinance include a provision requiring the vendor to notify the purchaser in writing of such alteration if the same affects in any way the property within 14 days after its having been approved by the Building Authority.
- A preliminary deposit of 5% of the purchase price is payable by you to the owner (i.e. the seller) on entering into a PASP.
- If you do not execute the ASP within 5 working days (working day means a day that is not a general holiday or a Saturday or a black rainstorm warning day or gale warning day) after entering into the PASP, the PASP is terminated, the preliminary deposit (i.e. 5% of the purchase price) is forfeited, and the owner (i.e. the seller) does not have any further claim against you for not executing the ASP.
- If you execute the ASP within 5 working days after the signing of the PASP, the owner (i.e. the seller) must execute the ASP within 8 working days after entering into the PASP.
- · The deposit should be made payable to the solicitors' firm responsible for stakeholding purchasers' payments for the property.

10. Expression of intent of purchasing a residential property

- vendors or their authorized representative(s).
- representative(s).

11. Appointment of estate agent

- name of all the estate agents so appointed as at the date of printing of the price list.
- also not appoint any estate agent to act on your behalf.
- · Before you appoint an estate agent to look for a property, you should -
- the time of payment; and
- the Licence List on the Estate Agents Authority website: www.eaa.org.hk.

12. Appointment of solicitor

- he/she may not be able to protect your best interests in the event of a conflict of interest.
- · Compare the charges of different solicitors.

For first-hand uncompleted residential properties

13. Pre-sale Consent

development.

14. Show flats

- available more than one modified show flat of that residential property.
- the sequence of the viewing of unmodified and modified show flats.
- to it when viewing the show flats.
- vendor for ensuring safety of the persons viewing the show flat.



· Note that vendors (including their authorized representative(s)) should not seek or accept any specific or general expression of intent of purchasing any residential property before the relevant price lists for such properties are made available to the public. You therefore should not make such an offer to the

· Note that vendors (including their authorized representative(s)) should not seek or accept any specific expression of intent of purchasing a particular residential property before the sale of the property has commenced. You therefore should not make such an offer to the vendors or their authorized

 Note that if the vendor has appointed one or more than one estate agents to act in the sale of any specified residential property in the development, the price list for the development must set out the

 You may appoint any estate agent (not necessarily from those estate agency companies appointed by the vendor) to act in the purchase of any specified residential property in the development, and may

> find out whether the agent will act on your behalf only. If the agent also acts for the vendor, he/she may not be able to protect your best interests in the event of a conflict of interest;

> find out whether any commission is payable by you to the estate agent and, if so, its amount and

> note that only licensed estate agents or salespersons may accept your appointment. If in doubt, you should request the estate agent or salesperson to produce his/her Estate Agent Card, or check

Consider appointing your own solicitor to protect your interests. If the solicitor also acts for the vendor,

· For uncompleted residential property under the Lands Department Consent Scheme, seek confirmation from the vendor whether the "Pre-sale Consent" has been issued by the Lands Department for the

 While the vendor is not required to make any show flat available for viewing by prospective purchasers or the general public, if the vendor wishes to make available show flats of a specified residential property, the vendor must first of all make available an unmodified show flat of that residential property and that, having made available such unmodified show flat, the vendor may then make available a modified show flat of that residential property. In this connection, the vendor is allowed to make

· If you visit the show flats, you should always look at the unmodified show flats for comparison with the modified show flats. That said, the Ordinance does not restrict the discretion of the vendor in arranging

 Sales brochure of the development should have been made available to the public when the show flat is made available for viewing. You are advised to get a copy of the sales brochure and make reference

· You may take measurements in modified and unmodified show flats, and take photographs or make video recordings of unmodified show flats, subject to reasonable restriction(s) which may be set by the

For first-hand uncompleted residential properties and completed residential properties pending compliance

15. Estimated material date and handing over date

- Check the estimated material date³ for the development in the sales brochure.
- > The estimated material date for a development in the sales brochure is not the same as the date on which a residential property is handed over to purchaser. The latter is normally later than the former. However, the handing over date may be earlier than the estimated material date set out in the sales brochure in case of earlier completion of the development.
- · Handing over date
- > The mandatory provisions to be incorporated in an ASP as required by the Ordinance include a provision requiring the vendor to apply in writing for an Occupation Document/a Certificate of Compliance or the Director of Lands' Consent to Assign (as the case may be) in respect of the development within 14 days after the estimated material date as stipulated in the ASP.
 - ◇ For development subject to the Lands Department Consent Scheme, the vendor is required to notify the purchaser in writing that the vendor is in a position validly to assign the property within one month after the issue of the Certificate of Compliance or the Consent to Assign, whichever first happens: or
 - ◇ For development not subject to the Lands Department Consent Scheme, the vendor is required to notify the purchaser in writing that the vendor is in a position validly to assign the property within 6 months after the issue of the Occupation Document including Occupation Permit.
- The mandatory provisions to be incorporated in an ASP as required by the Ordinance include \geq a provision requiring completion of the sale and purchase within 14 days after the date of the notification aforesaid. Upon completion, the vendor shall arrange handover of the property to the purchaser.
- Authorized Person (AP) may grant extension(s) of time for completion of the development beyond the estimated material date.
- > The mandatory provisions to be incorporated in an ASP as required by the Ordinance include a provision that the AP of a development may grant an extension of time for completion of the development beyond the estimated material date having regard to delays caused exclusively by any one or more of the following reasons:
 - \diamond strike or lock-out of workmen;
 - ♦ riots or civil commotion;
 - \diamond force majeure or Act of God;
 - \diamond fire or other accident beyond the vendor's control;
 - ♦ war; or
 - ♦ inclement weather.
- The AP may grant more than once such an extension of time depending on the circumstances. \geq That means handover of the property may be delayed.
- The mandatory provisions to be incorporated in an ASP as required by the Ordinance also include \geq a provision requiring the vendor to, within 14 days after the issue of an extension of time granted by the AP, furnish the purchaser with a copy of the relevant certificate of extension.
- · Ask the vendor if there are any questions on handing over date.

For first-hand completed residential properties

16. Vendor's information form

• Ensure that you obtain the "vendor's information form(s)" printed within the previous 3 months in relation to the residential property/properties you intend to purchase.

17. Viewing of property

- Ensure that, before you purchase a residential property, you are arranged to view the residential property that you would like to purchase or, if it is not reasonably practicable to view the property in guestion, a comparable property in the development, unless you agree in writing that the vendor is not required to arrange such a comparable property for viewing for you. You are advised to think carefully before signing any waiver.
- You may take measurements, take photographs or make video recordings of the property, unless the property is held under a tenancy or reasonable restriction(s) is/are needed to ensure safety of the persons viewing the property.

For complaints and enquiries relating to the sales of first-hand residential properties by the vendors which the Ordinance applies, please contact the Sales of First-hand Residential Properties Authority -

Website	: www.srpa.gov.hk	
Telephone	: 2817 3313	
Email	: enquiry_srpa@hd.gov.hk	
Fax	: 2219 2220	

Other useful contacts:

Consumer Council		
: www.consumer.org.hk		
: 2929 2222		
: cc@consumer.org.hk		
: 2856 3611		
-		

Estate Agents Authority

Website	: www.eaa.org.hk
Telephone	: 2111 2777
Email	: enquiry@eaa.org.hk
Fax	: 2598 9596

Real Estate Developers Association of Hong Kong

Telephone : 2826 0111 Fax : 2845 2521

Sales of First-hand Residential Properties Authority March 2023



³ Generally speaking, "material date" means the date on which the conditions of the land grant are complied with in respect of the development, or the date on which the development is completed in all respects in compliance with the approved building plans or the conditions subject to which the certificate of exemption is issued. For details, please refer to section 2 of the Ordinance.

一手住宅物業買家須知

您在購置一手住宅物業之前,應留意下列事項:

適用於所有一手住宅物業

- 1. 重要資訊
 - · 瀏覽一手住宅物業銷售資訊網(下稱「銷售資訊網」)(網址 : www.srpe.gov.hk),參考「銷售資訊網」內 有關一手住宅物業的市場資料。
 - 閱覽賣方就該發展項目所指定的互聯網網站內的有關資訊,包括售樓說明書、價單、載有銷售安排的 文件,及成交紀錄冊。
 - 發展項目的售樓説明書,會在該項目的出售日期前最少七日向公眾發布,而有關價單和銷售安排,亦 會在該項目的出售日期前最少三日公布。
 - 在賣方就有關發展項目所指定的互聯網網站,以及「銷售資訊網」內,均載有有關物業成交資料的成交 紀錄冊,以供查閱。
- 2. 費用、按揭貸款和樓價
 - 計算置業總開支,包括律師費、按揭費用、保險費,以及印花税。
 - 向銀行查詢可否取得所需的按揭貸款,然後選擇合適的還款方式,並小心計算按揭貸款金額,以確保 貸款額沒有超出本身的負擔能力。
 - 查閱同類物業最近的成交價格,以作比較。
 - 向賣方或地產代理瞭解,您須付予賣方或該發展項目的管理人的預計的管理費、管理費上期金額(如 有)、特別基金金額(如有)、補還的水、電力及氣體按金(如有),以及/或清理廢料的費用(如有)。
- 3. 價單、支付條款,以及其他財務優惠
 - 賣方未必會把價單所涵蓋的住宅物業悉數推售,因此應留意有關的銷售安排,以了解賣方會推售的住 宅物業為何。賣方會在有關住宅物業推售日期前最少三日公布銷售安排。
 - · 留意價單所載列的支付條款。倘買家可就購置有關住宅物業而連帶獲得價格折扣、贈品,或任何財務
 優惠或利益,上述資訊亦會在價單內列明。
 - 如您擬選用由賣方指定的財務機構提供的各類按揭貸款計劃,在簽訂臨時買賣合約前,應先細閱有關 價單內列出的按揭貸款計劃資料1。如就該些按揭貸款計劃的詳情有任何疑問,應在簽訂臨時買賣合約 前,直接向有關財務機構查詢。
- 4. 物業的面積及四周環境
 - 留意載於售樓説明書和價單內的物業面積資料,以及載於價單內的每平方呎/每平方米售價。根據《一 手住宅物業銷售條例》(第621章)(下稱「條例」),賣方只可以實用面積表達住宅物業的面積和每平方 呎及平方米的售價。就住宅物業而言,實用面積指該住宅物業的樓面面積,包括在構成該物業的一部 分的範圍內的以下每一項目的樓面面積:(i)露台;(ii)工作平台;以及(iii)陽台。實用面積並不包括空 調機房、窗台、閣樓、平台、花園、停車位、天台、梯屋、前庭及庭院的每一項目的面積,即使該些 項目構成該物業的一部分的範圍。
 - 售樓説明書必須顯示發展項目中所有住宅物業的樓面平面圖。在售樓説明書所載有關發展項目中住宅 物業的每一份樓面平面圖,均須述明每個住宅物業的外部和內部尺寸2。售樓説明書所提供有關住宅物 業外部和內部的尺寸,不會把批盪和裝飾物料包括在內。買家收樓前如欲購置家具,應留意這點。

- 分區計劃大綱圖,以及構截面圖。
- 5. 售樓説明書
 - 確保所取得的售樓説明書屬最新版本。根據條例,提供予公眾的售樓説明書必須是在之前的三個月之 內印製或檢視、或檢視及修改。
 - 何經修改的售樓説明書,以了解有關未落成發展項目的最新資料。
 - 閱覽售樓說明書,並須特別留意以下資訊:
 - 內容不會被視為「有關資料|;
 - ▶ 橫截面圖會顯示有關建築物相對毗連該建築物的每條街道的橫截面,以及每條上述街道與已知基準 一層住宅樓層和街道水平的高低差距,不論該最低住宅樓層以何種方式命名;
 - > 室內和外部的裝置、裝修物料和設備;
 - > 管理費按其麼基準分擔;
 - 的開支,以及有關公眾休憩用地或公共設施的位置;以及
 - ▶ 小業主是否須要負責維修斜坡。
- 6. 政府批地文件和公契
 - 供政府批地文件和公契(或公契擬稿)的複本,供準買家免費閱覽。
 - 留意政府批地文件內所訂明小業主是否須要負責支付地税。
 - 留意公契內訂明有關物業內可否飼養動物。
- 7. 售樓處內有關可供揀選住宅物業的資料
 - 個銷售日內有哪些住宅物業已獲揀選及售出。
 - 切勿隨便相信有關發展項目銷情的傳言,倉卒簽立臨時買賣合約。
- 8. 成交紀錄冊
 - 留意發展項目的成交紀錄冊。賣方須於臨時買賣合約訂立後的24小時內,於紀錄冊披露該臨時買賣合 發展項目的銷售情況。
 - 切勿將賣方接獲用作登記的購樓意向書或本票的數目視為銷情指標。發展項目的成交紀錄冊才是讓公 眾掌握發展項目每日銷售情況的最可靠資料來源。

1 按揭貸款計劃的資料包括有關按揭貸款計劃對借款人的最低收入的要求、就第一按揭連同第二按揭可獲得的按揭貸款金額上限、 最長還款年期、整個還款期內的按揭利率變化,以及申請人須繳付的手續費。

- 2 根據條例附表1第1部第10(2)(d)條述明,售樓説明書內顯示的發展項目中的住宅物業的每一份樓面平面圖須述明以下各項—
 - (i) 每個住宅物業的外部尺寸;

• 親臨發展項目的所在地實地視察,以了解有關物業的四周環境(包括交通和社區設施);亦應查詢有否 任何城市規劃方案和議決,會對有關的物業造成影響;參閱載於售樓說明書內的位置圖、鳥瞰照片、

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• 如屬未落成發展項目,賣方在認為有需要時可改動建築圖則(如有的話),因此應留意由賣方提供的任

▶ 售樓説明書內有否關於「有關資料」的部分,列出賣方知悉但並非為一般公眾人士所知悉,關於相 當可能對享用有關住宅物業造成重大影響的事宜的資料。請注意,已在土地註冊處註冊的文件,其

面和該建築物最低的一層住宅樓層的水平相對的水平。橫截面圖能以圖解形式,顯示出建築物最低

▶ 小業主有否責任或需要分擔管理、營運或維持有關發展項目以內或以外的公眾休憩用地或公共設施

• 閱覽政府批地文件和公契(或公契擬稿)。公契內載有天台和外牆業權等相關資料。賣方會在售樓處提

• 向賣方查詢清楚有哪些一手住宅物業可供揀選。若賣方在售樓處內展示「消耗表」,您可從該「消耗 表 | 得悉在每個銷售日的銷售進度資料,包括在該個銷售日開始時有哪些住宅物業可供出售,以及在該

約的資料,以及於買賣合約訂立後一個工作天內,披露該買賣合約的資料。您可透過成交紀錄冊得悉

根據條例附表1第1部第10(3)條,如有關發展項目的經批准的建築圖則,提供條例附表1第1部第10(2)(d)條所規定的資料,樓面

⁽ii) 每個住宅物業的內部尺寸;

⁽iii) 每個住宅物業的內部間隔的厚度;

⁽iv) 每個住宅物業內個別分隔室的外部尺寸。

平面圖須述明如此規定的該資料。

9. 買賣合約

- 確保臨時買賣合約和買賣合約包含條例所規定的強制性條文。
- 留意有關物業買賣交易所包括的裝置、裝修物料和設備,須在臨時買賣合約和買賣合約上列明。
- 留意夾附於買賣合約的圖則。該圖則會顯示所有賣方售予您的物業面積,而該面積通常較該物業的實 用面積為大。
- 留意賣方有權改動未落成發展項目的建築圖則(如有的話)。如屬未落成發展項目,條例規定物業的買 賣合約須載有強制性條文,列明如有關改動在任何方面對該物業造成影響,賣方須在改動獲建築事務 監督批准後的14日內,將該項改動以書面通知買家。
- 訂立臨時買賣合約時,您須向擁有人(即賣方)支付樓價5%的臨時訂金。
- 如您在訂立臨時買賣合約後五個工作日(工作日指並非公眾假日、星期六、黑色暴雨警告日或烈風警告) 日的日子)之內,沒有簽立買賣合約,該臨時買賣合約即告終止,有關臨時訂金(即樓價的5%)會被沒 收,而擁有人(即賣方)不得因您沒有簽立買賣合約而對您提出進一步申索。
- 在訂立臨時買賣合約後的五個工作日之內,倘您簽立買賣合約,則擁有人(即賣方)必須在訂立該臨時 買賣合約後的八個工作日之內簽立買賣合約。
- 有關的訂金,應付予負責為所涉物業擔任保證金保存人的律師事務所。

10. 表達購樓意向

- 留意在賣方(包括其獲授權代表)就有關住宅物業向公眾提供價單前,賣方不得尋求或接納任何對有 關住宅物業的購樓意向(不論是否屬明確選擇購樓意向)。因此您不應向賣方或其授權代表提出有關意 卣。
- 留意在有關住宅物業的銷售開始前,賣方(包括其獲授權代表)不得尋求或接納任何對該物業的有明確 選擇購樓意向。因此您不應向賣方或其授權代表提出有關意向。

11. 委託地產代理

- 留意倘賣方委任一個或多於一個地產代理,以協助銷售其發展項目內任何指明住宅物業,該發展項目 的價單必須列明在價單印刷日期當日所有獲委任為地產代理的姓名/名稱。
- 您可委託任何地產代理(不一定是賣方所指定的地產代理),以協助您購置發展項目內任何指明住宅物 業;您亦可不委託任何地產代理。
- 委託地產代理以物色物業前,您應該—
- > 了解該地產代理是否只代表您行事。該地產代理若同時代表賣方行事,倘發生利益衝突,未必能夠 保障您的最大利益;
- > 了解您須否支付佣金予該地產代理。若須支付,有關的佣金金額和支付日期為何;以及
- ▶ 留意只有持牌地產代理或營業員才可以接受您的委託。如有疑問,應要求該地產代理或營業員出示 其「地產代理證」,或瀏覽地產代理監管局的網頁(網址:www.eaa.org.hk),查閱牌照目錄。

12. 委聘律師

- 考慮自行委聘律師,以保障您的利益。該律師若同時代表賣方行事,倘發生利益衝突,未必能夠保障 您的最大利益。
- 比較不同律師的收費。

適用於一手未落成住宅物業

13. 預售樓花同意書

• 洽購地政總署「預售樓花同意方案」下的未落成住宅物業時,應向賣方確認地政總署是否已就該發展項 目批出「預售樓花同意書」。

14. 示範單位

- 先設置該住宅物業的無改動示範單位,才可設置該住宅物業的經改動示範單位,並可以就該住宅物業 設置多於一個經改動示範單位。
- 參觀示範單位時,務必視察無改動示範單位,以便與經改動示範單位作出比較。然而,條例並沒有限 制賣方安排參觀無改動示範單位及經改動示範單位的先後次序。
- 明書,以便在參觀示範單位時參閱相關資料。
- 您可以在無改動示範單位及經改動示範單位中進行量度,並在無改動示範單位內拍照或拍攝影片,惟 在確保示範單位參觀者人身安全的前提下,賣方可能會設定合理的限制。

適用於一手未落成住宅物業及尚待符合條件的已落成住宅物業

15. 預計關鍵日期及收樓日期

- 查閱售樓說明書中有關發展項目的預計關鍵日期³。
- ▶ 售樓說明書中有關發展項目的預計關鍵日期並不等同買家的「收樓日期」。買家的「收樓日期」一 般會較發展項目的預計關鍵日期遲。然而,假若發展項目比預期早落成,「收樓日期」可能會較售 樓説明書列出的預計關鍵日期為早。
- 收樓日期
 - ▶ 條例規定買賣合約須載有強制性條文,列明賣方須於買賣合約內列出的預計關鍵日期後的14日 內,以書面為發展項目申請佔用文件、合格證明書,或地政總署署長的轉讓同意(視屬何種情況 而定)。
 - ◇ 如發展項目屬地政總署預售樓花同意方案所規管,賣方須在合格證明書或地政總署署長的轉讓 同意書發出後的一個月內(以較早者為準),就賣方有能力有效地轉讓有關物業一事,以書面通 知買家;或
 - ◇ 如發展項目並非屬地政總署預售樓花同意方案所規管,賣方須在佔用文件(包括佔用許可證)發 出後的六個月內,就賣方有能力有效地轉讓有關物業一事,以書面通知買家。
 - ▶ 條例規定買賣合約須載有強制性條文,列明有關物業的買賣須於賣方發出上述通知的日期的14日內 完成。有關物業的買賣完成後,賣方將安排買家收樓事宜。
- 認可人士可批予在預計關鍵日期之後完成發展項目
- ▶ 條例規定買賣合約須載有強制性條文,列明發展項目的認可人士可以在顧及純粹由以下一個或多於 一個原因所導致的延遲後,批予在預計關鍵日期之後,完成發展項目:
 - ◇ 工人罷工或封閉工地;
 - ◇ 暴動或內亂;
 - ◇ 不可抗力或天災;
 - ◇ 火警或其他賣方所不能控制的意外;
 - ◇ 戰爭;或
- ◇ 惡劣天氣。
- ▶ 發展項目的認可人士可以按情況,多於一次批予延後預計關鍵日期以完成發展項目,即收樓日期可 能延遲。
- ▶ 條例規定買賣合約須載有強制性條文,列明賣方須於認可人士批予延期後的14日內,向買家提供有 關延期證明書的文本。
- 如對收樓日期有任何疑問,可向賣方查詢。

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³ 一般而言,「關鍵日期」指該項目符合批地文件的條件的日期,或該項目在遵照經批准的建築圖則的情況下或按照豁免證明書的 發出的條件在各方面均屬完成的日期。有關詳情請參閱條例第2條。

適用於一手已落成住宅物業

16. 賣方資料表格

• 確保取得最近三個月內印製有關您擬購買的一手已落成住宅物業的「賣方資料表格」。

17.參觀物業

- 購置住宅物業前,確保已獲安排參觀您打算購置的住宅物業。倘參觀有關物業並非合理地切實可行, 則應參觀與有關物業相若的物業,除非您以書面同意賣方無須開放與有關物業相若的物業供您參觀。
 您應仔細考慮,然後才決定是否簽署豁免上述規定的書面同意。
- 除非有關物業根據租約持有,或為確保物業參觀者的人身安全而須設定合理限制,您可以對該物業進行量度、拍照或拍攝影片。

任何與賣方銷售受條例所規管的一手住宅物業有關的投訴和查詢,請與一手住宅物業銷售監管局聯絡。

網址	: www.srpa.gov.hk
電話	: 2817 3313
電郵	: enquiry_srpa@hd.gov.hk
傳真	: 2219 2220

其他相關聯絡資料:

消費者委員會		
網址	: www.consumer.org.hk	
電話	: 2929 2222	
電郵	: cc@consumer.org.hk	
傳真	: 2856 3611	

地產代理監管局

網址	: www.eaa.org.hk
電話	: 2111 2777
電郵	: enquiry@eaa.org.hk
傳真	: 2598 9596

香港地產建設商會

電話	: 2826 0111
傳真	: 2845 2521

一手住宅物業銷售監管局 2023年3月



INFORMATION ON THE PHASE 期數的資料

Name of the Phase of Development

Phase 2A (the "Phase") of Cullinan Harbour Development (the "Development") (Tower 7 of the residential development in the Phase is called "Cullinan Harbour")

Name of the Street and the Street Number

26 Shing Fung Road* *The provisional street number is subject to confirmation when the Phase is completed.

Total Number of storeys of the multi-unit building

23 storeys Tower 7:

Note: The above number of storeys excluded basement floors (B2/F & B1/F), LG/F, G/F, 1/F, transfer plate, roof, intermediate roof, upper roof & top roof

Floor numbering in the multi-unit building as provided in the approved building plans for the Phase 2/F-3/F, 5/F-12/F, 15/F-23/F, 25/F-28/F & roof Tower 7:

Omitted floor numbers in the multi-unit building in which the floor numbering is not in consecutive order Tower 7: 4/F. 13/F. 14/F & 24/F are omitted

Refuge floor (if any) of the multi-unit building

Not Applicable

This Phase is an uncompleted phase

- (a) The estimated material date for the Phase, as provided by the Authorized Person for the Phase is 30th November 2025.
- (b) The estimated material date is subject to any extension of time that is permitted under the Agreement for Sale and Purchase.
- For the purpose of the Agreement for Sale and Purchase, under the land grant, the consent of (c) the Director of Lands is required to be given for the sale and purchase, without limiting any other means by which the completion of the Phase may be proved, the issue of a certificate of compliance or consent to assign by the Director of Lands is conclusive evidence that the Phase has been completed or is deemed to be completed (as the case may be).



發展項目期數名稱

天璽·海發展項目(「發展項目」)的第2A期(「期數」) (期數中住宅發展項目的第7座稱為「天璽·海」)

街道名稱及門牌號數

承豐道26號* *此臨時門牌號數有待期數建成時確認。

該幢多單位建築物的樓層總數

第7座: 23層 備註: 上述樓層數目不包括地庫樓層 (地庫2層 及 地庫1層)、低層地下、地下、1樓、轉換 層、天台、中層天台、上層天台 及 頂層天台

期數的經批准的建築圖則所規定的該幢多單位建築物內的樓層號數 2樓至3樓、5樓至12樓、15樓至23樓、25樓至28樓 及 天台 第7座:

該幢有不依連續次序的樓層號數的多單位建築物內被略去的樓層號數 不設 4 樓、13 樓、14 樓 及 24樓 第7座:

該幢多單位建築物內的庇護層 (如有的話) 不適用

本期數屬未落成期數

- (a) 由該期數的認可人士提供的該期數的預計關鍵日期為2025年11月30日。
- (b) 預計關鍵日期,是受到買賣合約所允許的任何延期所規限的。
- (c) 為買賣合約的目的(根據批地文件,進行該買賣,需獲地政總署署長同意),在不局限 任何其他可用以證明該期數落成的方法的原則下,地政總署署長發出的合格證明書或轉 讓同意,即為該期數已落成或當作已落成(視屬何情況而定)的確證。

INFORMATION ON VENDOR AND OTHERS INVOLVED IN THE PHASE 賣方及有參與期數的其他人的資料

Vendor Well Capital (H.K.) Limited	賣方 華榮(香港)有限公司
Holding companies of the Vendor Sun Hung Kai Properties Limited Time Effort Limited Trade Up Ventures Limited	賣方的控權公司 新鴻基地產發展有限公司 Time Effort Limited Trade Up Ventures Limited
Authorized Person for the Phase Chen Yat Ching Philip	期數的認可人士 陳一貞
The firm or corporation of which the Authorized Person for the Phase is a proprietor, director or employee in his professional capacity Wong Tung & Partners Limited	期數的認可人士以其專業身份擔任經營人、董事或僱員的 王董建築師事務有限公司
Building Contractor for the Phase Sanfield Engineering Construction Limited	期數的承建商 新輝城建工程有限公司
The firms of solicitors acting for the owner in relation to the sale of residential properties in the Phase Woo Kwan Lee & Lo Johnson Stokes & Master Sit, Fung, Kwong & Shum	就期數中的住宅物業的出售而代表擁有人行事的律師事務 胡關李羅律師行 孖士打律師行 薛馮鄺岑律師行
Authorized institution that has made a loan, or has undertaken to provide finance, for the construction of the Phase The Hongkong and Shanghai Banking Corporation Limited	已為期數的建造提供貸款或已承諾為該項建造提供融資的 香港上海滙豐銀行有限公司
Any other person who has made a loan for the construction of the Phase	已為期數的建造提供貸款的任何其他人

Sun Hung Kai Properties Holding Investment Limited



員的商號或法團

事務所

Sun Hung Kai Properties Holding Investment Limited

資的認可機構

RELATIONSHIP BETWEEN PARTIES INVOLVED IN THE PHASE 有參與期數的各方的關係

(a)	The Vendor or a Building Contractor for the Phase is an individual, and that Vendor or contractor is an immediate family member of an Authorized Person for the Phase.	Not Applicable
(b)	The Vendor or a Building Contractor for the Phase is a partnership, and a partner of that Vendor or contractor is an immediate family member of such an Authorized Person.	Not Applicable
(c)	The Vendor or a Building Contractor for the Phase is a corporation, and a director or the secretary of that Vendor or contractor (or a holding company of that Vendor) is an immediate family member of such an Authorized Person.	No
(d)	The Vendor or a Building Contractor for the Phase is an individual, and that Vendor or contractor is an immediate family member of an associate of such an Authorized Person.	Not Applicable
(e)	The Vendor or a Building Contractor for the Phase is a partnership, and a partner of that Vendor or contractor is an immediate family member of an associate of such an Authorized Person.	Not Applicable
(f)	The Vendor or a Building Contractor for the Phase is a corporation, and a director or the secretary of that Vendor or contractor (or a holding company of that Vendor) is an immediate family member of an associate of such an Authorized Person.	No
(g)	The Vendor or a Building Contractor for the Phase is an individual, and that Vendor or contractor is an immediate family member of a proprietor of a firm of solicitors acting for the owner in relation to the sale of residential properties in the Phase.	Not Applicable
(h)	The Vendor or a Building Contractor for the Phase is a partnership, and a partner of that Vendor or contractor is an immediate family member of a proprietor of a firm of solicitors acting for the owner in relation to the sale of residential properties in the Phase.	Not Applicable
(i)	The Vendor or a Building Contractor for the Phase is a corporation, and a director or the secretary of that Vendor or contractor (or a holding company of that Vendor) is an immediate family member of a proprietor of such a firm of solicitors.	No
(j)	The Vendor, a holding company of the Vendor, or a Building Contractor for the Phase, is a private company, and an Authorized Person for the Phase, or an associate of such an Authorized Person, holds at least 10% of the issued shares in that Vendor, holding company or contractor.	No
(k)	The Vendor, a holding company of the Vendor, or a Building Contractor for the Phase, is a listed company, and such an Authorized Person, or such an associate, holds at least 1% of the issued shares in that Vendor, holding company or contractor.	No
(I)	The Vendor or a Building Contractor for the Phase is a corporation, and such an Authorized Person, or such an associate, is an employee, director or secretary of that Vendor or contractor or of a holding company of that Vendor.	No
(m)	The Vendor or a Building Contractor for the Phase is a partnership, and such an Authorized Person, or such an associate, is an employee of that Vendor or contractor.	Not Applicable
(n)	The Vendor, a holding company of the Vendor, or a Building Contractor for the Phase, is a private company, and a proprietor of a firm of solicitors acting for the owner in relation to the sale of residential properties in the Phase holds at least 10% of the issued shares in that Vendor, holding company or contractor.	No
(0)	The Vendor, a holding company of the Vendor, or a Building Contractor for the Phase, is a listed company, and a proprietor of such a firm of solicitors holds at least 1% of the issued shares in that Vendor, holding company or contractor.	No
(p)	The Vendor or a Building Contractor for the Phase is a corporation, and a proprietor of such a firm of solicitors is an employee, director or secretary of that Vendor or contractor or of a holding company of that Vendor.	No
(q)	The Vendor or a Building Contractor for the Phase is a partnership, and a proprietor of such a firm of solicitors is an employee of that Vendor or contractor.	Not Applicable
(r)	The Vendor or a Building Contractor for the Phase is a corporation, and the corporation of which an Authorized Person for the Phase is a director or employee in his or her professional capacity is an associate corporation of that Vendor or contractor or of a holding company of that Vendor.	No
(s)	The Vendor or a Building Contractor for the Phase is a corporation, and that contractor is an associate corporation of that Vendor or of a holding company of that Vendor.	The Building Contractor is an associate corporation of the Vendor and its holding companies.

RELATIONSHIP BETWEEN PARTIES INVOLVED IN THE PHASE 有參與期數的各方的關係



(a)	賣方或有關期數的承建商屬個人,並屬該期數的認可人士的家人。	不適用
(b)	賣方或該期數的承建商屬合夥,而該賣方或承建商的合夥人屬上述認可人士的家人。	不適用
(c)	賣方或該期數的承建商屬法團,而該賣方或承建商(或該賣方的控權公司)的董事或秘書屬上述認可人士的家人。	否
(d)	賣方或該期數的承建商屬個人,並屬上述認可人士的有聯繫人士的家人。	不適用
(e)	賣方或該期數的承建商屬合夥,而該賣方或承建商的合夥人屬上述認可人士的有聯繫人士的家人。	不適用
(f)	賣方或該期數的承建商屬法團,而該賣方或承建商(或該賣方的控權公司)的董事或秘書屬上述認可人士的有聯繫人士的家人。	否
(g)	賣方或該期數的承建商屬個人,並屬就該期數內的住宅物業的出售代表擁有人行事的律師事務所行事的經營人的家人。	不適用
(h)	賣方或該期數的承建商屬合夥,而該賣方或承建商的合夥人屬就該期數內的住宅物業的出售代表擁有人行事的律師事務所行事的經營人的家人。	不適用
(i)	賣方或該期數的承建商屬法團,而該賣方或承建商(或該賣方的控權公司)的董事或秘書屬上述律師事務所的經營人的家人。	否
(j)	賣方、賣方的控權公司或有關期數的承建商屬私人公司,而該期數的認可人士或該認可人士的有聯繫人士持有該賣方、控權公司或承建商最少10%的已發行股份。	否
(k)	賣方、賣方的控權公司或該期數的承建商屬上市公司,而上述認可人士或上述有聯繫人士持有該賣方、控權公司或承建商最少1%的已發行股份。	否
(1)	賣方或該期數的承建商屬法團,而上述認可人士或上述有聯繫人士屬該賣方、承建商或該賣方的控權公司的僱員、董事或秘書。	否
(m)	賣方或該期數的承建商屬合夥,而上述認可人士或上述有聯繫人士屬該賣方或承建商的僱員。	不適用
(n)	賣方、賣方的控權公司或該期數的承建商屬私人公司,而就該期數中的住宅物業的出售而代表擁有人行事的律師事務所的經營人持有該賣方、控權公司或承建商最少 10%的已發行股份。	否
(0)	賣方、賣方的控權公司或該期數的承建商屬上市公司,而上述律師事務所的經營人持有該賣方、控權公司或承建商最少1%的已發行股份。	否
(p)	賣方或該期數的承建商屬法團,而上述律師事務所的經營人屬該賣方或承建商或該賣方的控權公司的僱員、董事或秘書。	否
(q)	賣方或該期數的承建商屬合夥,而上述律師事務所的經營人屬該賣方或承建商的僱員。	不適用
(r)	賣方或該期數的承建商屬法團,而該期數的認可人士以其專業身分擔任董事或僱員的法團為該賣方或承建商或該賣方的控權公司的有聯繫法團。	否
(s)	賣方或該期數的承建商屬法團,而該承建商屬該賣方或該賣方的控權公司的有聯繫法團。	承建商屬賣方及其控權公司的有聯繫法團。

INFORMATION ON DESIGN OF THE PHASE 期數的設計的資料

There will be curtain walls forming part of the enclosing walls of the Phase. 期數將會有構成圍封牆的一部分的幕牆。

The thickness of the curtain walls of each block is 200mm. 每棟建築物的幕牆的厚度為200毫米。

Schedule of total area of the curtain walls of each residential property 每個住宅物業的幕牆的總面積表

Tower Name 大廈名稱	Floor 樓層	Flat 單位	Total area of curtain walls of each residential property (sq.m.) 每個住宅物業的幕牆的總面積 (平方米)
	2/F-3/F, 5/F-12/F, 15/F-23/F & 25/F-26/F	A	2.064
TOWER 7 第 7 座	2 樓至 3 樓、 5 樓至 12 樓、 15 樓至 23 樓 及 25 樓至 26 樓	В	1.874
	27/F-28/F 27 樓至 28 樓	SKYPLEX	5.202



INFORMATION ON DESIGN OF THE PHASE 期數的設計的資料

There will be non-structural prefabricated external walls forming part of the enclosing walls of the Phase. 期數將會有構成圍封牆的一部分的非結構的預製外牆。

The thickness of the non-structural prefabricated external walls of each block is 150mm. 每棟建築物的非結構的預製外牆的厚度為150毫米。

Schedule of total area of the non-structural prefabricated external walls of each residential property 每個住宅物業的非結構的預製外牆的總面積表

Tower Name 大廈名稱	Floor 樓層	Flat 單位	Total area of non-structural prefabricated external walls of each residential property (sq.m.) 每個住宅物業的非結構的預製外牆的總面積 (平方米)
	2/F-3/F, 5/F-12/F, 15/F-23/F & 25/F-26/F	A	0.380
TOWER 7 第 7 座	2 樓至 3 樓、 5 樓至 12 樓、 15 樓至 23 樓 及 25 樓至 26 樓	В	0.287
	27/F-28/F 27 樓至 28 樓	SKYPLEX	0.000



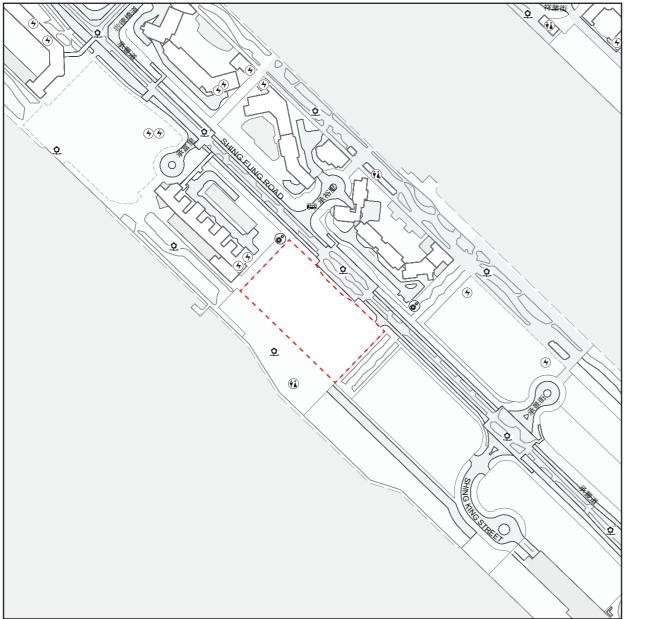
INFORMATION ON PROPERTY MANAGEMENT 物業管理的資料

The Manager to be appointed under the latest draft deed of mutual covenant : Infinite Carat Living Limited

根據有關公契的最新擬稿獲委任的管理人: Infinite Carat Living Limited



LOCATION PLAN OF THE DEVELOPMENT 發展項目的所在位置圖





The map is provided by the CSDI Portal and intellectual property rights are owned by the Government of the HKSAR. 地圖由空間數據共享平台提供,香港特別行政區政府為知識產權擁有人。

This Location Plan is prepared by the Vendor with reference to the Digital Topographic Map No. T11-NE-C dated 26 April 2025 from Survey and Mapping Office of the Lands Department, with adjustments where necessary.

