

15 批地文件的摘要

SUMMARY OF LAND GRANT

1. 發展項目位於丈量約份第122約地段第1752號（「該地段」）。
2. 據訂立於2015年8月18日及以新批土地契第22202號於土地註冊處註冊的換地協議及條款，並經一份日期為2018年10月15日，以註冊摘要號碼18101801030147於土地註冊處註冊的修訂書修訂，並受制及受惠於一份日期為2020年5月6日，以註冊摘要號碼20063001970010於土地註冊處註冊的同意書（統稱「批地文件」），該地段的批地年期由2015年8月18日起計50年。
3. 批地文件第（10）條特別批地條款規定：
該地段或其任何部份或現已或將會建於其上的任何建築物或任何建築物部份，除作為私人住宅用途外，不可作任何其他用途。
4. 批地文件第（6）條一般批地條款規定：
 - (a) 承批人須於整個租約期內就根據此等條款進行的建築或重建（該詞語指本一般批地條款第(b)條提及的重新開發）：
 - (i) 按已批准的設計與規劃及任何已批准的建築圖則保養所有建築物，不得對其作出改變或更改；及
 - (ii) 保養所有已建或今後可能按此等條款或其隨後任何契約修訂本興建的所有建築物，使其保持修葺良好堅固和狀況良好，並在租約期滿或提前終止時以同樣的修葺狀況交回。
 - (b) 倘若在租約期內任何時候拆卸當時在該地段或其任何部分之上存在的任何建築物，承批人須以相同類型和不少於原有總樓面面積的健全及堅固的建築物或署長批准的類型和價值的建築物作為代替。倘若進行上述拆卸，承批人須在該拆卸的一個曆月內向署長提出申請以取得其同意在該地段進行重新開發的建築工程，並在收到上述同意後的三個曆月內展開所需的重新開發工程及在署長規定的時限內完成，以達至署長滿意程度。
5. 批地文件第（2）條特別批地條款規定：
 - (a) 承批人確認在舊地段上有若干建築物及構築物，並承諾自費拆卸及從舊地段上移除該等建築物及構築物。政府不會因該等建築物及構築物之存在而導致或使承批人蒙受任何損害、滋擾或騷擾而負上責任。承批人現及將會就直接或間接因該等建築物及構築物的存在及隨後的拆卸及移除而引起之所有責任、索償、費用、索求、訴訟或其他法律程序向政府彌償。
 - (b) 承批人確認於以下第(5)(a)(i)(I)條特別批地條款註釋之黃色範圍內已經興建、裝設及提供現有構築物及設施（以下統稱「該現有構築物及設施」），包括但不限於矮牆、地底護土牆、街燈、渠道、交通標誌、街道設施、喉管、或任何其他排水渠或設施。政府不會因該現有構築物及設施之存在而導致或使承批人蒙受任何損失、損害、滋擾或騷擾而負上責任。以下第(5)(a)(iii)條特別批地條款的承批人必須就直接或間接因保養、管理、維持及修理以下第(5)(a)(iii)條特別批地條款的黃色範圍，以致對有關該現有構築物及設施的侵擾、干擾或損害而引起之所有訴訟、索償、費用、索求、或其他法律程序向政府彌償。
6. 批地文件第（5）條特別批地條款規定：
 - (a) 承批人必須：
 - (i) 在本協議日期（即2015年8月18日）計起的48個曆月內（或署長批准的其他延長期限），自費以署長批准的方式及物料，按署長批准的標準、水平、定線和設計進行以下工程，以全面令署長滿意：
 - (I) 鋪設及構造在批地文件所夾附圖則A以黃色顯示的日後興建公共道路部份（下稱「黃色範圍」）；及
 - (II) 提供及興建署長全權酌情決定要求的橋、隧道、上跨路、下通道、暗渠、高架道路、天橋、行人路、道路或其他構築物（以下統稱「該構築物」）以致可在黃色範圍興建建築物及供車輛及行人往來；
 - (ii) 在本協議日期（即2015年8月18日）起的48個曆月內（或署長批准的其他延長期限），自費以署長滿意的方式在黃色範圍表面整飾、興建路緣及渠道，以及按署長要求為此等設施提供溝渠、污水管、排水渠、消防栓及接駁總水管的水管、街燈、交通標誌、街道設施及道路標記；及
 - (iii) 自費保養、管理、維持及修理黃色範圍連同該構築物及在該處興建、裝設及提供的所有構築物、路面、溝渠、污水管、排水渠、消防栓、服務設施、街燈、交通標誌、街道設施、道路標記及植物，並為免生疑問包括該現有構築物及設施，使署長滿意，直至按照批地文件第（6）條特別批地條款交還黃色範圍的管有予政府為止。
 - (b) 倘若承批人未能履行其在本特別批地條款第(a)條的義務，政府可進行必要的工程，費用一概由承批人負責，承批人須應要求向政府支付相等於該等費用的金額，該金額由署長決定，其決定為最終決定及對承批人具有約束力。
 - (c)
 - (i) 承批人可自費以署長書面批准的標準、水平、定線和設計在黃色範圍內興建服務該地段的雨水渠及污水渠（下稱「該雨水及污水渠」）或進行其他相關工程。在署長就該等工程發出書面批准之前，承批人不得進行任何工程。
 - (ii) 承批人必須自費保養、修理、翻新或更換該雨水及污水渠，以保持其良好及充份維修及狀態以全面達致署長滿意的程度，直至按照批地文件第（6）條特別批地條款交還黃色範圍的管有予政府為止。
 - (iii) 承批人必須在任何時候應署長的要求自費將該雨水及污水渠改道至署長書面批准的地點以全面達致署長滿意。若承批人未能進行任何該雨水及污水渠之改道以達致署長滿意，署長可在其認為必要時進行任何該等改道，承批人必須應要求向政府支付該工程之費用。
 - (iv) 承批人必須就直接或間接因興建、保養、修理、翻新、更換及改道該雨水及污水渠而引起之所有法律責任、索償、費用、索求、訴訟或其他法律程序向政府彌償。
 - (d) 政府不會就承批人履行本特別批地條款第(a)、(c)(ii)及(c)(iii)條的義務或政府行使本特別批地條款第(b)條的權利或其他情況而令承批人或任何其他人士招致或蒙受的任何損失、損害、滋擾或騷擾而負上責任，及承批人不得就任何該等損失、損害、滋擾或騷擾向政府或署長或其獲授權人士提出索償。
7. 批地文件第（6）條特別批地條款規定：
僅為進行第(5)條特別批地條款規定的必要工程，承批人於本協議日獲黃色範圍的管有。承批人應在政府要求時並在沒有補償金或賠償的情況下把黃色範圍或其任何部份交回給政府，及無論如何應在署長發出的信函內指明日期當天即被視為已由承批人交回給政府，但政府並無義務接管黃色範圍或其任何部份。承批人在管有黃色範圍或其任何部份期間，須在一切合理時間允許所有政府及公眾車輛及行人自由通行及經越黃色範圍或其任何部份，並確保該通行不會因為進行工程（不論是否根據批地文件第（5）條特別批地條款進行）而受到干擾或妨礙。
8. 批地文件第（7）條特別批地條款規定：
未經署長事先書面同意，承批人不得將黃色範圍用作儲物或興建任何臨時構築物或用作進行批地文件第(5)條特別批地條款指明的工程以外的任何其他用途。
9. 批地文件第（8）條特別批地條款規定：
 - (a) 承批人須於管有黃色範圍或其任何部分的所有合理時候：
 - (i) 批准政府、署長及其人員、承建商及代理和獲署長授權的任何人士有權通行、進出、往返及行經該地段及黃色範圍，以便視察、檢查及監督遵照本批地文件第(5)(a)條特別批地條款規定進行的任何工程，以及進行、視察、檢查及監督本批地文件第(5)(b)條特別批地條款規定的工程，以及檢查及視察本批地文件第(5)(c)條特別批地條款規定的工程及署長認為於黃色

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- 範圍內必要的任何其他工程；
- (ii) 在政府或獲其授權的相關公用事業公司要求時，准許其有權（不論有否帶同工具、設備、裝置、器械或車輛）通行、進出、往返及行經該地段及黃色範圍，以便在黃色範圍或任何毗連土地之內、之上或之下進行任何工程，包括但不限於鋪設及其後保養所有喉管、電線、管道、電纜槽及擬為該地段或任何毗連或相鄰土地或場所提供電話、電力、煤氣（如有）及其他服務設施所需的其他傳導媒介及附帶設備。承批人須就以上在黃色範圍內進行的任何工程所有相關事宜，與政府及獲其正式授權的相關公用事業公司充分合作；及
 - (iii) 在水務監督的人員及彼等授權的其他人士要求時，准許其有權通行、進出、往返及行經該地段及黃色範圍，以便在黃色範圍內進行任何有關任何其他水務設施的運作、保養、維修、更換及改動工程。
- (b) 政府、署長及其人員、承建商及代理和根據本特別批地條款第(a)條獲正式授權的任何人士或公用事業公司均不會就彼等任何一方行使其權利或處理附帶於此等權利之事宜而令承批人或任何其他人士招致或蒙受的任何損失、損害、滋擾或騷擾而負上責任，及承批人不得就任何該等損失、損害、滋擾或騷擾向任何該等人士提出索償。
10. 批地文件第（9）條特別批地條款規定：
承批人須發展該地段，在該地段上興建一幢或多幢在所有方面符合批地文件和目前或任何時候在香港實施的關於建築、衛生、規劃的所有法例、附例和規例的建築物，該等建築物須在2019年9月30日或之前竣工並可入伙。
11. 批地文件第（13）條特別批地條款規定：
- (a) 承批人可於該地段內興建、建造及提供經署長書面批准的康樂設施及其附帶設施（下稱「該等設施」）。該等設施的種類、大小、設計、高度及規劃亦須事先取得署長書面批准。
 - (c) 倘若該等設施的任何部分根據本特別批地條款第(b)條獲豁免計入總樓面面積及上蓋面積之內（下稱「獲豁免設施」）：
 - (i) 獲豁免設施須被指定為並構成批地文件第(21)(a)(v)條特別批地條款所指的公用地方之一部分；
 - (ii) 承批人須自費保養獲豁免設施，使其保持修葺良好堅固和狀況良好，並運作獲豁免設施，以達致署長滿意程度；及
 - (iii) 獲豁免設施只可以供該地段內興建或擬興建的一或多幢住宅大廈的住客及其真正訪客使用，任何其他人士不得使用。
12. 批地文件第（14）條特別批地條款規定：
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遭移除或受干擾。而署長在給予同意時，可以施加其認為合適的關於移植、補償性園景美化或重植的條款。
13. 批地文件第（15）條特別批地條款規定：
承批人須自費在該地段無建築結構的範圍和平台（如有者）作環境美化及栽種樹木和灌木，其後並需維持和保持該處安全、清潔、整潔、整齊及健康令署長滿意。
14. 批地文件第（16）條特別批地條款規定：
- (a) 可在該地段內提供看更或管理員或兩者的辦公設施，但須受下列條款規限：
 - (i) 署長認為該等設施對於該地段上已興建或擬興建的一或多座建築物的安全、保安及良好管理是必要的；
 - (ii) 該等設施不得用作該地段全職及有必要聘請的看更或管理員或兩者的辦公設施以外的任何用