此位置圖是由賣方擬備並參考地政總署測繪處於2025年4月26日出版之數碼地形圖,圖幅編號T11-NE-C, 有需要處經修正處理。

NOTATION 圖例

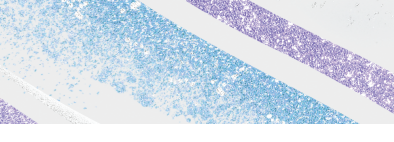
- Power Plant (including Electricity Sub-stations) 發電廠(包括電力分站) $(\mathbf{4})$
- Public Convenience 公廁
- Public Transport Terminal (including Rail Station) 公共交通總站(包括鐵路車站)
- Public Utility Installation 公用事業設施裝置 6
- Public Park 公園 Q

Street name(s) not shown in full in the Location Plan of the Development: 於發展項目的所在位置圖未能顯示之街道全名:

CHEUNG YIP STREET 祥業街 KAI TAK BRIDGE ROAD 啓徳橋道 SHING FU LANE 承富里 SHING YU LANE

Notes:

- surrounding environment and the public facilities nearby.
- technical reason that the boundary of the Development is irregular. 備註:
- 1. 賣方建議準買家到有關發展地盤作實地考察,以對該發展地盤、其周邊地區環境及附近的公共設施有較佳了解。
- 2. 由於發展項目的邊界不規則的技術原因,此位置圖所顯示的範圍可能超過《一手住宅物業銷售條例》所規定的範圍。

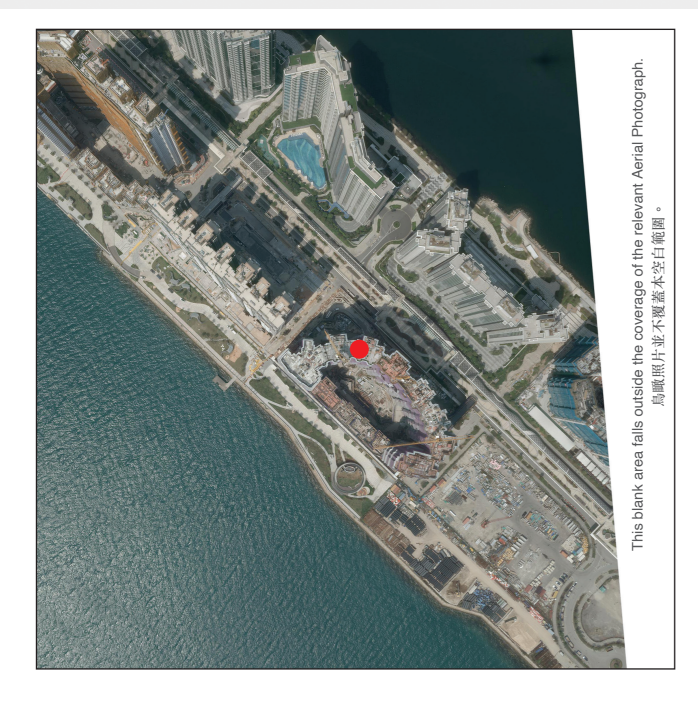


承裕里

1. The Vendor advises prospective purchasers to conduct an on-site visit for a better understanding of the Development site, its

2. The Location Plan may show more than the area required under the Residential Properties (First-hand Sales) Ordinance due to the

AERIAL PHOTOGRAPH OF THE PHASE 期數的鳥瞰照片



Adopted from part of the aerial photograph taken by the Survey and Mapping Office of Lands Department at a flying height of 2,000 feet, photo No. E221567C, date of flight: 20 March 2024. 摘錄自地政總署測處在2,000呎的飛行高度拍攝之鳥瞰照片,照片編號E221567C,飛行日期: 2024年3月 20日。

Location of the Phase 期數的位置

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Notes:

- 1. Copy of the Aerial Photograph of the Phase is available for free inspection at the sales office during opening hours.
- 2. The Vendor advises prospective purchasers to conduct an on-site visit for a better understanding of the Development site, its surrounding environment and the public facilities nearby.
- 3. The Aerial Photograph may show more than the area required under the Residential Properties (First-hand Sales) Ordinance due to the technical reason that the boundary of the Phase is irregular. 備註:
- 1. 期數的鳥瞰照片之副本可於售樓處開放時間內免費查閱。
- 2. 賣方建議準買家到有關發展地盤作實地考察,以對該發展地盤、其周邊地區環境及附近的公共設施有較佳了解。
- 3. 由於期數的邊界不規則的技術原因,此鳥瞰照片所顯示的範圍可能超過《一手住宅物業銷售條例》所規定的範圍。



AERIAL PHOTOGRAPH OF THE PHASE 期數的鳥瞰照片

This blank area falls outside the coverage of the relevant Aerial Photograph. 鳥瞰照片並不覆蓋本空白範圍。

Adopted from part of the aerial photograph taken by the Survey and Mapping Office of Lands Department at a flying height of 2,000 feet, photo No. E221566C, date of flight: 20 March 2024. 摘錄自地政總署測處在2,000呎的飛行高度拍攝之鳥瞰照片,照片編號 E221566C,飛行日期: 2024年3月 20日。

Location of the Phase 期數的位置

Survey and Mapping Office, Lands Department, The Government of HKSAR © Copyright reserved - reproduction by permission only.

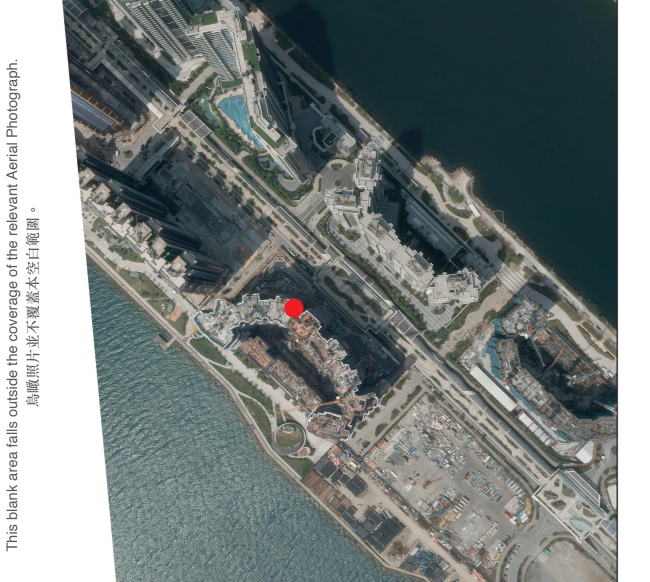
香港特別行政區政府地政總署測繪處©版權所有,未經許可,不得複製。

Notes:

- 1. Copy of the Aerial Photograph of the Phase is available for free inspection at the sales office during opening hours.
- 2. The Vendor advises prospective purchasers to conduct an on-site visit for a better understanding of the Development site, its surrounding environment and the public facilities nearby.

3. The Aerial Photograph may show more than the area required under the Residential Properties (First-hand Sales) Ordinance due to the technical reason that the boundary of the Phase is irregular. 備註:

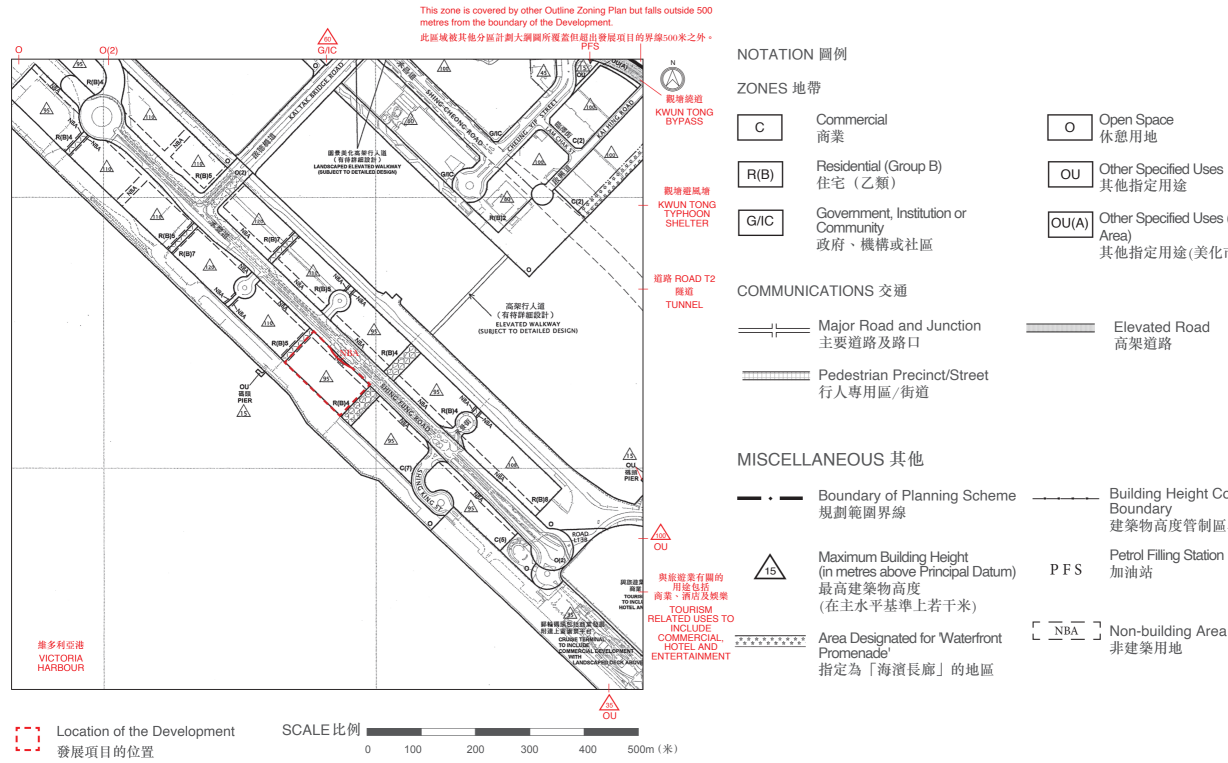
- 1. 期數的鳥瞰照片之副本可於售樓處開放時間內免費查閱。
- 3. 由於期數的邊界不規則的技術原因,此鳥瞰照片所顯示的範圍可能超過《一手住宅物業銷售條例》所規定的範圍。





2. 賣方建議準買家到有關發展地盤作實地考察,以對該發展地盤、其周邊地區環境及附近的公共設施有較佳了解。

OUTLINE ZONING PLAN RELATING TO THE DEVELOPMENT 關乎發展項目的分區計劃大綱圖



Adopted from part of the approved Kai Tak Outline Zoning Plan, Plan No. S/K22/8, gazetted on 28 October 2022, with adjustments where necessary as shown in red.

摘錄自2022年10月28日刊憲之啟德分區計劃大綱核准圖,圖則編號為S/K22/8,有需要處經修正處理,以紅 色表示。

The plan, prepared by the Planning Department under the direction of the Town Planning Board, is reproduced with the permission of the Director of Lands. © The Government of Hong Kong SAR.

大綱圖為規劃署遵照城市規劃委員會指示擬備,版權屬香港特別行政區政府,經地政總署准許複印。

Notes:

- 1. The latest updated Outline Zoning Plan and the attached schedule as at the date of printing of the sales brochure are available for free inspection at the sales office during opening hours.
- 2. The Vendor advises prospective purchasers to conduct an on-site visit for a better understanding of the Development site, its surrounding environment and the public facilities nearby.
- 3. The Outline Zoning Plan may show more than the area required under the Residential Properties (First-hand Sales) Ordinance due to the technical reason that the boundary of the Development is irregular. 備註:
- 1. 在印刷售樓說明書當日所適用的最近期分區計劃大綱圖及其附表,可於售樓處開放時間內免費查閱。
- 2. 賣方建議準買家到有關發展地盤作實地考察,以對該發展地盤、其周邊地區環境及附近的公共設施有較佳了解。
- 3. 由於發展項目的邊界不規則的技術原因,此分區計劃大綱圖所顯示的範圍可能超過《一手住宅物業銷售條例》所規定的範



Other Specified Uses

Other Specified Uses (Amenity

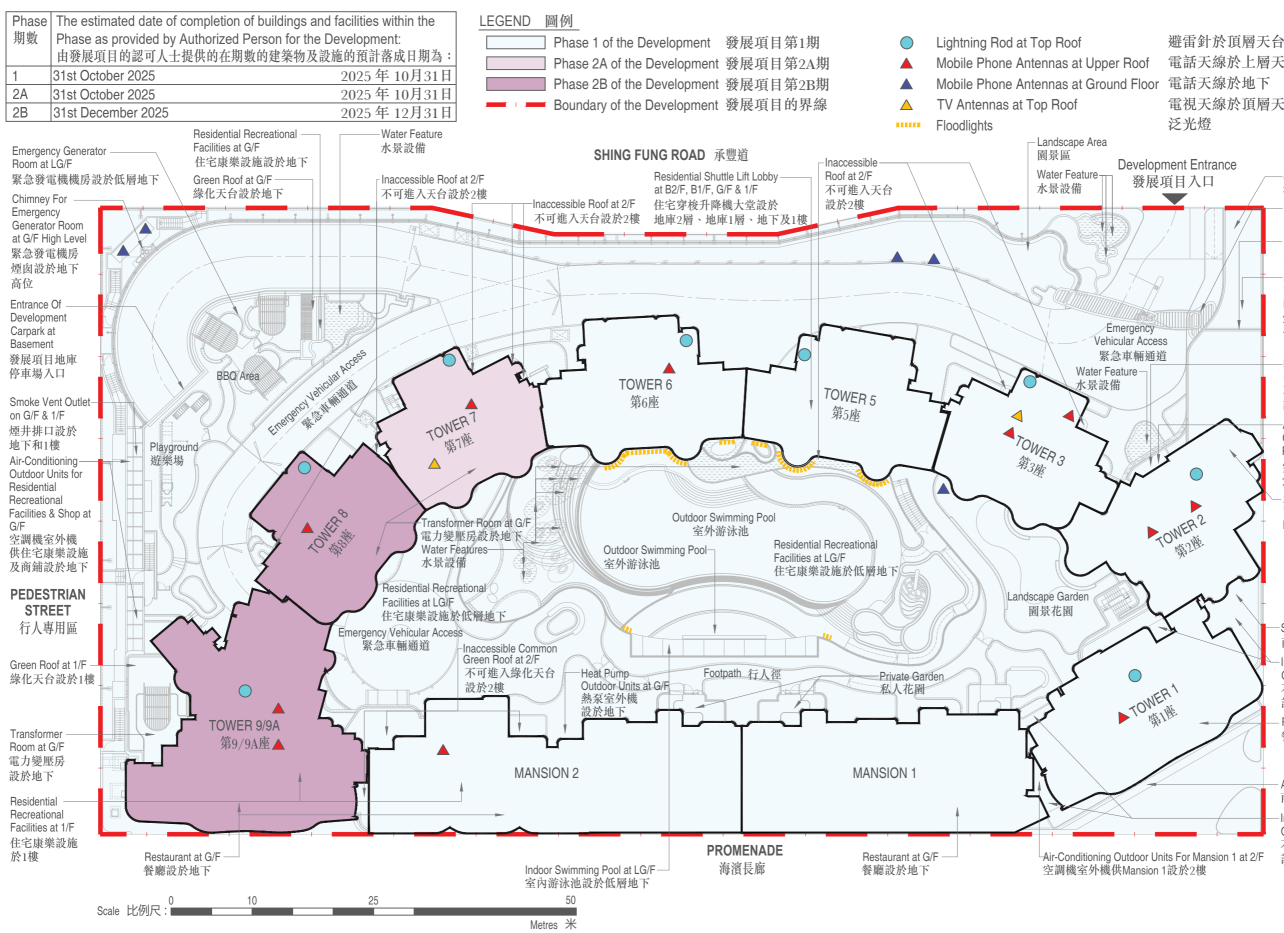
其他指定用途(美化市容地帶)

Elevated Road

Building Height Control Zone 建築物高度管制區界線

Petrol Filling Station

LAYOUT PLAN OF THE DEVELOPMENT 發展項目的布局圖





電話天線於上層天台 電視天線於頂層天台

Covered Footbridge 有蓋行人天橋

-Guard House at G/F 保安室設於地下

-Green Roof at 2/F 緣化天台設於2樓

-24-hour Pedestrian Walkway & Lift Escalator at G/F & 1/F 24小時行人道及扶手 電梯設於地下及1樓

-Inaccessible Green Roof at 2/F 不可進入綠化天台 設於2樓

Air-Conditioning Outdoor Units at 24-hour Pedestrian Walkway 空調機室外機設於 24小時行人道

24-hour Pedestrian Walkway & Lift Escalator at 1/F 24小時行人道及扶手 電梯設於1樓

PEDESTRIAN STREET

行人專用區 Shop at G/F & 1/F 商鋪設於地下及1樓

Inaccessible Green Roof at 2/F 不可進入綠化天台 設於2樓

Restaurant at G/F & 1/F 餐廳設於地下及1樓

Awning 雨篷 Inaccessible Green Roof at 2/F 不可進入綠化天台 設於2樓



LEGEND OF TERMS AND ABBREVIATIONS FOR FLOOR PLANS: 樓面平面圖中所使用名詞及簡稱之圖例:

ACD AT X/F - X/F	= AUTO-CLOSING DOOR AT X/F - X/F	自動關閉
ACPF	= AIR-CONDITIONER PLATFORM	冷氣機平
ACCESS PANEL FOR FILTRATION PLANT PIT BELOW	= ACCESS PANEL FOR FILTRATION PLANT PIT BELOW	供過濾機
AD	= AIR DUCT	風管
AF	= ARCHITECTURAL FEATURE	建築裝飾
AF PIPE ENCLOSURE	= ARCHITECTURAL FEATURE PIPE ENCLOSURE	封閉式建
AW AT X/F - X/F	= ACOUSTIC WINDOW (BAFFLE TYPE) AT X/F - X/F	減音窗(
BAL	= BALCONY	露台
BATH	= BATHROOM	浴室
BATH 1	= BATHROOM 1	浴室1
BATH 3	= BATHROOM 3	浴室3
BR1	= BEDROOM 1	睡房1
BR2	= BEDROOM 2	睡房2
BR3	= BEDROOM 3	睡房3
COVER FOR BAL BELOW	= COVER FOR BALCONY BELOW	露台上蓋

- 1. Symbols of fittings and fitments shown on the floor plans, such as bathtubs, sink, water closets, shower, sink counter, etc. are architectural symbols retrieved from the latest approved general building plans and are for general indication only.
- 2. There may be architectural features and exposed pipes/ductings on external walls of some of the floors.
- 3. There may be ceiling bulkheads and sunken slab at living room, dining room, bedrooms, store, kitchen, bathroom, lavatory, utility room and/or corridors of some units for the air-conditioning system and/or mechanical and electrical services.
- 4. The internal ceiling height within some units may vary due to structural, architectural and/or decoration design variations.
- 5. There may be communal pipes and/or mechanical and electrical services within the balcony, utility platform, verandah, flat roof and roof of some units.
- 6. Balconies, utility platforms and verandah are non-enclosed areas.

1. 樓面平面圖上所顯示的形象裝置符號,例如浴缸、洗滌盆、坐廁、花灑、洗滌盆櫃等乃摘自最新的經批准的建築圖則,只作一般性標誌。

- 2. 部份樓層外牆或設有建築裝飾及外露喉管/管道。
- 3. 部份單位之客廳、飯廳、睡房、士多房、廚房、浴室、洗手間、儲物間及/或走廊,或設有假天花及上層跌級樓板,內裝有冷氣系統及/或其他機電設備。
- 4. 部份單位之天花高度將會因應結構、建築設計及/或裝修設計上的需要而有差異。
- 5. 部份單位之露台、工作平台、陽台、平台及天台內或裝有公用喉管及/或其他機電設備。
- 6. 露台、工作平台及陽台為不可封閉的地方。

閉式門於X樓至X樓

評台

意機坑置下的檢修門

飾

建築裝飾管道

f(擋音式)於X樓至X樓

蓋置下



LEGEND OF TERMS AND ABBREVIATIONS FOR FLOOR PLANS: 樓面平面圖中所使用名詞及簡稱之圖例:

COVER FOR U.P. BELOW	= COVER FOR UTILITY PLATFORM BELOW
DN	= DOWN
ED	= EXHAUST DUCT
ELE	= ELECTRICAL CABINET
ELE FOR X/F & X/F ONLY	= ELECTRICAL CABINET FOR X/F AND X/F ONLY
ELV	= EXTRA-LOW VOLTAGE CABLE DUCT
EMR	= ELECTRIC METER ROOM
FAM	= FAMILY ROOM
FAN ROOM FOR RSMRR	= FAN ROOM FOR REFUSE STORAGE AND MATERIAL RECOVERY ROOM
FG WITH MW AT X/F - X/F	= FIXED GLAZING WITH MAINTENANCE WINDOW AT X/F - X/F
FIREMAN'S LIFT LOBBY	= FIREMAN'S LIFT LOBBY
FLAT ROOF	= FLAT ROOF
FLUSHING WATER PUMP ROOM	= FLUSHING WATER PUMP ROOM
HR	= HOSE REEL
KIT	= KITCHEN

1. Symbols of fittings and fitments shown on the floor plans, such as bathtubs, sink, water closets, shower, sink counter, etc. are architectural symbols retrieved from the latest approved general building plans and are for general indication only.

- 2. There may be architectural features and exposed pipes/ductings on external walls of some of the floors.
- 3. There may be ceiling bulkheads and sunken slab at living room, dining room, bedrooms, store, kitchen, bathroom, lavatory, utility room and/or corridors of some units for the air-conditioning system and/or mechanical and electrical services.
- 4. The internal ceiling height within some units may vary due to structural, architectural and/or decoration design variations.
- 5. There may be communal pipes and/or mechanical and electrical services within the balcony, utility platform, verandah, flat roof and roof of some units.
- 6. Balconies, utility platforms and verandah are non-enclosed areas.
- 1. 樓面平面圖上所顯示的形象裝置符號,例如浴缸、洗滌盆、坐廁、花灑、洗滌盆櫃等乃摘自最新的經批准的建築圖則,只作一般性標誌。
- 2. 部份樓層外牆或設有建築裝飾及外露喉管/管道。
- 3. 部份單位之客廳、飯廳、睡房、士多房、廚房、浴室、洗手間、儲物間及/或走廊,或設有假天花及上層跌級樓板,內裝有冷氣系統及/或其他機電設備。 4. 部份單位之天花高度將會因應結構、建築設計及/或裝修設計上的需要而有差異。
- 5. 部份單位之露台、工作平台、陽台、平台及天台內或裝有公用喉管及/或其他機電設備。
- 6. 露台、工作平台及陽台為不可封閉的地方。

工作平台上蓋置下 落 排氣管 電掣櫃 供X樓及X樓之電掣櫃 特低壓電線槽 電錶房 家庭房 垃圾及物料回收室風機房 固定玻璃(包括維修窗)於X樓至X樓 消防員升降機大堂 平台 沖廁水泵房 消防喉轆 廚房



LEGEND OF TERMS AND ABBREVIATIONS FOR FLOOR PLANS: 樓面平面圖中所使用名詞及簡稱之圖例:

LAV	= LAVATORY	洗手間
LAWN	= LAWN	草地
LIFT	= LIFT	升降機
LIFT MACHINE ROOM	= LIFT MACHINE ROOM	升降機機房
LIFT SHAFT	= LIFT SHAFT	升降機槽
LIV / DIN	= LIVING & DINING ROOM	客飯廳
M BATH	= MASTER BATHROOM	主人浴室
MBR	= MASTER BEDROOM	主人睡房
ML AT H/L	= METAL LOUVRE AT HIGH LEVEL	金屬百葉於
P	= PLANTER	花槽
PD	= PIPE DUCT	管道槽
POOL	= POOL	游泳池
POWDER RM	= POWDER ROOM	化妝間
PRIVATE LIFT LOBBY	= PRIVATE LIFT LOBBY	私人升降機
ROOF	= ROOF	天台

1. Symbols of fittings and fitments shown on the floor plans, such as bathtubs, sink, water closets, shower, sink counter, etc. are architectural symbols retrieved from the latest approved general building plans and are for general indication only.

- 2. There may be architectural features and exposed pipes/ductings on external walls of some of the floors.
- 3. There may be ceiling bulkheads and sunken slab at living room, dining room, bedrooms, store, kitchen, bathroom, lavatory, utility room and/or corridors of some units for the air-conditioning system and/or mechanical and electrical services.
- 4. The internal ceiling height within some units may vary due to structural, architectural and/or decoration design variations.
- 5. There may be communal pipes and/or mechanical and electrical services within the balcony, utility platform, verandah, flat roof and roof of some units.
- 6. Balconies, utility platforms and verandah are non-enclosed areas.
- 1. 樓面平面圖上所顯示的形象裝置符號,例如浴缸、洗滌盆、坐廁、花灑、洗滌盆櫃等乃摘自最新的經批准的建築圖則,只作一般性標誌。
- 2. 部份樓層外牆或設有建築裝飾及外露喉管/管道。
- 3. 部份單位之客廳、飯廳、睡房、士多房、廚房、浴室、洗手間、儲物間及/或走廊,或設有假天花及上層跌級樓板,內裝有冷氣系統及/或其他機電設備。
- 4. 部份單位之天花高度將會因應結構、建築設計及/或裝修設計上的需要而有差異。
- 5. 部份單位之露台、工作平台、陽台、平台及天台內或裝有公用喉管及/或其他機電設備。
- 6. 露台、工作平台及陽台為不可封閉的地方。

機房 蓸

房

葉於高位

降機大堂

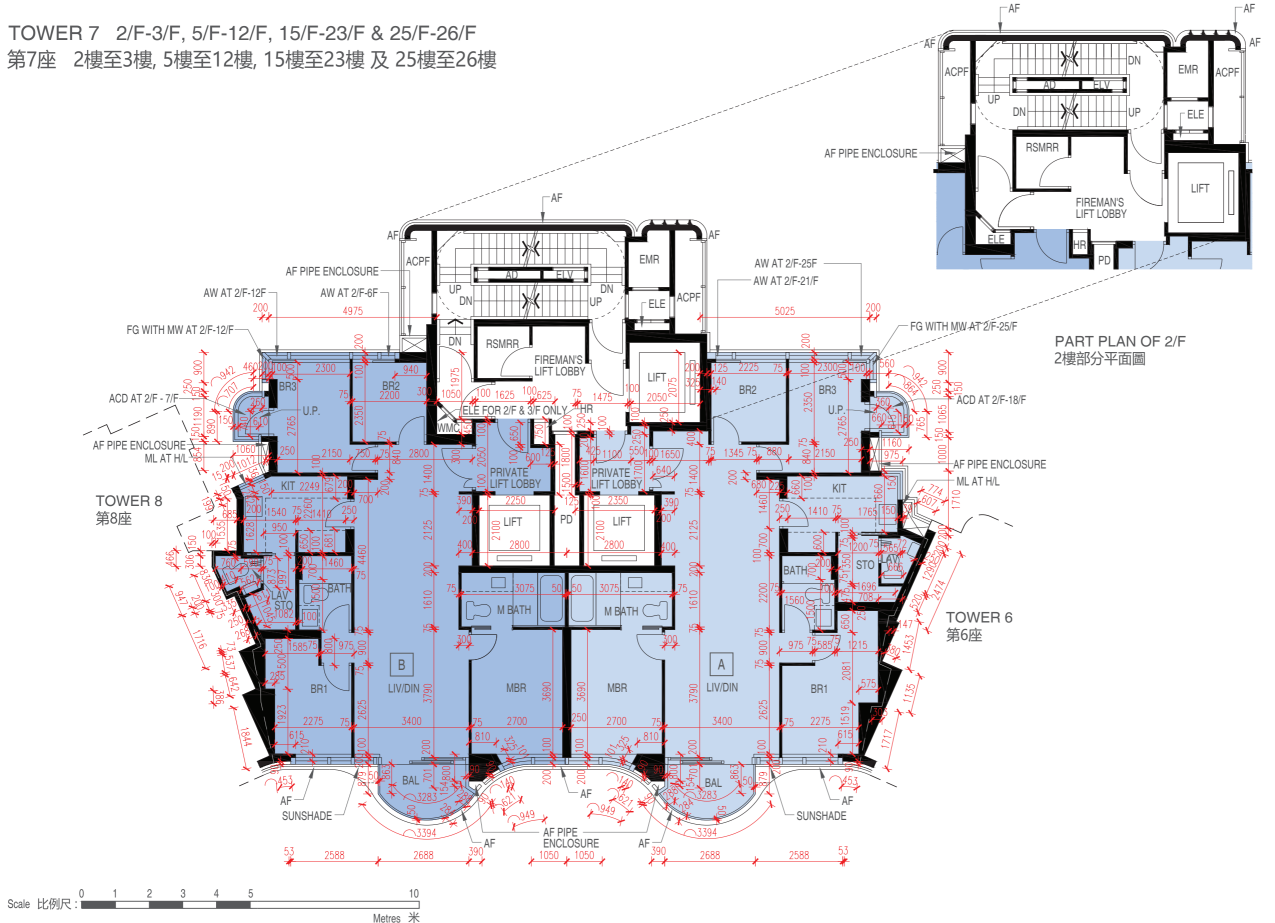


LEGEND OF TERMS AND ABBREVIATIONS FOR FLOOR PLANS: 樓面平面圖中所使用名詞及簡稱之圖例:

RSMRR	= REFUSE STORAGE AND MATERIAL RECOVERY ROOM
STO	= STORE
SUNSHADE	= SUNSHADE
UP	= UP
U.P.	= UTILITY PLATFORM
VOID	= VOID
VOID ABOVE	= VOID ABOVE
WIC	= WALK IN CLOSET
WMC	= WATER METER CABINET

- 1. Symbols of fittings and fitments shown on the floor plans, such as bathtubs, sink, water closets, shower, sink counter, etc. are architectural symbols retrieved from the latest approved general building plans and are for general indication only.
- 2. There may be architectural features and exposed pipes/ductings on external walls of some of the floors.
- 3. There may be ceiling bulkheads and sunken slab at living room, dining room, bedrooms, store, kitchen, bathroom, lavatory, utility room and/or corridors of some units for the air-conditioning system and/or mechanical and electrical services.
- 4. The internal ceiling height within some units may vary due to structural, architectural and/or decoration design variations.
- 5. There may be communal pipes and/or mechanical and electrical services within the balcony, utility platform, verandah, flat roof and roof of some units.
- 6. Balconies, utility platforms and verandah are non-enclosed areas.
- 1. 樓面平面圖上所顯示的形象裝置符號,例如浴缸、洗滌盆、坐廁、花灑、洗滌盆櫃等乃摘自最新的經批准的建築圖則,只作一般性標誌。
- 2. 部份樓層外牆或設有建築裝飾及外露喉管/管道。
- 3. 部份單位之客廳、飯廳、睡房、士多房、廚房、浴室、洗手間、儲物間及/或走廊,或設有假天花及上層跌級樓板,內裝有冷氣系統及/或其他機電設備。 4. 部份單位之天花高度將會因應結構、建築設計及/或裝修設計上的需要而有差異。
- 5. 部份單位之露台、工作平台、陽台、平台及天台內或裝有公用喉管及/或其他機電設備。
- 6. 露台、工作平台及陽台為不可封閉的地方。

垃圾及物料回收房 士多房 遮陽棚 E 工作平台 中空 中空置上 衣帽間 水錶櫃







		Floor 樓層	Flat 單位					
		ا کل ا	А	В				
TOWER 7 第7座		2/F-3/F, 5/F-12/F & 15/F-22/F 2樓至3樓、5樓至12樓 及 15樓至22樓	2850, 2950, 3200, 3300	2850, 2950, 3200, 3300				
	Floor-to-floor height of each residential property (mm) 每個住宅物業的層與層之間的 高度(毫米)	23/F & 25/F 23樓 及 25樓	2950, 3050, 3300, 3400	2950, 3050, 3300, 3400				
		26/F 26樓	3150, 3200, 3500	3150, 3200, 3400, 3500				
	The thickness of the floor slabs (excluding plaster) of each residential property (mm)	2/F-3/F, 5/F-12/F, 15/F-23/F & 25/F 2樓至3樓、5樓至12樓、15樓至23樓 及 25樓	150, 175	150, 175				
	每個住宅物業的樓板的 厚度(不包括灰泥)(毫米)	26/F 26樓	150, 170, 200	150, 170, 200				

The internal areas of the residential properties on the upper floors will generally be slightly larger than those on the lower floors because of the reducing thickness of the structural walls on the upper floors. (This does not apply to the residential properties in the Phase because the design of the Phase does not involve reducing thickness of structural walls of residential properties on the upper floors and hence internal areas of those residential properties will not be increased.)

因住宅物業的較高樓層的結構牆的厚度遞減,較高樓層的內部面積,一般比較低樓層的內部面積稍大。(不適用於期數內的住宅物業,因為期數的設計是不牽涉較高樓層的住宅物業的結構牆的厚度遞減。 因此,該等住宅物業的內部面積不會增加。)

Notes:

- 1. The dimensions of floor plans are all structural dimensions in millimetre.
- 2. Please refer to Pages AL01 to AL04 of this sales brochure for remarks, legend of the terms and abbreviations shown in the floor plan.
- 3. Dotted line in a residential unit with open kitchen (if any) delineates the extent of open kitchen area.

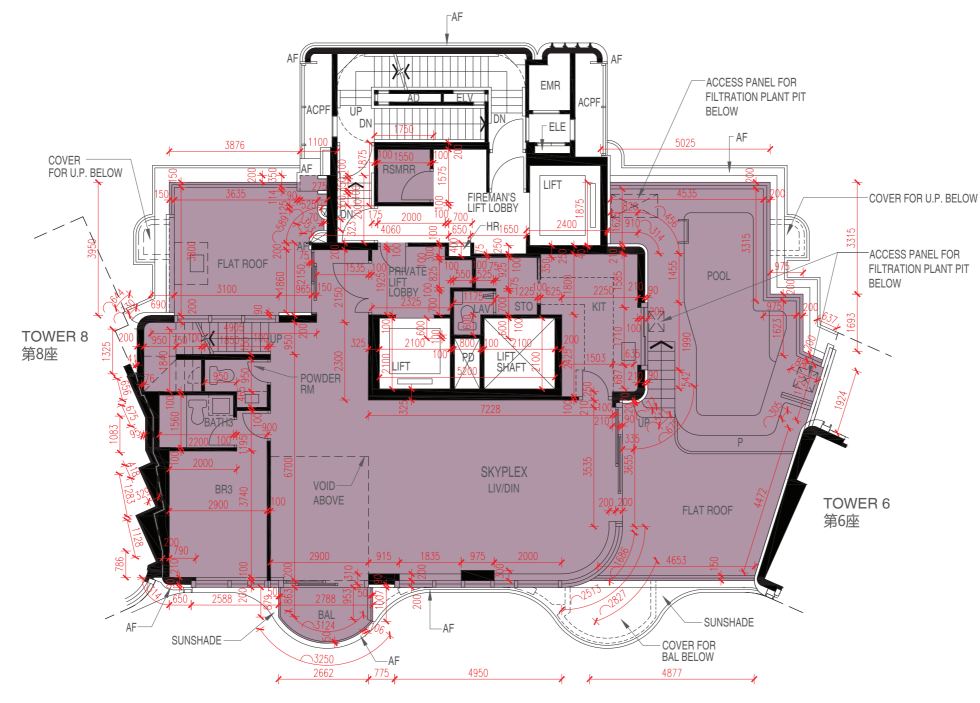
備註:

1. 樓面平面圖所列之尺寸數字為毫米標示的建築結構尺寸。 2. 樓面平面圖中顯示之附註、名詞及簡稱圖例請參閱本售樓說明書第AL01至AL04頁。 3. 設有開放式廚房的住宅單位(如有)內所顯示的虛線代表開放式廚房範圍。





TOWER 7 27/F 第7座 27樓







		Floor 樓層	Flat 單位 SKYPLEX
	Floor-to-floor height of each residential property (mm) 每個住宅物業的層與層之間的 高度(毫米)	27/F 27樓	3550, 3650, 3900, 4000, 6650
TOWER 7 第7座	The thickness of the floor slabs (excluding plaster) of each residential property (mm) 每個住宅物業的樓板的 厚度(不包括灰泥) (毫米)	27/F 27樓	150, 175, 200, 225

The internal areas of the residential properties on the upper floors will generally be slightly larger than those on the lower floors because of the reducing thickness of the structural walls on the upper floors. (This does not apply to the residential properties in the Phase because the design of the Phase does not involve reducing thickness of structural walls of residential properties on the upper floors and hence internal areas of those residential properties will not be increased.)

因住宅物業的較高樓層的結構牆的厚度遞減,較高樓層的內部面積,一般比較低樓層的內部面積稍大。(不適用於期數內的住宅物業,因為期數的設計是不牽涉較高樓層的住宅物業的結構牆的厚度遞減。 因此,該等住宅物業的內部面積不會增加。)

Notes:

- 1. The dimensions of floor plans are all structural dimensions in millimetre.
- 2. Please refer to Pages AL01 to AL04 of this sales brochure for remarks, legend of the terms and abbreviations shown in the floor plan.
- 3. Dotted line in a residential unit with open kitchen (if any) delineates the extent of open kitchen area.

備註:

- 1. 樓面平面圖所列之尺寸數字為毫米標示的建築結構尺寸。
- 2. 樓面平面圖中顯示之附註、名詞及簡稱圖例請參閱本售樓說明書第AL01至AL04頁。

3. 設有開放式廚房的住宅單位(如有)內所顯示的虛線代表開放式廚房範圍。



TOWER 7 28/F 第7座 28樓









FLOOR PLANS OF RESIDENTIAL PROPERTIES IN THE PHASE 期數的住宅物業的樓面平面圖			SE
		Floor 樓層	Flat 單位 SKYPLEX
	Floor-to-floor height of each residential property (mm) 每個住宅物業的層與層之間的 高度(毫米)	28/F 28樓	3500
TOWER 7 第7座	The thickness of the floor slabs (excluding plaster) of each residential property (mm) 每個住宅物業的樓板的 厚度(不包括灰泥) (毫米)	28/F 28樓	175, 225

The internal areas of the residential properties on the upper floors will generally be slightly larger than those on the lower floors because of the reducing thickness of the structural walls on the upper floors. (This does not apply to the residential properties in the Phase because the design of the Phase does not involve reducing thickness of structural walls of residential properties on the upper floors and hence internal areas of those residential properties will not be increased.)

因住宅物業的較高樓層的結構牆的厚度遞減,較高樓層的內部面積,一般比較低樓層的內部面積稍大。(不適用於期數內的住宅物業,因為期數的設計是不牽涉較高樓層的住宅物業的結構牆的厚度遞減。 因此,該等住宅物業的內部面積不會增加。)

Notes:

1. The dimensions of floor plans are all structural dimensions in millimetre.

- 2. Please refer to Pages AL01 to AL04 of this sales brochure for remarks, legend of the terms and abbreviations shown in the floor plan.
- 3. Dotted line in a residential unit with open kitchen (if any) delineates the extent of open kitchen area.

備註:

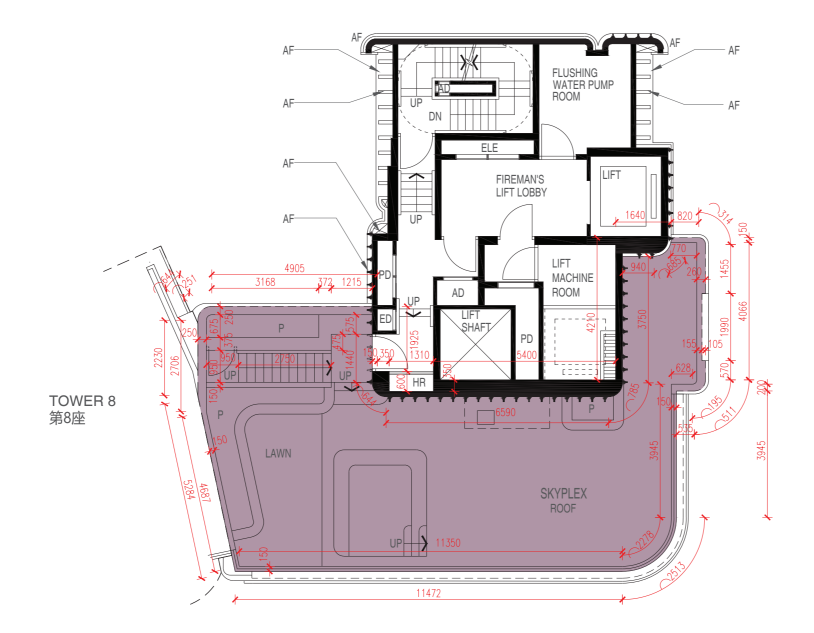
1. 樓面平面圖所列之尺寸數字為毫米標示的建築結構尺寸。

2. 樓面平面圖中顯示之附註、名詞及簡稱圖例請參閱本售樓說明書第AL01至AL04頁。

3. 設有開放式廚房的住宅單位(如有)內所顯示的虛線代表開放式廚房範圍。



TOWER 7 ROOF 第7座 天台







		Floor 樓層	SK
	Floor-to-floor height of each residential property (mm) 每個住宅物業的層與層之間的 高度(毫米)	ROOF 天台	Not a 기
TOWER 7 第7座	The thickness of the floor slabs (excluding plaster) of each residential property (mm) 每個住宅物業的樓板的 厚度(不包括灰泥) (毫米)	ROOF 天台	Not a 기

The internal areas of the residential properties on the upper floors will generally be slightly larger than those on the lower floors because of the reducing thickness of the structural walls on the upper floors. (This does not apply to the residential properties in the Phase because the design of the Phase does not involve reducing thickness of structural walls of residential properties on the upper floors and hence internal areas of those residential properties will not be increased.)

因住宅物業的較高樓層的結構牆的厚度遞減,較高樓層的內部面積,一般比較低樓層的內部面積稍大。(不適用於期數內的住宅物業,因為期數的設計是不牽涉較高樓層的住宅物業的結構牆的厚度遞減。 因此,該等住宅物業的內部面積不會增加。)

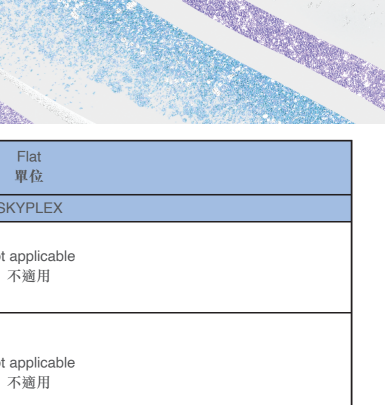
Notes:

1. The dimensions of floor plans are all structural dimensions in millimetre.

- 2. Please refer to Pages AL01 to AL04 of this sales brochure for remarks, legend of the terms and abbreviations shown in the floor plan.
- 3. Dotted line in a residential unit with open kitchen (if any) delineates the extent of open kitchen area.

備註:

1. 樓面平面圖所列之尺寸數字為毫米標示的建築結構尺寸。 2. 樓面平面圖中顯示之附註、名詞及簡稱圖例請參閱本售樓說明書第AL01至AL04頁。 3. 設有開放式廚房的住宅單位(如有)內所顯示的虛線代表開放式廚房範圍。



AREA OF RESIDENTIAL PROPERTIES IN THE PHASE 期數中的住宅物業的面積

Description of Residential Property 物業的描述		Saleable Area (including balcony, utility platform and verandah, if any)		Area of other specified items (Not included in the Saleable Area) sq. metre (sq.ft.) 其他指明項目的面積(不計算入實用面積) 平方米(平方呎)										
Tower Name 大廈名稱	Floor 樓層	Unit 單位	sq. metre (sq.ft.) 實用面積 (包括露台、工作平台及陽台(如有)) 平方米(平方呎)			Bay vindow 窗台	Cockloft 閣樓	Flat roof 平台	Garden 花園	Parking space 停車位	Roof 天台	Stairhood 梯屋	Terrace 前庭	Yard 庭院
	2/F-3/F, 5/F-12/F, 15/F-23/F & 25/F-26/F	A	106.810 (1150) Balcony 露台 : 3.967 Utility Platform 工作平台 : 1.506 Verandah 陽台 :	·	-									
TOWER 7 第 7 座	2 樓至 3 樓、 5 樓至 12 樓、 15 樓至 23 樓 及 25 樓至 26 樓	В	104.405 (1124) Balcony 露台 : 3.967 Utility Platform 工作平台 : 1.502 Verandah 陽台 :		-									
	27/F-28/F 27 樓至 28 樓	SKYPLEX	230.001 (2476) Balcony 露台 : 4.016 Utility Platform 工作平台 : Verandah 陽台 :	43) -	-			64.924 (699)			81.912 (882)			

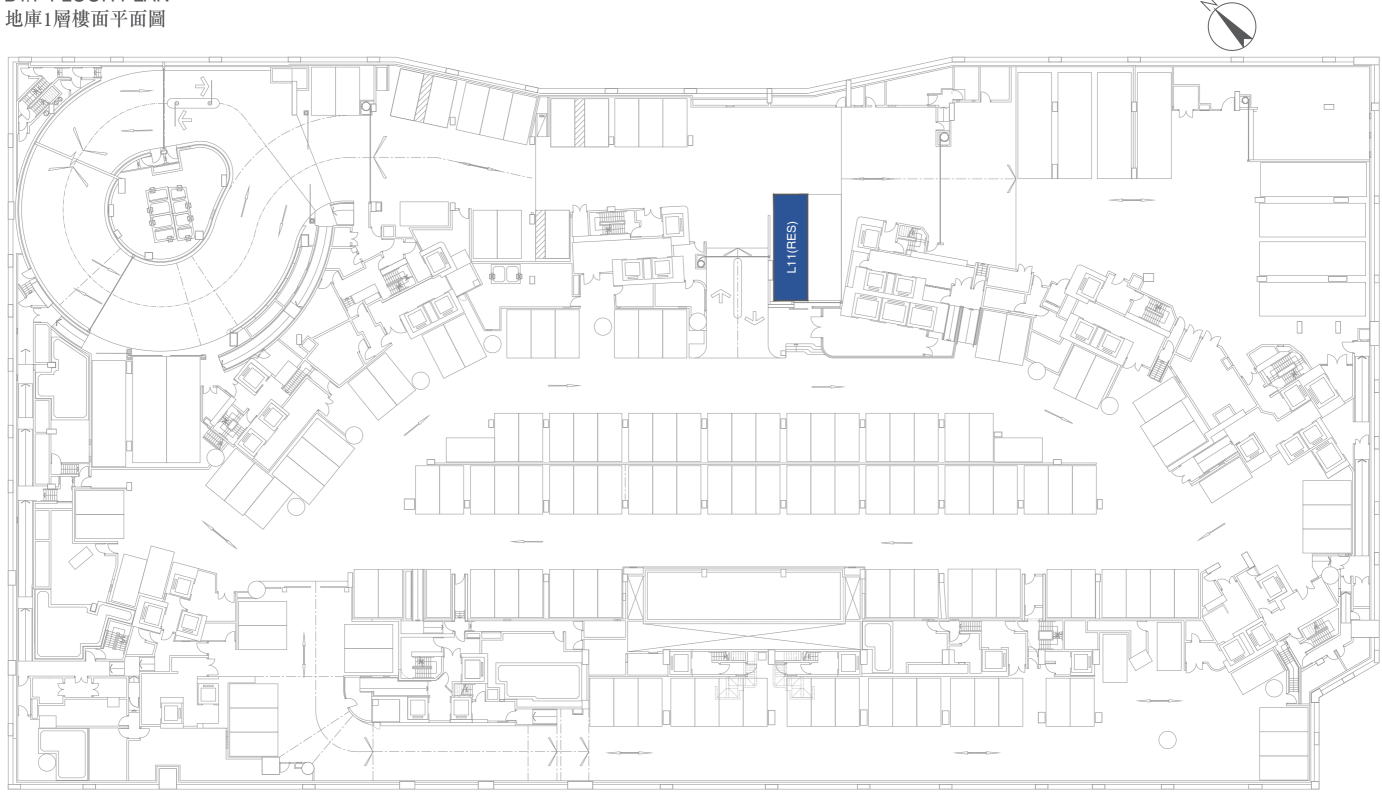
- 1. The saleable area and the floor area of balcony, utility platform and verandah (if any) are calculated in accordance with Section 8 of the Residential Properties (First-hand Sales) Ordinance; and the areas of the other specified items (not included in the saleable area) are calculated in accordance with Part 2 of Schedule 2 of the Residential Properties (First-hand Sales) Ordinance.
- 2. The areas as specified above in square feet are converted at a rate of 1 square metre = 10.764 square feet and rounded to the nearest whole square foot, which may be slightly different from that shown in square metre.
- 3. 4/F, 13/F, 14/F and 24/F are omitted.
- AM01

- 1. 實用面積以及露台、工作平台及陽台(如有)的樓面面積,是按照《一手住宅物業銷售條例》第 8條計算得出的。其他指明項目的面積(不計算入實用面積),是按照《一手住宅物業銷售條例》 附表2第2部計算得出的。
- 2. 上述以平方呎顯示之面積,均以1平方米=10.764平方呎换算,並以四捨五入至整數平方呎,平 方呎與平方米之數字可能有些微差異。
- 3. 不設4樓、13樓、14樓及24樓。



FLOOR PLANS OF PARKING SPACES IN THE PHASE 期數中的停車位的樓面平面圖

B1/F FLOOR PLAN 地庫1層樓面平面圖



LEGEND 圖例: Residential Loading and Unloading Parking Space 住宅上落貨停車位



FLOOR PLANS OF PARKING SPACES IN THE PHASE 期數中的停車位的樓面平面圖

B2/F FLOOR PLAN 地庫2層樓面平面圖



LEGEND 圖例:

] Residential Car Parking Space 住宅停車位

Residential Motor Cycle Parking Space 住宅電單車停車位

FLOOR PLANS OF PARKING SPACES IN THE PHASE 期數中的停車位的樓面平面圖



LOCATION, NUMBER, DIMENSIONS AND AREA OF PARKING SPACES: 停車位位置、數目、尺寸及面積表:

Type of Parking Space 停車位類別	Location 位置	Number 數目	Dimension(LxW) (m) 尺寸(長x闊) (米)	Area of Each Parking Space(sq.m.) 每個停車位面積(平方米)
Residential Loading and Unloading Parking Space 住宅上落貨停車位	B1/F 地庫1層	1	11.0 x 3.5	38.5
Residential Car Parking Space 住宅停車位	B2/F 地庫2層	39	5.0 x 2.5	12.5
■ Residential Motor Cycle Parking Space 住宅電單車停車位		1	1.0 x 2.4	2.4

Note: Apart from the parking spaces mentioned above, the other parking spaces shown in the floor plan belong to the other Phases of the Development. 備註: 除以上提及的停車位外, 樓面平面圖中顯示的其他停車位屬於發展項目的其他期數。

SUMMARY OF PRELIMINARY AGREEMENT FOR SALE AND PURCHASE 臨時買賣合約的摘要

- 1. A preliminary deposit of 5% is payable on the signing of the preliminary agreement for sale and purchase (the "preliminary agreement");
- 2. The preliminary deposit paid by the purchaser on the signing of the preliminary agreement will be held by a firm of solicitors acting for the owner, as stakeholders;
- 3. If the purchaser fails to execute the agreement for sale and purchase within 5 working days after the date on which the purchaser enters into the preliminary agreement -
 - (i) the preliminary agreement is terminated;
 - (ii) the preliminary deposit is forfeited; and
 - (iii) the owner does not have any further claim against the purchaser for the failure.

- 1. 在簽署臨時買賣合約(該"臨時合約")時須支付款額為5%的臨時訂金;
- 2. 買方在簽署該臨時合約時支付的臨時訂金,會由代表擁有人行事的律師事務所以保證金保存人的身分持有;
- 3. 如買方沒有於訂立該臨時合約的日期之後5個工作日內簽立買賣合約—
 - (i) 該臨時合約即告終止;
 - (ii) 有關的臨時訂金即予沒收;及
 - (iii) 擁有人不得就買方沒有簽立買賣合約而針對買方提出進一步申索。



The draft Deed of Mutual Covenant and Management Agreement of the Development ("DMC") and the draft Sub-Deed of Mutual Covenant ("SDMC") provide that: -

Common parts of the Development A(1)

- (i) "Common Areas and Facilities" means collectively the Phase 1 Common Areas and Facilities and such other parts and facilities of the Development designated as common areas and facilities in any SDMC.
- (ii) "Common EV Facilities" means all such charging facilities installed or to be installed in the Development forming part of the Development Common Areas and Facilities for the purpose of or in relation to the charging of electric motor vehicles or electric motor cycles licensed under the Road Traffic Ordinance (Chapter 374) and parked in the Car Parking Area and such facilities shall include but not limited to such electric vehicle medium chargers, wires, cables, ducts, trunking, electric meters, base box, socket outlet, locks, covers, protective devices and such other electrical or other installations or otherwise for or in relation to such purpose for the common use and benefit of the Commercial Accessible Car Parking Spaces, Commercial Car Parking Spaces, Residential Accessible Car Parking Spaces, Residential Car Parking Spaces, Residential Visitors' Parking Spaces, Commercial Motor Cycle Parking Spaces and Residential Motor Cycle Parking Spaces.
- (iii) "Phase 1 Common Areas and Facilities" means all those parts of the Residential Common Areas and Facilities, Residential Tower Common Areas and Facilities, Low-Rise 1 Common Areas and Facilities, Low-Rise 2 Common Areas and Facilities, Development Common Areas and Facilities and Residential Car Park Common Areas and Facilities in Phase 1 of the Development.
- (iv) "Residential Common Areas and Facilities" means and includes:-
 - (a) the Recreational Areas and Facilities, Residential Visitors' Parking Spaces, Residential Accessible Car Parking Spaces, Bicycle Parking Spaces, Residential Loading and Unloading Spaces, parts of the emergency vehicular access, horizontal screen and the covered area beneath horizontal screen, caretaker counters, caretakers' office, guard house, lavatory for watchmen, caretaker guarters, covered landscape areas, access of external drainage pipes enclosed by architectural feature for Mansion 1, filtration plant rooms, passages, corridors, entrances, halls, entrance lobby, lifts, lift shafts, lift lobbies, stairways and landings, exterior surface, plaster and covering of all fence walls of each Residential House which abut onto any part of the Common Areas and Facilities, cable television system (if any), areas for the installation or use of aerial broadcast distribution or telecommunication network facilities, air-conditioning plant rooms for the Club House;
 - (b) such greenery areas and vertical green areas forming part of the Residential Common Areas and Facilities which said areas shall not be used for any purpose other than those permitted under the Conditions without the prior consent of the Building Authority and are (if and where capable of being shown on plans) for the purposes of identification only shown coloured Violet and shown by red hidden line respectively on the greenery area plans of the DMC Plans certified as to their accuracy by the Authorized Person and annexed to the DMC; and
 - (c) aerials, meters, transformers, lighting, drains, channels, sewers, salt and fresh water intakes and mains, wires, cables, air conditioning and ventilation system and other facilities whether ducted or otherwise through which fresh or salt water, sewage, gas, electricity and other services are supplied to the Residential Accommodation, pumps, tanks, sanitary fittings, electrical installations, fittings, equipment and apparatus, fire prevention and fighting equipment and apparatus, security systems and apparatus, ventilation system and such other areas and any other systems, devices or facilities which are at or provided or installed in the Development intended for the common use and benefit of the residents of the Residential

Accommodation and their bona fide guests or visitors and such other areas within the Lot and such other systems, devices and facilities within the Development as are designated by the First Owner for common use and benefit of the Residential Accommodation in accordance with the DMC and any SDMC;

- the SDMC.
- (vi) "Residential Tower Common Areas and Facilities" means and includes:-
 - Person and annexed to the DMC; and

but EXCLUDING the Development Common Areas and Facilities, the Residential Tower Common Areas and Facilities, the Low-Rise 1 Common Areas and Facilities, the Low-Rise 2 Common Areas and Facilities, the Residential Car Park Common Areas and Facilities and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner provided that, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Residential Common Areas and Facilities. Such Residential Common Areas and Facilities in so far as they are within Phase 1 (if and where capable of being shown on plans) are for identification purpose shown coloured Violet and Violet Stippled Black on the DMC Plans (certified as to their accuracy by Authorized Person) and annexed to the DMC and such other Residential Common Areas and Facilities (if any) within the Subsequent Phase(s) will be shown on the plans to be annexed to the SDMC.

(v) "Residential Loading and Unloading Space" means a loading and unloading bay or space as required under Special Condition No.(27)(a)(i) of the Conditions and designated for the use by the residents of the Residential Accommodation, forming part of the Residential Common Areas and Facilities, and (if and where capable of being shown on plans) such loading and unloading spaces in so far as they are within Phase 1 are for the purpose of identification only shown coloured Violet and marked "L/UL" on the Overall B1/F Plan of the DMC Plans certified as to their accuracy by the Authorized Person and annexed to the DMC and such other loading and unloading spaces within the Subsequent Phase(s) will be shown on the plans to be annexed to

(a) such greenery areas forming part of the Residential Tower Common Areas and Facilities which said areas shall not be used for any purpose other than those permitted under the Conditions without the prior consent of the Building Authority and are (if and where capable of being shown on plans) for the purposes of identification only shown coloured Indigo on the greenery area plans of the DMC Plans certified as to their accuracy by the Authorized

(b) structural walls, external walls (including for the avoidance of doubt, non-load bearing nonstructural pre-fabricated external walls and the Curtain Walls, if any) and exterior surfaces and lightings of the Residential Towers, air-conditioning platforms, passages, common corridors, lifts, lift shafts, lift lobbies, entrance lobbies, fireman's lift lobbies, lift machine rooms, refuse collection & material recovery rooms, refuse chutes, electrical meter rooms, water meter rooms, caretaker counters, pipe ducts, air ducts, riser ducts, roofs and flat roofs and upper roofs within the Residential Towers and not forming parts of the Residential Units, architectural features, building maintenance units, aerials, meters, lighting, drains, channels, sewers, salt and fresh water intakes and mains, wires, cables and other facilities whether ducted or otherwise through which fresh or salt water, sewage, gas, electricity and other services are supplied to any Residential Tower, pumps, tanks, sanitary fittings, electrical installations, fittings, equipment and apparatus, fire prevention and fighting equipment

and apparatus, security systems and apparatus, ventilation system and such other areas and any other systems, devices or facilities which are at or provided or installed in the Development intended for the common use and benefit of the residents of any Residential Tower and their bona fide guests or visitors and such other areas within the Lot and such other systems, devices and facilities within the Development as are designated by the First Owner for common use and benefit of any Residential Tower in accordance with the DMC and any SDMC;

but EXCLUDING the Development Common Areas and Facilities, the Residential Common Areas and Facilities, the Residential Car Park Common Areas and Facilities, the Low-Rise 1 Common Areas and Facilities, the Low-Rise 2 Common Areas and Facilities and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Residential Tower Common Areas and Facilities. Such Residential Tower Common Areas and Facilities in so far as they are within Phase 1 (if and where capable of being shown on plans) are for the purpose of identification shown coloured Indigo and Indigo Hatched Black with black broken lines and marked "PF" on the DMC Plans (certified as to their accuracy by Authorized Person) and annexed to the DMC and such other Residential Tower Common Areas and Facilities (if any) within the Subsequent Phase(s) will be shown on the plans to be annexed to the SDMC.

(vii) "Development Common Areas and Facilities" means and includes:-

- (a) such parts of the Development which are intended for the common use and benefit of the Development including but not limited to footpaths, passages, main entrances, walkways, boundary fence walls, Slope Structures (if any), roadways and pavements, parts of emergency vehicular access and carriageway, lawn, planters, landscaped areas, fan rooms, guard room, electrical rooms, switch rooms, hose reels, refuse storage and material recovery chamber, street fire hydrant pump room, common staircases and stairways, shuttle lifts and lobbies and such of the lightning conductor, mobile phone antenna, aerials, communal television and radio serial systems, drains, channels, water mains, sewers, fresh and salt water storage tanks, fresh and salt water intakes and mains, storm water storage tank and drainage connection, wires, cables and other facilities whether ducted or otherwise which are or at any time may be in under or over or passing through the Lot through which fresh or salt water, sewage, gas, telephone, electricity and other services are supplied to the Development, trees, shrubs and other plants and vegetation, lamp posts and other lighting facilities, artificial lighting and backup emergency systems for staircases, fire prevention and fighting equipment and apparatus, security systems and apparatus, the refuse collection system, ventilation system and any other mechanical systems, devices or facilities installed or provided in the Development intended for common use and benefit of the Development;
- (b) such greenery areas forming part of the Development Common Areas and Facilities which said areas shall not be used for any purpose other than those permitted under the Conditions without the prior consent of the Building Authority and are (if and where capable of being shown on plans) for the purposes of identification only shown coloured Green on the greenery area plans of the DMC Plans certified as to their accuracy by the Authorized Person and annexed to the DMC;

- (c) the Common EV Facilities;
- (d) the transformer room(s), cable accommodations and all associated facilities (collectively, "Transformer Room Facilities");
- (e) the AMR Room, but for the avoidance of doubt, excluding the AMR Outstation(s); and
- (f) such other areas, apparatus, devices, systems and facilities of and in the Lot and the Development designated as Development Common Areas and Facilities in accordance with the DMC and any SDMC;

but EXCLUDING the Residential Common Areas and Facilities, the Residential Tower Common Areas and Facilities, the Low-Rise 1 Common Areas and Facilities, the Low-Rise 2 Common Areas and Facilities, the Residential Car Park Common Areas and Facilities and such areas within the Development the exclusive right and privilege to hold, use, occupy and enjoy which belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Development Common Areas and Facilities. Such Development Common Areas and Facilities in so far as they are within Phase 1 (if and where capable of being shown on plans) are for identification purpose shown coloured Green and Green Stippled Black on the DMC Plans (certified as to their accuracy by Authorized Person) and annexed to the DMC and such other Development Common Areas and Facilities (if any) and within the Subsequent Phase(s) will be shown on the plans to be annexed to the SDMC.

- (viii) "Residential Car Park Common Areas and Facilities" means such parts of the Development including but not limited to driveways, passages, ramps and such other areas and facilities which are intended for the common use and benefit of the Residential Car Parking Spaces, the Residential Motor Cycle Parking Spaces, the Residential Visitors' Parking Spaces and the Residential Accessible Car Parking Space but EXCLUDING the Development Common Areas and Facilities, the Residential Common Areas and Facilities, the Residential Tower Common Areas and Facilities, the Low-Rise 1 Common Areas and Facilities, the Low-Rise 2 Common Areas and Facilities and such areas within the Development the exclusive right and privilege to hold, use, occupy and enjoy which belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Residential Car Park Common Areas and Facilities. Such Residential Car Park Common Areas and Facilities (if and where capable of being shown on plans) are for the purpose of identification shown coloured Orange on the DMC Plans (certified as to their accuracy by the Authorized Person) and annexed to the DMC.
- (ix) "Low-Rise 1 Common Areas and Facilities" means and includes structural walls, external walls (including for the avoidance of doubt, non-load bearing non-structural pre-fabricated external walls and the Curtain Walls, if any (other than those forming part of Victoria House in Low-Rise 1)) and exterior surfaces and lightings of Low-Rise 1, passages, common corridors, lifts, lift shafts, lift lobbies, entrance lobbies, lift control panel, refuse chutes, flat roof and top roof within Low-Rise 1 and not forming parts of the Residential Units, architectural features, aerials,



meters, lighting, drains, channels, sewers, salt and fresh water intakes and mains, wires, cables and other facilities whether ducted or otherwise through which fresh or salt water, sewage, gas, electricity and other services are supplied to Low-Rise 1, pumps, tanks, sanitary fittings, electrical installations, fittings, equipment and apparatus, fire prevention and fighting equipment and apparatus, security systems and apparatus, ventilation system and such other areas and any other systems, devices or facilities which are at or provided or installed in the Development intended for the common use and benefit of the residents of Low-Rise 1 and their bona fide guests or visitors and such other areas within the Lot and such other systems, devices and facilities within the Development as are designated by the First Owner for common use and benefit of Low-Rise 1 in accordance with the DMC and any SDMC but EXCLUDING the Development Common Areas and Facilities, the Residential Common Areas and Facilities, the Residential Tower Common Areas and Facilities, the Residential Car Park Common Areas and Facilities, the Low-Rise 2 Common Areas and Facilities and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Low-Rise 1 Common Areas and Facilities. Such Low-Rise 1 Common Areas and Facilities (if and where capable of being shown on plans) are for the purpose of identification shown coloured Red on the DMC Plans (certified as to their accuracy by Authorized Person) and annexed to the DMC.

(x) "Low-Rise 2 Common Areas and Facilities" means and includes structural walls, external walls (including for the avoidance of doubt, non-load bearing non-structural pre-fabricated external walls and the Curtain Walls, if any (other than those forming part of Harbour House in Low-Rise 2)) and exterior surfaces and lightings of Low-Rise 2, passages, common corridors, lifts, lift shafts, lift lobbies, entrance lobbies, lift control panel, refuse chutes, roofs and flat roofs and upper roofs within Low-Rise 2 and not forming parts of the Residential Units, architectural features, aerials, meters, lighting, drains, channels, sewers, salt and fresh water intakes and mains, wires, cables and other facilities whether ducted or otherwise through which fresh or salt water, sewage, gas, electricity and other services are supplied to Low-Rise 2, pumps, tanks, sanitary fittings, electrical installations, fittings, equipment and apparatus, fire prevention and fighting equipment and apparatus, security systems and apparatus, ventilation system and such other areas and any other systems, devices or facilities which are at or provided or installed in the Development intended for the common use and benefit of the residents of Low-Rise 2 and their bona fide guests or visitors and such other areas within the Lot and such other systems, devices and facilities within the Development as are designated by the First Owner for common use and benefit of Low-Rise 2 in accordance with the DMC and any SDMC but EXCLUDING the Development Common Areas and Facilities, the Residential Common Areas and Facilities, the Residential Tower Common Areas and Facilities, the Residential Car Park Common Areas and Facilities, the Low-Rise 1 Common Areas and Facilities and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Low-Rise 2 Common Areas and Facilities. Such Low-Rise 2 Common Areas and Facilities (if and where capable of being shown on plans) are for the purpose of identification shown coloured Pink and Pink Hatched Black with black broken lines and marked "PF" on the DMC Plans (certified as to their accuracy by Authorized Person) and annexed to the DMC.

- parts of the Development.
- (xii) The Owners shall not convert any part of the Common Areas and Facilities to his own use or for his own benefit unless approved by the Owner's Committee.
- (xiii) The Owners shall not obstruct the Common Areas and Facilities nor do anything in the Common Areas and Facilities as may be or become a nuisance to any other Owners or occupiers of the Development.
- and Facilities.

Common parts of the Phase A(2)

- Development.
- the SDMC.
- as they are within Phase 2A:
 - accuracy by the Authorized Person and annexed to the SDMC; and

(xi) "SDMC" means a SDMC to be entered into between the First Owner with other co-owners of the Development after the DMC setting forth the rights and obligations of the Owners of any part or

Alteration

(xiv) The Common Areas and Facilities shall be managed by the Manager, who is appointed to act as agent for and on behalf of all Owners duly authorised in accordance with the provisions of the DMC and the relevant SDMC (if any) in respect of any matter concerning the Common Areas

(i) "Phase 2A Common Areas and Facilities" means the Residential Common Areas and Facilities within Phase 2A and the Residential Tower Common Areas and Facilities within Phase 2A of the

(ii) "Residential Common Areas and Facilities within Phase 2A" means and includes, in so far as they are within Phase 2A, the Residential Loading and Unloading Space(s), but EXCLUDING the Residential Tower Common Areas and Facilities within Phase 2A and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Residential Common Areas and Facilities within Phase 2A. Such Residential Common Areas and Facilities within Phase 2A (if and where capable of being shown on plans) are for identification purpose only shown coloured Violet on the SDMC Plans (certified as to their accuracy by Authorized Person) and annexed to

(iii) "Residential Tower Common Areas and Facilities within Phase 2A" means and includes, in so far

(a) such greenery areas forming part of the Residential Tower Common Areas and Facilities within Phase 2A which said areas shall not be used for any purpose other than those permitted under the Conditions without the prior consent of the Building Authority and are (if and where capable of being shown on plans) for the purposes of identification only shown coloured Indigo on the greenery area at roof plan of the SDMC Plans certified as to their

(b) structural walls, external walls (including for the avoidance of doubt, non-load bearing non-structural pre-fabricated external walls and the Curtain Walls, if any) and exterior surfaces and lightings of the Residential Towers within Phase 2A, air-conditioning platforms, passages, common corridors, lifts, lift shafts, lift lobbies, entrance lobbies, fireman's lift lobbies, lift machine rooms, refuse collection & material recovery rooms, refuse chutes, electrical meter rooms, water meter rooms, caretaker counters, pipe ducts, air ducts, riser ducts, roofs and flat roofs and upper roofs within the Residential Towers within Phase 2A and not forming parts of the Flats within Phase 2A, architectural features, building maintenance units, aerials, meters, lighting, drains, channels, sewers, salt and fresh water intakes and mains, wires, cables and other facilities whether ducted or otherwise through which fresh or salt water, sewage, gas, electricity and other services are supplied to any Residential Tower within Phase 2A, pumps, tanks, sanitary fittings, electrical installations, fittings, equipment and apparatus, fire prevention and fighting equipment and apparatus, security systems and apparatus, ventilation system and such other areas and any other systems, devices or facilities which are at or provided or installed in the Development intended for the common use and benefit of the residents of any Residential Tower and their bona fide guests or visitors:

but EXCLUDING the Residential Common Areas and Facilities within Phase 2A and such areas within the Development in respect of which the exclusive right and privilege to hold, use, occupy and enjoy the same belongs to any particular Owner and such facilities within the Development serving only any particular Owner PROVIDED THAT, where appropriate, if (a) any parts of the Development covered by paragraph (a) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344) and/or (b) any parts specified in Schedule 1 to the Building Management Ordinance (Cap.344) and included under paragraph (b) of the definition of "common parts" set out in section 2 of the Building Management Ordinance (Cap.344), shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Residential Tower Common Areas and Facilities within Phase 2A. Such Residential Tower Common Areas and Facilities within Phase 2A (if and where capable of being shown on plans) are for the purpose of identification only shown coloured Indigo and Indigo Hatched Black with black broken lines and marked "PF" on the SDMC Plans (certified as to their accuracy by the Authorized Person) and annexed to the SDMC.

B. Number of undivided shares assigned to each residential property in the Phase

Phase 2A	No. of Undivided Shares
Residential Units	89,409

Tower 7 Undivided Shares for each Flat Flat В SUB-TOTAL А Floor 2/F-3/F, 5/F-12/F, 15/F-23/F & 4,028 x 21 25/F-26/F 2038 1990 = 84,588 (21 storeys) Undivided Shares for each Flat Flat SUB-TOTAL Skyplex Floor 27/F-28/F 4821 4821 (Lower Duplex and Upper Duplex)

Remarks

(i) There is no 4/F, 13/F, 14/F & 24/F.

C. Term of years for which the Manager of the Development is appointed The Manager will be appointed under the DMC as the Manager of the Development for an initial term of not exceeding two years commencing from the date of the DMC and to be continued thereafter, subject to the provisions for termination contained in the DMC.