- 途；及
- (iii) 任何該等設施的位置須事先經署長書面批准。
- 就本第(a)條而言，辦公設施不得設置在該地段上任何擬用作或經改裝以用作一戶家庭的住所的建築物內。署長就一建築物是否構成或擬用作一戶家庭的住所的決定為最終決定及對承批人具有約束力。
- (d) 根據本特別批地條款第(a)條在該地段內提供的辦公設施須被指定為並構成本批地文件特別條款第(21)(a)(v)條所指的公用地方之一部分。
15. 批地文件第（17）條特別批地條款規定：
- (a) 可在該地段內提供看更或管理員或兩者的宿舍，但須受下列條款規限：
 - (i) 該等宿舍須位於該地段上已建的其中一座住宅大廈或署長書面批准的其他位置；及
 - (ii) 該等宿舍不得用作該地段全職及有必要聘請的看更或管理員或兩者的住所以外的任何用途。
- 就本第(a)條而言，宿舍不得設置在該地段上任何擬用作或經改裝以用作一戶家庭的住所的建築物內。署長就一建築物是否構成或擬用作一戶家庭的住所的決定為最終決定及對承批人具有約束力。
- (c) 根據本特別批地條款第(a)條在該地段內提供的看更或管理員宿舍須被指定為並構成批地文件第(21)(a)(v)條特別批地條款所指的公用地方之一部分。
16. 批地文件第（18）條特別批地條款規定：
- (a) 可在該地段內提供業主立案法團或業主委員會使用的一個辦事處，但是：
 - (i) 該辦事處不得用作為該地段及其上已興建或擬興建的建築物而成立的業主立案法團或業主委員會的會議及行政工作以外的任何用途；及
 - (ii) 該辦事處的位置須事先經署長書面批准。
 - (c) 根據本特別批地條款第(a)條在該地段內提供的辦事處須被指定為並構成批地文件第(21)(a)(v)條特別批地條款所指的公用地方之一部分。
17. 批地文件第（25）條特別批地條款規定：
- (a)
 - (i) 須按以下列表列明在該地段已興建或擬興建住宅單位的不同面積所計算的比率在該地段內提供車位，用作停泊根據《道路交通條例》、據此訂立的任何規例及任何修訂法例獲發牌，並且屬於該地段上已興建或擬興建的一或多座建築物的住宅單位的住客及其真正賓客、訪客或獲邀人士的車輛（下稱「住宅車位」），以達至署長滿意程度，除非署長同意採用有別於以下列表的住宅車位比率或數目：

每個住宅單位的大小	提供住宅車位的數目
小於40平方米	每13.725個住宅單位或其部分設置一個車位
不小於40平方米但小於70 平方米	每8.235個住宅單位或其部分設置一個車位
不小於70平方米但小於100 平方米	每3.294個住宅單位或其部分設置一個車位
不小於100平方米但小於160 平方米	每1.647個住宅單位或其部分設置一個車位
不小於160平方米	每0.915個住宅單位或其部分設置一個車位

- (iii) 須按在該地段上已興建或擬興建的每一幢包含超過75個住宅單位的大廈設置5個車位的比率或署長批准的其他比率在該地段內提供額外車位(惟最少需提供一個車位)，用作停泊根據《道路交通條例》、據此訂立的任何規例及任何修訂法例獲發牌，並且屬於該地段上已興建或擬興建的一或多座建築物的住客的真正賓客、訪客或獲邀人士的車輛，以達至署長滿意程度。就本第(a)(iii)條而言，擬用作一戶家庭的住所的獨立屋、半獨立屋或排屋均不可視作一幢住宅單位的大廈。署長就何謂獨立屋、半獨立屋或排屋及該房屋是否構成或擬用作一戶家

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庭的住所的決定為最終決定及對承批人具有約束力。

- (iv) 根據本特別批地條款第(a)(i)條（可根據本批地文件第27(b)條特別批地條款更改）及(a)(iii)條提供之車位，除分別於上述分條規定的用途外，不得用作任何用途，特別是該等車位不得用作存放、陳列或展示車輛作招售或其他用途或提供汽車清潔及美容服務。
 - (b) (i) 根據本特別批地條款第(a)(i)條（可根據本批地文件第27(b)條特別批地條款更改）及第(a)(iii)條提供的車位，承批人須在其中保留和指定按以下比率或署長批准的其他比率的車位數目，用作停泊根據《道路交通條例》、據此訂立的任何規例及任何修訂法例定義的傷殘人士的車輛（如此保留和指定的車位以下稱「傷殘人士車位」）：
 - (I) 每200個根據本特別批地條款第(a)(i)條提供的車位（可根據本批地文件第27(b)條特別批地條款調整根據該第(a)(i)條提供的車位數目）或其部分（如該部分超過100個車位）設置不少於一個車位（惟最少需保留和指定一個車位）；及
 - (II) 根據本特別批地條款第(a)(iii)條提供的車位中設置一個車位。
 - (ii) 傷殘人士車位的位置及水平須經署長書面批准。
 - (iii) 傷殘人士車位，除停泊《道路交通條例》或其附屬規例及任何修訂法例界定為傷殘人士使用，並且屬於現已或將會建於該地段上建築物居民及彼等真正訪客、來賓或賓客的車輛外，不得用作任何用途，特別是該等車位不得用作存放、陳列或展示車輛作招售或其他用途或提供汽車清潔及美容服務。
 - (c) (i) 除非署長同意採用其他比率，須在該地段內按本特別批地條款第(a)(i)條要求提供的車位數目（可根據本批地文件第27(b)條特別批地條款調整根據該第(a)(i)條提供的車位數目）的百分之十(10%)的比率提供車位，用作停泊根據《道路交通條例》、據此訂立的任何規例及任何修訂法例獲發牌，並且屬於該地段上已興建或擬興建的一或多座建築物的住客及其真正賓客、訪客或獲邀人士的電單車（下稱「電單車車位」），以達至署長滿意程度，但如果提供的車位數目是一個有小數點的數字，則須向上進位至下一個整數。
 - (ii) 電單車車位（可根據本批地文件第27(b)條特別批地條款更改），除本特別批地條款第(c)(i)條訂定之用途外，不得用作任何用途，特別是該等車位不得用作存放、陳列或展示車輛作招售或其他用途或提供汽車清潔及美容服務。
18. 批地文件第（26）條特別批地條款規定：
- (a) 須在該地段內按在該地段上已興建或擬興建的一或多座建築物的每800個住宅單位或其部分設置一個車位的比率或按署長批准的其他比率提供上落客貨車位，以達至署長滿意程度。
 - (b) 每一個根據本特別批地條款第(a)條提供之車位（可根據本批地文件第27(a)條特別批地條款更改）須為3.5米寬，11.0米長及最低高度4.7米。除供與現已或將會建於該地段上建築物相關的貨車停泊上落客貨外，該等車位不得用作任何用途。
19. 批地文件第（29）條特別批地條款規定：
- (a) 即使已遵守及符合批地文件的條款以達至署長滿意程度：
 - (i) 住宅車位及電單車車位不得進行轉讓，除非：
 - (I) 連同賦予專有權使用及管有現已或將會建於該地段上的建築物當中一個或多個住宅單位之不可分割份數一併轉讓；或
 - (II) 承讓的人士現已擁有具專有權使用及管有現已或將會建於該地段上的建築物當中一個或多個住宅單位的不可分割份數；或
 - (ii) 分租(除非分租予現已或將會建於該地段上的建築物當中之住宅單位的居民)，惟在任何情況下，不得轉讓或分租總數超過三個住宅車位及電單車車位予現已或將會建於該

地段上的建築物內任何同一個住宅單位的業主或居民。

- (b) 即使本特別批地條款第(a)條有任何規定，承批人可以在取得署長事先書面同意下，將所有住宅車位和電單車車位整體轉讓，但只可轉讓給承批人全資擁有的附屬公司。
 - (c) 本特別批地條款第(a)條的規定不適用於該地段的整體轉讓、分租、按揭或押記。
 - (d) 本特別批地條款第 (a) 及 (b)條的規定不適用於傷殘人士車位。
20. 批地文件第（30）條特別批地條款規定：
- 根據批地文件第(25)(a)(iii)及第(26)條特別批地條款在該地段內提供的車位（可根據本批地文件第27(a)條特別批地條款更改）及傷殘人士車位須被指定為並構成公用地方之一部分。
21. 批地文件第（32）條特別批地條款規定：
- 除通過批地文件所夾附圖則A顯示及標記的X及Y點之間的Z點或署長書面批准的其他地點之外，承批人無權以車輛進出該地段。當開發或重新開發該地段時，建築工程的車輛可獲批准使用署長指定位置的臨時通道，但須受署長施加的條款規限。當完成開發或重新開發時，承批人需自費在署長指定的時限內將臨時通道的範圍恢復原狀，以全面令署長滿意。
22. 批地文件第（34）條特別批地條款規定：
- (a) 倘若為了或有關該地段或其任何部份之形成、平整或發展或根據批地文件承批人須完成之任何其他工程或因任何其他目的，於該地段內或任何政府土地中現時或以往曾經進行任何削走、移除或移後任何土地、或任何建造或填土或任何斜坡處理工程（不論以何種形式、亦不論有否獲得署長事先書面同意），承批人須自費進行或興建為保護及支撐該地段內之土地及任何毗連或鄰接政府土地或已租出土地及排除及防止其後發生之任何崩塌、山崩或下陷而當時或日後任何時間所須之斜坡處理工程，護土牆或其他支撐、保護、排水或附屬或其他工程。承批人須於批地文件的批地年期內所有時間自費保養該土地、斜坡處理工程、護土牆或其他支撐、保護、排水或附屬或其他工程，以保持其良好及充份維修及狀態以令署長滿意。
 - (b) 本特別批地條款第(a)條的任何規定不得影響政府在此等條款下的權利，尤其是批地文件第(33)條特別批地條款下的權利。
 - (c) 倘若因承批人作出之形成、平整、發展或其他工程或因其他原因於任何時間不論在或由任何土地、在該地段內或任何毗連或鄰接政府土地或已租出土地導致或引致崩塌、山崩或下陷，承批人須自費使其回復原狀及將其修復以達致署長滿意，並須彌償政府、其代理及承建商因該崩塌、山崩或下陷而導致、蒙受或招致之所有費用、收費、損害賠償、要求及申索。
 - (d) 除了批地文件規定就任何違反批地文件條款的任何其他權利或補救之外，署長有權以書面通知要求承批人進行、興建及保養該等土地、斜坡處理工程、護土牆、或其他支撐、保護、及排水或附屬或其他工程，或恢復及修復任何崩塌、山崩或下陷。倘若承批人在該通知指定期限內忽視或未能遵守該通知以令署長滿意，署長可立即執行及進行任何必須之工程而承批人須應要求向政府付還有關費用連同任何行政或專業費用及收費。
23. 批地文件第（35）條特別批地條款規定：
- 未經署長事先書面批准，不得於該地段允許使用壓碎岩石機械。
24. 批地文件第（36）條特別批地條款規定：
- 如果在發展或重建該地段或其任何部分時已安裝預應力地樁，承批人須在預應力地樁的整個服務期限內自費定期保養與監察預應力地樁，以達至署長滿意程度，並在署長不時絕對酌情要求時向署長提交所有該等監察工程的報告和資料。如果承批人忽略或未能進行要求的監察工程，署長可立即執行與進

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行該等監察工程，而承批人須應要求付還其開支給政府。

25. I. 批地文件第（37）條特別批地條款規定：

- (a) 除事前獲得署長書面同意外，不可在批地文件附圖則A以粉紅色加黑斜線顯示的範圍（下稱「粉紅色加黑斜線範圍」）以上、以下、上方、下方或以內搭建或興建或設置任何建築物、結構物或任何建築物或結構物的支撐，但以下各項除外：
 - (i) 圍牆或圍欄或兩者；及
 - (ii) 於粉紅色加黑斜線範圍或其中任何部分的地平線以下的結構物或任何結構物的支撐。
- (b) 就本特別批地條款而言，署長就何謂粉紅色加黑斜線範圍的地平線的決定為最終並對承批人具約束力。

II. 根據一份日期為 2020年5月6日由元朗地政處發出之同意書（「同意書」），署長已向承批人發出同意及批准由同意書之日期起至(i)現已或將會根據已批准建築圖則建於該地段上的建築物的壽命終結；或(ii)該地段的租約期屆滿或提前終止為止(以較早發生者為準)於粉紅色加黑斜線範圍搭建一座8米高並附有11千伏變壓設施的H型杆（「H型杆」）。惟須受制於下列條款：

- (a) 除事前獲得署長書面同意外，不可對已批准建築圖則中的H型杆的設計及規劃作出更改、改動、改變或修改。署長在給予該同意時可附加由其決定之條件包括繳付行政費及額外地價。
- (b) 承批人現及將會就直接或間接因同意書給予之同意及批准而於任何情況下引起之所有責任、索償、損失、損害、開支、費用、成本、索求、訴訟及法律程序向政府、其人員及僱員彌償。
- (c) 除同意書所提及外，所有批地文件內的一般及特別批地條款均仍具有全面效力及作用。
- (d) 於批地文件內因違反、不履行或不遵守任何一般及特別批地條款而重收土地的條文將適用於違反、不履行或不遵守同意書的條款及條件。
- (e) 於上文提及H型杆可根據已批准建築圖則搭建的期間屆滿時，該地段須在所有方面受批地文件內的所有一般及特別批地條款所規限。
- (f) 同意書不可被解釋為阻止任何其他人士行使其擁有就該限制的權利。
- (g) 儘管同意書內有任何其他條文包括任何看來是賦予非同意書一方的人士一項利益的條款，同意書並不旨在亦沒有給予任何非同意書一方的人士根據《合約(第三者權利)條例》強制執行同意書任何條款的任何權利。非同意書一方之人士並沒有根據第623章《合約(第三者權利)條例》強制執行同意書任何條款的任何權利。

26. 批地文件第（38）條特別批地條款規定：

- (a) 政府、於土地註冊處登記為丈量約份第121約地段第1396號餘段及丈量約份第122約地段第1495號B段（統稱為「毗鄰地段」）當時的承租人和租客、以及他們的人員、訪客、受邀人、特許持有人和獲授權人士保留權利，而且承批人亦進一步承諾准許上述人士，不時及在批地文件批出的年期內所有時間，為與恰當使用及享用毗鄰地段相關的一切合法目的（為免生疑問，包括由政府、其人員或其他獲授權人士進行檢查），沿署長可能要求、指定或批准或令署長滿意的路線、定線、設計及水平，在不必支付任何性質費用的情況下駕車、步行或乘坐輪椅（不論是否帶同工具、設備和器械）通過及再通過批地文件附圖則A以粉紅色加紅斜線顯示的範圍（下稱「粉紅色加紅斜線範圍」），以進出及往來毗鄰地段。
- (b) 政府以及毗鄰地段的承租人和租客保留權利，而且承批人亦進一步承諾准許上述人士，為恰當使用及享用毗鄰地段之目的，使往來毗鄰地段的公用服務包括但不限於水、電力、煤氣、電話及電訊服務經粉紅色加紅斜線範圍裏面、以上、以下或以內的雨水槽、水管、電線、電纜、污水管、排水渠、明渠、暗渠、管道、煙道、導管、總水管和其他安裝設施自由地通過、流向、供應、傳送及排放。
- (c) 承批人須准許政府及其授權人員、任何公用服務公司及其代理人、承建商及工人、毗鄰地段的承租人、租客、訪客、受邀人及特許持有人和任何他獲上述人士授權的人在所有合理時間內（緊急情況除外）進出及往來粉紅色加紅斜線範圍，不論是否帶同車輛、工具、設備和器械，

以進行任何有關檢查、保養、維修、鋪設、改動、移除、更新、更換及安裝所有及任何本特別批地條款第(b)條所指的雨水槽、水管、電線、電纜、污水管、排水渠、明渠、暗渠、管道、煙道、導管、總水管和其他安裝設施的工程。

- (d) 政府、其人員、承包商、代理人、工人以及他們授權的任何人士不必就承批人或任何其他人士因行使本特別批地條款第(a)、(b)及(c)條賦予的權利而蒙受各種損失、損毀、滋擾或妨擾負上任何責任。承批人不得就該等損失、損毀、滋擾或妨擾向政府索求賠償和提出要求。
- (e) 承批人須彌償政府、其人員、代理人、承建商、工人及其他獲授權人士因承批人、其僱員、工人及承建商就本特別批地條款第(a)、(b)及(c)條作出或遺漏的任何事情而招致之所有責任及所有法律行動、程序、費用、索償、開支、損失、損害、收費和各種性質的索求。
- (f) 儘管有本特別批地條款第(a)、(b)及(c)條的規定，承批人就本特別批地條款下有關粉紅色加紅斜線範圍的責任將會於政府發出表明此事的書面通知時終止。惟該責任的終止無損政府就任何過往之違反、不履行或不遵守本特別批地條款第(a)、(b)及(c)條的規定的任何權利或補償。
- (g) 現明確地同意、聲明及規定，本特別批地條款第(a)、(b)及(c)條向承批人施加責任並不代表承批人有意撥出或政府有意批准任何撥出的粉紅色加紅斜線範圍予公眾作通道或其他用途。
- (h) 現明確地同意及聲明，承批人在本特別批地條款第(a)、(b)及(c)條的責任不會對根據《建築物（規劃）規例》第22(1)條、其任何修訂或取代法例下就額外上蓋面積或地積比率的任何寬免或權利產生期望或有權提出申索。為免生疑問，承批人現明確地放棄根據《建築物（規劃）規例》第22(1)條、其任何修訂或取代法例下就額外上蓋面積或地積比率的任何及所有申索或任何寬免或權利。

27. 批地文件第（39）條特別批地條款規定：

- (a) 倘若來自該地段或受該地段任何發展項目影響的其他地方的泥土、廢石方、瓦礫、建築廢料或建築材料（下稱「廢物」）被侵蝕、沖刷或傾倒到公共小巷或道路或排入道路暗渠、前灘或海床、污水渠、暴雨水渠或明渠或其他政府物業（下稱「政府物業」），承批人須自費清理該等廢物並且對政府物業所造成的任何損壞進行修復。承批人須就上述的侵蝕、沖刷或傾倒而對私人物業造成的任何損壞或滋擾所產生的一切訴訟、索償及要求向政府作出彌償。
- (b) 即使本特別條款第(a)條有所規定，署長可以（但無義務）應承批人的要求在政府物業清理廢物並對政府物業所造成的任何損壞進行修復，而承批人須應要求向政府支付有關的費用。

28. 批地文件第（40）條特別批地條款規定：

承批人須於所有時候，特別是在進行建築、保養、翻新或維修工程（下稱「工程」）時，採取或促使他人採取一切適當及充分的小心、技巧及預防措施，避免對該地段或其任何部份、黃色範圍或該地段或其任何部分及黃色範圍兩者之上、上面、之下或毗連的任何政府或其他現有的排水渠、水路或水道、總水管、道路、行人路、街道設施、污水渠、明渠、喉管、電纜、電線、公用事業設施或任何其他工程或裝置（以下統稱「服務設施」）造成任何損壞、干擾或阻礙。承批人在進行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了解，確定服務設施的現時位置及水平，並向署長提交處理任何可能被工程影響的服務設施各方面的建議書供其審批，且必須在取得署長對工程及上述建議書作出的書面批准後，才能進行該等工程。承批人須遵從及自費履行署長在審批時對服務設施作出的任何要求，包括承擔進行任何必要的改道、重鋪或恢復原狀的費用。承批人須自費維修、修復及復原任何因工程對該地段或其任何部分、黃色範圍或該地段其任何部分及黃色範圍兩者或任何服務設施以任何方式引起的任何損壞、干擾或阻礙（除非署長另作選擇，否則明渠、污水渠、暴雨水渠或總水管須由署長進行修復，而承批人須應要求向政府支付該等工程的費用），以達至署長在各方面滿意程度。如果承批人未能對該地段或其任何部份、黃色範圍或該地段其任何部分及黃色範圍兩者或任何服務設施進行該等必要的改道、重鋪、維修、修復及恢復原狀工程，以達至署長滿意程度，署長可進行其認為必要的任何該等改道、重鋪、維修、修復或恢復原狀工程，而承批人須應要求向政府支付該等工程的

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費用。

29. 批地文件第（41）條特別批地條款規定：

- (a) 當署長認為必需時，承批人須自費在該地段範圍內或在政府土地興建及維持排水道和渠道，從而將降於或流入該地段的所有暴雨水及雨水截流和引入最近的河道、集水溝、水道或政府雨水渠以達致署長滿意程度。承批人須獨力負責並彌償政府及其人員因該等暴雨水或雨水導致任何損毀或滋擾而引起的所有法律行動、索償和要求。
- (b) 連接該地段的任何排水渠和污水渠至政府的暴雨水渠及污水渠（當已鋪設及啓用）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承批人負責。承批人須應要求向政府支付上述連接工程的費用。該等連接工程亦可由承批人自費進行，以達致署長滿意程度。在此情況下，上述連接工程的任何一段若在政府土地內建造，必須由承批人自費保養，且承批人須應要求移交給政府，由政府自費負責日後的保養。承批人須應要求向政府支付有關上述連接工程的技術審查的費用。如承批人未能保養在政府土地內建造的上述連接工程的任何一段，署長可進行其認為必要的保養工程，承批人須應要求向政府支付上述工程的費用。