D. Basis on which the Management Expenses are shared among the owners of residential properties in the Development

- (a) The Manager shall prepare the annual budget for the ensuing year in consultation with the Owners' Committee (if already formed). The annual budget shall be in two parts. The first part shall cover all expenditure which in the opinion of the Manager is to be expended for the benefit of all Owners or required for the proper management of the Development and the Development Common Areas and Facilities. The second part shall cover expenditure which in the opinion of the Manager is specifically referable to different specific parts of the Development and shall be divided into five sections which cover respectively the following:-
 - (i) all expenditure which in the opinion of the Manager is specifically referable to the Residential Common Areas and Facilities providing service to Owners or residents of Residential Units;
 - (ii) all expenditure which in the opinion of the Manager is specifically referable to the Residential Tower Common Areas and Facilities;
 - (iii) all expenditure which in the opinion of the Manager is specifically referable to the Low-Rise 1 Common Areas and Facilities;
 - (iv) all expenditure which in the opinion of the Manager is specifically referable to the Low-Rise 2 Common Areas and Facilities; and
 - (v) all expenditure which in the opinion of the Manager is specifically referable to the Residential Car Park Common Areas and Facilities.
- (b) Each Owner shall pay for every Undivided Share allocated to any Unit of which he is the Owner a fraction of the total amount assessed under the first part of the annual adopted budget as referred to in Clause 15(a) of the DMC in which the numerator shall be one and the denominator is equal to the total number of Undivided Shares (excluding the Undivided Shares allocated to the Common Areas and Facilities) in the Development.
- (c) Each Owner of the Residential Units in addition to the amount payable under sub-clause (b) of this Clause shall in respect of each Undivided Share allocated to a Residential Unit of the Residential Accommodation of which he is the Owner pay a fraction of the total amount assessed under the first section of the second part of the annual adopted budget as referred to in Clause 15(b)(i) of the DMC in which the numerator shall be one and the denominator is equal to the total number of Undivided Shares allocated to all the Residential Units.
- (d) Each Owner of the Residential Units in the Residential Towers in addition to the amount payable under sub-clauses (b) and (c) of this Clause shall in respect of each Undivided Share allocated to a Residential Unit of the Residential Towers of which he is the Owner pay a fraction of the total amount assessed under the second section of the second part of the annual adopted budget as referred to in Clause 15(b)(ii) of the DMC in which the numerator shall be one and the denominator is equal to the total number of Undivided Shares allocated to all the Residential Units in the Residential Towers.
- (e) Each Owner of the Low-Rise 1 Units in addition to the amount payable under sub-clauses (b) and (c) of this Clause shall in respect of each Undivided Share allocated to a Low-Rise 1 Unit of which he is the Owner pay a fraction of the total amount assessed under the third section of the second part of the annual adopted budget as referred to in Clause 15(b)(iii) of the DMC in which the numerator shall be one and the denominator is equal to the total number of Undivided Shares allocated to all the Low-Rise 1 Units.



- (f) Each Owner of the Low-Rise 2 Units in addition to the amount payable under sub-clauses (b) and (c) of this Clause shall in respect of each Undivided Share allocated to a Low-Rise 2 Unit of which he is the Owner pay a fraction of the total amount assessed under the fourth section of the second part of the annual adopted budget as referred to in Clause 15(b)(iv) of the DMC in which the numerator shall be one and the denominator is equal to the total number of Undivided Shares allocated to all the Low-Rise 2 Units.
- (g) (i) Each Owner of the Residential Units in addition to the amount payable under sub-clauses (b) to (f) (if applicable) of this Clause shall in respect of each Undivided Share allocated to a Residential Unit of the Residential Accommodation of which he is the Owner pay a fraction of a percentage (calculated in accordance with the formula set out in sub-clause (g)(ii) below) of the total amount assessed under the fifth section of the second part of the annual adopted budget as referred to in Clause 15(b)(v). The numerator of the said fraction shall be one and the denominator shall be the total number of Undivided Shares allocated to all the Residential Units and all Residential Car Parking Spaces and Residential Motor Cycle Parking Spaces.

Number of Residential Visitors' Parking Spaces + Number of Residential Accessible Car Parking Space

(ii) Percentage in sub-clause (g)(i)

Number of Residential Visitors' Parking Spaces + Number of Residential Accessible Car Parking Space + Number of Residential Car Parking Spaces + (Number of Residential Motor Cycle Parking Spaces x 1/5).

(h) (i) Each Owner of the Residential Car Parking Spaces and Residential Motor Cycle Parking Spaces in addition to the amount payable under sub-clause (b) of this Clause shall in respect of each Undivided Share allocated to a Residential Car Parking Space and a Residential Motor Cycle Parking Space of which he is the Owner pay a fraction of a percentage (calculated in accordance with the formula set out in sub-clause (h)(ii) below) of the total amount assessed under the fifth section of the second part of the annual adopted budget as referred to in Clause 15(b)(v). The numerator of the said fraction shall be one and the denominator shall be the total number of Undivided Shares allocated to all the Residential Units and all the Residential Car Parking Spaces and Residential Motor Cycle Parking Spaces.

Number of Residential Car Parking Spaces + (Number of Residential Motor Cycle Parking Spaces x 1/5) (ii) Percentage in sub-clause (h)(i) Number of Residential Visitors' Parking Spaces + Number of Residential Accessible Car Parking Space + Number of Residential Car Parking Spaces + (Number of Residential Motor Cycle Parking Spaces x 1/5).

- (i) Where any expenditure for the management and maintenance of the Development and the Lot shall in the reasonable opinion of the Manager be specifically referable to or is being expended for a particular Unit or group of Units and no Owner of any other Unit shall receive any material benefit therefrom, the full amount shall be excluded from the annual budget and shall be paid by the Owner(s) of that particular Unit or group of Units on demand.
- The liability of the Owner of a Unit to contribute to the amount under the annual budget of management (j) expenses prepared by the Manager shall only accrue with effect (i) from the date of the DMC if his Unit is situated in Phase 1; and (ii) from the date of the relevant SDMC of any Subsequent Phase(s) if his Unit is situated in such Subsequent Phase(s).

- E. Basis on which the Management Fee Deposit is fixed owner.
- F. Area (if any) in the Development retained by the owner for its own use Sales) Ordinance.

Notes:

- terms in the latest draft DMC and draft SDMC.
- upon paying necessary photocopying charges.



The amount of Management Fee Deposit is 3/12 of the first year's budgeted management expenses payable in respect of each Undivided Share allocated to the part of the Development of which he is the

There is no area in the Development which is retained by the owner (Well Capital (H.K.) Limited) for that owner's use as referred to in section 14(2)(f), Part 1, Schedule 1 of Residential Properties (First-hand

1. Unless otherwise defined in the sales brochure, capitalized terms used in the above shall have the same meaning of each such

2. For full details, please refer to the draft DMC and draft SDMC. Full scripts of the draft DMC and draft SDMC are available for free inspection upon request during opening hours at the sales office and copies of the draft DMC and draft SDMC can be obtained

發展項目公契及管理協議擬稿(「公契」)及副公契擬稿(「副公契」)有下述條文:-

A(1) 發展項目的公用部分

- (i) 「公用地方及設施 | 包括第1期發展項目公用地方及設施及在任何副公契中指定為公用地方及設施 的發展項目的該等其他部分及設施。
- (ii)「電動車公用設施|指現已或將會在發展項目內,構成發展項目公用地方及設施一部份安裝供商業 畅通易達停車位,商業停車位,住宅畅通易達停車位,住宅停車位,住宅訪客停車位,商業電單 車停車位及住宅電單車停車位共同使用與享用所有該等設施,供任何在電動車停車位停泊按《道 路交通條例》(香港特別行政區法例第374章)領有牌照的電動車,電動電單車充電,應包括但不限 於中速充電器、電線、電纜、導管、綫、電錶、底盒、插座、鎖蓋、保護設備、其他電器或其他 裝置作為上述該設施用途。
- (iii)「第1期公用地方及設施 | 包括第1期發展項目內的住宅公用地方及設施、住宅大廈公用地方及設 施、低座-1公用地方及設施、低座-2公用地方及設施、發展項目公用地方及設施及住宅停車場公用 地方及設施的所有該等部分。
- (iv)「住宅公用地方及設施」指並包括:-
 - (a) 康樂地方及設施、住宅訪客停車位、住宅暢通易達車位、單車停車位、住宅上落貨停車位、 部份緊急車輛通道、橫向屏幕及橫向屏幕下方的覆蓋區域,管理員櫃檯、管理員室、保安護 衛室、保安員洗手間、管理員宿舍、有蓋園景區、Mansion 1建築特色圍護的外排水管道通 道、濾水機房、通道、走廊、入口、大廳、入口大堂、升降機、升降機槽、升降機大堂、樓 梯及梯台、各住宅洋房毗連的任何公用地方及設施的所有圍牆的外部表面、灰泥和覆蓋層、有 線電視系統(如有)、用作安裝或使用天線廣播分導或電訊網絡設施的地方、會所空調機房;
 - (b) 除非獲得建築事務監督事先同意,構成住宅公用地方及設施一部份的綠化地方及垂直綠化牆 不得用作批地文件非允許之用途,在附錄於公契的經認可人士核實準確度的公契綠化範圍圖 則上,綠化地方(如可以在圖則上顯示)分別以紫色和紅色隱藏線顯示,僅供識別;及
 - (c) 天線、儀表、變壓器、照明、排水渠、渠道、污水渠、鹹水及食水進水口及總喉、電線、電 纜、空調及通風系統和輸送食水或鹹水、污水、煤氣、電力及其他服務予住宅樓宇的其他設 施(不論是否有上套管)、泵、水缸、衛生裝置、電力裝置、固定物、設備及設施、消防及滅 火設備及設施、保安系統及設施、通風系統及在發展項目內或提供或安裝擬供住宅樓宇的住 客和他們真正的客人或訪客共同使用與享用的其他系統、裝置及設施,及根據公契及任何副 公契由第一業主所指定用作住宅樓宇共同使用與享用的該地段內其他地方及在發展項目內的 其他系統、裝置及設施;

但不包括發展項目公用地方及設施、住宅大廈公用地方及設施、低座-1公用地方及設施、低座-2公 用地方及設施、住宅停車場公用地方及設施及發展項目內任何個別業主有獨家權利及特權持有、 使用、佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築物管理條 例》(第344章)第2條列明的「公用部分 | 定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建築物 管理條例》(第344章)第一附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分」定義 (b)分段的任何部分,亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成住宅公用 地方及設施的一部份。就第1期內住宅公用地方及設施在附錄於公契的圖則(經認可人士核實準確 度)以紫色及紫色加黑點顯示(如可以在圖則上顯示),僅供識別,而以後期數內之住宅公用地方及 設施(如有)將於附錄於副公契的圖則顯示。

- (v) 「住宅上落貨停車位」指應批地文件特別條款第(27)(a)(i)分條的要求提供予住宅樓宇上落貨泊車彎 或停車位,屬於住宅公用地方及設施一部分。於第1期內上落貨停車位在公契所夾附經認可人士核 實的圖則之「B1/F整體圖則」以紫色顯示並註明為「L/UL」,僅供識別,而以後期數內之住客上落 貨車停車位地方及設施(如有)將於附錄於副公契的圖則顯示。
- (vi)「住宅大廈公用地方及設施 | 指並包括:-
 - (a) 除非獲得建築事務監督事先同意,構成住宅大廈公用地方及設施一部份的綠化地方不得用作 批地文件非允許之用途,在附錄於公契的經認可人士核實準確度的公契綠化範圍圖則上,綠 化地方(如可以在圖則上顯示)分別以靛藍色顯示,僅供識別;
 - (b) 結構牆、外牆(為免疑問,包括非結構的預製外牆及幕牆(如有))及住宅大廈的外部表面及照 明、空調機平台、通道、公用走廊、升降機、升降機槽、升降機大堂、入口大堂、消防升降

機大堂、升降機機房、垃圾及物料回收房、垃圾槽、電錶房、水錶房、管理員櫃檯、管道 槽、氣槽、管道、住宅大廈內不構成住宅單位一部份的天台、平台及上層天台、建築特色、 大廈保養單位、天線、儀表、照明裝置、排水渠、渠道、污水渠、鹹水及食水入水掣和總 喉、電線、電纜和輸送食水或鹹水、污水排放、煤氣、電力及其他服務予住宅大廈樓宇的其 他設施(不論是否有套上管道)、泵、水缸、衛生裝置、電力裝置、固定物、設備與器具、消 防及滅火設備與器具、保安系統與器具、通風系統和其他地方及在發展項目內或提供或安裝 擬供住宅大廈業主、住戶或租客和彼等的真正來賓、訪客或獲邀人士共同使用與享用的任何 其他系統、裝置及設施由第一業主以及根據公契及任何副公契指定用作住宅大廈共同使用與 享用的該地段內其他地方及在發展項目內的其他系統、裝置及設施;

- 但不包括發展項目公用地方及設施、住宅公用地方及設施、住宅停車場公用地方及設施、低座-1 公用地方及設施、低座-2公用地方及設施,及發展項目內任何個別業主有獨家權利及特權持有、 使用、佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用,如(a)《建築物管 理條例》(第344章)第2條列明的「公用部分」定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建 築物管理條例》(第344章)第一附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部 分」定義(b)分段的任何部分,亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成 住宅大厦公用地方及設施的一部份。於第1期內的住宅大厦公用地方及設施在附錄於公契的圖則 (經認可人士核實準確度)以靛藍色、靛藍色加黑色斜線虛線顯示,並標記[PF](如可以在圖則上顯 示),僅供識別,而以後期數內之住宅大廈公用地方及設施(如有)將於附錄於副公契的圖則顯示。
- (vii)「發展項目公用地方及設施」指並包括:-
 - (a) 擬供發展項目共同使用與享用的發展項目的部分,包括但不限於小徑、通道、主入口、人行 道、邊界圍牆、斜坡構築物(如有)、行車路及行人徑、部份緊急車輛通道及行車道、草坪、 花槽、園景區、通風機房、保安處、電力房、電掣房、消防喉轆、垃圾及物料回收房、街道 消防栓泵房、公用樓梯平台及樓梯、穿梭升降機及大堂,及避雷針、手提電話天線、天線、 公用電視及電台廣播系統、排水渠、渠道、總喉、污水渠、食水及鹹水儲水缸、食水及鹹水 進水口及總喉、雨水儲水缸及排水接口、電線、電纜及目前或任何時候在該地段之內、之 下、之上或經過該地段供應食水或鹹水、污水、煤氣、電話、電力及其他服務給發展項目的 其他設施(不論是否有上套管)、樹木、灌木及其他植物及草木、燈柱及其他照明設施、樓梯 間的人工照明裝置及後備緊急系統、防火及滅火設備與器具、保安系統與器具、垃圾收集系 統、通風系統及在發展項目內裝設或提供擬供發展項目共同使用與享用的任何其他機械系 統、裝置或設施:
 - (b) 除非獲得建築事務監督事先同意,構成發展項目公用地方及設施一部份的綠化地方不得用作 批地文件非允許之用途,在附錄於公契的經認可人士核實準確度的公契綠化範圍圖則上,綠 化地方(如可以在圖則上顯示)分別以綠色顯示,僅供識別; (c) 電動車公用設施;

 - (d) 電力變壓房、電纜裝置及所有相關設施(統稱「電力變壓設施」);
 - (e) 自動讀錶(AMR)房,但為免疑問,不包括AMR外站;及
 - (f) 根據公契及任何副公契劃定為發展項目公用地方及設施並位於該地段及發展項目內的其他範 圍、設備、裝置、系統及設施;

但不包括住宅公用地方及設施、住宅大廈公用地方及設施、低座-1公用地方及設施、低座-2公用 地方及設施、住宅停車場公用地方及設施及發展項目內任何個別業主有獨家權利及特權持有、使 用、佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築物管理條 例》(第344章)第2條列明的「公用部分」定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建築物 管理條例》(第344章)第一附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分」定 義(b)分段的任何部分,亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成發展項 目公用地方及設施的一部份。於第1期內的發展項目公用地方及設施在附錄於公契的圖則(經認可 人士核實準確度)以綠色及以綠色加黑點顯示(如可以在圖則上顯示及就第1期發展項目而言),僅 供識別,而以後期數內之發展項目公用地方及設施(如有)將於附錄於副公契的圖則顯示。

(viii)「住宅停車場公用地方及設施| 指包括但不限於行車道、通道、斜道的發展項目的部分,及擬供 住宅停車位、住宅電單車停車位、住宅訪客停車位及住宅暢通易達停車位共同使用與享用的其他 地方及設施,但不包括發展項目公用地方及設施、住宅公用地方及設施、住宅大廈公用地方及設

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施、低座-1公用地方及設施、低座-2公用地方及設施,及發展項目內任何個別業主有獨家權利及特 權持有、使用、佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築 物管理條例》(第344章)第2條列明的「公用部分 | 定義(及/或(b)《建築物管理條例》(第344章)第一 附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分」定義(b)分段的任何部分, 亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成住宅停車場公用地方及設施的 一部份。住宅停車場公用地方及設施在附錄於公契的圖則(經認可人士核實準確度)以橙色顯示(如 可以在圖則上顯示),僅供識別。

- (ix)「低座-1公用地方及設施」指包括但不限於結構牆、外牆(為免疑問,包括非承重非結構的預製外牆 和幕牆(如有)(構成低座-1 Victoria House一部分的建築物除外))及低座-1的外部表面及照明、通道、 公用走廊、升降機、升降機槽、升降機大堂、入口大堂、升降機控制面板、垃圾槽、低座-1內不 構成住宅單位一部份的平台及頂層天台、建築特色、天線、儀表、照明裝置、排水渠、渠道、污 水渠、鹹水及食水入水掣和總喉、電線、電纜及輸送食水或鹹水、污水排放、煤氣、電力及其他 服務予低座-1的其他設施(不論是否有套上管道)、泵、水缸、衛生裝置、電力裝置、固定物、設 備與器具、消防及滅火設備與器具、保安系統與器具、通風系統和其他地方及在發展項目內或 提供或安裝擬供低座-1業主、住戶或租客和彼等的真正來賓、訪客或獲邀人士共同使用與享用的 任何其他系統、裝置及設施以及由第一業主根據公契及任何副公契提供用作低座-1共同使用與享 用的該地段內其他地方及在發展項目內的其他系統、裝置及設施,但不包括發展項目公用地方及 設施、住宅公用地方及設施、住宅大廈公用地方及設施、住宅停車場公用地方及設施、低座-2公 用地方及設施,及發展項目內任何個別業主有獨家權利及特權持有、使用、佔用及享用的範圍 和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築物管理條例》(第344章)第2條列明 的「公用部分」定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建築物管理條例》(第344章)第一 附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分」定義(b)分段的任何部分, 亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成低座-1公用地方及設施的一部 份。低座-1公用地方及設施在附錄於公契的圖則(經認可人士核實準確度)以紅色顯示(如可以在圖 則上顯示),僅供識別。
- (x)「低座-2公用地方及設施 | 指包括但不限於結構牆、外牆(為免疑問,包括非承重非結構的預製外 牆和幕牆(如有)(構成低座-2 Harbour House一部分的建築物除外))及低座-2的外部表面及照明、 通道、公用走廊、升降機、升降機槽、升降機大堂、入口大堂、升降機控制面板、垃圾槽、低 座-2內不構成住宅單位一部份的天台、平台及上層天台、建築特色、天線、儀表、照明裝置、排 水渠、渠道、污水渠、鹹水及食水入水掣和總喉、電線、電纜、輸送食水或鹹水、污水排放、煤 氣、電力及其他服務予低座-2的其他設施(不論是否有套上管道)、泵、水缸、衛生裝置、電力裝 置、固定物、設備與器具、消防及滅火設備與器具、保安系統與器具、通風系統和其他地方及在 發展項目內或提供或安裝擬供低座-2業主、住戶或租客和彼等的真正來賓或訪客共同使用與享用 的任何其他系統、裝置及設施以及由第一業主根據公契及任何副公契提供用作低座-2共同使用與 享用的該地段內其他地方及在發展項目內的其他系統、裝置及設施,但不包括發展項目公用地方 及設施、住宅公用地方及設施、住宅大廈公用地方及設施、住宅停車場公用地方及設施、低座-2 公用地方及設施,及發展項目內任何個別業主有獨家權利及特權持有、使用、佔用及享用的範圍 和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築物管理條例》(第344章)第2條列明的 「公用部分」定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建築物管理條例》(第344章)第一 附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分」定義(b)分段的任何部分, 亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成低座-2公用地方及設施的一部 份。低座-2公用地方及設施在附錄於公契的圖則(經認可人士核實準確度)以粉紅色、粉紅色間黑斜 虛線顯示,並標記「PF」(如可以在圖則上顯示),僅供識別。
- (xi)「副公契|指於於簽立公契後第一業主與發展項目的其他共同擁有人之間訂立的副公契,列明業主 就發展項目任何部份的權益和責任。
- (xii) 除非獲業主委員會批准,業主不得將任何公用地方及設施之部分改為作自己使用或享用。
- (xiii)業主不得阻礙公用地方及設施,亦不得在公用地方及設施作出任何對發展項目的任何其他業主或 佔用人造成滋擾的行為。

理公用地方及設施的任何事宜。

A(2) 期數的公用部分

- 地方及設施。
- 實準確度)以紫色顯示(如可以在圖則上顯示),僅供識別。
- (iii)「第2A期內的住宅大廈公用地方及設施」指及包括僅限於第2A期範圍內:-
 - 則上,綠化地方(如可以在圖則上顯示)以靛藍色顯示,僅供識別;及
 - 任何其他系統、裝置及設施:

但不包括第2A期內的住宅公用地方及設施,及發展項目內任何個別業主有獨家權利及特權持有、 使用、佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用,如(a)《建築物管 理條例》(第344章)第2條列明的「公用部分 | 定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建 築物管理條例》(第344章)第一附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部 分]定義(b)分段的任何部分,亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成 第2A期內的住宅大廈公用地方及設施的一部份。第2A期內的住宅大廈公用地方及設施在附錄於副 公契的圖則(經認可人士核實準確度)以靛藍色、靛藍色加黑色斜線虛線顯示,並標記「PF | (如可 以在圖則上顯示),僅供識別。

(xiv)公用地方及設施須由管理人管理。管理人獲正式委任代表全體業主按公契及相關副公契(如有)處

(i) 「第2A期公用地方及設施 | 指發展項目第2A期內的住宅公用地方及設施及第2A期內的住宅大廈公用

(ii)「第2A期內的住宅公用地方及設施 | 指及包括僅限於第2A期範圍內住宅上落貨停車位,但不包括第 2A期內的住宅大廈公用地方及設施,及發展項目內任何個別業主有獨家權利及特權持有、使用、 佔用及享用的範圍和發展項目內僅服務任何個別業主的設施,倘若適用(a)《建築物管理條例》(第 344章)第2條列明的「公用部分」定義(a)分段涵蓋的發展項目的任何部分及/或(b)《建築物管理條 例》(第344章)第一附表指定並納入《建築物管理條例》(第344章)第2條列明的「公用部分 | 定義(b) 分段 的任何部分,亦應被上文所列的條文涵蓋,該些部份應被視作已被包含在並構成第2A期內的住宅 公用地方及設施的一部份。第2A期內的住宅公用地方及設施在附錄於副公契的圖則(經認可人士核

(a) 除非獲得建築事務監督事先同意,構成住宅大廈公用地方及設施一部份的綠化地方不得用作 批地文件非允許之用途,在附錄於副公契的經認可人士核實準確度的副公契綠化範圍天台圖

(b) 第2A期範圍內結構牆、外牆(為免疑問,包括非承重非結構的預製外牆和幕牆(如有))及住宅 大廈的外部表面及照明、空調平台、通道、公用走廊、升降機、升降機槽、升降機大堂、入 口大堂、消防員升降機大堂、升降機機房、垃圾及物料回收房、垃圾槽、電錶房、水錶房、 管理員櫃檯、管道槽、氣槽、管道、第2A期內的住宅大廈內不構成住宅單位一部份的天台、 平台及上層天台、建築特色、大廈保養單位、天線、儀表、照明裝置、排水渠、渠道、污水 渠、鹹水及食水入水掣和總喉、電線、電纜及輸送食水或鹹水、污水排放、煤氣、電力及其 他服務予第2A期內的住宅大廈的其他設施、泵、水缸、衛生裝置、電力裝置、固定物、設備 與器具、消防及滅火設備與器具、保安系統與器具、通風系統和其他地方及在發展項目內或 提供或安裝擬供任何住宅大廈的住客和彼等的真正來賓或訪客共同使用與享用的其他地方及

B. 分配予期數中每個住宅物業的不分割份數的數目

1. 第2A期

住宅單位

笛上広

每個單位之不分割份數 單位 樓層	А	В	小計
2樓-3樓,5樓-12樓,15樓-23樓及 25樓-26樓 (21層)	2038	1990	4,028 x 21 = 84,588
每個單位之不分割份數 單位 樓層	Skyplex		小計
27樓-28樓 (複式低層和複式高層)	4821		4821

備註:

(i) 不設4樓,13樓,14樓和24樓。

C. 有關發展項目的管理人的委任年期

管理人將會根據公契被委任為發展項目的管理人,首屆任期為公契日期起計不多於兩年,並在其後續 任,但受公契中的終止條文規限。

D. 管理開支按甚麼基準在發展項目中的住宅物業的擁有人之間分擔

- (a) 管理人須在諮詢業主委員會(如已經成立)後編製來年的年度預算。年度預算分開2個部分。第一部 分須涵蓋管理人認為為了全體業主的利益或妥善管理發展項目和發展項目公用地方及設施需要支 出的一切開支。第二部分須涵蓋管理人認為特別涉及發展項目各個部分的開支並劃分為5個欄目, 分別涵蓋以下開支:
 - (i) 管理人認為特別涉及住宅公用地方及設施,而提供服務予住宅單位業主或住客的開支;
 - (ii) 管理人認為特別涉及住宅大廈公用地方及設施的開支;
 - (iii) 管理人認為特別涉及低座-1公用地方及設施的開支;
 - (iv) 管理人認為特別涉及低座-2公用地方及設施的開支;及
 - (v) 管理人認為特別涉及住宅停車場公用地方及設施的開支。
- (b) 每位業主須就其作為業主擁有任何單位的每份不分割份數支付公契第15(a)分段提及的已採納年度 預算第一部分評估的總款項的其中一部分(該部分的分子為1,分母則為發展項目所有單位的不分 割份數總數(不包括公用地方及設施的不分割份數))。
- (c) 每位住宅單位業主除了支付按上述(b)分段應付的款項外,還須就他作為業主擁有的住宅樓宇的住 宅單位獲分配的每份不分割份數支付公契第15(b)(i)分段所述之已採納年度預算第二部分第一段所 評估的總款項的其中一部分(該部分的分子為1,分母則為所有住宅單位的不分割份數總數)。
- (d) 每位住宅大厦内的住宅單位業主除了支付按上述(b)及(c)分段應付的款項外,還須就他作為業主 擁有的住宅大廈的住宅單位獲分配的每份不分割份數支付公契第15(b)(ii)分段所述之已採納年度 預算第二部分第二段所評估的總款項的其中一部分(該部分的分子為1,分母則為所有住宅大廈內 的住宅單位的不分割份數總數)。
- (e) 每位低座-1單位業主除了支付按上述(b)及(c)分段應付的款項外,還須就他作為業主擁有的低座-1 單位獲分配的每份不分割份數支付公契第15(b)(iii)分段所述之已採納年度預算第二部分第三段所 評估的總款項的其中一部分(該部分的分子為1,分母則為所有低座-1單位的不分割份數總數)。
- (f) 每位低座-2單位業主除了支付按上述(b)及(c)分段應付的款項外,還須就他作為業主擁有的低座-2 單位獲分配的每份不分割份數支付公契第15(b)(iv)分段所述之已採納年度預算第二部分第四段所 評估的總款項的其中一部分(該部分的分子為1,分母則為所有低座-2單位的不分割份數總數)。

(g) (i) 每位住宅單位業主除了支付按上述(b)至(f)分段(如適用)應付的款項外,還須就他作為業主擁 有的住宅樓宇的住宅單位獲分配的每份不分割份數支付公契第15(b)(v)分段所述之已採納年 度預算第二部分第五段所評估的總額的某個百分比(根據以下(g)(ii)分段所列的公式計算)。 該部分的分子為1,分母則為所有住宅單位、所有住宅停車位及住宅電單車停車位的不分割份 數總數。

住宅訪客停車位的數量+住宅暢通易達車位的數量

(ii) (g)(i)分段所述的百分比 = 住宅訪客停車位的數量+住宅暢通易達車位的數量+ 住宅停車位的數量 + (住宅電單車停車位的數量 x 1/5)。

- (h) (i) 每位住宅停車位業主及住宅電單車停車位業主除了支付按上述(b)分段應付的款項外,還須就 他作為業主擁有的住宅停車位及住宅電單車停車位獲分配的每份不分割份數支付公契第15(b) (v)分段所述之已採納年度預算第二部分第五段所評估的總額的某個百分比(根據以下(h)(ii) 分段所列的公式計算)。該部分的分子為1,分母則為所有住宅單位、所有住宅停車位及住宅 電單車停車位的不分割份數總數。
 - (ii) (h)(i)分段所述的百分比 =

住宅訪客停車位的數量+住宅暢通易達車位的數量+ 住宅停車位的數量 + (住宅電單車停車位的數量 x 1/5)。

- (i) 如果管理人合理地認為發展項目及該地段的任何管理與保養開支特別涉及個別單位或若干單位, 而任何其他單位業主沒有從中取得任何重大利益,則該等全部款項須從年度預算中剔除並由該個 別單位或若干單位的業主在應要時支付。
- (j) 每位業主必須由(i)如其單位位於第1期,從公契之日期起,及(ii)如其單位位於以後期數,從有關 以後期數的副公契之日期起,負責繳付管理人編製的年度管理費預算。

E. 計算管理費按金的基準

金額相等於他作為業主擁有的發展項目部份的每份不分割份數須繳交的首年度管理費開支預算的3/12。

F. 擁有人在發展項目中保留作自用的範圍(如有的話)

擁有人榮華(香港)有限公司在發展項目中並無《一手住宅物業銷售條例》第一附表第1部第14(2)(f)條所述 之保留作自用的範圍。

備註:

不分割份數數額

89,409

- 1. 公契之最新擬稿及副公契擬稿中界定的文字及詞語除非在售樓説明書中重新定義或明確説明,否則在本摘要內使用時具有相同的 含義。
- 2. 請查閱公契擬稿及副公契擬稿以了解全部詳情。完整的公契擬稿及副公契擬稿可於售樓處開放時間內免費查閱,並且可在支付所 需影印費用後取得公契擬稿及副公契擬稿的副本。

Acarto

住宅停車位的數量 + (住宅電單車停車位的數量 x 1/5)

- 1. The Development is constructed on New Kowloon Inland Lot No.6551 ("the Lot") which is held under Conditions of Sale No.20336 dated 22nd February 2019 as varied or modified by two extension letters dated 9th November 2020 and 4th November 2022 respectively ("the Land Grant").
- 2. The Lot is granted for a term of 50 years commencing from 22nd February 2019.
- 3. User restrictions applicable to that land:
 - (a) The Lot shall not be used for any purpose other than for non-industrial (excluding office, godown, hotel and petrol filling station) purposes.
 - (b) No grave or columbarium shall be erected or made on the Lot, nor shall any human remains or animal remains whether in earthenware jars, cinerary urns or otherwise be interred therein or deposited thereon.
- 4. Facilities that are required to be constructed and provided for the Government, or for public use: (a) The Purchaser shall :-
 - (i) lay, form, erect, construct, provide and landscape a promenade within the areas shown coloured yellow and yellow hatched black on the plan annexed to the Land Grant (respectively referred to as "the Yellow Area" and "the Yellow Hatched Black Area");
 - (ii) construct and provide a covered footbridge link above such portions of the areas shown coloured pink hatched black and pink hatched black stippled black on the plan annexed to the Land Grant ("the Pink Hatched Black Area" and "the Pink Hatched Black Stippled Black Area" respectively);
 - (iii) provide a pedestrian walkway within the area shown coloured pink rippled black on the plan annexed to the Land Grant ("Pink Rippled Black Area");
 - (iv) provide a lift and escalators in the location shown and marked "LIFT AND ESCALATORS" on the plan annexed to the Land Grant within a building erected or to be erected on the Pink Rippled Black Area;
 - (v) construct and provide a covered footbridge together with such supports and connections in the approximate position shown and marked "**PROP. FB**" on the plan annexed to the Land Grant;
 - (vi) connect a footbridge link with the covered footbridge and connect the covered footbridge with an elevated landscaped deck; and
 - (vii) lay, form, construct and provide a passage at the ground level of the area shown pink circled black on the plan annexed to the Land Grant ("the Pink Circled Black Area").
- 5. The Purchaser's obligation to lay, form or landscape any areas, or to construct or maintain any structures or facilities, within or outside that land:
 - (a) The Purchaser shall develop the Lot by the erection thereon of buildings complying in all respects with the Land Grant and all Ordinances, bye-laws and regulations relating to building, sanitation and planning which are or may at any time be in force in Hong Kong, such building or buildings to be completed and made fit for occupation on or before the 30th September 2025.
 - (b) General Condition No.7(a) of the Land Grant stipulates that the Purchaser shall throughout the tenancy having built or rebuilt (which word refers to redevelopment as contemplated in sub-clause (b) of this General Condition) in accordance with the Land Grant:
 - (i) maintain all buildings in accordance with the approved design, disposition and height and any approved building plans without variation or modification thereto; and
 - (ii) maintain all buildings erected or which may hereafter be erected in accordance with the Land Grant or any subsequent contractual variation of them, in good and substantial repair and

condition and in such repair and condition deliver up the same at the expiration or sooner determination of the tenancy.

- (c) Special Condition No. (2) of the Land Grant stipulates that:-
 - (i) The Purchaser:
 - satisfaction of the Director:
 - and the Yellow Hatched Black Area; and
 - Black Area as a dedicated pedestrian zone;
 - require; and
 - with sub-clause (g)(iv) of this Special Condition.
 - determination shall be final and shall be binding upon the Purchaser.
- (d) Special Condition No. (4) of the Land Grant stipulates that the Purchaser :-
- replanting as he may deem appropriate.
- (f) Special Condition No. (8) of the Land Grant stipulates that the Purchaser:-



(1) shall on or before the 30th September 2023 or such other date as may be approved by the Director of Lands ("the Director"), at the Purchaser's own expense and in all respects to the

(I) lay, form, erect, construct, provide and landscape a promenade within the Yellow Area

(II) provide a public pedestrian access with a width of 4.5 metres within the Yellow Hatched

(2) shall at his own expense submit or cause to be submitted to the Director for his written approval the plans of the Yellow Area and the Yellow Hatched Black Area, which shall include details and information as to the level, position, alignment and design of the Yellow Area and the Yellow Hatched Black Area and such other details and information as the Director may

(3) shall, upon completion of the works referred to in sub-clause (a)(i) of this Special Condition, at his own expense and in all respects to the satisfaction of the Director, uphold, manage, repair and maintain the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof and everything forming a portion of or pertaining to any of them in good and substantial repair and condition until such time as possession of the whole of the Yellow Area and the Yellow Hatched Black Area has been re-delivered to the Government in accordance

(ii) In the event of the non-fulfilment of the Purchaser's obligations under Special Condition No. (1) (b) of the Land Grant and sub-clauses (a)(i) or (d) of this Special Condition, the Government may carry out the necessary works at the cost of the Purchaser who shall pay to the Government on demand a sum equal to the cost thereof, such sum to be determined by the Director whose

(i) shall at his own expense submit to the Director for his approval a landscape master plan indicating the location, disposition and layout of the landscaping works to be provided within the Yellow Area and the Yellow Hatched Black Area ("Landscape Master Plan") in compliance with the requirements stipulated in sub-clauses (b) and (c) of this Special Condition; and

(ii) shall at his own expense landscape the Yellow Area and the Yellow Hatched Black Area in accordance with the approved Landscape Master Plan in all respects to the satisfaction of the Director and no amendment, variation, alteration, modification or substitution of the approved Landscape Master Plan shall be made without the prior written consent of the Director.