30. 批地文件第（42）條特別批地條款規定：

承批人可獲同意使用臨時食水總水管作沖廁之用，惟承批人須安裝適用於鹹水的水管並在日後有鹹水供應時使用鹹水。

31. 批地文件第（43）條特別批地條款規定：

承批人現確認該地段下面可能藏有溶洞性質的大理石層，並同意在發展或再發展該地段時需要進行大規模的岩土勘察。承批人進一步同意該等勘察可能揭示需要富經驗的岩土工程師高度參與在該地段所需進行的岩土工程的設計及監督。承批人現確認因任何岩土勘察、設計工作、施工、監督或任何其他事宜而引起的所有成本、收費、費用或其他開支全數由承批人負責，承批人進一步確認政府不會對該等成本、收費、費用或其他開支負責。

32. 批地文件第（46）條特別批地條款規定：

不得於該地段豎立或建造墳墓或骨灰龕，亦不得於該地段安葬或存放任何人類骸骨或動物骸骨，無論是否存放在陶罐、骨灰甕或以其他之方式存放。

備註：

1. 附於批地文件的圖則於公共設施及公眾休憩用地的資料部分內複製。
2. 詳情請參考批地文件。批地文件全份文本已備於售樓處，在開放時間可供免費查閱，並可在支付必要的影印費後獲取副本。

1. The development is situated on Lot No.1752 in Demarcation District No.122 (the “lot”).

2. The lot is held under the Agreement and Conditions of Exchange dated 18 August 2015 and registered in the Land Registry as New Grant No.22202 as modified by a Modification Letter dated 15 October 2018 and registered in the Land Registry by Memorial No.18101801030147 and subject to and with the benefit of a consent letter dated 6 May 2020 and registered in the Land Registry by Memorial No. 20063001970010 (collectively the “Land Grant”) for a term of 50 years commencing from the 18th day of August 2015.

3. Special Condition No.(10) of the Land Grant stipulates that:

The lot or any part thereof or any building or part of any building erected or to be erected thereon shall not be used for any purpose other than for private residential purposes.

4. General Condition No.(6) of the Land Grant stipulates that:

(a) The Grantee 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 these Conditions:

- (i) maintain all buildings in accordance with the approved design and disposition 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 these Conditions 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.

(b) In the event of the demolition at any time during the tenancy of any building then standing on the lot or any part thereof the Grantee shall replace the same either by sound and substantial building or buildings of the same type and of no less gross floor area or by building or buildings of such type and value as shall be approved by the Director. In the event of demolition as aforesaid the Grantee shall within one calendar month of such demolition apply to the Director for consent to carry out building works for the redevelopment of the lot and upon receiving such consent shall within three calendar months thereof commence the necessary works of redevelopment and shall complete the same to the satisfaction of and within such time limit as is laid down by the Director.

5. Special Condition No.(2) of the Land Grant stipulates that:

(a) The Grantee acknowledges that there are some buildings and structures existing on the old lots and undertakes to demolish and remove at his own expense the said buildings and structures from the old lots. The Government will accept no responsibility or liability for any damage, nuisance or disturbance caused to or suffered by the Grantee by reason of the presence of the said buildings and structures and the Grantee hereby indemnifies and shall keep indemnified the Government from and against all liability, claims, costs, demands, actions or other proceedings whatsoever arising whether directly or indirectly out of or in connection with the presence and subsequent demolition and removal of the said buildings and structures.

(b) The Grantee acknowledges that there are in existence structures and services (hereinafter collectively referred to as “Existing Structures and Services”), including but not limited to parapet, underground retaining wall, street light, channel, traffic signs, street furniture, pipe, or any other drains or services constructed, installed and provided within the Yellow Area defined in Special Condition No.(5)(a)(i)(l) below. The Government shall have no responsibility or liability in respect of any loss, damage, nuisance

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or disturbance whatsoever caused to or suffered by the Grantee by reason of the presence of the Existing Structures and Services. The Grantee under Special Condition No.(5)(a)(iii) herein below shall indemnify the Government against all actions, claims, costs, demands, or other proceedings whatsoever in respect of interference, interruption or damage to the Existing Structure and Services arising whether directly or indirectly out of or in connection with the upholding, management, maintenance and repair of the Yellow Area under Special Condition No.(5)(a)(iii) herein below.

6. Special Condition No.(5) of the Land Grant stipulates that:

(a) The Grantee shall:

- (i) within 48 calendar months from the date of this Agreement (i.e. 18th August 2015) (or such other extended periods as may be approved by the Director), at his own expense, in such manner with such materials and to such standards, levels, alignment and design as the Director shall approve and in all respects to the satisfaction of the Director:
- (I) lay and form that portion of the future public road shown coloured yellow on PLAN A annexed to the Land Grant (hereinafter referred to as “the Yellow Area”); and
- (II) provide and construct such bridges, tunnels, over-passes, under-passes, culverts, viaducts, flyovers, pavements, roads or such other structures as the Director in his sole discretion may require (hereinafter collectively referred to as “the Structures”)

so that building, vehicular and pedestrian traffic may be carried on the Yellow Area;

- (ii) within 48 calendar months from the date of this Agreement (i.e. 18th August 2015) (or such other extended periods as may be approved by the Director), at his own expense and to the satisfaction of the Director, surface, kerb and channel the Yellow Area and provide the same with such gullies, sewers, drains, fire hydrants with pipes connected to water mains, street lights, traffic signs, street furniture and road markings as the Director may require; and
- (iii) uphold, manage, maintain and repair at his own expense the Yellow Area together with the Structures and all structures, surfaces, gullies, sewers, drains, fire hydrants, services, street lights, traffic signs, street furniture, road markings and plant constructed, installed and provided thereon or therein including for the avoidance of doubt the Existing Structures and Services to the satisfaction of the Director until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Land Grant.

(b) In the event of the non-fulfilment of the Grantee's obligations under sub-clause (a) of this Special Condition, the Government may carry out the necessary works at the cost of the Grantee 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 shall be binding upon the Grantee.

- (c) (i) The Grantee may construct at his own expense stormwater pipes and sewage water pipes serving the lot (hereinafter referred to as “Stormwater and Sewage Water Pipes”) or carry out such other associated works within the Yellow Area to such standards, levels, alignment and design as may be approved in writing by the Director. The Grantee shall not carry out any works until the Director shall have given his written approval to the works.
- (ii) The Grantee shall at his own expense maintain, repair, renew or replace the Stormwater and Sewage Water Pipes in good and substantial repair and conditions in all respects to the satisfaction of the Director until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Land Grant.

(iii) The Grantee shall at any time as may be required by the Director at his own expense divert the Stormwater and Sewage Water Pipes to such locations as may be approved in writing by the Director in all respects to the satisfaction of the Director. If the Grantee fails to carry out any such diversion of Stormwater and Sewage Water Pipes to the satisfaction of the Director, the Director may carry out any such diversion as he considers necessary and the Grantee shall pay to the Government on demand the cost of such works.

(iv) The Grantee hereby indemnifies and keep indemnified the Government from and against all liability, claims, costs, demands, actions or other proceedings whatsoever arising whether directly or indirectly out of or in connection with the construction, maintenance, repair, renewal, replacement and diversion of the Stormwater and Sewage Water Pipes.

(d) The Government shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person whether arising out of or incidental to the fulfillment of the Grantee's obligations under sub-clauses (a), (c)(ii) and (c)(iii) of this Special Condition or the exercise of the rights by the Government under sub-clause (b) of this Special Condition or otherwise, and no claim whatsoever shall be made against the Government or the Director or his authorized officers by the Grantee in respect of any such loss, damage, nuisance or disturbance.

7. Special Condition No.(6) of the Land Grant stipulates that:

For the purpose only of carrying out the necessary works specified in Special Condition No.(5) hereof, the Grantee shall on the date of this Agreement be granted possession of the Yellow Area. The Yellow Area or any part thereof shall be re-delivered to the Government by the Grantee on demand of the Director without payment or compensation to the Grantee and in any event shall be deemed to have been re-delivered to the Government by the Grantee on the date to be specified in a letter from the Director making such demand provided always that the Government shall not be obliged to take back possession of the Yellow Area or any part thereof. The Grantee shall at all reasonable times while he is in possession of the Yellow Area or any part thereof allow free access over and along the Yellow Area or any part thereof for all Government and public vehicular and pedestrian traffic and shall ensure that such access shall not be interfered with or obstructed by the carrying out of the works whether under Special Condition No.(5) of the Land Grant or otherwise.

8. Special Condition No.(7) of the Land Grant stipulates that:

The Grantee shall not without the prior written consent of the Director use the Yellow Area for the purpose of storage or for the erection of any temporary structure or for any purposes other than the carrying out of the works specified in Special Condition No.(5) hereof.

9. Special Condition No.(8) of the Land Grant stipulates that:

- (a) The Grantee shall at all reasonable times while he is in possession of the Yellow Area or any part 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 and the Yellow Area for the purpose of inspecting, checking and supervising any works to be carried out in compliance with Special Condition No.(5)(a) hereof and the carrying out, inspecting, checking and supervising of the works under Special Condition No.(5)(b) hereof and the checking and inspecting of the works under Special Condition No.(5)(c) hereof and any other works which the Director may consider necessary in the Yellow Area;