(e) Special Condition No. (7) of the Land Grant stipulates that no tree growing on the Lot or adjacent thereto shall be removed or interfered with without the prior written consent of the Director who may, in granting consent, impose such conditions as to transplanting, compensatory landscaping or

(i) shall at his own expense submit to the Director for his approval a landscape plan indicating the location, disposition and layout of the landscaping works to be provided within the Lot in compliance with the requirements stipulated in sub-clause (b) of this Special Condition;

(ii) shall at his own expense landscape the Lot in accordance with the approved landscape plan in all respects to the satisfaction of the Director, and no amendment, variation, alteration, modification

or substitution of the approved landscape plan shall be made without the prior written consent of the Director; and

- (iii) shall thereafter at his own expense keep and maintain the landscaped works in a safe, clean, neat, tidy and healthy condition all to the satisfaction of the Director.
- (g) Special Condition No. (9)(a) of the Land Grant stipulates that each unit on the ground level within the building or buildings referred to in sub-clause (a)(ix) of this Special Condition and such part or parts of the building or buildings referred to in sub-clause (a)(x) of this Special Condition along the boundary line between the points P4 and P5 shown and marked on the plan annexed to the Land Grant shall have a frontage abutting on and having direct access to and from the Yellow Hatched Black Area adjacent to the boundary line between the points P4 and P5 to such designs as the Director in his absolute discretion may require.
- (h) Special Condition Nos. (10)(a), (b) and (c) of the Land Grant stipulate that the Purchaser shall on or before the 30th September 2025 or such other date as may be approved by the Director at his own expense and in all respects to the satisfaction of the Director:-
 - (i) construct and provide one single storey covered footbridge link at a prescribed height above the Pink Hatched Black Area and the Pink Hatched Black Stippled Black Area or any part of any of them ("the Footbridge Link") so as to link up the Covered Footbridge (as defined in Special Condition No. (11)(a) of the Land Grant) with the Pedestrian Walkway (as defined in sub-clause (b) of this Special Condition);
 - (ii) provide within the Pink Rippled Black Area a pedestrian walkway at a prescribed height, so as to link up the Footbridge Link via the Lift and Escalators (as defined in sub-clause (c) of this Special Condition), the ground level of the Lot and the pedestrian street adjacent to the boundary line between the points P1 and P2 ("the Pedestrian Street") in the shortest possible route ("the Pedestrian Walkway"). For the purpose of this sub-clause (b), the decision of the Director as to what constitutes the ground level of the Lot shall be final and binding on the Purchaser; and
 - (iii) provide a lift and escalators (in up and down directions) in the location shown and marked "LIFT **AND ESCALATORS**" on the plan annexed to the Land Grant (which location is indicative only and may be varied subject to the prior written approval of the Director) within a building erected or to be erected on the Pink Rippled Black Area, such building being a building referred to in Special Condition No. (9)(a)(vi) of the Land Grant or such part of building referred to in Special Condition No. (9)(a)(vii) of the Land Grant, so as to link up the Footbridge Link, the Pedestrian Walkway and the Pedestrian Street ("the Lift and Escalators").
- (i) Special Condition Nos. (11)(a) and (c) of the Land Grant stipulate that the Purchaser shall on or before the 30th September 2025 or such other date as may be approved by the Director at the Purchaser's own expense and in all respects to the satisfaction of the Director:
 - construct and provide one single storey covered footbridge together with such supports and (i) connections (including any supports and connections which the Director in his absolute discretion considers necessary for any future extension to the covered footbridge) as shall be required or approved by the Director, at a prescribed height in the approximate position shown and marked "PROP. FB" on the plan annexed to the Land Grant ("the Covered Footbridge"), so as to link up the Footbridge Link and the elevated landscaped deck to be constructed by the Government above the proposed road shown and marked "Proposed Road D3" on the plan annexed to the Land Grant ("the Elevated Landscaped Deck"); and
 - (ii) connect the Footbridge Link with the Covered Footbridge and connect the Covered Footbridge with the Elevated Landscaped Deck. Such connection works shall include the removal of claddings and parapets at the receiving point provided by the Government at the Elevated Landscaped Deck, making good and reinstating to the satisfaction of the Director the said receiving point upon completion of the connection works.

- (i) Special Condition No. (13)(a) of the Land Grant stipulates that except with the prior written consent of the Director and save for the provision of the Public Passage Area (as defined in sub-clause (b) of this Special Condition) and the provision of the awning and shading devices referred to in Special Condition No. (9)(a)(viii)(IV) of the Land Grant, no building, structure, support for any building or structure, or projection shall be erected or constructed at or above the ground level of the Pink Circled Black Area.
 - (ii) Special Condition No. (13)(b) of the Land Grant stipulates that the Purchaser shall at his own expense and in all respects to the satisfaction of the Director on or before the 30th September 2025, lay, form, construct and provide at the ground level of the Pink Circled Black Area a passage ("the Public Passage Area") in such manner, at such positions and to such standards, levels, alignments and design as the Director shall or require or approve.
 - (iii) Special Condition No. (13)(c) of the Land Grant stipulates that the Purchaser shall throughout the term hereby agreed to be granted keep the Public Passage Area open for use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption.
- (k) Special Condition No. (16) of the Land Grant stipulates that:-
 - (i) The Purchaser may erect, construct and provide within the Lot such recreational facilities and facilities ancillary thereto ("the Facilities") as may be approved in writing by the Director. The type, size, design, height and disposition of the Facilities shall also be subject to the prior written approval of the Director; and
 - (ii) In the event that any part of the Facilities is exempted from the gross floor area calculation pursuant to sub-clause (b) of this Special Condition ("the Exempted Facilities"):-
 - (1) the Purchaser shall at his own expense maintain the Exempted Facilities in good and substantial repair and condition and shall operate the Exempted Facilities to the satisfaction of the Director: and
 - (2) the Exempted Facilities shall only be used by the residents of the residential block or blocks erected or to be erected on the Lot and their bona fide visitors and by no other person or persons.
- (I) Special Condition No. (25)(c) of the Land Grant stipulates upon development or redevelopment of the Lot, a temporary access for construction vehicles into the Lot may be permitted in such position and subject to such conditions as may be imposed by the Director. Upon completion of the development or redevelopment, the Purchaser shall at his own expense within the time limit specified by the Director and in all respects to the satisfaction of the Director, reinstate the area or areas upon which the temporary access was constructed.
- (m) (i) (1) Special Condition Nos. (26)(a)(i)(I) and (26)(a)(i)(II) of the Land Grant stipulate that spaces shall be provided within the Lot to the satisfaction of the Director for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the residents of the residential units in the building or buildings erected or to be erected on the Lot and their bona fide guests, visitors or invitees ("the Residential Parking Spaces") at the prescribed rates.
 - (2) Special Condition No. (26)(a)(iii) of the Land Grant stipulates that additional spaces for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the bona fide guests, visitors or invitees of the residents of the building or buildings or part or parts of the building or buildings erected or to be erected on the Lot shall be provided within the Lot to the satisfaction of the Director at the prescribed rates.



- (ii) (1) Special Condition No. (26)(b)(i) of the Land Grant stipulates that spaces shall be provided within the Lot to the satisfaction of the Director for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, at the rate of one space for every 200 square metres or part thereof of the gross floor area of the building or buildings or part or parts of the building or buildings erected or to be erected on the Lot for non-industrial (excluding private residential, office, godown, hotel and petrol filling station) purposes unless the Director consents to another rate; and
 - (2) The spaces provided under sub-clause (b)(i) of this Special Condition (as may be adjusted pursuant to Special Condition No. (28) of the Land Grant) shall not be used for any purpose other than for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the occupiers of the building or buildings or part or parts of the building or buildings erected or to be erected on the Lot for the purposes stipulated in the said sub-clause and their bona fide guests, visitors or invitees and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.
- (iii) (1) Out of the spaces provided under sub-clauses (26)(a)(i)(I) and (b)(i) of the Land Grant (as may be respectively varied under Special Condition No.(28) of the Land Grant) and subclause (a)(iii) of this Special Condition, the Purchaser shall reserve and designate such number of spaces for the parking of motor vehicles by disabled persons as defined in the Road Traffic Ordinance, any regulations made thereunder and any amending legislation (which spaces to be so reserved and designated are referred to as "the Parking Spaces for the Disabled Persons") as the Building Authority may require and approve provided that a minimum of one space shall be so reserved and designated out of the spaces provided under sub-clause (a)(iii) of this Special Condition and that the Purchaser shall not reserve or designate all of the spaces provided under sub-clause (a)(iii) of this Special Condition to become the Parking Spaces for Disabled Persons; and
 - (2) The Parking Spaces for the Disabled Persons shall not be used for any purpose other than for the parking of motor vehicles by disabled persons as defined in the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the residents or occupiers of the building or buildings erected or to be erected on the Lot and their bona fide guests, visitors or invitees and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.
- (iv) (1) Special Condition Nos. (26)(d)(i)(I) and (26)(d)(i)(II) of the Land Grant stipulate that spaces shall be provided within the Lot to the satisfaction of the Director for the parking of motor cycles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation at the prescribed rates;
 - (2) The residential motor cycle parking spaces provided under Special Condition No. (26)(d)(i) (I) of the Land Grant ("the Residential Motor Cycle Parking Spaces") (as may be varied under Special Condition No. (28) of the Land Grant) shall not be used for any purpose other than for the parking of motor cycles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the residents of the building or buildings or part or parts of the building or buildings erected or to be erected on the Lot for private residential purposes and their bona fide guests, visitors or invitees and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services; and
 - (3) The spaces provided under sub-clause (26)(d)(i)(II) of the Land Grant (as may be adjusted pursuant to Special Condition No. (28) of the Land Grant) shall not be used for any purpose

other than for the parking of motor cycles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the occupiers of the building or buildings or part or parts of the building or buildings erected or to be erected on the Lot for the purposes stipulated in sub-clause (b)(i) of this Special Condition and their bona fide guests, visitors or invitees and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.

- regulations made thereunder and any amending legislation:-

 - one electric vehicle medium charger for each of such parking spaces;

throughout the term hereby agreed to be granted, at his own expense and in all respects to the satisfaction of the Director of Electrical and Mechanical Services upkeep, maintain, repair and manage the charging facilities and electric vehicle medium chargers provided and installed under sub-clauses (g)(i)(I) and (g)(i)(II) of this Special Condition in good repair and operational condition.

- or structure thereon shall be used for parking purposes.

(v) Special Condition No. (26)(e) of the Land Grant stipulates that spaces shall be provided within the Lot to the satisfaction of the Director for the parking of bicycles belonging to the residents of the residential units in the building or buildings erected or to be erected on the Lot for private residential purposes and their bona fide guests, visitors or invitees at the prescribed rate.

(vi) Special Condition No. (26)(g) of the Land Grant stipulates that on or before the 30th September 2025 or such other date as may be approved by the Director, at his own expense, to such standards and design to the satisfaction of the Director of Electrical and Mechanical Services, and in all respects in compliance with the Buildings Ordinance and the Electricity Ordinance, any

(1) provide and install charging facilities for electric vehicles including, but not limited to, fixed electrical installations and installation of final circuits, in all the parking spaces provided in accordance with sub-clauses (a)(i), (b) and (d) of this Special Condition (as may be respectively varied under Special Condition No. (28) of the Land Grant) and sub-clause (a) (iii) of this Special Condition and the Parking Spaces for Disabled Persons; and

(2) provide and install electric vehicle medium chargers including the final circuits referred to in sub-clause (g)(i)(I) of this Special Condition in not less than 30% of the parking spaces provided in accordance with sub-clauses (a)(i), (b) and (d) of this Special Condition (as may be respectively varied under Special Condition No. (28) of the Land Grant) and sub-clause (a)(iii) of this Special Condition and the Parking Spaces for Disabled Persons with at least

(n) Special Condition No. (27) of the Land Grant stipulates that spaces shall be provided within the Lot to the satisfaction of the Director for the loading and unloading of goods vehicles at the prescribed rates. Such spaces shall not be used for any purpose other than for the loading and unloading of goods vehicles in connection with the building or buildings erected or to be erected on the Lot.

(o) Special Condition No. (32) of the Land Grant stipulates that a plan approved by the Director indicating the layout of all the parking, loading and unloading spaces to be provided within the Lot in accordance with Special Conditions Nos. (26) and (27) of the Land Grant (as may be respectively varied under Special Condition No. (28) of the Land Grant), or a copy of such plan certified by an authorized person (as defined in the Buildings Ordinance, any regulations made thereunder and any amending legislation) shall be deposited with the Director. The parking, loading and unloading spaces indicated on the said approved plan shall not be used for any purpose other than for the purposes set out respectively in Special Conditions Nos. (26) and (27) of the Land Grant. The Purchaser shall maintain the parking, loading and unloading spaces and other areas, including but not restricted to the lifts, landings, and manoeuvring and circulation areas, in accordance with the said approved plan and shall not alter the layout except with the prior written consent of the Director. Except for the parking spaces indicated on the said approved plan, no part of the Lot or any building

- (p) (i) Special Condition No. (34)(a) of the Land Grant stipulates that where there is or has been any cutting away, removal or setting back of any land, or any building-up or filling-in or any slope treatment works of any kind whatsoever, with or without the prior written consent of the Director, either within the Lot or on any Government land, which is or was done for the purpose of or in connection with the formation, levelling or development of the Lot or any part thereof or any other works required to be done by the Purchaser under these Conditions, or for any other purpose, the Purchaser shall at his own expense carry out and construct such slope treatment works, retaining walls or other support, protection, drainage or ancillary or other works as shall or may then or at any time thereafter be necessary to protect and support such land within the Lot and also any adjacent or adjoining Government or leased land and to obviate and prevent any falling away, landslip or subsidence occurring thereafter. The Purchaser shall at all times during the term hereby agreed to be granted maintain at his own expense the said land, slope treatment works, retaining walls or other support, protection, drainage or ancillary or other works in good and substantial repair and condition to the satisfaction of the Director.
 - (ii) Special Condition No. (34)(c) provides that in the event that as a result of or arising out of any formation, levelling, development or other works done by the Purchaser or owing to any other reason, any falling away, landslip or subsidence occurs at any time, the Purchaser shall at his own expense reinstate and make good the same to the satisfaction of the Director and shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with such falling away, landslip or subsidence.
 - (iii) Special Condition No. (34)(d) provides that the Director shall be entitled by notice in writing to call upon the Purchaser to carry out, construct and maintain the said land, slope treatment works, retaining walls, or other support, protection, and drainage or ancillary or other works or to reinstate and make good any falling away, landslip or subsidence, and if the Purchaser shall neglect or fail to comply with the notice to the satisfaction of the Director within the period specified therein, the Director may forthwith execute and carry out any necessary works and the Purchaser shall on demand repay to the Government the cost thereof, together with any administrative and professional fees and charges.
- (q) Special Condition No. (36) of the Land Grant stipulates that where prestressed ground anchors have been installed, upon development or redevelopment of the Lot or any part thereof, the Purchaser shall at his own expense carry out regular maintenance and regular monitoring of the prestressed ground anchors throughout their service life to the satisfaction of the Director and shall supply to the Director such reports and information on all such monitoring works as the Director may from time to time in his absolute discretion require. If the Purchaser shall neglect or fail to carry out the required monitoring works, the Director may forthwith execute and carry out the monitoring works and the Purchaser shall on demand repay to the Government the cost thereof.
- (r) Special Condition No. (37) of the Land Grant stipulates that:-
 - In the event of earth, spoil, debris, construction waste or building materials ("the waste") from (i) the Lot, or from other areas affected by any development of the Lot being eroded, washed down or dumped onto public lanes or roads or into or onto road-culverts, foreshore or seabed, sewers, storm-water drains or nullahs or other Government properties ("the Government properties"), the Purchaser shall at his own expense remove the waste from and make good any damage done to the Government properties. The Purchaser shall indemnify and keep indemnified the Government against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with any damage or nuisance to private property caused by such erosion, washing down or dumping.

- (ii) Notwithstanding sub-clause (a) of this Special Condition, the Director may (but is not obliged to), at the request of the Purchaser, remove the waste from and make good any damage done to the Government properties and the Purchaser shall pay to the Government on demand the cost thereof.
- (s) Special Condition No. (38) of the Land Grant stipulates that the Purchaser shall take or cause to be taken all proper and adequate care, skill and precautions at all times, and particularly when carrying out construction, maintenance, renewal or repair work ("the Works"), to avoid causing any damage, disturbance or obstruction to any Government or other existing drain, waterway or watercourse, water main, road, footpath, street furniture, sewer, nullah, pipe, cable, wire, utility service or any other works or installations being or running upon, over, under or adjacent to the Lot, the Yellow Area, the Yellow Hatched Black Area or any part of any of them ("the Services"). The Purchaser shall prior to carrying out any of the Works make or cause to be made such proper search and enquiry as may be necessary to ascertain the present position and levels of the Services, and shall submit his proposals for dealing with any of the Services which may be affected by the Works in writing to the Director for his approval in all respects, and shall not carry out any work whatsoever until the Director shall have given his written approval to the Works and to such aforesaid proposals. The Purchaser shall comply with and at his own expense meet any requirements which may be imposed by the Director in respect of the Services in granting the aforesaid approval, including the cost of any necessary diversion, relaying or reinstatement. The Purchaser shall at his own expense in all respects repair, make good and reinstate to the satisfaction of the Director any damage, disturbance or obstruction caused to the Lot, the Yellow Area, the Yellow Hatched Black Area or any part of any of them or any of the Services in any manner arising out of the Works (except for nullah, sewer, stormwater drain or water main, the making good of which shall be carried out by the Director, unless the Director elects otherwise, and the Purchaser shall pay to the Government on demand the cost of such works). If the Purchaser fails to carry out any such necessary diversion, relaying, repairing, making good and reinstatement of the Lot, the Yellow Area, the Yellow Hatched Black Area or any part of any of them or of any of the Services to the satisfaction of the Director, the Director may carry out any such diversion, relaying, repairing, making good or reinstatement as he considers necessary and the Purchaser shall pay to the Government on demand the cost of such works.
- (t) Special Condition No. (39) of the Land Grant stipulates that:-
 - (i) The Purchaser shall construct and maintain at his own expense and to the satisfaction of the Director such drains and channels, whether within the boundaries of the Lot or on Government land, as the Director may consider necessary to intercept and convey into the nearest streamcourse, catchpit, channel or Government storm-water drain all storm-water or rain-water falling or flowing on to the Lot, and the Purchaser shall be solely liable for and shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with any damage or nuisance caused by such stormwater or rain-water.
 - (ii) The works of connecting any drains and sewers from the Lot to the Government storm-water drains and sewers, when laid and commissioned, may be carried out by the Director who shall not be liable to the Purchaser for any loss or damage thereby occasioned and the Purchaser shall pay to the Government on demand the cost of such connection works. Alternatively, the said connection works may be carried out by the Purchaser at his own expense and to the satisfaction of the Director and in such case any section of the said connection works which is constructed within Government land shall be maintained by the Purchaser at his own cost and upon demand be handed over by the Purchaser to the Government for future maintenance thereof at the expense of the Government and the Purchaser shall pay to the Government on demand the cost of the technical audit in respect of the said connection works. The Director

may, upon failure of the Purchaser to maintain any section of the said connection works which is constructed within Government land, carry out such maintenance works as he considers necessary and the Purchaser shall pay to the Government on demand the cost of such works.

- (u) Special Condition Nos. (43)(a)(i) and (43)(a)(ii) of the Land Grant stipulate that the Purchaser shall on or before the 30th September 2025 or such other date as may be approved by the Director, at the Purchaser's own expense and in all respects to the satisfaction of the Water Authority:
 - (i) submit or cause to be submitted to the Water Authority for its approval in writing a proposal for providing and installing automatic meter reading ("AMR") outstation or outstations on the Lot or any part thereof which proposal shall contain, among others, such information and particulars as the Water Authority may require including but not limited to a layout plan showing the location of the AMR outstation or outstations to be provided and installed in accordance with subclause (a)(ii) of this Special Condition, the arrangement and the associated details of the AMR equipment for building up the AMR outstation or outstations, and the area or space designated for accommodating the AMR equipment; and
 - provide and install the AMR outstation or outstations as approved by the Water Authority under sub-clause (a)(i) of this Special Condition ("the AMR Outstation(s)") for all AMR meters including meters for fresh water supply for individual consumers, flushing water supply and fire service supply, master meters or check meters for fresh water supply, and other additional meters for various water supplies as the Water Authority may at its sole discretion require or approve;

Special Condition No. (43)(c) of the Land Grant stipulates that the Purchaser shall throughout the term hereby agreed to be granted, at his own expense and in all respects to the satisfaction of the Water Authority, upkeep, maintain, repair and manage the AMR Outstation(s) in good repair and operational condition until such time as the same shall have been delivered to the Water Authority in accordance with sub-clause (g) of this Special Condition.

- (v) (i) Special Condition No. (44)(a) of the Land Grant stipulates that the Purchaser shall within six calendar months from the date of this Agreement or such other period as may be approved by the Director, at the Purchaser's own expense and in all respects to the satisfaction of the Director, submit or cause to be submitted to the Director for his approval in writing a noise impact assessment ("the NIA") on the development of the Lot containing, among others, such information and particulars as the Director may require including but not limited to all adverse noise impacts as may arise from the development of the Lot, and recommendations for mitigation measures, improvement works and other measures and works ("the Noise Mitigation Measures").
 - (ii) Special Condition No. (44)(b) of the Land Grant stipulates that the Purchaser shall, at his own expense and within such time limit as may be stipulated by the Director, carry out and implement the Noise Mitigation Measures contained in the NIA as approved by the Director under subclause (a) of this Special Condition ("the Approved Noise Mitigation Measures") in all respects to the satisfaction of the Director.
- (w) Special Condition No. (45)(a) of the Land Grant stipulates that in the event that the Approved Noise Mitigation Measures comprise the erection or construction of noise barrier or noise barriers on the Lot with projection extending beyond the boundary of the Lot and over and above any portion of the adjoining Government land ("the Noise Barrier"), the Purchaser shall at his own expense design, erect and construct the Noise Barrier in accordance with the plans approved by the Building Authority and in all respects in compliance with the Buildings Ordinance, any regulations made thereunder and any amending legislation.
- (x) (i) Special Condition No. (46)(a) stipulates that the Purchaser shall within six calendar months from the date of this Agreement or such other period as may be approved by the Director at his own expense and in all respects to the satisfaction of the Director of Environmental Protection submit or cause to be submitted to the Director of Environmental Protection for his approval in writing an air quality impact assessment ("the Air Quality Impact Assessment") on the development

of the Lot, containing, among others, such information and particulars as the Director of Environmental Protection may require including but not limited to all adverse air quality impacts from the nearby sources such as vehicle emissions from nearby roads and recommendations for mitigation measures, improvement works and other measures and works to comply with the Air Quality Objectives as stipulated in the Air Pollution Control Ordinance, any regulations made thereunder and any amending legislation.

- Environmental Protection.
- (y) Special Condition No. (47) of the Land Grant stipulates that:
 - and works.
 - of the Director of Environmental Protection and the Director of Drainage Services.

 - Environmental Protection.
 - loss, damage, nuisance or disturbance.
- 6. The lease conditions that are onerous to a Purchaser:

(ii) Special Condition No. (46)(b) stipulates that the Purchaser shall at his own expense and within such time limit as may be stipulated by the Director of Environmental Protection carry out and implement the recommendations contained in the Air Quality Impact Assessment as approved by the Director of Environmental Protection in all aspects to the satisfaction of the Director of

(a) The Purchaser shall within six calendar months from the date of the Land Grant or such other period as may be approved by the Director, at his own expense and in all respects to the satisfaction of the Director of Environmental Protection submit or cause to be submitted to the Director of Environmental Protection for his approval in writing a sewerage impact assessment (hereinafter referred to as "the SIA") on the development of the Lot, containing, among others, such information and particulars as the Director of Environmental Protection may require including but not limited to all adverse sewerage impacts as may arise from the development of the lot, and recommendations for mitigation measures, improvement works and other measures

(b) The Purchaser shall at his own expense and within such time limit as may be stipulated by the Director of Environmental Protection carry out and implement the recommendations contained in the SIA as approved by the Director of Environmental Protection in all respects to the satisfaction

(c) The technical aspects of the SIA shall be undertaken by a member of the Hong Kong Institution of Engineers with civil engineering as the specialist discipline or a chartered civil engineer.

(d) No building works (other than the demolition and removal works referred to in Special Condition No. (1)(b) of the Land Grant, site formation works and ground investigation) shall be commenced on the lot or any part thereof until the SIA shall have been approved in writing by the Director of

(e) For the avoidance of doubt and without prejudice to the generality of the provisions of General Condition No. 5 of the Land Grant, the Purchaser hereby expressly acknowledges and agrees that the Purchaser shall have the sole responsibility at his own expense to carry out and implement the recommendations contained in the SIA as approved by the Director of Environmental Protection in all respects to the satisfaction of the Director of Environmental Protection and the Director of Drainage Services. The Government and its officers shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance caused to or suffered by the Purchaser or any other person whether arising out of or incidental to the fulfilment of the Purchaser's obligations under this Special Condition or otherwise, and no claim whatsoever shall be made against the Government or its officers by the Purchaser in respect of any such

(a) Special Condition No. (1)(b) of the Land Grant stipulates that the Purchaser acknowledges that as at the date of the Land Grant there are some structures and foundations existing on the Lot and the Yellow Area and the Yellow Hatched Black Area ("the Existing Structures"). The Purchaser shall demolish and remove at his own expense and in all respects to the satisfaction of the Director the Existing Structures ("the Demolition Works"). The Government will accept no responsibility AQ05

or liability for any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Purchaser by reason of the presence of the Existing Structures and the Demolition Works. The Purchaser shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, costs, demands, actions and other proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with the presence of or subsequent demolition or removal of the said structures and foundations.

- (b) Special Condition No. (2) of the Land Grant stipulates that:-
 - (i) the Purchaser:-
 - (1) shall not make any amendment, variation, alteration, modification or substitution to the approved plans of the Yellow Area and the Yellow Hatched Black Area shall be made by the Purchaser except with the prior written approval of the Director;
 - (2) shall not alter, demolish or damage the existing seawall adjoining the Yellow Area or carry out any works which may alter, damage or adversely affect the seawall or any part or parts thereof and the decision of the Director as to whether any works will alter, damage or adversely affect the seawall shall be final and binding on the Purchaser;
 - (3) shall not without the prior written consent of the Director use the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof for the purpose of storage or parking of vehicles or for the erection of any temporary structure or for any purposes other than the carrying out of the demolition and removal works referred to in Special Condition No. (1) (b) of the Land Grant and the works specified in sub- clauses (a)(i) and (d) of this Special Condition;
 - (4) shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works (whether in respect of workmanship, material, design or otherwise) on the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto and all health problems of any trees, shrubs or other plants within the Yellow Area and the Yellow Hatched Black Area including defects, disorders and such other factors or causes which may affect the health of such trees, shrubs or other plants; and
 - whenever required by the Director, shall at his own expense and within such time and to such standard and in such manner as may be specified by the Director, carry out all works of maintenance, repair, amendment, reconstruction and rectification and any other works as may be necessary to remedy and rectify any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works on the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto which shall occur or become apparent within a period of 12 calendar months after the date(s) of redelivery of possession by the Purchaser of the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof.
 - (ii) The Government shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Purchaser or any other person whether arising out of or incidental to the fulfilment of the Purchaser's obligations under Special Condition No. (1)(b) of the Land Grant and sub-clauses (a)(i) or (d) of this Special Condition or the exercise of the rights by the Government under sub-clause (e) of this Special Condition or otherwise, and no claim whatsoever shall be made against the Government by the Purchaser in respect of any such loss, damage, nuisance or disturbance.
- (c) Special Condition No. (4) of the Land Grant stipulates that no building works (other than the demolition and removal works referred to in Special Condition No. (1)(b) of the Land Grant, site formation works

and ground investigation) shall be commenced on the Yellow Area and the Yellow Hatched Black Area until the Landscape Master Plan has been approved in writing by the Director and consent, if required, has been granted in respect of the proposals for the preservation of trees under Special Condition No. (7) of the Land Grant.

- (d) Special Condition No. (9)(a) of the Land Grant stipulates that:-
 - (i) any building or buildings erected or to be erected within the Pink Rippled Black Area solely for non-industrial (excluding private residential, office, godown, hotel and petrol filling station) purposes shall comply with the following requirements:-
 - (1) no part of such building or buildings together with any addition or fitting (if any) to such building or buildings may in the aggregate exceed a height of 15 metres above the Hong Kong Principal Datum; and
 - (2) such building or buildings shall not exceed two storeys and shall be erected at or above the around level.
 - (ii) any building or buildings erected or to be erected within the Pink Rippled Black Area (other than the building or buildings referred to in sub-clause (a)(vi) of this Special Condition) is partly used for nonindustrial (excluding private residential, office, godown, hotel and petrol filling station) purposes:-
 - (1) no part of such part or parts of building or buildings together with any addition or fitting (if any) to such part or parts of building or buildings may in the aggregate exceed a height of 15 metres above the Hong Kong Principal Datum; and
 - (2) such part or parts of building or buildings shall not exceed two storeys and shall be located at or above the ground level.
 - (iii) the building or buildings referred to in sub-clause (a)(vi) of this Special Condition and such part or parts of the building or buildings referred to in sub-clause (a)(vii) of this Special Condition shall comply with the following requirements:-
 - (1) each unit on the ground level within the building or buildings referred to in sub-clause (a)(vi) of this Special Condition and such part or parts of the building or buildings referred to in subclause (a)(vii) of this Special Condition along the boundary line between the points PI and P2 shown and marked on the plan annexed to the Land Grant shall have a frontage abutting on and having direct access to and from the pedestrian street adjacent to the boundary line between the points P1 and P2 ("the Pedestrian Street") to such designs as the Director in his absolute discretion may require;
 - each unit on the ground level within the building or buildings referred to in sub-clause (a)(vi) of this Special Condition and such part or parts of the building or buildings referred to in subclause (a)(vii) of this Special Condition along the building line between the points P2 and P3 shown and marked on the plan annexed to the Land Grant shall have a frontage abutting on and having direct access to and from the Public Passage Area (as defined in Special Condition No. (13)(b) in the Land Grant) to such designs as the Director in his absolute discretion may require; and
 - (3) each unit on the ground level within the building or buildings referred to in sub-clause (a)(vi) of this Special Condition and such part or parts of the building or buildings referred to in subclause (a)(vii) of this Special Condition along the boundary line between the points P3 and P4 shown and marked on the plan annexed to the Land Grant shall have a frontage abutting on and having direct access to and from the Yellow Hatched Black Area to such designs as the Director in his absolute discretion may require.
 - (iv) any building or buildings erected or to be erected within the Pink Cross-hatched Black Area (as defined in sub-clause (a)(iii)(II) of this Special Condition) solely for non-industrial (excluding private residential, office, godown, hotel and petrol filling station) purposes shall comply with the following requirements:-

- (1) no part of such building or buildings together with any addition or fitting (if any) to such building or buildings may in the aggregate exceed a height of 10 metres above the Hong Kong Principal Datum; and
- (2) such building or buildings shall not exceed one storey and shall be erected at or above the around level.
- (v) where the building or buildings erected or to be erected within the Pink Cross-hatched Black Area (as defined in sub-clause (a)(iii)(II) of this Special Condition) (other than 'the building or buildings referred to in sub-clause (a)(ix) of this Special Condition) is partly used for non-industrial (excluding private residential, office, godown, hotel and petrol filling station) purposes:-
 - (1) no part of such part or parts of building or buildings together with any addition or fitting (if any) to such part or parts of building or buildings may in the aggregate exceed a height of 10 metres above the Hong Kong Principal Datum; and
 - (2) such part or parts of the building or buildings shall not exceed one storey and shall be located at or above the ground level.
- (vi) except with the prior written approval of the Director, any building or group of buildings erected or to be erected on the Lot shall not have any projected facade length of 60 metres or more;
- (vii) at least one of the buildings erected or to be erected on the Lot (other than the building or buildings referred to in sub-clauses (a)(vi) and (a)(ix) of this Special Condition) shall comply with the following requirements.
 - (1) no part of such building or buildings together with any addition or fitting (if any) to such building or buildings may in the aggregate exceed a height of 35 metres above the Hong Kong Principal Datum;
 - (2) such building or buildings excluding any floor or space below the ground level shall not be less than six storeys and shall not exceed eight storeys;
 - (3) the total site coverage of such building or buildings at or above the ground level of the Lot shall not be less than 5% of the area of the Lot; and
 - (4) such building or buildings shall abut on at least 17% of the total length of the boundary line adjoining the Yellow Hatched Black Area between the points H and G shown and marked on the plan annexed to the Land Grant.
- (viii) the total site coverage of any building or buildings erected or to be erected at or above the ground level of the Lot (other than the building or buildings referred to in sub-clauses (a)(vi), (a) (ix) and (a)(xiii) of this Special Condition) shall not exceed 25% of the area of the Lot.
- (ix) the design and disposition of any building or buildings erected or to be erected on the Lot shall be subject to the approval in writing of the Director and no building works (other than the demolition and removal works referred to in Special Condition No. (1)(b) of the Land Grant, site formation works and ground investigation) shall be commenced on the Lot until such approval shall have been obtained.
- (e) Special Condition No.(11)(g) of the Land Grant stipulates that the Purchaser shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with anything done or omitted to be done by the Purchaser in relation to the construction, alteration, management, repair and maintenance of the Covered Footbridge, the Footbridge Connection Details, the Footbridge Link, the Pedestrian Walkway and the Lift and Escalators.
- (f) Special Condition No. (13)(a) of the Land Grant stipulates that except with the prior written consent of the Director and save for the provision of the Public Passage Area (as defined in sub-clause (b) of this Special Condition) and the provision of the awning and shading devices referred to in Special

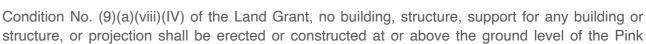
Circled Black Area.

- Hatched Black Stippled Black Area except the following:
 - the general formation level of the adjacent pedestrian street or path;
 - (ii) landscaping features and associated facilities; and
 - Condition No. (10)(a)(ii) of the Land Grant.
- by way of assignment or other disposal or by any other means) the Lot or any part thereof.
- the Director.
 - shall specify.
- Parking Spaces and the Residential Motor Cycle Parking Spaces shall not be:-
 - (i) assigned except:-

 - erected on the Lot; or
 - erected on the Lot.

provided that in any event not more than three in number of the total of the Residential Parking Spaces and the Residential Motor Cycle Parking Spaces shall be assigned to the owner or underlet to the resident of any one residential unit in the building or buildings erected or to be erected on the Lot.

works on the Lot or any part thereof, and that upon the re-entry:



(g) Special Condition No. (14) of the Land Grant stipulates that except with the prior written consent of the Director, no building, structure, support for any building or structure, or projection shall be erected or constructed at or above the ground level of the Pink Hatched Black Area and the Pink

(i) boundary walls or fences or both provided that if the boundary walls or fences or both shall abut on any pedestrian street or path located between the points A and H shown and marked on the plan annexed to the Land Grant such boundary walls or fences or both shall be erected or constructed in all respects to the satisfaction of the Director to achieve visual and physical porosity of not less than 50% along the horizontal plane per linear metre from one metre above

(iii) the Footbridge Link, supports and connections for the Footbridge Link referred to in Special

(h) Special Condition No. (24) of the Land Grant stipulates that the Purchaser shall not partition (whether

(i) (i) Special Condition No.(25)(a) of the Land Grant stipulates that subject to sub-clause (b) of this Special Condition, the Purchaser shall have no right of ingress or egress to or from the Lot for the passage of motor vehicles except between the points X and Y through Z shown and marked on the plan annexed to the Land Grant or at such other points as may be approved in writing by

(ii) Special Condition No.(25)(b) of the Land Grant stipulates that prior to completion of the construction of the proposed road shown and marked "Proposed Road D3" on the plan annexed to the Land Grant adjacent to the Lot, the Purchaser shall have no right of ingress or egress to or from the Lot for the passage of motor vehicles except between such points as the Director

(i) Special Condition No. (30)(a) of the Land Grant stipulates that notwithstanding that these Conditions shall have been observed and complied with to the satisfaction of the Director, the Residential

(1) together with undivided shares in the Lot giving the right of exclusive use and possession of a residential unit or units in the building or buildings erected or to be erected on the Lot; or (2) to a person who is already the owner of undivided shares in the Lot with the right of exclusive use and possession of a residential unit or units in the building or buildings erected or to be

(ii) underlet except to residents of the residential units in the building or buildings erected or to be

General Condition No. 11 of the Land Grant provides that upon any failure or neglect by the Purchaser to perform, observe or comply with the Land Grant, the Government shall be entitled to re-enter upon and take back possession of the Lot or any part thereof and all or any buildings, erections and

- (i) the Purchaser's rights on the part of the Lot re-entered shall absolutely cease and determine;
- (ii) the Purchaser shall not be entitled to any refund of premium, payment or compensation; and
- (iii) the Government's any other rights, remedies and claims are not to be thereby prejudiced.

Notes:

- 1. The "Purchaser" as mentioned in this section means the Purchaser under the Land Grant and where the context so admits or requires include his executors, administrators and assigns and in case of a corporation its successors and assigns.
- 2. For full details, please refer to the Land Grant. Full script of the Land Grant is available for free inspection upon request during opening hours at the sales office and copies of the Land Grant can be obtained upon paying necessary photocopying charges.
- 3. The plan annexed to the Land Grant is reproduced under the "Information on Public Facilities and Public Open Spaces" section.



- 1. 發展項目興建於按日期為2019年2月22日的賣地條件第20336號(「批地文件」)及經日期分別為2020年11月 9日及2022年11月4日的2封延期信函修訂而持有的新九龍內地段第6551號(「該地段」)。
- 2. 該地段批地年期為由2019年2月22日起計50年。
- 3. 適用於該地段的用途限制:
 - (a) 該地段不得用作非工業(不包括寫字樓、貨倉、酒店及加油站)用途以外的用途。
 - (b) 該地段內不得興建或提供墳墓或靈灰安置所,亦不得於該地段內安葬或放置人類遺骸或動物遺骸(不 論是否置於陶瓶或骨灰甕內或以其他方式安葬或放置)。
- 4. 按規定須興建並提供予政府或供公眾使用的設施:
 - (a) 買方須:-
 - (i) 在批地文件附夾的圖則上顯示為黃色及黃色間黑斜線的範圍(分別稱為「黃色範圍」及「黃色間黑 **斜線範圍**|)內的海濱長廊須鋪設、塑造、豎立、興建、提供及作環境美化;
 - (ii) 在批地文件附夾的圖則上顯示為粉紅色間黑斜線及粉紅色間黑斜線加黑點顯示的範圍(分別稱 為「粉紅色間黑斜線範圍」及「粉紅色間黑斜線加黑點範圍」)上須豎立及興建有蓋行人天橋通 道;
 - (iii) 在批地文件附夾的圖則上顯示為粉紅色加黑波紋線顯示的範圍(「粉紅色加黑波紋線範圍」)內須 提供行人道;
 - (iv) 現已或將會建的大廈需根據批地文件附夾的圖則上顯示為粉紅色加黑波紋線範圍並標記 為「LIFT AND ESCALATORS」的範圍內提供升降機及自動扶手電梯;
 - (v) 在批地文件附夾的圖則上顯示及標記為「PROP.FB|附近的範圍內興建及提供有蓋行人天橋及 該結構支承件與連接;
 - (vi) 連接行人天橋通道與有蓋行人天橋及連接有蓋行人天橋與高架園景平台; 及
 - (vii) 在批地文件附夾的圖則上顯示為粉紅色加黑圈顯示的範圍內(「粉紅色加黑圖範圍」)的地面水平 鋪設、塑造、興建及提供通道。
- 5. 有關買方在該地段內外鋪設、塑造或作環境美化的任何範圍,或興建或維持任何構築物或設施的責任:
 - (a) 買方須全面遵照此等批地條款及香港現時或隨時牛效的所有建築、衛牛及規劃相關條例、附例和規 例在該地段興建建築物。該建築物須在2025年9月30日或之前建成並適宜居住。
 - (b) 批地文件一般條件第7(a)分條訂明,買方須於批地年期的期間根據批地文件建造或重建(該詞語指批地 文件一般條件第(b)分條提及的重新發展):-
 - (i) 按經批准的設計、布局或高度及任何經批准建築圖則維持一切建築物,不得對其作出修訂或更 改;及
 - (ii) 保養所有已興建或今後可能按批地文件或任何其後的合同性修改興建的所有建築物於修繕妥當 及良好的保養狀態,直至批地年期結束或提前終止而交還為止。
 - (c) 批地文件特別條款第(2)條訂明:
 - (i) 買方:
 - (1) 須於2023年9月30日或經地政總署署長(「署長」)批准的其他日期,自費並達致署長在各方 面滿意:
 - (I) 在黃色範圍及黃色間黑斜線範圍鋪設、塑造、豎立、建造、提供及美化一條海濱長廊;及 (II) 在黃色間黑斜線範圍內提供一個寬度為4.5米的公共行人道作為專屬行人區;
 - (2) 須自費向署長呈交或安排呈交黃色範圍及黃色間黑斜線範圍的圖則供其書面批准,圖則的 黃色範圍及黃色間黑斜線範圍包括水平、位置、準線和設計的細節及資料,及署長要求的 其他細節及資料;及
 - (3) 須在完成本特別條款第(a)(i)分條所述之工程時自費保持、管理、維修及保養黃色範圍及黃 色間黑斜線範圍或其部份及構成其一部份或依附任何該等範圍的一切物件,使其處於妥善 及具體的維修及狀況以令署長在各方面滿意,直至黃色範圍及黃色間黑斜線範圍的管有權 按照本特別條款第(g)(iv)分條交回予政府。

- (d) 批地文件特別條款第(4)條訂明買方:
 - (c)分條的規定;及
 - 代替。
- 的條款。
- (f) 批地文件特別條款第(8)條訂明買方:-
 - (i) 買方須自費將園景設計圖呈交署長批准,園景設計圖須標明按本特別條款第(b)分條要求而將 在該地段內提供的園景工程的位置、規劃及布局;
 - (ii) 須按照已批准的該地段的園景設計圖自費美化該地段,在一切方面使署長滿意。未經署長的事 先書面同意,不能對經批准的園景設計圖作出修訂、改變、修改、更改或代替;及
 - (iii) 須在其後自費保持及保養園景,使其處於安全、乾淨、整潔、齊整及健康狀態,在一切方面使 署長滿意。
- (g) 批地文件特別條款第(9)(a)分條訂明,本特別條款第(a)(ix)分條所述建築物內地面水平上的每個單 位,以及本特別條款第(a)(x)分條沿着批地文件附夾的圖則上顯示和標記P4和P5點之間的邊界線的 建築物的一個或多個部分,須有一個正面鄰接並可與P4和P5點之間邊界線附近的黃色間黑斜線範圍 相鄰P4和P5點的邊界線並可直接進出,其設計要求可由署長全權決定。
- (h) 批地文件特別條款第(10)(a)、(b)及(c)分條訂明買方須於2025年9月30日或經署長批准的其他日期 或之前,自費並令署長在各方面滿意:-
 - (i) 在粉紅色間黑斜線範圍及粉紅色間黑斜線加黑點範圍上或其中任何部分按指定高度建造及提供 一座單層有蓋的行人天橋通道(「行人天橋通道」)以連接有蓋行人天橋(釋義以批地文件特別條 款第(11)(a)分條所訂為準)及行人道(釋義以批地文件本特別條款第(b)分條所訂為準);
 - (ii) 在粉紅色加黑波紋線範圍內按指定高度以最短路綫提供以連接行人天橋通道及升降機及自動扶 梯(釋義以批地文件本特別條款第(c)分條所訂為準),與該地段地面水平及毗連連著P1及P2的 邊界綫的步行街(「步行街」)的行人道(「行人道」)。至茲於本特別條款第(b)分條,署長就何謂 該地段之地面水平作的決定將作終論,並對買方約束;及
 - (iii) 在批地文件附夾的圖則上顯示及標記為「LIFT AND ESCALATORS |內(其位置僅供參考,在 獲得署長事先書面批准的情況下才及可能被更改)、於粉紅色加黑波紋線範圍內的一座現已或 將會建成的建築物提供升降機及自動扶梯(上落方向),該建築物為批地文件特別條款第9(a)(vi) 分條所載的建築物或批地文件特別條款第9(a)(vii)分條所載建築物的任何部分,以連接行人天 橋通道,行人道及步行街(「**升降機及自動扶梯**」)。
- (i) 批地文件特別條款第(11)條(a)及(c)分條訂明買方須於2025年9月30日或經署長批准的其他日期或之 前,自費並令署長在各方面滿意:-
 - (i) 在批地文件附夾的圖則上註明及標記為「PROP.FB」的大概位置,如署長指定或批准的指定高 度建造及提供一座單層有蓋行人天橋連同該支承件與連接段(包括署長全權酌情認為有蓋行人 天橋任何日指定或批准的後擴建段所需的支承件與連接段)(「有蓋行人天橋」),以在批地文件 附夾的圖則上註明為「Proposed Road D3」內連接行人天橋通道及將由政府在擬建道路上建造 的高架園景平台(「高架園景平台|);及
 - (ii) 連接行人天橋通道及有蓋行人天橋,及連接有蓋行人天橋及高架園景平台。接駁該地段的工作 應包括在政府高架園景平台提供的接收點內拆除面板及欄杆,在完成接駁工程後修復及還原該 接收點已今署長滿意。

(ii) 若買方未能履行批地文件特別條款第(1)(b)分條及本特別條款第(a)(i)分條或(d)分條的責任, 政府可進行所需之工程,唯費用由買方支付,就此買方須應政府要求向政府繳付一筆款項,數 額等於上述工程之費用,該數額由署長釐定,此決定為最終決定並對買方具約束力。

(i) 須自費向署長提交一份園景設計總圖(「**園景設計總圖**」)以取得其批准,當中須顯示將於黃色範 圍及黃色間黑斜線範圍內進行園景工程的位置、規劃及佈局,以符合本特別條款第(b)分條及

(ii) 須按照已批准的園景設計總圖自費美化黃色範圍及黃色間黑斜線範圍,在一切方面使署長滿 意。未經署長的事先書面同意,不能對經批准的園景設計總圖作出修訂、改變、修改、更改或

(e) 批地文件特別條款第(7)條訂明在該地段上或毗鄰的樹木,不得在未得到署長事先書面同意的情況下 移除或遭受干擾。而署長在給予同意時,可以加上其認為合適的關於移植、補償性園景美化或重植

- (i) (i) 批地文件特別條款第(13)(a)分條訂明除了提供公眾通道範圍(釋義以批地文件本特別條款第(b) 分條所訂為準)及提供批地文件特別條款第(9)(a)(viii)(IV)分條所指的遮陽篷及遮陽設備外,未 經署長事先書面批准,不得於批地文件附夾的圖則顯示為粉紅色加黑圈範圍或的該地段那些部分 之內或其地面水平上豎立或興建任何建築物或構築物或任何建築物或構築物之支承物或伸展物。
 - (ii) 批地文件特別條款第(13)(b)分條訂明買方須於2025年9月30日或之前或其他經署長批准的日 期,自費以署長可要求或批准的標準、水準、定線及設計,於批地文件附夾的圖則顯示為粉紅 色加黑圈內鋪設、塑造、興建及提供通道(「公眾通道範圍」),達致署長在各方面滿意。
 - (iii) 批地文件特別條款第(13)(c)分條訂明買方須應在本文協定批授的整個年期內,保持公眾通道範 圍每日24小時開放,以供公眾步行或輪椅免費及以合法目的不受阻撓地通行使用。
- (k) 批地文件特別條款第(16)條訂明:-
 - (i) 買方可在該地段內搭建、建造和提供經署長書面批准的康樂設施及該處的附屬設施(「設施」)。 設施的類型、大小、設計、高度及佈局亦須事前提交署長書面批核;及
 - (ii) 如設施任何部分豁免根據本批地文件特別條款第(b)分條規定計入總樓面面積(「**豁免設施**」): (1) 買方須自費維修豁免設施以保持其維修充足及狀態良好,並負責運作豁免設施以令署長滿 意;及
 - (2) 豁免設施只可供現已或將會建於該地段的一座或多座住宅大廈的居民及彼等之真正訪客使 用,任何其他人士或人等概不可使用。
- (1) 批地文件特別條款第(25)(c)分條訂明在項目發展或重建期間,臨時通道讓建築車輛進出該地段是容 許的,但其位置須由署長允許及受制於署長附加的其他條件。於項目發展或重建完成後,買方須自 費在署長指定的時間內將臨時通道所在的位置恢復原狀,使署長滿意。
- (m) (i) (1) 批地文件特別條款第(26)(a)(i)(I)分條及(a)(i)(II)分條訂明必須按指定的比率,在該地段 内提供車位(「住宅車位」),供在該地段上已建或擬建建築物的住戶、他們的真正來賓、訪 客或獲邀請人停泊他們所擁有按《道路交通條例》、其下任何規例及任何修訂法例領有牌照 的車輛,使署長滿意。
 - (2) 批地文件特別條款第(26)(a)(iii)分條訂明須按指定比率提供若干額外車位,以供在該地段 上已建或擬建的建築物的住戶的真正來賓、訪客或獲邀請人停泊他們所擁有按《道路交通 條例》、其下任何規例及任何修訂法例領有牌照的車輛,使署長滿意。
 - (ii) (1) 批地文件特別條款第(26)(b)(i)分條訂明該地段內設置署長滿意的車位,以供《道路交通條 例》、其下的任何附屬規例及任何修訂法例持牌車輛之車位,其車位大小就豎設於該地段 之一座或多座非工業用途(不包括私人住宅、寫字樓、貨倉、酒店及加油站)建築物或其部 分之總面積以每200平方米一個車位的比率計算,唯署長同意另一比率除外;及
 - (2) 按本特別條款第(b)(i)分條提供的車位(可按批地文件特別條款第(28)條修訂),不得用作停 泊按《道路交通條例》、其附屬規例及任何修訂法例獲發牌並屬於該地段上根據該分條規定 的指定用途已建或擬建的建築物之佔用人和他們的真正來賓、訪客或被激請人之車輛以外 的用途,及特別是上述車位不得用作儲存、陳列或展示以作汽車出售或其他用途或提供汽 車清潔及美容服務。
 - (iii) (1) 買方須在按特別條款第(26)(a)(i)(I)分條及(b)(i)分條(可按批地文件特別條款第(28)條 修訂)及(a)(iii)分條提供的車位中,保留與指定按建築事務監督要求及批准的車位數目 作為供《道路交通條例》、其下的任何規例及任何修訂法例界定的傷殘人士停泊車輛(按此 保留與指定的這些車位下稱「傷殘人士車位」),而必須從按本特別條款第(a)(iii)分條提供 的車位中,抽起最少一個車位以保留與指定為傷殘人士車位,以及買方不可以保留或指定 所有按本特別條款第(a)(iii)分條提供的車位成為傷殘人士車位;及
 - (2) 傷殘人士停車位不得用作停泊供傷殘人士(按《道路交通條例》、其任何附屬規例及任何修 訂法例定義)使用且供在該地段上已建或擬建建築物的住戶、佔用人、他們的真正來賓、訪 客或獲邀請人之車輛之外的任何用途,尤其是上述車位不得用作儲存、展示或展覽供出售 或作他用的車輛或用作汽車清潔美容服務。
 - (iv) (1) 批地文件特別條款第(26)(d)(i)(I)分條及(d)(i)(II)分條必須在該地段內按一指定比率提供 若干車位,供在該地段已建或擬建的建築物的住戶,他們的真正來賓、訪客或獲邀請人 停泊他們所擁有按《道路交通條例》、其下的任何規例及任何修訂法例領牌照的電單車, 使署長滿意。

- (2) 批地文件特別條款第(26)(d)(i)(I)分條提供的住宅電單車車位中(可按批地文件特別條款第 (28)條修訂)(「住宅電單車車位」)不得用作停泊按《道路交通條例》、其任何附屬規例及任 何修訂法例獲發牌及供在該地段上已建或擬建建築物的住戶、他們的真正來賓、訪客或獲 邀請人之電單車以外的任何用途,尤其是上述車位不得用作儲存、展示或展覽供出售或作 他用的車輛或用作汽車清潔美容服務;及
- (3) 批地文件特別條款第(26)(d)(i)(II)分條提供的車位中(可按批地文件特別條款第(28)條修 訂)不得用作停泊按《道路交通條例》、其任何附屬規例及任何修訂法例獲發牌及供在該地 段上根據特別條款第b(i)分條已建或擬建建築物的佔用人、他們的真正來賓、訪客或獲邀 請人之電單車以外的任何用途,尤其是上述車位不得用作儲存、展示或展覽供出售或作他 用的車輛或用作汽車清潔美容服務。
- (v) 批地文件特別條款第(26)(e)分條訂明必須按指定的比率及方式提供位置以供屬於在該地段上已 建或擬建建築物的住戶或他們的真正來賓、訪客或獲邀請人的單車停泊,使署長滿意。
- (vi) 批地文件特別條款第(26)(g)分條訂明在2025年9月30日或署長可能批准的其他日期當日或之 前,自費以致使機電工程署署長滿意的標準及設計,及在各方面遵守《建築物條例》及《電力條 例》、其任何附屬規例及任何修訂法例:
 - (1) 於根據本特別條款第(a)(i)、(b)及(d)分條(可分別按批地文件特別條款第28條修訂)及(a) (iii)分條所提供的所有車位及傷殘人士車位,提供及安裝供電動車輛使用的充電設施,包 括但不限於固定電力裝置及最終電路裝置;
 - (2) 於根據本特別條款第(a)(i)、(b)及(d)分條(可按特別條款第(28)條修訂)及(a)(iii)分條提供 不少於百分之三十的車位,提供及安裝特別條款第(g)(i)(I)分條提及的電動車輛中速充電 器,包括最終電路,使每個該等車位至少有一個電動車輛中速充電器;及 於批地文件年期內自費維修、保養、修理及管理按本特別條款第(g)(i)(I)分條及(g)(i)(II)分條 提供及安裝的充電設施及電動車輛中速充電器,使其處於維修妥善及操作良好的狀況,並致使 機電工程署署長在各方面滿意。
- (n) 批地文件特別條款第(27)條訂明必須在該地段內按特別條款第(27)條規定的比率及方式提供位置以 供貨車上落貨,使署長滿意。上落貨車位除供與在該地段上已建或擬建建築物有關的上落貨車輛之 用外,不可在任何其他用涂。
- (o) 批地文件特別條款第(32)條訂明買方須向署長提交一份經署長批核並且列明將會按照本文特別條款 第(26)條及第(27)條(可根據本文特別條款第(28)條調整)於該地段範圍內提供所有車位及上落貨車 位的布局圖則,或經認可人士(釋義以《建築物條例》、其任何附屬規例及相關修訂法例所訂為準)核 證的圖則。…上述核准圖則載明的車位及上落貨車位除作本文特別條款第(26)及(27)條分別訂明的 用途外,不可作任何其他用途。買方應遵照上述核准圖則維修車位及上落貨車位和其他地方,包括 但不限於電梯、梯台和運轉及循環區域。除非事前獲署長書面同意,否則不可更改布局圖。除上述 核准圖則註明的車位外,該地段或該處任何建築物或構築物均不可作泊車用途。
- (p) (i) 批地文件特別條款第(34)(a)分條訂明如果任何土地需要或已經被分割、移走或退讓或堆積或堆 填或進行任何類型的斜坡護土工程,不論有否經署長事先書面同意,亦不論是在該地段內或任 何政府土地內,旨在構建、平整或開發該地段或其中任何部分或買方按批地文件的條件需要進 行的任何其他工程或作任何其他用途,買方須自費進行與修建該斜坡處理工程、護土牆或其他 承托物、保護物、排水或附屬工程或其後成為必要的其他工程,以保護與承托該地段和任何毗 鄰或毗連政府土地或出租土地內的泥土,避免與防止其後發生任何塌方、山泥傾瀉或地陷。買 方須在批地文件的年期內自費保養上述土地、斜坡處理工程、護土牆或其他承托物、保護物、 排水或附屬工程或其他工程,使其處於妥善及充足的維修和良好的狀態,使署長滿意。
 - (ii) 批地文件特別條款第(34)(c)分條訂明倘若因為買方進行的任何構建、平整、開發或進行其他 工程或任何其他原因造成任何時候發生塌方、山泥傾瀉或地陷,不論發生在或來自該地段任何土 地或任何毗鄰或毗連政府土地或出租土地,買方須自費進行修復及彌補,使署長滿意,並對上述 塌方、山泥傾瀉或地陷不論直接或間接因為或與其有關而產生的任何形式的所有責任、申索、損 失、損害賠償、支出、費用、成本、要求、法律行動及程序彌償政府及使其維持獲得彌償。
 - (iii) 批地文件特別條款第(34)(d)分條訂明除了批地文件規定對違反該等條件而有的任何其他權利 或濟助外,署長有權發出書面通知要求買方進行、修建及保養上述土地、斜坡處理工程、護土 牆或其他承托物、保護物及排水或輔助工程或其他工程,或還原和修復任何塌方、山泥傾瀉或

地陷,且如買方忽略或未能在指明期限內遵行該通知至使署長滿意,署長可即執行和進行任何 有需要的工程,而買方須應要求向政府歸還該工程的費用連同任何行政或專業費用及收費。

- (a) 批地文件特別條款第(36)條訂明若於發展或重新發展該地段或其任何部份時曾安裝預應力地錨,買方須 於該預應力地錨的服務年期內自費定期保養及定期監測該預應力地錨致使署長滿意。如果買方忽視或未 能進行上述檢驗工程,署長可立即執行與進行上述檢驗工程。買方須按要求向政府償付該項費用。
- (r) 批地文件特別條款第(37)條訂明:-
 - (i) 倘若從該地段或任何由該土地的發展所影響的其他區域的泥土、廢石、瓦礫、建築廢料或建築 材料(「廢物」)腐蝕、沖刷或傾倒到公共小巷或道路或入內或到路渠、前濱或海床、污水渠、雨 水渠、明渠或其他政府物業(「政府物業 |),買方須自費清理政府物業的廢物並彌補對政府物業 造成的任何損壞。買方須對上述腐蝕、沖刷或傾倒對私人物業的任何損壞或滋擾,不論直接或 間接因為或與其有關而產生的任何形式的一切責任、申索、損失、損害賠償、支出、費用、成 本、要求、法律行動及程序彌償政府及使其維持獲得彌償。
 - (ii) 即使本特別條款第(a)分條另有規定,署長可以(但沒有責任)在買方要求時清理政府物業的廢物 並彌補對政府物業造成的任何損壞,買方須在要求時向政府支付因此產生的費用。
- (s) 批地文件特別條款第(38)條訂明買方須在任何時候,特別是在任何建築、保養、翻新或維修 工程(「工程」)期間,採取或促使他人採取一切適當及充分的處理、技巧及預防措施,避免對該地 段、黃色範圍、黃色間黑斜線範圍或它們的任何部分之上、上面、之下或毗鄰的任何政府或其他的 現有排水渠、水路或水道、總水喉、道路、行人路、街道設施、污水渠、明渠、管道、電纜、電 線、公用事業服務、任何其他工程或裝置(「服務設施」)造成任何損壞、阻礙或干擾。買方在進行上 述任何工程之前,須進行或促使他人進行適當的勘測及必要的查詢,確定任何服務設施的現況及水 平,並須向署長提交處理任何可受工程影響的服務設施一切方面的書面建議,並取得他的批准,及 不得在取得署長對工程及上述建議作出的書面批准之前進行該等工程。買方須履行署長於批准上述 建議時對服務設施施加的任何要求和承擔符合該等要求支出的費用,包括任何所需的改道、重鋪或 修復的費用。買方必須自費在一切方面維修、彌補及修復上述工程對該地段、黃色範圍、黃色間黑 斜線範圍或它們的任何部分或任何服務設施造成的任何損壞、阻礙或干擾(除非署長另作選擇,署 長對明渠、污水渠、雨水渠或總水喉進行修復,買方須在要求時向政府支付該等工程費用),使署 長滿意。如果買方未能對該地段或黃色範圍、黃色間黑斜線範圍或它們的任何部分或任何服務設施 進行上述必要的改道、重鋪、維修、彌補及修復工程,使署長滿意,署長可進行他認為必要的上述 改道、重鋪、維修、修復或彌補工程,買方須在要求時向政府支付該等工程費用。
- (t) 批地文件特別條款第(39)條訂明:-
 - (i) 買方須自費興建及保養該地段邊界內或政府土地內署長認為必要的排水渠及渠道,並使署長滿 意,以便截斷與引導該地段的一切暴雨或雨水到最接近的河道、集水井、渠道或政府雨水渠, 及買方須對上述暴雨或雨水造成的任何損壞或滋擾不論直接或間接因為或與其有關而產生的任 何形式的所有責任、申索、損失、損害賠償、支出、費用、成本、要求、法律行動及程序彌償 政府及使其維持獲得彌償。
 - (ii) 連接該地段的任何排水渠和污水渠至政府的雨水渠及污水渠(如已鋪設及運作)的工程可由署長 進行,但署長毋須就因此產生的任何損失或損害對買方負責,及買方須在要求時向政府支付上 述連接工程的費用。或者該等連接工程亦由買方自行出資進行,使署長滿意,及在該種情況 下,上述連接工程的任何一段若在政府土地內興建,須由買方自費保養,直至要求時由買方交 還給政府,由政府出資負責其後的保養及買方須在要求時向政府支付有關上述連接工程的技術 檢查之費用。若買方未能保養上述興建在政府土地上的連接工程任何部分,署長可進行其認為 所需的該等工程,買方須在要求時向政府支付該等工程的費用。
- (u) 批地文件特別條款第(43)(a)(i)分條及(a)(ii)分條訂明買方須於2025年9月30日或其他署長批准之日 期當日或之前自費及致使水務監督於各方面滿意:
 - (i) 就自動讀錶系統(下稱「AMR」)外站於該地段或其中任何部分之提供及安裝提交或促使提交書 面建議書予水務監督供其批准,該建議書須包括水務監督要求之資料和詳情,包括但不限於顯 示將按批地文件本特別條款第(a)(ii)分條提供及安裝之AMR外站位置之布局圖、組成AMR外站 之AMR設備之編排和附屬詳情、及指定放置AMR設備之範圍或空間;及
 - (ii) 為所有AMR水錶,包括為個別用戶提供食水供應的水錶,食水供應、沖廁水及消防供水的總水 錶或檢測水錶,及其他額外水務監督完全酌情權決定要求或准許提供不同供水的水錶,提供及 安裝水務監督於批地文件本特別條款第(a)(i)分條下批准的AMR外站(「AMR外站 |);

批地文件特別條款第(43)(c)分條訂明買方須於批地文件年期內自費維修、保養、修理及管理AMR 外站使其處於維修妥善及操作良好的狀況,直至其按批地文件本特別條款第(g)分條交予水務監督, 致使水務監督於各方面滿意。

- 解措施的建議(「噪音緩解措施|)。
- 條例》、其任何附屬規例及任何修訂法例。
- 劃標準與準則。
- (v) 批地文件特別條款第(47)條訂明:-
 - 段可引致的所有負面排污影響以及緩解措施、改善工程及其他措施和工程之建議。
 - 准的建議,以使環境保護署署長及渠務署署長全面滿意。
 - 執行。
 - 平整工程除外)。
 - 損失、滋擾或打擾向政府或其官員提出任何申索。
- 6. 對買方造成負擔的租用條件:
 - 程序,買方須向政府賠償並確保其免責。
 - (b) 批地文件特別條款第(2)條訂明:-
 - (i) 買方:-
 - 批准的圖則;

(v) (i) 批地文件特別條款第(44)(a)分條訂明買方須由批地文件之日起6個曆月內或署長批准之其他時 間,自費向署長提交或促使其他人提交一份發展該地段的噪音影響評估(「**嗓音影響評估**」), 供署長書面批准,以在各方面達致署長滿意。噪音影響評估除其他事項外,還須載有署長要求 的資料及詳情,包括但不限於所有因發展該地段而引起一切不利的噪音影響,及適當的噪音緩

(ii) 批地文件特別條款第(44)(b)分條訂明買方須自行出資在署長指定的期限內進行與實施噪音影響評估 中所建議並經署長批准的噪音消減措施(下稱「獲批准噪音緩解措施」),在一切方面使署長滿意。

(w) 批地文件特別條款第(45)(a)分條訂明倘若獲批准噪音緩解措施中包括在該地段構建或興建一個或多 個隔音屏障並伸延至超出該地段的地界至任何毗鄰政府土地任何部分之上或上方(「隔音屏障」),買 方須自費按照獲建築事務監督批准的圖則設計、構建及興建隔音屏障,並須在各方面符合《建築物

(x) (i) 批地文件特別條款第(46)(a)分條訂明買方須由批地文件之日起6個曆月內或署長批准之其他時 間,自費向環境保護署署長提交或促使其他人提交一份空氣影響評估(「空氣影響評估」),供環 境保護署署長書面批准,以在各方面達致環境保護署署長滿意。空氣影響評估除其他事項外, 還須載有環境保護署署長要求的資料及詳情,包括但不限於與該地段的發展有關的周邊道路和 高速公路的空氣影響評估,及有關緩解措施、改善工程及其他在該地段內的措施及工程的建 議,以顯示該地段的發展符合於提交空氣影響評估之日所適用的《空氣污染管制條例》香港規

(ii) 批地文件特別條款第(46)(b)分條訂明買方須自費,及在環境保護署署長指定的時限內實施由環 境保護署署長批准的空氣影響評估中的建議,以在各方面達致環境保護署署長滿意。

(a) 買方須由批地文件之日起6個曆月內或署長批准之其他時間,自費並致使署長在各方面滿意, 向環保署署長呈交或安排呈交發展該地段的污水系統影響評估(「污水系統影響評估」)以供其書面核 准。該評估須載有(除其他事項外)環境保護署署長可能要求的資料及詳情,包括但不限於發展該地

(b) 買方須於環境保護署署長指定的期限內自費進行和實施污水系統影響評估中環境保護署署長批

(c) 污水系統影響評估的技術範疇應由土木工程專業界別的香港工程師學會會員或特許土木工程師

(d) 該地段或其任何部分在環境保護署署長以書面批核污水系統影響評估前,不得在該地段或其任 何部分展開任何建造工程(本文特別條款第(1)(b)分條所載的拆卸及清理工程、土地勘測和地盤

(e) 為免生疑及在無損一般條款第(5)條適用性的情況下,買方現明確地確認及承認他須單獨及自 費負責進行和實施污水系統影響評估中環境保護署署長批准的建議,以使環境保護署署長及渠 務署署長全面滿意。政府及其官員對買方就因或有關履行本特別條款的義務或其他原因時所引 致或蒙受的任何損害、損失、滋擾或打擾概無責任或法律責任。買方亦不得就任何該等損害、

(a) 批地文件特別條款第(1)(b)分條訂明買方於本批地文件之日期確認該地段、黃色範圍及黃色間黑斜 線範圍現時存在若干構築物及地基(「現有構築物」)。買方承諾自費並在各方面令署長滿意程度下, 從該地段、黃色範圍及黃色間黑斜線範拆除及清除所述的現有構築物(「拆除工程」)。倘因現有構築 物及拆除工程令買方招致或蒙受任何損害、滋擾或騷擾,政府概不承擔任何責任或法律責任。倘現 有構築物及拆除工程的存在直接或間接引起或導致任何責任、索償、費用、索求、訴訟或其他法律

(1) 如事前未獲署長書面批准,不得修訂、更改、變更或替代黃色範圍及黃色間黑斜線範圍已

- (2) 不可更改、拆卸或損壞在黃色範圍隔鄰的的現有海堤,或進行任何會對海堤或其任何一個 或多個部分構成更改,損壞或不良影響的工程。署長就何等工程會對海堤構成不良影響所 作的決定將作終論,並對買方有約束力;
- (3) 如事前未獲署長書面批准,不得將黃色範圍及黃色間黑斜線範圍或其任可部份作儲物、停 泊車輛或興建任何臨時構築物,或用作進行批地文件特別條款第(1)(b)分條提及的拆卸及 清除工程及批地文件本特別條款第(a)(i)分條及(d)分條指明的工程以外的任何其他用途;
- (4) 須對黃色範圍,黃色間黑斜線範圍及構成其一部分或與其有關之範圍就任何形式因有關缺 陷、缺乏維修、不善、失靈、故障或任何其他未完成工程(無論是否在工藝、材料、設計或 其他方面)所直接或間接產生的所有責任、申索、損失、損害賠償、支出、費用、成本、要 求、法律行動及程序,以及對黃色範圍及黃色間黑斜線範圍內所有樹木、灌木或其他植物 之健康問題(包括可能影響其健康的缺陷、障礙和其他因素或原因)彌償政府及使其維持獲 得禰偕;及
- (5) 須在署長要求下,在買方重新交付黃色範圍及黃色間黑斜線範圍及構成其一部分或與其有 關的一切後的12個日曆月內,自費按照署長指定的期限、標準和方式執行所有必要的維 修、修理、更改、重建、補救及任何其他工程,以補救及糾正黃色範圍及黃色間黑斜線範 園及構成其一部分或與其有關的一切出現或可見的不良缺點、失修、不善、失靈、故障或 任何其他未完成工程。
- (ii) 就任何對買方或任何其他人所造成或買方或任何其他人蒙受的損失、損壞、滋擾或干擾,不論 是否因買方履行批地文件特別條款第(1)(b)分條及(2)(a)(i)分條或(d)分條的義務或責任或政府 行使批地文件特別條款第(2)(e)分條的權利或其他原因而引起或附帶發生的,政府概不承擔任 何責任;買方亦不得針對政府就該等損失、損壞、滋擾或干擾提出任何申索。
- (c) 批地文件特別條款第(4)條訂明除非園景設計總圖已獲署長書面批准,且已就批地文件特別條款第 (7)條有關樹木保育的建議給予同意(如有必要),否則不得在黃色範圍及黃色間黑斜線範圍內展開建 築工程(批地文件特別條款第(1)(b)分條提及的清拆及移除工程、地盤平整工程及土地勘測除外)。
- (d) 批地文件特別條款第(9)(a)分條訂明:-
 - (i) 粉紅色加黑波紋線範圍內現已或將會建於該地段的任何一座或多座建築物,如只作非工業用途 (不包括私人住宅、寫字樓、貨倉、酒店及加油站)應符合下列要求:-
 - (1) 該建築物的任何部分, 連同該建築物上的任何增建物或配件(如有的話), 合計不得超過香 港主要基準面以上15米的高度;及
 - (2) 該座或多座建築物不可超過兩層,並應位於地面水平以上興建。
 - (ii) 在粉紅色加黑波紋線範圍內現已或將會建於該地段的任何一座或多座建築物(本特別條款第(a) (vi)分條所述的建築物除外)部分用於非工業用途(不包括私人住宅、寫字樓、貨倉、酒店及加 油站):-
 - (1) 該建築物的任何部分, 連同該建築物上的任何增建物或配件(如有的話), 合計不得超過香 港主要基準面以上15米的高度;及
 - (2) 建築物的該部分或多個部分不可超過兩層,並應位於地面或地面以上。
 - (iii) 本特別條款第(a)(vi)分條所述的建築物以及本特別條款第(a)(vii)分條所述建築物或任何建築物 的部分應符合下列要求:-
 - (1) 本特別條款第(a)(vi)分條所述建築物內地面水平上的每個單位,以及本特別條款第(a)(vii) 分條沿着批地文件附夾的圖則上顯示和標記P1和P2點之間的邊界線的建築物的一個或多個 部分,須有一個正面鄰接並可直接進出與P1和P2點之間邊界線附近的步行街相鄰P1和P2點 的邊界綫,其設計由署長全權決定;
 - (2) 本特別條款第(a)(vi)分條所述建築物內地面水平上的每個單位,以及本特別條款第(a)(vii) 分條沿着批地文件附夾的圖則上顯示和標記P2和P3點之間的邊界線的建築物的一個或多個 部分,必須有一個與公眾通道範圍(釋義以批地文件特別條款第(13)(b)條所訂為準)相鄰並 可直接進出的建築界綫,其設計由署長全權決定;及
 - (3) 本特別條款第(a)(vi)分條所述建築物內地面水平上的每個單位,以及本特別條款第(a)(vii) 分條沿着批地文件附夾的圖則上顯示和標記P3和P4點之間的邊界線的建築物的一個或多個 部分,須有一個正面鄰接並可與P3和P4點之間邊界線附近的黃色間黑斜線範圍相鄰P3和P4 點的邊界線並可直接進出,其設計要求可由署長全權決定。