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- (ii) permit the Government and the relevant public utility companies authorized by the Government with or without tools, equipment, plant, machinery or motor vehicles the right of ingress, egress and regress to, from and through the lot and the Yellow Area as the Government 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 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 Grantee shall co-operate fully with the Government 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
 - (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 and the Yellow Area 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.
 - (b) The Government, the Director and his officers, contractors and agents and any persons or public utility companies duly authorized under sub-clause (a) of this Special Condition shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person whether arising out of or incidental to the exercise of the rights by the Government, the Director and his officers, contractors and agents and any other persons or public utility companies duly authorized under sub-clause (a) of this Special Condition and no claim whatsoever shall be made against any of them by the Grantee in respect of any such loss, damage, nuisance or disturbance.
10. Special Condition No.(9) of the Land Grant stipulates that:
The Grantee shall develop the lot by the erection thereon of a building or 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 day of September 2019.
11. Special Condition No.(13) of the Land Grant stipulates that:
- (a) The Grantee may erect, construct and provide within the lot such recreational facilities and facilities ancillary thereto (hereinafter referred to as “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.
 - (c) In the event that any part of the Facilities is exempted from the gross floor area and site coverage calculations pursuant to sub-clause (b) of this Special Condition (hereinafter referred to as “the Exempted Facilities”):
 - (i) the Exempted Facilities shall be designated as and form part of the Common Areas referred to in Special Condition No.(21)(a)(v) hereof;
 - (ii) the Grantee 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
 - (iii) the Exempted Facilities shall only be used by the residents of the residential block or blocks erected or to be erected within the lot and their bona fide visitors and by no other person or persons.
12. Special Condition No.(14) 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 replanting as he may deem appropriate.
13. Special Condition No.(15) of the Land Grant stipulates that:
The Grantee shall at his own expense landscape and plant with trees and shrubs any portion of the lot and podium (if any) not built upon and thereafter maintain and keep the same in a safe, clean, neat, tidy and healthy condition all to the satisfaction of the Director.
14. Special Condition No.(16) of the Land Grant stipulates that:
- (a) Office accommodation for watchmen or caretakers or both may be provided within the lot subject to the following conditions:
 - (i) such accommodation is in the opinion of the Director essential to the safety, security and good management of the building or buildings erected or to be erected on the lot;
 - (ii) such accommodation shall not be used for any purpose other than office accommodation for watchmen or caretakers or both, who are wholly and necessarily employed on the lot; and
 - (iii) the location of any such accommodation shall first be approved in writing by the Director.For the purposes of this sub-clause (a), no office accommodation may be located within any building on the lot which is intended or adapted for use as a single family residence. The decision of the Director as to whether a building constitutes or is intended for use as a single family residence shall be final and binding on the Grantee.
 - (d) Office accommodation provided within the lot in accordance with sub-clause (a) of this Special Condition shall be designated as and form part of the Common Areas referred to in Special Condition No.(21)(a)(v) hereof.
15. Special Condition No.(17) of the Land Grant stipulates that:
- (a) Quarters for watchmen or caretakers or both may be provided within the lot subject to the following conditions:
 - (i) such quarters shall be located in one of the blocks of residential units erected on the lot or in such other location as may be approved in writing by the Director; and
 - (ii) such quarters shall not be used for any purpose other than the residential accommodation of watchmen or caretakers or both, who are wholly and necessarily employed within the lot.For the purposes of this sub-clause (a), no quarters may be located within any building on the lot which is intended or adapted for use as a single family residence. The decision of the Director as to whether a building constitutes or is intended for use as a single family residence shall be final and binding on the Grantee.
 - (c) Quarters for watchmen or caretakers or both provided within the lot in accordance with sub-clause (a) of this Special Condition shall be designated as and form part of the Common Area referred to in Special Condition No.(21)(a)(v) hereof.

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16. Special Condition No.(18) of the Land Grant stipulates that:
- (a) One office for the use of the Owners Corporation or the Owners’ Committee may be provided within the lot provided that:
 - (i) such office shall not be used for any purpose other than for meetings and administrative work of the Owners’ Corporation or Owners’ Committee formed or to be formed in respect of the lot and the buildings erected or to be erected thereon; and
 - (ii) the location of any such office shall first be approved in writing by the Director.
 - (c) An office provided within the lot in accordance with sub-clause (a) of this Special Condition shall be designated as and form part of the Common Areas referred to in Special Condition No.(21)(a)(v) hereof.

17. Special Condition No.(25) of the Land Grant stipulates that:
- (a) (i) 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 (hereinafter referred to as “the Residential Parking Spaces”) at a rate to be calculated by reference to the respective size of the residential units erected or to be erected on the lot as set out in the table below unless the Director consents to a rate for or to a number of Residential Parking Spaces different from those set out in the table below:

Size of each residential unit	No. of the Residential Parking Spaces to be provided
Less than 40 square metres	One space for every 13.725 residential units or part thereof
Not less than 40 square metres but less than 70 square metres	One space for every 8.235 residential units or part thereof
Not less than 70 square metres but less than 100 square metres	One space for every 3.294 residential units or part thereof
Not less than 100 square metres but less than 160 square metres	One space for every 1.647 residential units or part thereof
Not less than 160 square metres	One space for every 0.915 residential unit or part thereof

- (iii) Additional 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 bona fide guests, visitors or invitees of the residents of the building or buildings erected or to be erected on the lot at a rate of 5 spaces for every block of residential units containing more than 75 residential units erected or to be erected on the lot or at such other rates as may be approved by the Director subject to a minimum of one space being provided. For the purpose of this sub-clause (a)(iii), neither detached, semi-detached nor terraced house which is intended for use as a single family residence shall be regarded as a block of residential units. The decision of the Director as to what constitutes a detached, semi-detached or terraced house and whether such house constitutes or is intended for use as a single family residence shall be final and binding on the Grantee.

- (iv) The spaces provided under sub-clauses (a)(i) (as may be varied under Special Condition No.(27)(b) hereof) and (a)(iii) of this Special Condition shall not be used for any purpose other than those respectively stipulated therein 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.
- (b) (i) Out of the spaces provided under sub-clauses(a)(i) (as may be varied under Special Condition No.(27)(b) hereof) and (a)(iii) of this Special Condition, the Grantee shall reserve and designate 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 hereinafter referred to as “the Parking Spaces for Disabled Persons”), at the following rates or at such other rates as may be approved by the Director:
 - (I) not less than one space for every 200 spaces provided in accordance with sub-clause (a)(i) of this Special Condition (subject to any adjustment, pursuant to Special Condition No.(27)(b) hereof, to the number of spaces provided in accordance with the said sub-clause (a)(i) or part thereof if such part exceeds 100 spaces (subject to a minimum of one space being reserved and designated); and
 - (II) one space out of the spaces provided in accordance with sub-clause (a)(iii) of this Special Condition.
- (ii) The Parking Spaces for Disabled Persons shall be located at such position and level as shall be approved in writing by the Director.
- (iii) The Parking Spaces for 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 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.
- (c) (i) 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, and belonging to the residents of the building or buildings erected or to be erected on the lot and their bona fide guests, visitors or invitees (hereinafter referred to as “the Motor Cycle Parking Spaces”) at a rate of 10 percent of the total number of spaces required to be provided under sub-clause (a)(i) of this Special Condition (subject to any adjustment, pursuant to Special Condition No.(27)(b) hereof, to the number of spaces provided in accordance with the said sub-clause (a)(i) unless the Director consents to another rate provided that if the number of spaces to be provided is a decimal number, the same shall be rounded up to the next whole number.
- (ii) The Motor Cycle Parking Spaces (as may be varied under Special Condition No.(27)(b) hereof) shall not be used for any purpose other than for the purpose set out in sub-clause (c)(i) of this Special Condition 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.

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18. Special Condition No.(26) of the Land Grant stipulates that:

- (a) Spaces shall be provided within the lot to the satisfaction of the Director for the loading and unloading of goods vehicles at a rate of one space for every 800 residential units or part thereof in the building or buildings erected or to be erected on the lot or at such other rates as may be approved by the Director.
- (b) Each of the spaces under sub-clause (a) of this Special Condition (as may be varied under Special Condition No.(27)(a) hereof) shall measure 3.5 metres in width and 11.0 metres in length with a minimum headroom of 4.7 metres. Such spaces shall not be used for the 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.

19. Special Condition No.(29) of the Land Grant stipulates that:

- (a) Notwithstanding that these Conditions shall have been observed and complied with to the satisfaction of the Director, the Residential Parking Spaces and the Motor Cycle Parking Space shall not be:
 - (i) assigned except
 - (I) 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
 - (II) 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 erected on the lot; or
 - (ii) underlet except to residents of the residential units in the building or buildings erected or to be 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 Motor Cycle Parking Space 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.

- (b) Notwithstanding sub-clause (a) of this Special Condition, the Grantee may, with the prior written consent of the Director, assign all the Residential Parking Spaces and the Motor Cycle Parking Spaces as a whole, but only to a wholly-owned subsidiary company of the Grantee.
- (c) Sub-clause (a) of this Special Condition shall not apply to an assignment, underletting, mortgage or charge of the lot as a whole.
- (d) Sub-clauses (a) and (b) of this Special Condition shall not apply to the Parking Spaces for the Disabled Persons.

20. Special Condition No.(30) of the Land Grant stipulates that:

The spaces provided within the lot in accordance with Special Condition Nos.(25)(a)(iii) and (26) hereof (as may be varied under Special Condition No.(27)(a) hereof) and the Parking Spaces for the Disabled Persons shall be designated as and form part of the Common Areas.

21. Special Condition No.(32) of the Land Grant stipulates that:

The Grantee 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 PLAN A annexed hereto or at such other points as may be approved in writing by the Director. 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 Grantee 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.

22. Special Condition No.(34) of the Land Grant stipulates that:

- (a) 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, whether 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 Grantee under the Land Grant, or for any other purpose, the Grantee 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 Grantee shall at all times during the term granted under the Land Grant 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.
- (b) Nothing in sub-clause (a) of this Special Condition shall prejudice the Government's rights under these Conditions, in particular Special Condition No.(33) hereof.
- (c) In the event that as a result of or arising out of any formation, levelling, development or other works done by the Grantee or owing to any other reason, any falling away, landslip or subsidence occurs at any time, whether in or from any land, within the lot or from any adjacent or adjoining Government or leased land, the Grantee shall at his own expense reinstate and make good the same to the satisfaction of the Director and shall indemnify the Government, its agents and contractors from and against all costs, charges, damages, demands and claims whatsoever which shall or may be made, suffered or incurred through or by reason of such falling away, landslip or subsidence.
- (d) In addition to any other rights or remedies provided in the Land Grant for breach of any of the conditions in the Land Grant, the Director shall be entitled by notice in writing to call upon the Grantee 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 made good any falling away, landslip or subsidence, and if the Grantee 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 Grantee shall on demand repay to the Government the cost thereof, together with any administrative and professional fees and charges.

23. Special Condition No.(35) of the Land Grant stipulates that:

No rock crushing plant shall be permitted on the lot without the prior written approval of the Director.

24. 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 Grantee 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 Grantee shall neglect or fail to carry out the required

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monitoring works, the Director may forthwith execute and carry out the monitoring works and the Grantee shall on demand repay to the Government the cost thereof.

25. I. Special Condition No.(37) of the Land Grant stipulates that:

- (a) Except with the prior written consent of the Director, no building or structure or support for any building or structure shall be erected or constructed or placed on, over, under, above, below or within the areas shown coloured pink hatched black on PLAN A annexed to the Land Grant (hereinafter collectively referred to as "the Pink Hatched Black Areas") except:
 - (i) boundary walls or fences or both; and
 - (ii) structures or support for any structures under or below the ground level of the Pink Hatched Black Areas or any part thereof.
- (b) For the purpose of this Special Condition, the decision of the Director as to what constitutes the ground level of the Pink Hatched Black Areas shall be final and binding on the Grantee.