- (iv) 粉紅色底色加上黑影線範圍內現已或將會建於該地段的任何一座或多座建築物,如只作非工業 用途(不包括私人住宅、寫字樓、貨倉、酒店及加油站):-(1) 該建築物的任何部分, 連同該建築物上的任何增建物或配件(如有的話), 合計不得超過香 港主要基準面以上10米的高度;及
 - (2) 該座或多座建築物不可超過一層,並應位於地面或地面以上。
- (v) 若粉紅色底色加上黑影線範圍內(定義按本特別條款第(a)(iii)(II)分條)現已或將會建於該地段 的任何一座或多座建築物(本特別條款第(a)(ix)分條所述的建築物除外)部分用於非工業用途(不 包括私人住宅、寫字樓、貨倉、酒店及加油站):-
 - (1) 該建築物的任何部分,連同該建築物上的任何增建物或配件(如有的話),合計不得超過香 港主要基準面以上10米的高度;及
 - (2) 建築物的該部分或多個部分不可超過一層,並應位於地面或地面以上。
- (vi)除非獲署長書面批准,否則該地段任何已建或擬建的一座或一組建築物之面牆伸展長度不得達 到或超過60米;
- (vii) 在該地段上現已或將會建於該地段的任何一座或多座建築(本特別條款第(a)(vi)及(a)(ix)分條 所述的建築物除外)應符合下列要求:-
 - (1) 該建築物的任何部分, 連同該建築物上的任何增建物或配件(如有的話), 合計不得超過香 港主要基準面以上35米的高度;
 - (2) 該座或多座建築物不可少過六層但不超過八層,並應位於地面或地面以上;
 - (3) 在該地段上該座或多座建築物的地盤上蓋總面積不能超過該地段面積的5%;及
 - (4) 該座或多座建築物應至少緊靠批地文件附夾的圖則顯示和標記的H點和G點之間相鄰黃色 間黑斜線範圍的邊界線總長度的17%。
- (viii) 在該地段上建築物(本特別條款第(a)(vi)、(a)(ix)及(a)(xiii)分條所述的建築物除外)的地盤上 蓋總面積不能超過該地段面積的25%;及
- (ix) 現已或將會建於該地段的任何一座或多座建築物的設計和布局必須提交署長書面批核,直至署 長正式批核,該地段不可動工進行任何建造工程(批地文件特別條款第(1)(b)分條提及的清拆及 移除工程、地盤平整工程及土地勘測除外)。
- (e) 批地文件特別條款第(11)(g)分條訂名買方須對有蓋行人天橋,行人天橋連接細節,行人天橋通道, 行人道,升降機及自動扶梯的建造、更改、管理、修理、維修所直接或間接產生的所有責任、申 索、損失、損害賠償、支出、費用、成本、要求、法律行動及程序彌償政府及使其維持獲得彌償。
- (f) 批地文件特別條款第(13)(a)條訂明除了提供公眾通道範圍(釋義以批地文件本特別條款第(b)分條所 訂為準)及提供批地文件特別條款第(9)條(a)(viii)(IV)分條所指的遮陽篷及遮陽設備外,未經署長事 先書面批准,不得於批地文件附夾的圖則顯示為粉紅色加黑圈範圍或該地段那些部分之內或其地面 水平上豎立或興建任何建築物或構築物或任何建築物或構築物之支承物或伸展物。
- (g) 批地文件特別條款第(14)條訂明未經署長事先書面批准,不得於批地文件附夾的圖則顯示為粉紅色 間黑斜線範圍及粉紅色間黑斜線加黑點範圍之內或其地面水平上豎立或興建任何建築物或構築物或 任何建築物或構築物之支承物或伸展物,除下列訂名外:-
 - (i) 邊界牆或圍欄或兩者,惟如果邊界牆或圍欄或兩者面向批地文件附錄的圖則上顯示及註明A和 H點之間的任何步行街或行人徑,該等邊界牆或圍牆或兩者須在一切方面使署長滿意的情況下 搭建或興建,以取得從毗鄰步行街或行人徑的一般平整水平以上1米起沿著水平面每1延長米不 少於50%的視覺及實際的孔隙率;
 - (ii) 園景設備及附帶設施;及
 - (iii) 特別條款第(10)(a)(ii)分條訂明的行人天橋連接走道及其支撐和連接。
- (h) 批地文件特別條款第(24)條訂明,買方不可以分劃(無論以轉讓方式或其他處置或以任何其他方式) 該地段或其任何部份。
- (i) (i) 批地文件特別條款第(25)(a)分條訂明,買方不可以通過汽車進出該地段,除了通過於批地文件 附夾的圖則所示的X點及Y途徑Z點的位置,或其他由署長以書面形式所批准的位置。
 - (ii) 批地文件特別條款第(25)(b)分條訂明,在完成毗鄰該地段於批地文件附夾的圖則顯示及標示 為「Proposed Road D3」的擬建道路建設之前,買方無權以車輛進入或離開該地段,除非在署 長指定的地點之間。

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- (j) 批地文件特別條款第(30)(a)分條訂明儘管已遵守及履行本賣地條件,須令署長滿意,住宅車位及住 宅電單車車位不得:-
 - (i) 轉讓,除非:-
 - (1)連同賦予專有權使用及佔用已建或擬建於該地段各建築物一個或多個住宅單位的不可分割 份數一併轉讓;或
 - (2) 承讓人現時已擁有具專有權使用及佔用已建或擬建於該地段各建築物一個或多個住宅單位 的不可分割份數;或
 - (ii) 分租,除非租予現已或擬建於該地段的各建築物內住宅單位的住客。

於任何情況下,已建或擬建於該地段各建築物內任何一個住宅單位的業主或住戶概不可承讓或承租 多於三個住宅車位及住宅電單車車位。

- (k) 根據批地文件一般條件第(11)條,當買方未能或忽略履行、遵守或符合批地文件,政府有權收回該 地段或其任何部分以及在該地段或其任何部分的所有或任何建築物、搭建物及工程,並取回其管有 權,且當該地段被收回時:
 - (i) 買方在該地段被收回之部分的權利將絕對地停止或終止;
 - (ii) 買方無權獲得任何地價退款、款項或賠償;及
 - (iii) 政府之任何其他權利、補償及申索將不受影響。

備註:

- 本節所載的「買方」指批地文件訂明的「買方」,如上下文意允許或規定則包括其遺產執行人、遺產管理人及受讓人;如屬公司則 包括其繼承人及受讓人。
- 請參閱批地文件以了解全部詳情。完整的批地文件文本可於售樓處營業時間作出要求後免費查閱,並可在支付所需影印費後取得 批地文件之複印本。
- 3. 附夾於批地文件的圖則於「公共設施及公共休憩用地的資料」部份內複製。



- A. Facilities that are required under the Land Grant to be constructed and provided for the Government, or for public use
 - 1. The Yellow Area and the Yellow Hatched Black Area as referred to in Special Condition No. (2) of the Land Grant
 - (1) Provisions of the Land Grant (as varied or modified by two extension letters dated 9th November 2020 and 4th November 2022 respectively)

Special Condition No. (2) stipulates that:-

- (a) (i) The Purchaser shall on or before the 30th day of September 2022* or such other date as may be approved by the Director, at the Purchaser's own expense and in all respects to the satisfaction of the Director lay, form, erect, construct, provide and landscape a promenade within the Yellow Area and Yellow Hatched Black Area in a good workmanlike manner, with such materials and to such standards, levels, alignment and design as the Director shall approve and in accordance with the Technical Schedules marked "Technical Schedule for the Yellow Area and the Yellow Hatched Black Area" and "Technical Schedule for the Building Works" annexed in the Conditions of Sale (hereinafter collectively referred to as "the Technical Schedules"), the plans approved under sub-clause (b) of this Special Condition and the approved Landscape Master Plan (as defined in Special Condition No. (4)(a) thereof). The Purchaser shall provide a public pedestrian access with a width of 4.5 metres within the Yellow Hatched Black Area as a dedicated pedestrian zone. For the avoidance of doubt, the Yellow Area does not include any seawall.
 - (ii) For the purpose of this Special Condition, the decision of the Director as to whether and when the works referred to in sub-clause (a)(i) of this Special Condition have been completed in accordance with sub-clause (a)(i) of this Special Condition shall be final and binding on the Purchaser.
- (b) (i) The Purchaser shall at his own expense submit or cause to be submitted to the Director for his written approval the plans of the Yellow Area and the Yellow Hatched Black Area, which shall include details and information as to the level, position, alignment and design of the Yellow Area and the Yellow Hatched Black Area and such other details and information as the Director may require.
 - (ii) No amendment, variation, alteration, modification or substitution to the approved plans of the Yellow Area and the Yellow Hatched Black Area shall be made by the Purchaser except with the prior written approval of the Director.
 - (iii) Any amendment, variation, alteration, modification or substitution by the Purchaser as approved by the Director under sub-clause (b)(ii) of the Special Condition shall be deemed to be incorporated into the approved plans of the Yellow Area and the Yellow Hatched Black Area and form part thereof.
 - (iv) No building works (other than the demolition and removal works referred to in Special Condition No. (1)(b) hereof, site formation works and ground investigation) shall be commenced on or within the Yellow Area and the Yellow Hatched Black Area unless and until the plans referred to in sub-clause (b)(i) of this Special Condition shall have been approved by the Director. For the purpose of these Conditions, "building works", "site formation works" and "ground investigation" shall be as defined in the Buildings Ordinance, any regulations made thereunder and any amending legislation.
- (c) (i) The Purchaser shall not alter, demolish or damage the existing seawall adjoining the Yellow Area or carry out any works which may alter, damage or adversely affect the seawall or any part or parts thereof and the decision of the Director as to whether any works will alter, damage or adversely affect the seawall shall be final and binding on the Purchaser.

- (ii) The maximum superimposed load within 10 metres from and behind the copeline of the seawall shall not exceed 10 kilonewtons per square metre.
- (iii) No form of percussive piling shall be used within 15 metres from the copeline of the seawall.
- (d) The Purchaser shall, upon completion of the works referred to in sub-clause (a)(i) of this Special Condition, at his own expense and in all respects to the satisfaction of the Director, uphold, manage, repair and maintain the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof and everything forming a portion of or pertaining to any of them in good and substantial repair and condition until such time as possession of the whole of the Yellow Area and the Yellow Hatched Black Area has been re-delivered to the Government in accordance with sub-clause (g)(iv) of this Special Condition.
- (e) In the event of non-fulfilment of the Purchaser's obligations under Special Condition No. (1) (b) hereof and sub-clauses (a)(i) or (d) of this Special Condition, the Government may carry out the necessary works at the cost of the Purchaser who shall pay to the Government on demand a sum equal to the cost thereof, such sum to be determined by the Director whose determination shall be final and binding on the Purchaser.
- The Government shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Purchaser or any other person whether arising out of or incidental to the fulfilment of the Purchaser's obligations under Special Condition No. (1)(b) hereof and sub-clauses (a)(i) or (d) of this Special Condition or the exercise of the rights by the Government under sub-clause (e) of this Special Condition or otherwise, and no claim whatsoever shall be made against the Government by the Purchaser in respect of any such loss, damage, nuisance or disturbance.
- (g) (i) For the purpose only of carrying out the demolition and removal works referred to in Special Condition No. (1)(b) hereof and the works specified in sub-clauses (a)(i) and (d) of the Special Condition, the Purchaser shall be granted possession of the Yellow Area and the Yellow Hatched Black Area on a date to be specified in a letter from the Director to the Purchaser, such date to be not later than the 31st day of March 2020*.
 - (ii) The Government shall have no responsibility or liability in respect of any damage or loss whatsoever caused to or suffered by the Purchaser arising out of the deferred possession of the Yellow Area and the Yellow Hatched Black Area and no claim whatsoever shall be made against the Government by the Purchaser in respect of any such damage or loss.
 - (iii) The Purchaser shall accept the Yellow Area and the Yellow Hatched Black Area in such state and condition and with such trees, structures and foundations as existing on the date on which possession of the Yellow Area and the Yellow Hatched Black Area is given to the Purchaser, and hereby agrees no not make any claims whatsoever against the Government in respect thereof.
 - (iv) The Yellow Area and the Yellow Hatched Black Area or any part or parts thereof as the Director shall at his sole discretion specify or require shall be re-delivered by the Purchaser to the Government on demand on or before the 30th day of September 2022* or such other date as may be approved by the Director and in any event shall be deemed to have been re-delivered to the Government by the Purchaser on the date of a letter from the Director indicating that these Conditions have been complied with to his satisfaction.
- (h) The Purchaser shall not without the prior written consent of the Director use the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof for the purpose of storage or parking of vehicles or for the erection of any temporary structure or for any purposes other than the carrying out of the demolition and removal works referred to in Special Condition No. (1)(b) hereof and the works specified in sub-clauses (a)(i) and (d) of the Special Condition.

- (i) (i) The Purchaser shall at all reasonable times while he is in possession of the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof:
 - I. permit the Government, the Director and his officers, contractors and agents and any persons authorized by the Director, the right of ingress, egress and regress to, from and through the lot, the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof for the purpose of inspecting, checking and supervising any works to be carried out in compliance with Special Condition No. (1)(b) hereof, sub-clauses (a)(i) and (d) of this Special Condition and the carrying out, inspecting, checking and supervising of the works under sub-clause (e) of this Special Condition and any other works which the Director may consider necessary in the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof;
 - permit the Government, the Director and his officers, contractors and agents and 11. any persons authorized by the Director, and the relevant public utility companies authorized by the Government the right of ingress, egress and regress to, from and through the lot, the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof as the Government, the Director or the relevant public utility companies may require for the purpose of any works to be carried out in, upon or under the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof or any adjoining land including but not limited to the laying and subsequent maintenance of all pipes, wire, conduits, cable-ducts and other conducting media and ancillary equipment necessary for the provision of telephone, electricity, gas (if any) and other services intended to serve the lot or any adjoining or neighbouring land or premises, and the Purchaser shall co-operate fully with the Government, the Director and his officers, contractors and agents and any persons authorized by the Director, and also with the relevant public utility companies duly authorized by the Government on all matters relating to any of the aforesaid works to be carried out within the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof; and
 - III. permit the officers of the Water Authority and such other persons as may be authorized by them the right of ingress, egress and regress to, from and through the lot, the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof as the officers of the Water Authority or such authorized persons may require for the purpose of carrying out any works in relation to the operation, maintenance, repairing, replacement and alteration of any other waterworks installations within the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof.
 - (ii) The Government, the Director and his officers, contractors and agents and any persons or public utility companies duly authorized under sub-clause (i)(i) of this Special Condition shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Purchaser or any person arising out of or incidental to the exercise of the rights by the Government, the Director and his officers, contractors and agents and any persons or public utility companies duly authorized under sub-clause (i)(i) of this Special Condition.
- (j) The Purchaser shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works (whether in respect of workmanship, material, design or otherwise) on the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto and all health problems of any trees, shrubs or other plants within the

Yellow Area and the Yellow Hatched Black Area including defects, disorders and such other factors or causes which may affect the health of such trees, shrubs or other plants (which health problems are hereinafter referred to as "Trees' Health Problems"):

- Liability and Plant Establishment Period").
- part or parts thereof.
- respects to the satisfaction of the Director.
- the Director.

which may exist at the date(s) of re-delivery of possession by the Purchaser of the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof; and

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(ii) which shall occur or become apparent within a period of 12 calendar months after the date(s) of re-delivery of possession by the Purchaser of the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof (herein referred to as "the Defects

(k) Whenever required by the Director, the Purchaser shall at his own expense and within such time and to such standard and in such manner as may be specified by the Director, carry out all works of maintenance, repair, amendment, reconstruction and rectification and any other works as may be necessary to remedy and rectify any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works on the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto which shall occur or become apparent within the Defects Liability and Plant Establishment Period. In addition to the foregoing, the Purchaser shall at his own expense and within such time and to such standard and in such manner as may be specified by the Director, make good and rectify any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works on the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto which may exist at the date(s) of re-delivery of possession by the Purchaser of the Yellow Area and the Yellow Hatched Black Area or any

(I) In the event that due to any Trees' Health Problems which may exist at the date(s) of redelivery of possession by the Purchaser of the Yellow Area and the Yellow Hatched Black Area or any part or parts thereof, any trees, shrubs or other plants within the Yellow Area and the Yellow Hatched Black Area have not grown or developed within the Defects Liability and Plant Establishment Period to a state and condition to the satisfaction of the Director, the Purchaser shall, if so required by the Director, at his own expense and within such time and to such standard and in such manner as may be specified by the Director, carry out replanting, landscaping works, tree maintenance measures or any other measures in all

(m) The Director will, shortly before the expiry of the Defects Liability and Plant Establishment Period, cause an inspection to be carried out in respect of the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto for the purpose of identifying any defects, wants of repair, imperfections, breakdowns, faults or any other outstanding works and any Trees' Health Problems which may be evident. The Director reserves the right to serve upon the Purchaser within 14 days after the expiry of the Defects Liability and Plant Establishment Period, a Schedule or Schedules of Defects specifying any defects, wants of repair, imperfections, breakdown, faults or any other outstanding works and any Trees' Health Problems which may be evident within the Yellow Area and the Yellow Hatched Black Area and everything forming a portion thereof or pertaining thereto and the Purchaser shall at his own expense cause all necessary works and measures to be carried out (including replanting, landscaping works, tree maintenance measures and any other measures specified in sub-clause (1) of this Special Condition) so as to remedy and rectify the same within such time and to such standard and in such manner as may be specified by

- (n) If the Purchaser shall fail to carry out any of the works referred to in sub-clauses (k), (l) and (m) of this Special Condition, then any such works may be carried out by the Government and all costs and charges incurred in connection therewith by the Government as certified by the Director (whose decision shall be final and binding on the Purchaser) shall on demand be paid by the Purchaser.
- (o) For the purpose of this Special Condition only, the expression "Purchaser" shall exclude his assigns.
- (2) Provisions of the Deed of Mutual Covenant:

Clause 65 of the Third Schedule stipulates that:

Without prejudice to the generality of Special Condition No.(2)(d) of the Conditions, the Owners shall at their own expense keep and maintain the landscaping works provided within the Yellow Area and the Yellow Hatched Black Area (both defined in Special Condition No.(1)(b) of the Conditions) in a safe, clean, neat, tidy and healthy condition all to the satisfaction of the Director of Lands in accordance with Special Condition No.(4)(e) of the Conditions until such time as possession of the whole of the Yellow Area and the Yellow Hatched Black Area has been re-delivered to the Government in accordance with Special Condition No. (2)(g)(iv) of the Conditions.

(3) The general public has the right to use those facilities or open space (if any) mentioned above in accordance with the Land Grant.

2. The Pink Hatched Black Area and the Pink Hatched Black Stippled Black Area as referred to in Special Condition No. 10(a) of the Land Grant

(1) Provisions of the Land Grant

Special Condition No. (10)(a) stipulates that the Purchaser shall on or before the 30th day of September 2024* or such other date as may be approved by the Director at his own expense and in all respects to the satisfaction of the Director construct and provide:

- (i) one single storey covered footbridge link at 13 metres above the Hong Kong Principal Datum or such other level as may be approved or required by the Director above the Pink Hatched Black Area and the Pink Hatched Stippled Black Area or any part of any of them (hereinafter referred to as "the Footbridge Link") so as to link up the Covered Footbridge (as defined in Special Condition No. 11(a) hereof) with the Pedestrian Walkway (as defined in sub-clause (b) of this Special Condition). The Footbridge Link shall be constructed with such materials and to such standards, levels, alignment, disposition and designs as shall be required or approved by the Director including but not limited to the provision and construction of such supports, ramps, associated staircases and landings, escalators, lifts and such internal and external fittings and fixtures and such lighting fittings as the Director in his sole discretion shall require or approve and shall have a total width of 5 metres, a minimum clear internal width of 3 metres, a minimum clear internal headroom of 2.6 metres. No permanent column or other supporting structure shall be constructed on any Government land; and
- (ii) in the building or buildings to be erected on the lot supports and connections to such specifications and at such points and at such levels as shall be required or approved by the Director for the Footbridge Link so that the construction of the Footbridge Link can be carried out and that pedestrian access can be gained over the Footbridge Link to and form the Covered Footbridge (as defined in Special Condition No. (11)(a) hereof) and the Pedestrian Walkway (as defined in sub-clause (b) of this Special Condition).

- (2) Provisions of the Deed of Mutual Covenant Recital stipulates that :-
 - . . . "Footbridge Link"

means the one single storey covered footbridge link constructed or to be constructed in accordance with Special Condition No.(10)(a)(i) of the Conditions;

Clause 57 of the Third Schedule stipulates that :-

The Owners of the Commercial Accommodation shall at all times throughout the term granted by the Conditions,

- (a) keep the Pedestrian Walkway, the Footbridge Link, the Lift and Escalators and the Public Passage Area open for the use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption; and
- (b) at his own expense uphold, maintain and repair the Pedestrian Walkway, the Footbridge Link and the Lift and Escalators in good and substantial repair and condition.
- (3) The general public has the right to use those facilities or open space (if any) mentioned above in accordance with the Land Grant.

3. The Pink Rippled Black Area as referred to in Special Condition Nos. 10(b) and (c) of the Land Grant

(1) Provisions of the Land Grant

- (i) Special Condition No. (10)(b) stipulates that the Purchaser shall on or before the 30th day of September 2024* or such other date as may be approved by the Director at his own expense and in all respects to the satisfaction of the Director, provide within the Pink Rippled Black Area a pedestrian walkway with a minimum clear internal width of 3 metres, at such positions, in such manner and to such standards, levels, alignments and designs as the Director shall require or approve so as to link up the Footbridge Link via the Lift and Escalators (as defined in sub-clause (c) of this Special Condition), the ground level of the lot and the Pedestrian Street in the shortest possible route (hereinafter referred to as "the Pedestrian Walkway"). For the purpose of this sub-clause (b), the decision of the Director as to what constitutes the ground level of the lot shall be final and binding on the Purchaser.
- Special Condition No. (10)(c) stipulates that the Purchaser shall on or before the 30th day (ii) of September 2024* or such other date as may be approved by the Director at his own expense and in all respects to the satisfaction of the Director provide a lift and escalators (in up and down directions) in the location shown and marked "LIFT AND ESCALATORS" on the plan annexed to the Conditions of Sale (which location is indicative only and may be varied subject to the prior written approval of the Director) within a building erected or to be erected on the Pink Rippled Black Area, such building being a building referred to in Special Condition No. (9)(a)(vi) hereof or such part of building referred to in Special Condition No. (9) (a)(vii) hereof, so as to link up the Footbridge Link, the Pedestrian Walkway and the Pedestrian Street ("the Lift and Escalators").
- (iii) Special Condition No. (10)(d) stipulates that the Purchaser shall throughout the term hereby agreed to be granted keep the Pedestrian Walkway, the Footbridge Link and the Lift and Escalators open for the use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption.
- (iv) Special Condition No. (10)(e)(i) stipulates in the event of any redevelopment of the lot or any part thereof whereby the Pedestrian Walkway, the Footbridge Link, the Lift and Escalators



or any part or parts thereof are required to be removed or demolished, the Purchaser shall if required by the Director, within such time limit as shall be laid down by the Director, at his own expense and in all respects to the satisfaction of the Director, replace the same by the construction and completion of such new pedestrian walkway, new footbridge link and new lift and escalators or a part or parts thereof with such designs, materials, specifications and standards and at such widths, levels, heights and positions as the Director may in his sole discretion approve or require.

- (v) Special Condition No. (10)(e)(ii) stipulates that in the event that any new pedestrian walkway, new footbridge link and new lift and escalators are required to be constructed under subclause (e)(i) of this Special Condition, all references to "the Pedestrian Walkway", "the Footbridge Link" and "the Lift and Escalators" in this Special Condition, Special Conditions Nos. (11), (12), (14)(a)(iii), (21)(a)(i) and 41(e)(vii) hereof shall be deemed to refer to the said new pedestrian walkway, new footbridge link and new lift and escalators.
- (2) Provisions of the Deed of Mutual Covenant

Recital stipulates that :-

"Lift and Escalators"

means the lift and escalators (in up and down directions) provided or to be provided in accordance with Special Condition No.(10)(c) of the Conditions;

. . .

. . .

"Pedestrian Walkway"

means the pedestrian walkway provided or to be provided in accordance with Special Condition No.(10)(b) of the Conditions;

. . .

Clause 57 of the Third Schedule stipulates that :-

The Owners of the Commercial Accommodation shall at all times throughout the term granted by the Conditions,

- (a) keep the Pedestrian Walkway, the Footbridge Link, the Lift and Escalators and the Public Passage Area open for the use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption; and
- (b) at his own expense uphold, maintain and repair the Pedestrian Walkway, the Footbridge Link and the Lift and Escalators in good and substantial repair and condition.
- (3) The general public has the right to use those facilities or open space (if any) mentioned above in accordance with the Land Grant.

Covered Footbridge as referred to in Special Condition No. 11 of the Land Grant

(1) Provisions of the Land Grant

Special Condition No. (11) of the Land Grant stipulates:-

(a) The Purchaser shall on or before the 30th day of September 2024^{*} or such other date as may be approved by the Director at the Purchaser's own expense and in all respects to the satisfaction of the Director construct and provide one single storey covered footbridge together with such supports and connections (including any supports and connections which the Director in his absolute discretion considers necessary for any future extension to the covered footbridge) as shall be required or approved by the Director, at 13 metres above the Hong Kong Principal Datum or such other level as may be approved or required by the Director in the approximate position shown and marked "PROP. FB" on the plan annexed

hereto (hereinafter referred to as "the Covered Footbridge"), so as to link up the Footbridge Link and the elevated landscaped deck to be constructed by the Government above the proposed road shown and marked "Proposed Road D3" on the plan annexed hereto (hereinafter referred to as "the Elevated Landscaped Deck"). The Covered Footbridge shall be constructed with such materials and to such standards, levels, alignment, disposition and designs as shall be required or approved by the Director including but not limited to the provision and construction of such supports, ramps, associated staircases and landings, escalators, lifts and such internal and external fittings and fixtures and such lighting fittings as the Director in his sole discretion shall require or approve and shall have a total width of 5 metres, a minimum clear internal width of 3 metres, a minimum clear internal headroom of 2.6 metres and a minimum clearance of 5.1 metres measured from the lowest point of the underside of the Covered Footbridge to the surface of the public road thereunder. No permanent column or other supporting structure shall be constructed on any Government land.

- flow in all respects to the satisfaction of the Commissioner for Transport.
- to the satisfaction of the Director.

(b) For the purpose only of carrying out the works specified in sub-clauses (a) and (c) of this Special Condition, the Purchaser shall be granted possession of such Government land on a date to be specified in a letter from the Director to the Purchaser, such date to be not later than the 31st day of March 2020* and subject to such terms and conditions as may be imposed by the Director. The Purchaser shall have obtained the written agreement of the Commissioner for Transport on the temporary traffic arrangement before carrying out any road closure for the construction of the Covered Footbridge. The Purchaser shall at all reasonable times while he is in possession of such Government land allow free access thereto and therefrom for all Government and pedestrian traffic and maintain smooth traffic

(c) The Purchaser shall on or before 30th day of September 2024* or such other date as may be approved by the Director at the Purchaser's own expense and in all respects to the satisfaction of the Director (i) connect the Footbridge Link with the Covered Footbridge; and (ii) connect the Covered Footbridge with the Elevated Landscaped Deck. Such connection works shall include the removal of claddings and parapets at the receiving point provided by the Government at the Elevated Landscaped Deck, making good and reinstating to the satisfaction of the Director the said receiving point upon completion of the connection works. The connection details between the Covered Footbridge and the Elevated Landscaped Deck including but not limited to bearings and movement joint, the loading arrangement and support details of the Covered Footbridge onto the Elevated Landscaped Deck, joint or stitching or both and bearing arrangement of the Covered Footbridge (hereinafter collectively referred to as "the Footbridge Connection Details") shall be designed and constructed by the Purchaser at his own expense with the prior approval of the Director and in all respects

(e) In the event of the non-fulfilment of the Purchaser's obligations under sub-clauses (a), (b), (c) and (e) of Special Condition No. (10) hereof and sub-clauses (a), (c), (h) and (i) of this Special Condition, the Government may carry out the necessary construction or maintenance works at the cost of the Purchaser who shall pay to the Government on demand a sum equal to the cost thereof, such sum to be determined by the Director whose determination shall be final and binding on the Purchaser. For the purpose of carrying out the works aforesaid, the Government, its officers, agents, contractors, workmen or other duly authorized personnel shall have free and uninterrupted right at all reasonable times to enter into the lot or any part thereof and any building or buildings erected or to be erected thereon. The Government, its officers, agents, contractors, workmen or other duly authorized personnel shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Purchaser arising out of or incidental to the exercise by it or them of the right of entry conferred under this sub-clause (e), and no claim whatsoever shall AR04

be made against it or them by the Purchaser in respect of any such loss, damage, nuisance or disturbance.

- (f) (i) The Covered Footbridge shall not be used for any purpose other than for the passage of all members of the public on foot or by wheelchair.
 - (ii) The Purchaser shall not use or permit or suffer to be used any part of the Covered Footbridge either externally or internally for advertising or for the display of any signs, notices or posters whatsoever unless otherwise approved or required by the Director.
 - (iii) The Purchaser shall not do or permit or suffer to be done in the Covered Footbridge anything that may be or become a nuisance or annoyance or that may cause inconvenience or damage to any person or vehicle passing under the Covered Footbridge or to any owner or occupier of any adjacent or neighbouring lot or lots or premises.
 - (iv) The Purchaser shall at all times during the day and night throughout the period during which the Covered Footbridge is in existence permit all members of the public for all lawful purposes freely and without payment of any nature whatsoever to pass and repass on foot or by wheelchair along, to, from, through, over, up and down the Covered Footbridge.
- (g) The Purchaser shall indemnify and keep indemnified the Government from and against all liabilities, claims, losses, damages, expenses, charges, costs, demands, actions and proceedings whatsoever and howsoever arising whether directly or indirectly out of or in connection with anything done or omitted to be done by the Purchaser in relation to the construction, alteration, management, repair and maintenance of the Covered Footbridge, the Footbridge Connection Details, the Footbridge Link, the Pedestrian Walkway and the Lift and Escalators.
- (h) Throughout the term hereby agreed to be granted, the Purchaser shall at his own expense manage and maintain the Covered Footbridge and the Footbridge Connection Details in good and substantial repair and condition in all respects to the satisfaction of the Director.
- (2) Provisions of the Deed of Mutual Covenant:

Recital stipulates that:

"Covered Footbridge"

means the one single storey covered footbridge together with such supports and connections constructed or to be constructed in accordance with Special Condition No. (11) of the Conditions;

"Elevated Landscaped Deck"

means the the elevated landscaped deck to be constructed by the Government as referred to in Special Condition No. (11)(a) of the Conditions;

"Footbridge Connection Details"

means the connection details between the Covered Footbridge and the Elevated Landscaped Deck constructed or to be constructed in accordance with Special Condition No. (11)(c) of the Conditions;

Clause 57 of the Third Schedule stipulates that:

(b) at all times during the day and night throughout the period during which the Covered Footbridge is in existence permit all members of the public for all lawful purposes freely and without payment of any nature whatsoever to pass and repass on foot or by wheelchair along, to, from, through, over, up and down the Covered Footbridge;

- (c) at his own expense uphold, manage, maintain and repair the Pedestrian Walkway, the Footbridge Link, the Lift and Escalators, the Covered Footbridge, the Footbridge Connection Details and the Public Passage Area in good and substantial repair and condition;
- (d) not use the Covered Footbridge for any purpose other than for the passage of all members of the public on foot or by wheelchair;
- (e) not use or permit or suffer to be used any part of the Covered Footbridge either externally or internally for advertising or for the display of any signs, notices or posters whatsoever unless otherwise approved or required by the Director of Lands; and
- (f) not do or permit or suffer to be done in the Covered Footbridge anything that may be or become a nuisance or annoyance or that may cause inconvenience or damage or to any person or vehicle passing under the Covered Footbridge or to any owner or occupier of any adjacent or neighbouring lot or lots or premises.
- (3) The general public has the right to use those facilities or open space (if any) mentioned above in accordance with the Land Grant.

5. The Pink Circled Black Area as referred to in Special Condition No. 13 of the Land Grant

(1) Provisions of the Land Grant

Special Condition No. (13) of the Land Grant stipulates:-

- (b) The Purchaser shall at his own expense and in all respects to the satisfaction of the Director on or before the 30th day of September 2024* lay, form, construct and provide at the ground level of the Pink Circled Black Area a passage (hereinafter referred to as "the Public Passage Area") in such manner, at such positions and to such standards, levels, alignments and design as the Director shall or require or approve.
- (c) The Purchaser shall throughout the term hereby agreed to be granted keep the Public Passage Area open for use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption.
- (2) Provisions of the Deed of Mutual Covenant Recital stipulates that :-

"Pink Circled Black Area"

means the "Pink Circled Black Area" as defined and referred to in Special Condition No.(9)(a) (viii)(IV) of the Conditions;

. . .

. . .

"Public Passage Area"

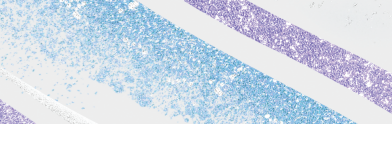
means the passage laid, formed, constructed and provided or to be laid, formed, constructed and provided at the ground level of the Pink Circled Black Area in accordance with Special Condition No.(13)(b) of the Conditions;

. . .

Clause 57 of the Third Schedule stipulates that :-

The Owners of the Commercial Accommodation shall at all times throughout the term granted by the Conditions,

(a) keep the Pedestrian Walkway, the Footbridge Link, the Lift and Escalators and the Public Passage Area open for the use by the public 24 hours a day on foot or by wheelchair for all lawful purposes free of charge without any interruption; and



- (b) at his own expense uphold, maintain and repair the Pedestrian Walkway, the Footbridge Link and the Lift and Escalators in good and substantial repair and condition.
- (3) The general public has the right to use those facilities or open space (if any) mentioned above in accordance with the Land Grant.
- B. Facilities that are required under the Land Grant to be managed, operated or maintained for public use at the expense of the owners of the residential properties in the Development
 - 1. Please refer to paragraphs A1 to A5 above.
 - 2. The facilities or open spaces (if any) mentioned in paragraphs A1 to A5 above are required to be managed, operated or maintained at the expense of the owners of the residential properties in the Development, and those owners are required to meet a proportion of the expense of the managing, operating or maintaining those facilities or opens spaces (if any) through the management expenses apportioned to the residential properties concerned.
- C. Size of any open space that is required under the Land Grant to be managed, operated or maintained for public use at the expense of the owners of the residential properties in the Development
 - Not Applicable.
- D. Any part of the land (on which the Development is situated) that is dedicated to the public for the purposes of regulation 22(1) of the Building (Planning) Regulations (Cap. 123 sub. Leg. F) Not Applicable.

Notes:

- 1. The term "Director" in the Land Grant means "the Director of Lands", unless otherwise specified.
- 2. The term "Conditions" in the Deed of Mutual Covenant means conditions stipulated in the Land Grant, unless otherwise specified.
- * Pursuant to the letter from District Lands Office/Kowloon East of the Lands Department dated 4th November 2022:-
- (a) the date for compliance of Special Condition Nos. (2)(a)(i) and (2)(g)(iv) of the Land Grant has been extended to 30th September 2023; and
- (b) the date for compliance of Special Conditions Nos. (5), (10)(a), (10)(b), (10)(c), (11)(a), (11)(c), (13)(b), (26)(g)(i) and (43)(a) has been extended to 30th September 2025.



A. 根據批地文件規定須搭建並為政府,或供公眾使用的設施

1. 批地文件特別條款第(2)條所指之「黃色範圍」及「黃色間黑斜線範圍」

(1) 批地文件的條款(經日期分別為2020年11月9日及2022年11月4日的2封延期信函修訂) 批地文件特別條款第(2)條規定:

- (a) (i) 買方須於2022年9月30日*或經署長批准的其他日期或之前,自費以良好的工藝,並按 署長批准的物料、標準、水平、定線及設計及按照批地文件附錄且標題為"Technical Schedule for the Yellow Area and the Yellow Hatched Black Area"及"Technical Schedule for Building Works"(下文簡稱「工程規格附表」)、本特別條款第(b)分條批 准的圖則及已批准的園藝總圖則(定義按批地文件特別條款第(4)(a)條)在黃色範圍及黃 色間黑斜線範圍內鋪設、塑造、豎立、建造、提供及美化一條海濱長廊,並在一切方 面使署長滿意。買方須於黃色間黑斜線範圍內提供一條4.5米闊的公共行人通道撥供作 為行人區。為免存疑,黃色範圍並不包括任何海堤。
 - (ii) 就本特別條款而言,署長就本特別條款第(a)(i)分條提及的工程是否及何時按照本特別 條款第(a)(i)分條完成是最終決定並對買方具有約束力。
- (b) (i) 買方須自費向署長呈交或安排呈交黃色範圍及黃色間黑斜線範圍的圖則以供其書面批 准,圖則須包括黃色範圍及黃色間黑斜線範圍的水平、位置、定線和設計的細節及資 料,及署長要求的其他細節及資料。
 - (ii) 除非獲得署長事先書面批准,買方不得修訂、修改、改動、更改或替代已批准的黃色 範圍及黃色間黑斜線範圍圖則。
 - (iii)署長根據本特別條款第(b)(ii)分條批准的任何修訂、修改、改動、更改或替代,將被 視作納入已批准的黃色範圍及黃色間黑斜線範圍圖則及構成其中一部分。
 - (iv)本特別條款第(b)(i)分條提及的圖則獲署長批准前,不得在黃色範圍及黃色間黑斜線 範圍上或其內展開任何建築工程(本批地文件特別條款第(1)(b)條提及的拆卸及移除工 程、地盤平整工程及土地勘測除外)。就該等條款而言,「建築工程」、「地盤平整工 程」及「土地勘測」須按《建築物條例》、其任何附屬規例及任何修訂法例定義。
- (c)(i) 買方不得改動、拆卸或損壞現存並毗連黃色範圍的海堤,或進行可能改動、損壞或不 良地影響海堤或其任何部分的任何工程,而署長就何謂改動、損壞或不良地影響海堤 的工程的決定是最終決定及對買方具有約束力。
 - (ii)海堤的蓋頂線起計及後方的10米範圍內,最大負荷不得超逾每平方米10千牛頓。
 - (iii)海堤的蓋頂線起計的15米範圍內不得使用任何形式的撞擊式打樁。
- (d) 當本特別條款第(a)(i)分條提及的工程完工後, 而買方於擁有黃色範圍及黃色間黑斜線範 圍或其任何部分的管有權期間,買方須自費保持、管理、維修及保養黃色範圍及黃色間黑 斜線範圍或其任何部分及其各個組成或相關部分,使其處於修繕妥當的狀態,以在一切方 面使署長滿意,直至整個黃色範圍及黃色間黑斜線範圍的管有權已經按照本特別條款第(g) (iv)分條交還政府。
- (e) 倘若買方未能履行本批地文件特別條款第(1)(b)分條及本特別條款第(a)(i)或第(d)分條下 的責任,政府可進行所需之工程,惟費用一概由買方負責,而買方須應要求向政府支付相 等於該費用的金額,付款金額由署長決定,其決定是最終決定及對買方具約束力。
- (f) 政府毋須就任何對買方或任何其他人士所造成或使買方或任何其他人士蒙受的損失、損 害、滋擾或干擾承擔任何責任或法律責任,不論該等損失、損害、滋擾或干擾是否因買方 履行本批地文件特別條款第(1)(b)條及本特別條款第(a)(j)或第(d)分條的責任或政府行使 本特別條款第(e)分條的權利或其他原因而引起或附帶引起的,買方亦不得就任何該等損 失、損害、滋擾或干擾向政府提出任何索償。
- (g)(i)僅為了進行本批地文件特別條款第(1)(b)條提及的拆卸及移除工程及本特別條款第(a) (i)及第(d)分條指明的工程,買方將於署長向其發出的信件中所指明的日期被賦予黃色 範圍及黃色間黑斜線範圍的管有權,而該日期不得遲於2020年3月31日*。
 - (ii) 政府毋須就任何對買方或任何其他人士所造成或使買方或任何其他人士蒙受的損失或 損害承擔任何責任或法律責任,不論該等損失或損害是否因延後黃色範圍及黃色間黑 斜線範圍的管有權或其他原因而引起或附帶引起的,買方亦不得就任何該等損失或損 害向政府提出任何索償。

- (iii)買方須接受於黃色範圍及黃色間黑斜線範圍的管有權授予買方的當日,黃色範圍及黃 色間黑斜線範圍現存的狀態和情況及存在的樹木、構築物及地基,並僅此同意不會就 上述事宜向政府提出任何索償。
- (iv) 黃色範圍及黃色間黑斜線範圍或其任何按署長以其完全酌情權指明或要求的部分須由 買方應要求於2022年9月30日*或經署長批准的其他日期或之前交還政府,而於任何情 況下,買方將於署長發出信函表示買方已經遵守該等條款並使署長滿意的日期將被視 為已將黃色範圍及黃色間黑斜線範圍及其任何部分交還政府。
- (h) 未經署長事先書面同意,買方不得將黃色範圍及黃色間黑斜線範圍或其任何部分用作存放 或停泊車輛或豎立任何臨時構築物,或用作進行本批地文件特別條款第(1)(b)條提及的拆 卸及移除工程及本特別條款第(a)(i)及第(d)分條指明的工程以外的任何其他用途。
- (i) (i) 買方管有黃色範圍和黃色間黑斜線範圍或其任何部分期間,須於所有合理時間:
 - 回及通過該地段、黃色範圍及黃色間黑斜線範圍或其任何部分,以便視察、檢查 及監督遵照本特別條款第(1)(b)條,本特別條款第(a)(i)及(d)分條規定進行任何尚 未完成的工程,並且進行、視察、檢查及監督按本特別條款第(e)分條進行的工程 以及黃色範圍、黃色間黑斜線範圍或其任何部分內署長認為必要的其他工程;
 - II. 准許政府、署長及其人員、承辦商及代理人和署長授權的任何人士及政府授權的 相關公用事業公司有權按需要進出、返回及通過該地段、黃色範圍及黃色間黑斜 線範圍或其任何部分,以於黃色範圍及黃色間黑斜線範圍或其任何部分之內、之 上或之下或任何毗連土地進行任何工程,包括但不限於鋪設及其後保養所有必要 管道、電線、導管、電纜導管及其他導體和輔助設備,藉此提供擬供該地段或任 何毗連或毗鄰土地或樓宇使用的電話、電力、氣體(如有)及其他服務。買家須 與政府、署長及其人員、承辦商及代理人和署長授權的任何人士及政府妥為授權 的相關公用事業公司全面合作,以處理關乎上述擬於黃色範圍及黃色間黑斜線範 圍或其任何部分內進行的工程之所有事宜;及
 - III. 准許水務監督人員及其授權之其他人士有權按需要進出、返回及通過該地段及黃 色範圍及黃色間黑斜線範圍或其任何部分,以進行任何關於運作、保養、維修、 更換及變更黃色範圍及黃色間黑斜線範圍或其任何部分內任何其他水務裝置的工程。
 - (ii) 政府、署長及其人員、承辦商及代理人和其他獲本特別條款(i)(i)分條獲妥為授權的人 士或公用事業公司,毋須為政府、署長及其人員、承辦商及代理人和其他獲本特別條 款(i)(i)分條獲妥為授權的人士或公用事業公司因行使其權利而引起或附帶引起而令買 方或任何其他人士造成或蒙受的任何損失、損害、滋擾或干擾承擔任何責任。
- (i) 倘若黃色範圍及黃色間黑斜線範圍及構成黃色範圍及黃色間黑斜線範圍及其各個組成或相 關部分有任何欠妥之處、失修、瑕疵、失靈、故障或任何其他尚未完成的工程(不論是否關 乎工藝、物料、設計或其他原因),及黃色範圍及黃色間黑斜線範圍內任何樹木、灌木或其 他植物的所有樹木健康問題,包括欠妥之處、失調及其他可能影響該等樹木、灌木或其他 植物健康的原因或因素(該等健康問題在下文簡稱「樹木健康問題」),買方須向政府作出彌 償,而於:

(i) 買方交還黃色範圍及黃色間黑斜線範圍或其任何部分的管有權予政府當日存在;及 (ii) 買方交還黃色範圍及黃色間黑斜線範圍或其任何部分的管有權予政府當日後12個曆 月內(下文簡稱「保養責任及植物扎根期」)出現或明顯可見。

- (k) 如署長要求,買方須自費及在署長規定的時限內按其規定的標準及形式,進行所有保養 維修、修訂、重建與補救工程及任何其他必要的工程,以補救及糾正黃色範圍及黃色間黑 斜線範圍及其各個組成或相關部分於保養責任及植物扎根期內出現或明顯可見的任何欠妥 之處、失修、瑕疵、失靈、故障或任何其他尚未完成的工程。除前述的規定外,買方亦須 自費在署長規定的時限內按其規定的標準及形式,修復及糾正黃色範圍及黃色間黑斜線範 圍及其各個組成或相關部分在買方交還黃色範圍及黃色間黑斜線範圍或其任何部分的管有 權當日可能存在的任何欠妥之處、失修、瑕疵、故障、失靈或任何其他尚未完成的工程。
- (1) 倘若因買方在交還黃色範圍及黃色間黑斜線範圍或其任何部分的管有權予政府當日可能存 在的任何樹木健康問題,以致黃色範圍及黃色間黑斜線範圍內的任何樹木、灌木或其他植 物,未能在保養責任及植物扎根期內生長或發育至署長滿意的程度及狀況,則在署長要求

AL ANY

I. 准許政府、署長及其人員、承辦商及代理人和署長授權的任何人士有權進出、返

時,買方須自費在署長規定的時限內按其規定的標準及形式,進行補種、園景美化工程、 樹木保養措施或任何其他措施以在一切方面使署長滿意。

- (m)署長在保養責任及植物扎根期即將屆滿前,將會安排檢查黃色範圍及黃色間黑斜線範圍及 其各個組成或相關部分,以識別任何明顯的欠妥之處、失修、瑕疵、故障、失靈或任何其 他尚未完成的工程及任何樹木健康問題。署長保留權利在保養責任及植物扎根期屆滿後14 天內向買方送達一份或多份欠妥之處列表,列明在黃色範圍及黃色間黑斜線範圍及其各個 組成或相關部分內任何明顯的欠妥之處、失修、瑕疵、故障、失靈或任何其他尚未完成的 工程,以及任何樹木健康問題。買方須自費安排在署長規定的時限內按其規定的標準及形 式,進行及採取所有必要的工程和措施(包括本特別條款第(1)分條指明的補種、園景美化 工程、樹木維護保養措施及任何其他措施)加以補救和糾正。
- (n)倘若買方未有進行任何本特別條款第(k)、(l)及(m)分條提及的工程,則政府可以進行任何 該等工程,而買方須應要求向政府支付所有經署長證明,因政府進行該等工程而產生的支 出及費用(署長就此作出的決定是最終決定並對買方具有約束力)。
- (o) 就本特別條款而言,「買方」一詞不包括其受讓人。
- (2) 公契的條款附表3第65條規定:-在不影響批地文件特別條款第2(d)分條的一般適用範圍下,買方須根據批地文件特別條件第 4(e)條,自費保養和維護於黃色及黃色間黑斜線的範圍(定義按批地文件特別條款第第1(b)分 條)內之園景工程,以維持其安全、清潔、整齊、整潔及健康狀態,全面達致署長滿意,直至 該黃色及黃色間黑斜線的範圍已根據特別條款第2條(g)(iv)款交還政府管有。
- (3) 公眾有權按照批地文件使用上述之設施或休憩用地(如有)。

2. 批地文件特別條款第(10)(a)分條所指之「粉紅色間黑斜線範圍」及「粉紅色間黑斜線加黑點範圍」

(1) 批地文件的條款

批地文件特別條款第(10)條規定買方須於2024年9月30日*或署長批准的其他日期或之前自費並 以在一切方面使署長滿意的程度:

- (i) 於粉紅色間黑斜線範圍及粉紅色間黑斜線加黑點範圍或其中任何部分的香港主水平基準以 上13米或署長批准或要求的其他水平建造及提供一條一層高的有蓋行人天橋連接通道(以 下簡稱「行人天橋通道」),以連接有蓋行人天橋(定義見批地文件特別條款第(11)(a)條)及 行人道(定義見本特別條款第(b)款)。行人天橋通道須以署長要求或批准的物料及標準、水 平、定線、佈局及設計建造,包括但不限於提供及建造署長全權酌情要求批准的承托物、 斜路、相關的樓梯及平台、自動扶手電梯、升降機及內外配件及固定裝置與照明裝置。行 人天橋連接通道的闊度須為5米、內框淨闊度最少3米及內框淨空高度最少2.6米,並不得在 任何政府土地建造任何永久性支柱或其他承托構築物;及
- (ii)於粉紅色間黑斜線範圍及粉紅色間黑斜線加黑點範圍或擬建於該地段上的一幢或多幢建 築物內按署長要求或批准的規格、連接點及水平建造及提供行人天橋通道的承托物及連接 段,以在其上建造行人天橋通道,而行人得以通過行人天橋通道往返有蓋行人天橋通道(定 義見批地文件特別條款第(11)(a)條)和行人道(定義見本特別條款第(b)款)。
- (2) 公契的條款

敍文規定:

「行人天橋通道|

指按照批地條件特別條款第(10)(a)(i)分條現已或將會建造的一層高的有蓋行人天橋連接通 道;

...

附表3 第57條規定:-

- 商用樓宇的業主須於批地文件批出年期的任何期間內,
- (a)保持行人道、行人天橋通道、升降機及自動扶手電梯全日24小時開放,以供公眾為所有合 法目的免費和暢通無阻地步行或乘坐輪椅使用;及

妥當的狀態,在一切方面使地政總署署長滿意。

(3) 公眾有權按照批地文件使用上述之設施或休憩用地(如有)。

3. 批地文件特別條款第(10)(b)分條及第(10)(c)分條所指之「粉紅色加黑波紋線範圍」

(1) 批地文件的條款

- 何謂該地段的地面水平所作之決定為最終決定並對買家有約束力。
- 梯|),以連接行人天橋通道、行人道及步行街。
- 暢通無阻地步行或乘坐輪椅使用。
- 梯或其任何部分,在一切方面使署長滿意。
- 及新的升降機及自動扶手電梯。
- (9) 公契的條款 敍文規定:

...

「升降機及自動扶手電梯|

指按照批地條件特別條款第(10)(c)分條提供或將會提供的升降機及自動扶手電梯(上落方向); ...

「行人道|

指按照批地條件特別條款第(10)(b)分條提供或將會提供的行人道

附表3 第57條規定:-

商用樓宇的業主須於批地文件批出年期的任何期間內,

- 法目的免費和暢通無阻地步行或乘坐輪椅使用;及
- 妥當的狀態,在一切方面使地政總署署長滿意。
- (3) 公眾有權按照批地文件使用上述之設施或休憩用地(如有)。

(b) 須自費管理及保養行人道、行人天橋通道、升降機及自動扶手電梯,使其處於良好及修繕

A Contraction

(i) 批地文件特別條款第(10)(b)分條規定買方須於2024年9月30日*或署長批准的其他日期或之 前自費並以在一切方面使署長滿意的程度於粉紅色加黑色波紋範圍內提供一條行人道,該 行人道的內框淨闊度須為最少3米,並須以署長要求或批准的位置、方式及標準、水平、定 線及設計建造,以最短的路線提供以連接行人天橋通道及升降機及自動扶梯(定義見本特別 條款第(c)款)與該地段地面水平及步行街(以下簡稱「行人道」)。就本第(b)款而言,署長就

(ii) 批地文件特別條款第(10)(c)分條規定買方須於2024年9月30日*或署長批准的其他日期或 之前自費並以在一切方面使署長滿意的程度於粉紅色加黑波紋線範圍上已建或擬建的一 幢建築物(該建築物乃批地文件特別條款第(9)(a)(vi)條提述的一幢建築物或批地文件特別 條款第(9)(a)(vii)條提述的該等建築物部分)內,在批地文件附夾的圖則上顯示及標記為 「LIFT AND ESCALATORS」內(其位置僅供參考,在獲得署長事先書面批准的情況下才及 可能被更改)提供一部升降機及上落方向的自動扶手電梯(以下簡稱「升降機及自動扶手電

(iii) 批地文件特別條款第(10)(d)分條規定買方須在批地文件授予的租契年期期間保持行人道、 行人天橋通道及升降機及自動扶手電梯全日24小時開放,以供公眾為所有合法目的免費和

(iv) 批地文件特別條款第(10)(e)(i)分條規定倘若該地段或其任何部份進行重建而需移除或拆卸 行人道、行人天橋通道及升降機及自動扶手電梯或其中任何部分,買方須在署長指定的期 限內按署長全權酌情批准或要求的設計、物料、規格及標準和寬度、淨空高度、水平、高 度及位置,自費進行更換以建造及完成新的行人道、行人天橋通道及升降機及自動扶手電

(v) 批地文件特別條款第(10)(e)(ii)分條規定倘若需要按本特別條款第(e)(i)分條建造任何新的 行人道、新的行人天橋通道及新的升降機及自動扶手電梯,本特別條款及批地文件特別條 款第(11)、(12)、(14)(a)(iii)、(21)(a)(i)及(41)(e)(vii)分條所載的「行人道」、「行人天 橋通道」及「升降機及自動扶手電梯」等詞將被視為指上述新的行人道、新的行人天橋通道

(a) 保持行人道、行人天橋通道、升降機及自動扶手電梯全日24小時開放,以供公眾為所有合

(b) 須自費管理及保養行人道、行人天橋通道、升降機及自動扶手電梯, 使其處於良好及修繕

4. 批地文件特別條款第(11)條所指之有蓋行人天橋

- (1) 批地文件的條款
 - 批地文件特別條款第(11)條規定:
 - (a) 買方須於2024年9月30日*或署長批准的其他日期或之前自費並以在一切方面使署長滿意的 程度,於批地文件夾附的圖則上顯示並標明為「PROP.FB」的大約位置及香港主水平基準以 上13米或署長批准或要求的其他水平,建造及提供一條一層高有蓋行人天橋通道,連同署 長要求或批准的相關承托物和連接段(包括署長全權酌情認為任何日後擴建有蓋行人天橋通 道所需的任何承托物和連接段)(以下簡稱「有蓋行人天橋通道」),以連接行人天橋通道及 擬於批地文件夾附的圖則上顯示並標明為「Proposed Road D3」的擬建道路上由政府建造的 高架園景平台(以下簡稱「高架園景平台」)。有蓋行人天橋須以署長要求或批准的物料及標 準、水平、定線、佈局及設計建造,包括但不限於提供及建造署長全權酌情要求或批准的 承托物、斜路、相關的樓梯及梯台、自動扶手電梯、升降機及內外配件及固定裝置與照明 裝置。有蓋行人天橋的闊度須為5米、內框淨闊度最少3米、內框淨空高度最少2.6米及有蓋 行人天橋底部的最低點到其下方的公眾道路路面有最小5.1米的空間距離。不得在任何政府 土地建造任何永久性支柱或其他承托構築物。
 - (b) 僅就進行本特別條款第(a)及(c)分條指明的工程,買方將於署長向其發出的信函中指定的 日期(該日期不會遲於2020年3月31日*)獲授予政府土地的管有權,並須遵守署長施加的該等條 款及條件。在為修建有蓋人行天橋進行任何道路封閉之前,買方應已獲得運輸署署長關於臨時 交通安排的書面同意。買方須於其管有該等政府土地的所有合理時候允許所有政府及行人自由 地進出及通過該等政府土地,並須維持交通暢順,在一切方面使運輸署署長滿意。
 - (c) 買方須於2024年9月30日*或署長批准的其他日期或之前自費並以在一切方面使署長滿意 的程度,(i)將行人天橋通道與有蓋行人天橋連接起來;及(ii)將有蓋行人天橋與高架園景 平台連接起來,該等連接工程須包括移除政府於高架園景平台提供的接駁位的覆蓋層及護 牆,並在連接工程完成後將上述接駁位妥善處理及修復,使署長滿意。買方須事先獲署長 事先批准自費設計及建造有蓋行人天橋與高架園景平台的連接細節,連接細節包括但不限 於軸承及伸縮接縫、有蓋行人天橋與高架園景平台的負載安排及承托細節、有蓋行人天橋 的接縫或搭接或兩者及軸承安排(以下簡稱「行人天橋連接細節」),並在一切方面使署長滿 意。
 - (e) 倘若買方未能履行批地文件特別條款第(10)條第(a)、(b)、(c)及(e)款及本特別條款第(a)、 (c)、(h)及(i)款的責任,政府可進行所需之建造或保養工程,惟費用一概由買方負責,而 買方須應要求向政府支付相等於該費用的金額,支付金額由署長決定,其決定為最終決定 及對買方有約束力。為執行上述工程,政府、其人員、代理人、承辦商、工人及其他授權 人士均享有權於任何合理時間自由及不間斷地進入該地段或其任何部分及已建或擬建於其 上的任何一幢或多幢建築物。政府、其人員、代理人、承辦商、工人及其他授權人士毋須 就任何對買方或任何其他人士所造成或蒙受的損失、損害、滋擾或干擾承擔任何責任或法 律責任,不論該等損失、損害、滋擾或干擾是否因政府、其人員、承辦商、代理人、工人 或政府授權的任何人士行使本特別條款賦予的進入權利而引起或附帶引起的,買方亦不得 就任何該等損失、損害、滋擾或干擾向政府提出索償。
 - (f)(i)有蓋行人天橋不得供作所有公眾人士以步行或乘坐輪椅方式通行以外的任何用途。
 - (ii)除非署長另行批准或要求,買方不得使用或准許或容許他人使用有蓋行人天橋的任何 部分之外部或內部張貼廣告或展示任何招牌、通告或海報。
 - (iii)就任何可能是或可能成為對有蓋行人天橋之下經過的任何人士或車輛或對任何一個或 多個毗鄰或鄰近地段或處所的任何業主或佔用人構成滋擾或煩擾或可能造成不便或損 害之事情,買方不得於有蓋行人天橋作出或准許或容許他人作出該等事情。
 - (iv) 在有蓋行人天橋存在的整個期間,買方須准許所有公眾人士為所有合法目的免繳任何 費用自由地步行或乘坐輪椅通行、再通行、行經、通過及上落有蓋行人天橋。
 - (g)對於買方就建造、改動、管理、維修及保養有蓋行人天橋、行人天橋連接細節、行人天橋 通道、行人道及升降機及自動扶手電梯而作出或遺漏的任何事情所直接或間接產生或與之 有關的一切責任、索償、損失、損害、開支、收費、費用、要求、訴訟及法律程序,買方

須向政府作出彌償並使其獲得彌償。

(h) 買方須在批地文件授予的租契年期期間自費管理及保養有蓋行人天橋及行人天橋連接細 節,使其處於良好及修繕妥當的狀態,在一切方面使署長滿意。

(2) 公契的條款 敘文規定: ...

"有蓋行人天橋"

指根據批地文件特別條款第(11)條建造或將建造之一層高的有蓋行人通道連同其承托及連接物; "高架園景平台"

指批地文件特別條款第(11)(a)條所述將由政府建造之高架園景平台: "行人天橋連接細節"

指根據批地文件特別條款第(11)(c)條建造或將建造之有蓋行人天橋及高架園景平台間之連接之 細節: ...

附表3第57條規定:-

商用樓宇的業主須於批地文件批出年期的任何期間內

- (b) 於有蓋行人天橋存在期間,不論日夜均應時刻允許任何公眾免費及暢通無阻地步行或乘坐 輪椅通越、再通越、行經及上落有蓋行人天橋,以作任何合法用途。
- (c) 須自費管理及保養行人道、行人天橋通道、升降機及自動扶手電梯、有蓋行人天橋、行人 天橋連接細節、公眾通道範圍,使其處於良好及修繕妥當的狀態,在一切方面使地政總署 署長滿意。
- (d) 除作為所有公眾人士徒步或承坐輪椅通過的用途外,有蓋行人天橋不得作任何其他用途。
- (e) 除非已獲署長批准或要求,不得使用或允許或容許他人使用有蓋行人天橋任何部分(不論外 部或內部)作廣告用途或用作展示任何招牌、通告或海報。
- (f) 不得在有蓋行人天橋作出或允許或容許他人作出任何事宜,以致可能或已經對任何在有蓋 行人天橋之下通過的人士或車輛或任何毗鄰或鄰近地段或處所任何業主或佔用人士造成滋 擾、騷擾、不便或損害。
- (3) 公眾有權按照批地文件使用上述之設施或休憩用地(如有)。

5. 批地文件特別條款第(13)條所指之「粉紅色加黑圖範圍」

(1) 批地文件的條款

批地文件的條款第(13)條規定:-

- (b) 買方須於2024年9月30日*或之前或其他經署長批准的日期,自費以署長可要求或批准的、 標準、水準、定線及設計,於批地文件附夾的圖則顯示為粉紅色加黑圈範圍內鋪設、塑 造、興建及提供一條通道(「公眾通道範圍」),在一切方面達致署長滿意。
- (c) 須應在本文協定批授的整個年期內,保持公眾通道範圍每日24小時開放,以供公眾步行或 輪椅免費及以合法目的不受阻撓地通行使用。
- (2) 公契的條款 敍文規定:

「粉紅色加黑圈範圍|

指批地條件特別條款第(9)(a)(viii)(IV)分條提及的粉紅色加黑圈範圍; ...

「公眾通道範圍」

指根據批地條件特別條款第(13)(b)分條提及的粉紅色加黑圈範圍的地面水平鋪設、形成、建造 和提供的通道,或將要鋪設、形成和建造的通道; ...

附表3第57條規定:-

商用樓宇的業主須於批地文件批出年期的任何期間內, (a)保持行人道、行人天橋通道、升降機及自動扶手電梯全日24小時開放,以供公眾為所有合



法目的免費和暢通無阻地步行或乘坐輪椅使用;及

- (b) 須自費管理及保養行人道、行人天橋通道、升降機及自動扶手電梯,使其處於良好及修繕 妥當的狀態,在一切方面使地政總署署長滿意。
- (3) 公眾有權按照批地文件使用上述之設施或休憩用地(如有)。

B. 批地文件規定須由發展項目中的住宅物業的擁有人出資管理、管運或維持以供公眾使用的設施

- 1. 請參閱上文第A1至A5段。
- 上文第A1段至第A5段所述設施及休憩用地(如有)按規定須由發展項目中的住宅物業的擁有人出資管理、營運或維持,及該等擁有人按規定須以由有關住宅物業分攤的管理開支,應付管理、營運或維持該等設施或休憩用地(如有)的部分開支。
- C. 批地文件規定須由發展項目中的住宅物業的擁有人出資管理、營運或維持以供公眾使用的任何休憩用地的大小

不適用。

D. 發展項目所位於的土地中為施行《建築物(規劃)規例》(第123章,附屬法例F)第22(1)條而撥供公眾用途的 任何部份

不適用。

備注:

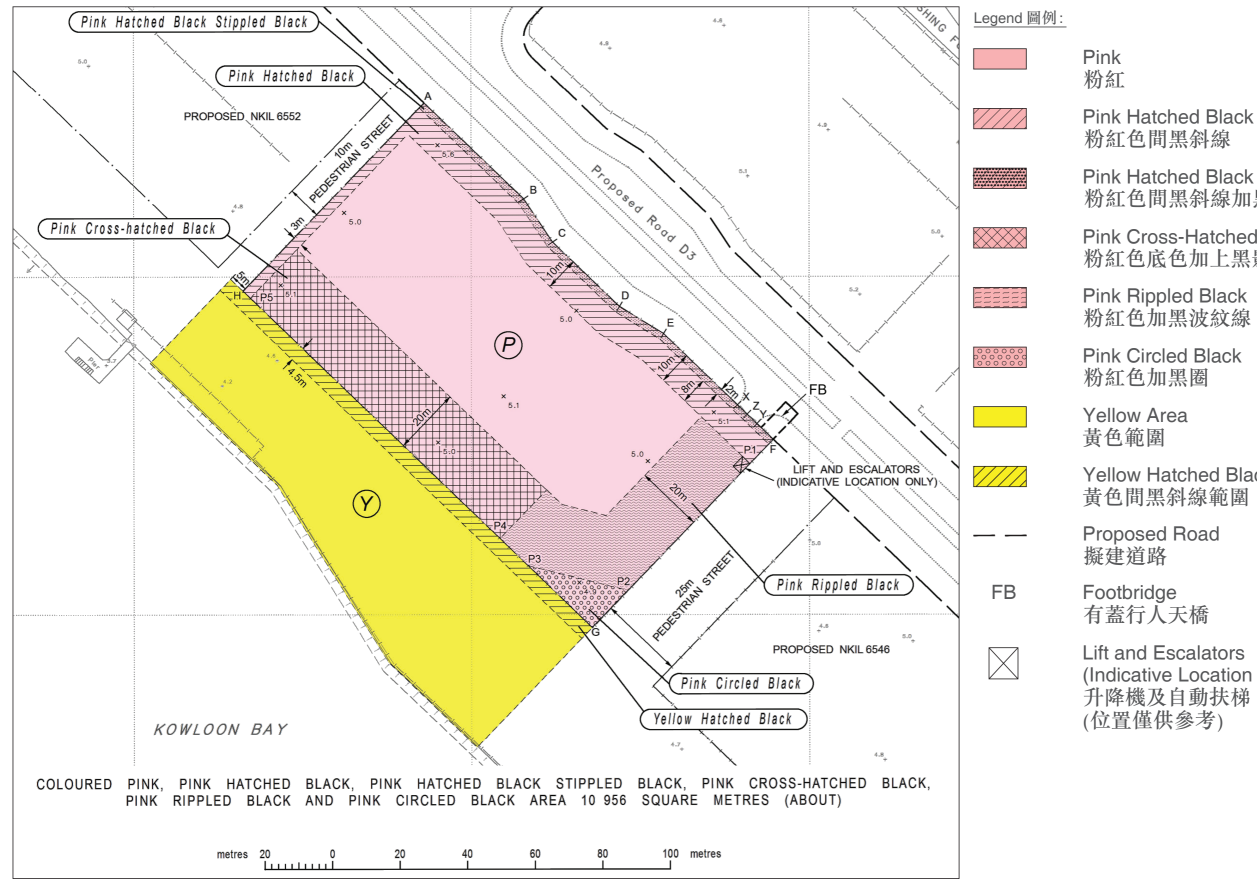
- 1. 除非另有指明,批地文件所載的「署長」指「地政總署署長」。
- 2. 除非另有指明,公契所載的「批地條件」指批地文件中的條件。

* 按照地政總署九龍東區地政署於2022年11月4日發出的信函:-

- (a) 批地文件特別條款第(2)(a)(i)及(2)(g)(iv)條中提及的期限已延長至2023年9月30日;及
- (b) 批地文件特別條款第(5)、(10)(a)、(10)(b)、(10)(c)、(11)(a)、(11)(c)、(13)(b)、(26)(g)(i)及43(a)條中提及的期限已延長至 2025年9月30日。



E. A plan that shows the location of those facilities and open spaces, and those parts of the land 公共設施及公眾休憩用地的資料



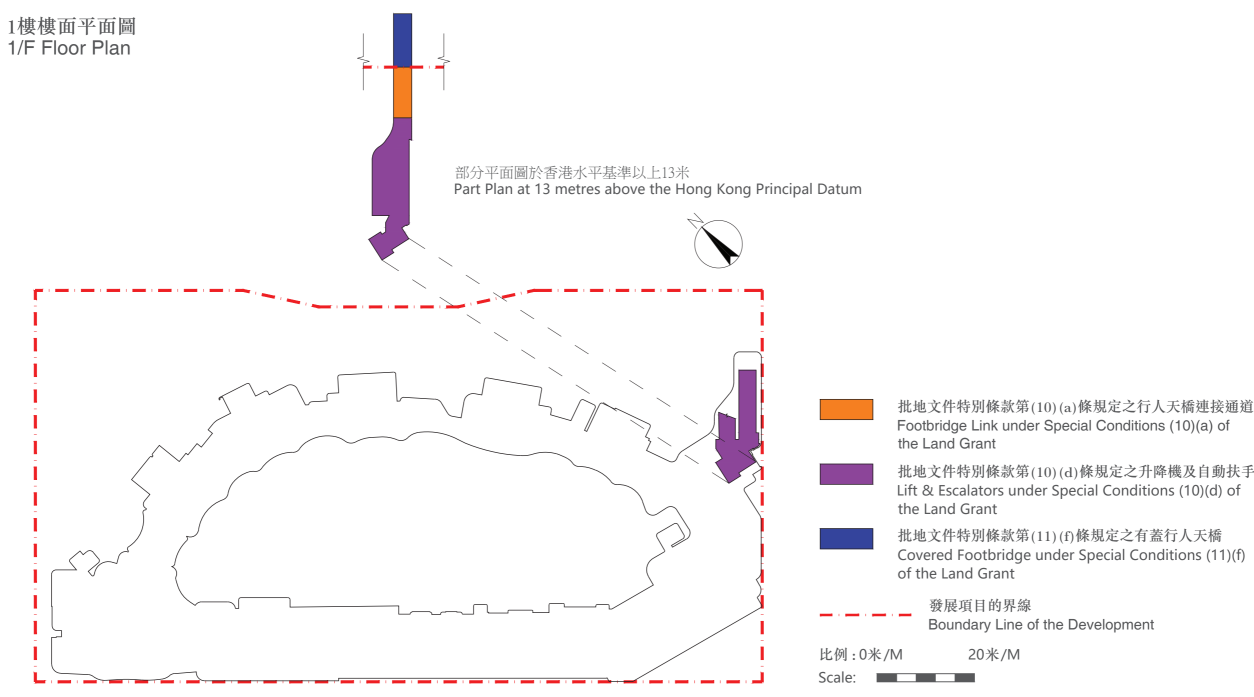


Pink Hatched Black Stippled Black 粉紅色間黑斜線加黑點

Pink Cross-Hatched Black 粉紅色底色加上黑影線

Yellow Hatched Black Area

(Indicative Location Only)

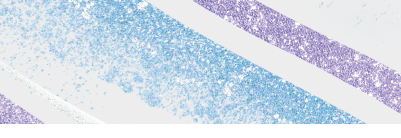


備註:

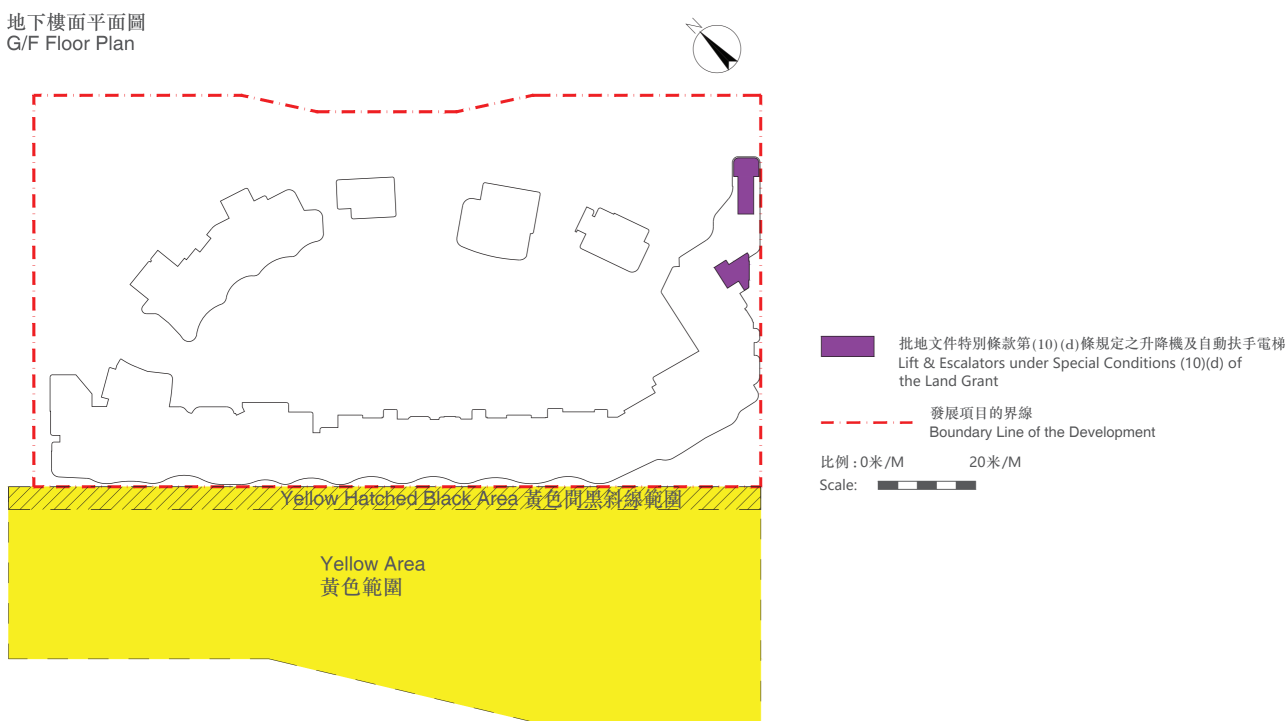
- 1. 本圖則為本章E段提及的圖則之一。
- 2. 本圖則僅作顯示黃色範圍及黃色間黑斜線範圍內的海濱長廊、黃色間黑斜線範圍內的公眾行人通道、行人天橋連接通道、行人天橋連接通道的承托物及連接段、升降機及自動扶手電梯、有蓋行人天橋、行人天橋 連接細節、公眾通道範圍及額外公眾通道範圍的位置。本圖則中所示的其他事項未必能反映其最新狀況。

Notes:

- 1. This plan is one of the plans referred to in Paragraph E of this section.
- 2. This plan is for showing the locations of the promenade within the Yellow Area and the Yellow Hatched Black Area, the public pedestrian access within the Yellow Hatched Black Area, the Footbridge Link, the supports and connections for the Footbridge Link, the Lift and Escalators, the Covered Footbridge, the Footbridge Connection Details, the Public Passage Area and the additional Public Passage Area only. Other matters shown in this plan may not reflect their latest condition.



批地文件特別條款第(10)(d)條規定之升降機及自動扶手電梯



備註:

- 1. 本圖則為本章E段提及的圖則之一。
- 2. 本圖則僅作顯示黃色範圍及黃色間黑斜線範圍內的海濱長廊、黃色間黑斜線範圍內的公眾行人通道、行人天橋連接通道、行人天橋連接通道的承托物及連接段、升降機及自動扶手電梯、有蓋行人天橋、行人天橋 連接細節、公眾通道範圍及額外公眾通道範圍的位置。本圖則中所示的其他事項未必能反映其最新狀況。

Notes:

- 1. This plan is one of the plans referred to in Paragraph E of this section.
- 2. This plan is for showing the locations of the promenade within the Yellow Area and the Yellow Hatched Black Area, the public pedestrian access within the Yellow Hatched Black Area, the Footbridge Link, the supports and connections for the Footbridge Link, the Lift and Escalators, the Covered Footbridge, the Footbridge Connection Details, the Public Passage Area and the additional Public Passage Area only. Other matters shown in this plan may not reflect their latest condition.