II. Pursuant to a consent letter issued by the District Lands Office Yuen Long on 6 May 2020 ("Consent Letter"), consent and approval were given by the Director to the Grantee to erect a 8.0m(H) H-Pole with 11kv switchgear ("the H-Pole") within the Pink Hatched Black Areas from the date of the Consent Letter until (i) the end of the lifetime of the buildings erected or to be erected on the lot in accordance with the approved building plans or (ii) the expiration or sooner determination of the lease term of the lot, whichever shall be the earlier, subject to the following conditions:

- (a) No amendment, alteration or variation or modification to the design and disposition of the H-Pole in the approved building plans shall be made except with the prior written consent of the Director who may in granting such consent impose such conditions including payment of such administrative fee and additional premium as he may determine.
- (b) The Grantee hereby indemnifies and shall keep indemnified the Government, its officers and servants, 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 the grant of consent and approval in the Consent Letter.
- (c) Except as provided in the Consent Letter, all the General and Special Conditions contained in the Land Grant shall remain in full force and effect.
- (d) The proviso for re-entry in the Land Grant on the breach, non-performance or non-observance of any of the General and Special Conditions contained in the Land Grant shall extend to the breach, non-observance or non-performance of the terms and conditions of the Consent Letter.
- (e) Upon the expiration of the period for which the H-Pole may be erected in accordance with the approved building plans as hereinbefore provided, the lot shall in all respects be subject to all the General and Special Conditions contained in the Land Grant.
- (f) Nothing contained in the Consent Letter shall be construed as preventing any other person from exercising such rights as he may have in respect of the said restriction.
- (g) Notwithstanding any other provisions of the Consent Letter including any provision which purports to confer a benefit on a person who is not a party to the Consent Letter, the Consent Letter is not intended to and does not give any person who is not a party to the Consent Letter any right to enforce any provisions of the Consent Letter under the Contracts (Rights of Third Parties) Ordinance, and a person who is not a party to the Consent Letter shall not have any right under the Contracts (Right of Third

Parties) Ordinance Cap.623 to enforce any provision of the Consent Letter.

26. Special Condition No.(38) of the Land Grant stipulates that:

- (a) There is excepted and reserved unto the Government, the lessees and tenants for the time being of all those pieces or parcels of land now known and registered in the Land Registry as the Remaining Portion of Lot No.1396 in Demarcation District No.121 and Section B of Lot No.1495 in Demarcation District No.122 (hereinafter collectively referred to as "the Adjoining Lots"), its or their officers, visitors, invitees, licensees and other persons authorized by it or them in that behalf from time to time and at all times during the term granted under the Land Grant for all lawful purposes connected with the proper use and enjoyment of the Adjoining Lots (including, for the avoidance of doubt, the inspection thereof by the Government, its officers or other authorized persons) the right, and the Grantee further covenants to permit them, to pass and repass with motor vehicles or on foot or by wheelchair with or without tools, equipment or machinery freely and without payment of any nature whatsoever on, along, over, by and through the area shown coloured pink hatched red on PLAN A annexed to the Land Grant (hereinafter referred to as "the Pink Hatched Red Area") along such routes and alignments with such design and at such levels as the Director may require, specify, approve or otherwise to the satisfaction of the Director for ingress, egress and regress to and from the Adjoining Lots.
- (b) There is excepted and reserved unto the Government and the lessees and tenants of the Adjoining Lots the right of, and the Grantee further covenants to permit them, free passage, flow, supply, conveyance and discharge of utility services including but not limited to water, electricity, gas, telephone and telecommunication services to and from the Adjoining Lots through gutters, pipes, wires, cables, sewers, drains, nullahs, culverts, ducts, flues, conduits, water mains and other installations passing along, through, over, upon, under or in the Pink Hatched Red Area for the proper use and enjoyment of the Adjoining Lots.
- (c) The Grantee shall permit the Government and its duly authorized officers, any public utility company or companies and their respective agents, contractors and workmen, the lessees, tenants, visitors, invitees and licensees of the Adjoining Lots or any other persons duly authorized by any of them the right of ingress, egress and regress to, from and through the Pink Hatched Red Area at all reasonable times (except in case of emergency) with or without motor vehicles, tools, equipment and machinery for the purpose of carrying out any work in relation to the inspection, maintenance, repairing, laying, alteration, removal, renewal, replacement and installation of all and any of the said gutters, pipes, wires, cables, sewers, drains, nullahs, culverts, ducts, flues, conduits, water mains and other installations referred to in sub-clause (b) of this Special Condition.
- (d) The Government, its officers, agents, contractors, workmen and any persons authorized by it or them shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person arising out of or incidental to the exercise of the rights conferred under sub-clauses (a), (b) and (c) of this Special Condition, and no claim for compensation or otherwise shall be made against any of them by the Grantee in respect of any such loss, damages, nuisance or disturbance.
- (e) The Grantee shall indemnify and keep indemnified the Government, its officers, agents, contractors, workmen and other duly authorized persons from and against all liabilities and all actions, proceedings, costs, claims, expenses, loss, damages, charges and demands of whatsoever nature arising out of or in connection with anything done or omitted to be done by the Grantee, his servants, workmen and

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contractors in connection with sub-clauses (a), (b) and (c) of this Special Condition.

- (f) Notwithstanding sub-clauses (a), (b) and (c) of this Special Condition, the obligations of the Grantee in respect of the Pink Hatched Red Area under this Special Condition shall absolutely determine upon the Government giving to the Grantee notice in writing to that effect. However, such determination shall be without prejudice to any rights or remedies of the Government in respect of any antecedent breach, non-performance or non-observance of sub-clauses (a), (b) and (c) of this Special Condition.
- (g) It is hereby expressly agreed, declared and provided that by imposing the obligations on the part of the Grantee contained in sub-clauses (a), (b) and (c) of this Special Condition neither the Grantee intends to dedicate nor the Government intends to consent to any dedication of the Pink Hatched Red Area to the public for the right of passage or other use.
- (h) It is hereby expressly agreed and declared that the obligations on the part of the Grantee contained in sub-clauses (a), (b) and (c) of this Special Condition will give rise to no expectation of, or claim for or in respect of, any concession or right in respect of additional site coverage or plot ratio whether under Regulation 22(1) of the Building (Planning) Regulations, any amendment thereto, substitution therefor, or otherwise and for the avoidance of doubt the Grantee expressly waives any and all claims in respect of or for any concession in respect of, or right to, additional site coverage or plot ratio under Regulation 22(1) of the Building (Planning) Regulations, any amendment thereto or substitution therefor.

27. Special Condition No.(39) of the Land Grant stipulates that:

- (a) In the event of earth, spoil, debris, construction waste or building materials (hereinafter referred to as “the waste”) from 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 (hereinafter referred to as “the Government properties”), the Grantee shall at his own expense remove the waste from and make good any damage done to the Government properties. The Grantee shall indemnify the Government against all actions, claims and demands arising out of any damage or nuisance to private property caused by such erosion, washing down or dumping.
- (b) Notwithstanding sub-clause (a) of this Special Condition, the Director may (but is not obliged to), at the request of the Grantee remove the waste from and make good any damage done to the Government properties and the Grantee shall pay to the Government on demand the cost thereof.

28. Special Condition No.(40) of the Land Grant stipulates that:

The Grantee 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 (hereinafter referred to as “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 or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area (hereinafter collectively referred to as “the Services”). The Grantee 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 Grantee 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 Grantee 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 or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area or any of the Services in any manner arising out of the Works (except for nullah, sewer, storm-water drain or water main, the making good of which shall be carried out by the Director, unless the Director elects otherwise, and the Grantee shall pay to the Government on demand the cost of such works). If the Grantee fails to carry out any such necessary diversion, relaying, repairing, making good and reinstatement of the lot or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area 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 Grantee shall pay to the Government on demand the cost of such works.

29. Special Condition No.(41) of the Land Grant stipulates that:

- (a) The Grantee 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 stream-course, catchpit, channel or Government storm-water drain all storm-water or rain-water falling or flowing on to the lot, and the Grantee shall be solely liable for and shall indemnify the Government and its officers from and against all actions, claims and demands arising out of any damage or nuisance caused by such storm-water or rain-water.
- (b) 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 Grantee for any loss or damage thereby occasioned and the Grantee shall pay to the Government on demand the cost of such connection works. Alternatively, the said connection works may be carried out by the Grantee at his own expense 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 Grantee at his own cost and upon demand be handed over by the Grantee to the Government for future maintenance thereof at the expense of the Government and the Grantee 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 Grantee 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 Grantee shall pay to the Government on demand the cost of such works.

30. Special Condition No.(42) of the Land Grant stipulates that:

Consent to use temporary mains fresh water for flushing will be given provided that the Grantee will be required to install plumbing suitable for the use of salt water and to accept salt water supply if available in future.

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31. Special Condition No.(43) of the Land Grant stipulates that:

The Grantee hereby acknowledges that the lot may be underlain by cavernous marble and accepts that upon any development or redevelopment of the lot extensive geotechnical investigations will be required. The Grantee further accepts that such investigations may reveal the need for a high level of involvement of an experienced geotechnical engineer both in the design and in the supervision of geotechnical aspects of the works required to be carried out on the lot. The Grantee hereby acknowledges that all costs, charges, fees or other expenses whatsoever arising out of any geotechnical investigations, design works, construction, supervision or any other matters whatsoever will be entirely his own responsibility and the Grantee further acknowledges that Government shall be under no liability whatsoever in respect of such costs, charges, fees or other expenses.

32. Special Condition No.(46) of the Land Grant stipulates that:

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.

Notes:

1. The plan annexed to the Land Grant is reproduced under the “Information on Public Facilities and Public Open Spaces” section.
2. For full details, please refer to the Land Grant. Full script of the Land Grant is available for free inspection upon request at the sales office during opening hours and copies of the Land Grant can be obtained upon paying necessary photocopying charges.

16 公共設施及公眾休憩用地的資料

INFORMATION ON PUBLIC FACILITIES AND PUBLIC OPEN SPACES

A. 有關的批地文件規定興建並提供予政府或供公眾使用的設施的資料

1. 描述
批地文件第(5)(a)(i)(I)及(II)條特別批地條款所指的黃色範圍和該構築物。
2. 公眾有權按批地文件使用第1段所述的設施。

B. 有關的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設施或休憩用地的資料

1. 描述
(a) 批地文件第(5) (a)(i)(I)及(II)條特別批地條款所指的黃色範圍和該構築物及批地文件第(2)(b)條特別批地條款所指的該現有構築物及設施。
(b) 批地文件第(38)(a)條特別批地條款所指的粉紅色加紅斜線範圍。
2. 公眾有權按批地文件使用第1(a)段所述的設施。
3. 政府、於土地註冊處登記為丈量約份第121約地段第1396號餘段及丈量約份第122約地段第1495號B段當時的承租人和租客、以及他們的人員、訪客、受邀人、特許持有人和獲其授權人士有權按批地文件使用第1(b)段所述的設施。
4. 該等設施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。
5. 發展項目中的住宅物業的擁有人按規定須以由有關住宅物業分攤的管理開支，以應付管理、營運或維持該等設施的部分開支。

C. 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部分的資料 不適用。

D. 顯示土地中的該等部分的位置的圖則

請參閱本節結尾部分的圖則 A。

E. 批地文件中關於該等設施、休憩用地及土地中的該等部分的條文

- (I) 黃色範圍、該構築物及該現有構築物及設施
 1. 批地文件第(2)條特別批地條款規定：
(b) 承批人確認於以下第(5)(a)(i)(I)條特別批地條款註釋之黃色範圍內已經興建、裝設及提供現有構築物及設施（以下統稱「該現有構築物及設施」），包括但不限於矮牆、地底護土牆、街燈、渠道、交通標誌、街道設施、喉管、或任何其他排水渠或設施。政府不會因該現有構築物及設施之存在而導致或使承批人蒙受任何損失、損害、滋擾或騷擾而負上責任。以下第(5)(a)(iii)條特別批地條款的承批人必須就直接或間接因保養、管理、維持及修理以下第(5)(a)(iii)條特別批地條款的黃色範圍，以致對有關該現有構築物及設施的侵擾、干擾或損害而引起之所有訴訟、索償、費用、索求、或其他法律程序向政府彌償。
2. 批地文件第（5）條特別批地條款規定：
 - (a) 承批人必須：
 - (i) 在本協議日期（即2015年8月18日）計起的48個曆月內（或署長批准的其他延長期限），自費以署長批准的方式及物料，按署長批准的標準、水平、定線和設計進行以下工程，以全面令署長滿意：
 - (I) 鋪設及構造在批地文件所夾附圖則A以黃色顯示的日後興建公共道路部份（下稱「黃色範圍」）；及
 - (II) 提供及興建署長全權酌情決定要求的橋、隧道、上跨路、下通道、暗渠、高架道路、天橋、行人路、道路或其他構築物（以下統稱「該構築物」）以致可在黃色範圍興建建築物及供車輛及行人往來；

- (ii) 在本協議日期（即2015年8月18日）起的48個曆月內（或署長批准的其他延長期限），自費以署長滿意的方式在黃色範圍表面整飾、興建路緣及渠道，以及按署長要求為此等設施提供溝渠、污水管、排水渠、消防栓及接駁總水管的水管、街燈、交通標誌、街道設施及道路標記；及
 - (iii) 自費保養、管理、維持及修理黃色範圍連同該構築物及在該處興建、裝設及提供的所有構築物、路面、溝渠、污水管、排水渠、消防栓、服務設施、街燈、交通標誌、街道設施、道路標記及植物，並為免生疑問包括該現有構築物及設施，使署長滿意，直至按照批地文件第（6）條特別批地條款交還黃色範圍的管有予政府為止。
- (b) 倘若承批人未能履行其在本特別批地條款第(a)條的義務，政府可進行必要的工程，費用一概由承批人負責，承批人須應要求向政府支付相等於該等費用的金額，該金額由署長決定，其決定為最終決定及對承批人具有約束力。
 - (c) (i) 承批人可自費以署長書面批准的標準、水平、定線和設計在黃色範圍內興建服務該地段的雨水渠及污水渠（下稱「該雨水及污水渠」）或進行其他相關工程。在署長就該等工程發出書面批准之前，承批人不得進行任何工程。
(ii) 承批人必須自費保養、修理、翻新或更換該雨水及污水渠，以保持其良好及充份維修及狀態以全面達致署長滿意的程度，直至按照批地文件第（6）條特別批地條款交還黃色範圍的管有予政府為止。
(iii) 承批人必須在任何時候應署長的要求自費將該雨水及污水渠改道至署長書面批准的地點以全面達致署長滿意。若承批人未能進行任何該雨水及污水渠之改道以達致署長滿意，署長可在其認為必要時進行任何該等改道，承批人必須應要求向政府支付該工程之費用。
(iv) 承批人必須就直接或間接因興建、保養、修理、翻新、更換及改道該雨水及污水渠而引起之所有法律責任、索償、費用、索求、訴訟或其他法律程序向政府彌償。
 - (d) 政府不會就承批人履行本特別批地條款第(a)、(c)(ii)及(c)(iii)條的義務或政府行使本特別批地條款第(b)條的權利或其他情況而令承批人或任何其他人士招致或蒙受的任何損失、損害、滋擾或騷擾而負上責任，及承批人不得就任何該等損失、損害、滋擾或騷擾向政府或署長或其獲授權人士提出索償。
3. 批地文件第（6）條特別批地條款規定：
僅為進行第(5)條特別批地條款規定的必要工程，承批人於本協議日獲黃色範圍的管有。承批人應在政府要求時並在沒有補償金或賠償的情況下把黃色範圍或其任何部份交回給政府，及無論如何應在署長發出的信函內指明日期當天即被視為已由承批人交回給政府，但政府並無義務接管黃色範圍或其任何部份。承批人在管有黃色範圍或其任何部份期間，須在一切合理時間允許所有政府及公眾車輛及行人自由通行及經越黃色範圍或其任何部份，並確保該通行不會因為進行工程（不論是否根據批地文件第（5）條特別批地條款進行）而受到干擾或妨礙。
 4. 批地文件第（7）條特別批地條款規定：
未經署長事先書面同意，承批人不得將黃色範圍用作儲物或興建任何臨時構築物或用作進行批地文件第(5)條特別批地條款指明的工程以外的任何其他用途。
 5. 批地文件第（8）條特別批地條款規定：
 - (a) 承批人須於管有黃色範圍或其任何部分的所有合理時候：
 - (i) 批准政府、署長及其人員、承建商及代理和獲署長授權的任何人士有權通行、進出、往返及行經該地段及黃色範圍，以便視察、檢查及監督遵照本批地文件第(5)(a)條特別批地條款規定進行的任何工程，以及進行、視察、檢查及監督本批地文件第(5)(b)條特別批地條款規定的工程，以及檢查及視察本批地文件第(5)(c)條特別批地條款規定的工程及署長認為於黃色範圍內必要的任何其他工程；

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- (ii) 在政府或獲其授權的相關公用事業公司要求時，准許其有權（不論有否帶同工具、設備、裝置、器械或車輛）通行、進出、往返及行經該地段及黃色範圍，以便在黃色範圍或任何毗連土地之內、之上或之下進行任何工程，包括但不限於鋪設及其後保養所有喉管、電線、管道、電纜槽及擬為該地段或任何毗連或相鄰土地或場所提供電話、電力、煤氣（如有）及其他服務設施所需的其他傳導媒介及附帶設備。承批人須就以上在黃色範圍內進行的任何工程所有相關事宜，與政府及獲其正式授權的相關公用事業公司充分合作；及
 - (iii) 在水務監督的人員及彼等授權的其他人士要求時，准許其有權通行、進出、往返及行經該地段及黃色範圍，以便在黃色範圍內進行任何有關任何其他水務設施的運作、保養、維修、更換及改動工程。
 - (b) 政府、署長及其人員、承建商及代理和根據本特別批地條款第(a)條獲正式授權的任何人士或公用事業公司均不會就彼等任何一方行使其權利或處理附帶於此等權利之事宜而令承批人或任何其他人士招致或蒙受的任何損失、損害、滋擾或騷擾而負上責任，及承批人不得就任何該等損失、損害、滋擾或騷擾向任何該等人士提出索償。
6. 批地文件第（40）條特別批地條款規定：
- 承批人須於所有時候，特別是在進行建築、保養、翻新或維修工程（下稱「工程」）時，採取或促使他人採取一切適當及充分的小心、技巧及預防措施，避免對該地段或其任何部份、黃色範圍或該地段或其任何部分及黃色範圍兩者之上、上面、之下或毗連的任何政府或其他現有的排水渠、水路或水道、總水管、道路、行人路、街道設施、污水渠、明渠、喉管、電纜、電線、公用事業設施或任何其他工程或裝置（以下統稱「服務設施」）造成任何損壞、干擾或阻礙。承批人在進行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了解，確定服務設施的現時位置及水平，並向署長提交處理任何可能被工程影響的服務設施各方面的建議書供其審批，且必須在取得署長對工程及上述建議書作出的書面批准後，才能進行該等工程。承批人須遵從及自費履行署長在審批時對服務設施作出的任何要求，包括承擔進行任何必要的改道、重鋪或恢復原狀的費用。承批人須自費維修、修復及復原任何因工程對該地段或其任何部分、黃色範圍或該地段其任何部分及黃色範圍兩者或任何服務設施以任何方式引起的任何損壞、干擾或阻礙（除非署長另作選擇，否則明渠、污水渠、暴雨水渠或總水管須由署長進行修復，而承批人須應要求向政府支付該等工程的費用），以達至署長在各方面滿意程度。如果承批人未能對該地段或其任何部份、黃色範圍或該地段其任何部分及黃色範圍兩者或任何服務設施進行該等必要的改道、重鋪、維修、修復及恢復原狀工程，以達至署長滿意程度，署長可進行其認為必要的任何該等改道、重鋪、維修、修復或恢復原狀工程，而承批人須應要求向政府支付該等工程的費用。
- (II) 粉紅色加紅斜線範圍
1. 批地文件第（38）條特別批地條款規定：
- (a) 政府、於土地註冊處登記為丈量約份第121約地段第1396號餘段及丈量約份第122約地段第1495號B段（統稱為「毗鄰地段」）當時的承租人和租客、以及他們的人員、訪客、受邀人、特許持有人和獲授權人士保留權利，而且承批人亦進一步承諾准許上述人士，不時及在批地文件批出的年期內所有時間，為與恰當使用及享用毗鄰地段相關的一切合法目的（為免生疑問，包括由政府、其人員或其他獲授權人士進行檢查），沿署長可能要求、指定或批准或令署長滿意的路線、定線、設計及水平，在不必支付任何性質費用的情況下駕車、步行或乘坐輪椅（不論是否帶同工具、設備和器械）通過及再通過批地文件附圖則A以粉紅色加紅斜線顯示的範圍（下稱「粉紅色加紅斜線範圍」），以進出及往來毗鄰地段。
 - (b) 政府以及毗鄰地段的承租人和租客保留權利，而且承批人亦進一步承諾准許上述人士，為恰當使用及享用毗鄰地段之目的，使往來毗鄰地段的公用服務包括但不限於水、電力、煤氣、電話及電訊服務經粉紅色加紅斜線範圍裏面、以上、以下或以內的雨水槽、水管、電線、電纜、污水管、排水渠、明渠、暗渠、管道、煙道、導管、總水管和其他安裝設施自由地通過、流向、供應、傳送及排放。
 - (c) 承批人須准許政府及其授權人員、任何公用服務公司及其代理人、承建商及工人、毗鄰地段的承租人、租客、訪客、受邀人及特許持有人和任何其他獲上述人士授權的人在所有合理時間內（緊急情況除外）進出及往來粉紅色加紅斜線範圍，不論是否帶同車輛、工具、設備和器械，以進行任何有關檢查、保養、維修、鋪設、改動、移除、更新、更換及安裝所有及任何本特別批地條款第(b)條所指的雨水槽、水管、電線、電纜、污水管、排水渠、明渠、暗渠、管道、煙道、導管、總水管和其他安裝設施的工程。
 - (d) 政府、其人員、承包商、代理人、工人以及他們授權的任何人士不必就承批人或任何其他人士因行使本特別批地條款第(a)、(b)及(c)條賦予的權利而蒙受各種損失、損毀、滋擾或妨礙負上任何責任。承批人不得就該等損失、損毀、滋擾或妨礙向政府索求賠償和提出要求。
 - (e) 承批人須彌償政府、其人員、代理人、承建商、工人及其他獲授權人士因承批人、其僱員、工人及承建商就本特別批地條款第(a)、(b)及(c)條作出或遺漏的任何事情而招致之所有責任及所有法律行動、程序、費用、索償、開支、損失、損害、收費和各種性質的索求。
 - (f) 儘管有本特別批地條款第(a)、(b)及(c)條的規定，承批人就本特別批地條款下有關粉紅色加紅斜線範圍的責任將會於政府發出表明此事的書面通知時終止。惟該責任的終止無損政府就任何過往之違反、不履行或不遵守本特別批地條款第(a)、(b)及(c)條的規定的任何權利或補償。
 - (g) 現明確地同意、聲明及規定，本特別批地條款第(a)、(b)及(c)條向承批人施加責任並不代表承批人有意撥出或政府有意批准任何撥出的粉紅色加紅斜線範圍予公眾作通道或其他用途。
 - (h) 現明確同意及聲明，承批人在本特別批地條款第(a)、(b)及(c)條的責任不會對根據《建築物（規劃）規例》第22(1)條、其任何修訂或取代法例下額外上蓋面積或地積比率的任何寬免或權利產生期望或有權提出申索。為免生疑問，承批人現明確地放棄根據《建築物（規劃）規例》第22(1)條、其任何修訂或取代法例下就額外上蓋面積或地積比率的任何及所有申索或任何寬免或權利。
- F. **指明住宅物業的每一公契中關於該等設施、休憩用地及土地中的該等部分的條文**
- (I) 黃色範圍、該構築物及該現有構築物及設施
- 1. 公契的定義規定：
在本公契中，除文意允許或另有規定外，以下詞語具有以下含義：
「黃色範圍」是指批地文件第(5)(a)(i)(I)條特別批地條款所指的黃色範圍。
 - 2. 公契第13(i)(xviii)及13(i)(xxii)條規定：
管理開支須包括為了所有業主的利益或為了良好和有效率地管理和保養該地段、屋苑及公用地方及設施而必要及合理地招致的所有支出，包括但在不影響前述條文一般性的原則下以下各項費用、收費及支出：
(xviii)管理人為履行其於第38(bI)條有關（除其他外）黃色範圍的職責所招致的所有費用及支出。
(xxii)管理人為根據批地文件第(5)(a)(iii)條特別批地條款保養、管理、維持及修理黃色範圍連同該構築物（於批地文件第(5)(a)(i)(II)條特別批地條款定義）及在該處興建、裝設及提供的所有構築物、路面、溝渠、污水管、排水渠、消防栓、服務設施、街燈、交通標誌、街道設施、道路標記及植物，並為免生疑問包括該現有構築物及設施（於批地文件第(2)(b)條特別批地條款定義）所招致的所有費用及支出。
 - 3. 公契第38(bI)條規定：
受限於《建築物管理條例》（第344章）條文的規定，以及除了本公契明確規定的其他權力外，管理人擁有充分及不受限制的權限為妥善管理該地段及屋苑作出所有必要或適宜的行為和事情，在任何方面不影響前述條文一般性的原則下包括：
(bI) 根據批地文件第(5)(a)(iii)條特別批地條款保養、管理、維持及修理黃色範圍連同該構築物及在該處興建、裝設及提供的所有構築物、路面、溝渠、污水管、排水渠、消防栓、服務設施、街燈、交通標誌、街道設施、道路標記及植物，並為免生疑問包括該現有構築物及設施，直至黃色範圍之管有根據批地文件第(6)條特別條款交回給政府為止。

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4. 公契附表三第40條規定：
擁有人須根據批地文件第(5)(a)(iii)條特別批地條款保養、管理、維持及修理黃色範圍連同該構築物（於批地文件第(5)(a)(i)(II)條特別批地條款定義）及在該處興建、裝設及提供的所有構築物、路面、溝渠、污水管、排水渠、消防栓、服務設施、街燈、交通標誌、街道設施、道路標記及植物，並為免生疑問包括該現有構築物及設施（於批地文件第(2)(b)條特別批地條款定義），直至黃色範圍之管有根據批地文件第(6)條特別條款交回給政府為止。

(II) 粉紅色加紅斜線範圍

1. 公契的定義規定：
在本公契中，除文意允許或另有規定外，以下詞語具有以下含義：
「粉紅色加紅斜線範圍」是指批地文件第(38)(a)條特別批地條款所指的粉紅色加紅斜線範圍。
2. 公契附表二B部份第(c)及(d)條規定：
每份不可分割份數連同專有權持有、使用、管有及享用其單位的擁有人須受制於以下地役權、權利及優待：
- (c) 批地文件第(38)(a)條特別批地條款規定的有關粉紅色加紅斜線範圍的道路通行權直至該權利根據批地文件第(38)(f)條特別批地條款被政府終止為止。
- (d) 批地文件第(38)(b)條特別批地條款規定的有關粉紅色加紅斜線範圍的公用設施通行權直至該權利根據批地文件第(38)(f)條特別批地條款被政府終止為止。

A. Information on any facilities that are required under the land grant to be constructed and provided for the government, or for public use

1. Description
The Yellow Area and the Structures as referred to in Special Condition No.(5)(a)(i)(I) and (II) of the Land Grant.
2. The general public has the right to use the facilities mentioned in paragraph 1 in accordance with the Land Grant.

B. Information on any facilities or open space that are or 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

1. Description
 - (a) The Yellow Area and the Structures as referred to in Special Condition No.(5)(a)(i)(I) and (II) of the Land Grant and the Existing Structures and Services as referred to in Special Condition No.(2)(b) of the Land Grant.
 - (b) The Pink Hatched Red Area as referred to in Special Condition No.(38)(a) of the Land Grant.
2. The general public has the right to use the facilities mentioned in paragraph 1(a) in accordance with the Land Grant.
3. The Government, lessees and tenants for the time being of the Remaining Portion of Lot No.1396 in Demarcation District No.121 and Section B of Lot No.1495 in Demarcation District No.122, its or their officers, visitors, invitees, licensees and other persons authorized by it or them have the right to use the facilities mentioned in paragraph 1(b) in accordance with the Land Grant.
4. The facilities are required to be managed, operated or maintained at the expense of the owners of the residential properties in the Development.
5. The owners of the residential properties in the Development are required to meet a proportion of the expense of managing, operating or maintaining the facilities through the management expenses apportioned to the residential properties concerned.

C. Information on 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

D. Plan that shows the location of those facilities and open spaces and those parts of the land
Please refer to Plan A at the end of this section.

E. Provisions of the land grant that concern those facilities and open spaces, and those parts of the land

- (I) The Yellow Area, the Structures and Existing Structures and Services
1. Special Condition No.(2) stipulates that:
 - (b) The Grantee acknowledges that there are in existence structures and services (hereinafter collectively referred to as “Existing Structures and Services”), including but not limited to parapet, underground retaining wall, street light, channel, traffic signs, street furniture, pipe, or any other drains or services constructed, installed and provided within the Yellow Area defined in Special Condition No.(5)(a)(i)(I) below. The Government shall have no responsibility or liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee by reason of the presence of the Existing Structures and Services. The Grantee under Special Condition No.(5)(a)(iii) herein below shall indemnify the Government against all actions, claims, costs, demands, or other proceedings whatsoever in respect of interference, interruption or damage to the Existing Structure and Services arising whether directly or indirectly out of or in connection with the upholding, management, maintenance and repair of the Yellow Area under Special Condition No.(5)(a)(iii) herein below.

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2. Special Condition No.(5) stipulates that:
 - (a) The Grantee shall:
 - (i) within 48 calendar months from the date of this Agreement (i.e. 18th August 2015) (or such other extended periods as may be approved by the Director), at his own expense, in such manner with such materials and to such standards, levels, alignment and design as the Director shall approve and in all respects to the satisfaction of the Director:
 - (I) lay and form that portion of the future public road shown coloured yellow on PLAN A annexed to the Land Grant (hereinafter referred to as “the Yellow Area”); and
 - (II) provide and construct such bridges, tunnels, over-passes, under-passes, culverts, viaducts, flyovers, pavements, roads or such other structures as the Director in his sole discretion may require (hereinafter collectively referred to as “the Structures”) so that building, vehicular and pedestrian traffic may be carried on the Yellow Area;
 - (ii) within 48 calendar months from the date of this Agreement (i.e. 18th August 2015) (or such other extended periods as may be approved by the Director), at his own expense and to the satisfaction of the Director, surface, kerb and channel the Yellow Area and provide the same with such gullies, sewers, drains, fire hydrants with pipes connected to water mains, street lights, traffic signs, street furniture and road markings as the Director may require; and
 - (iii) uphold, manage, maintain and repair at his own expense the Yellow Area together with the Structures and all structures, surfaces, gullies, sewers, drains, fire hydrants, services, street lights, traffic signs, street furniture, road markings and plant constructed, installed and provided thereon or therein including for the avoidance of doubt the Existing Structures and Services to the satisfaction of the Director until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Land Grant.
 - (b) In the event of the non-fulfilment of the Grantee’s obligations under sub-clause (a) of this Special Condition, the Government may carry out the necessary works at the cost of the Grantee 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 shall be binding upon the Grantee.
 - (c)
 - (i) The Grantee may construct at his own expense stormwater pipes and sewage water pipes serving the lot (hereinafter referred to as “Stormwater and Sewage Water Pipes”) or carry out such other associated works within the Yellow Area to such standards, levels, alignment and design as may be approved in writing by the Director. The Grantee shall not carry out any works until the Director shall have given his written approval to the works.
 - (ii) The Grantee shall at his own expense maintain, repair, renew or replace the Stormwater and Sewage Water Pipes in good and substantial repair and conditions in all respects to the satisfaction of the Director until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Land Grant.
 - (iii) The Grantee shall at any time as may be required by the Director at his own expense divert the Stormwater and Sewage Water Pipes to such locations as may be approved in writing by the Director in all respects to the satisfaction of the Director. If the Grantee fails to carry out any such diversion of Stormwater and Sewage Water Pipes to the satisfaction of the Director, the Director may carry out any such diversion as he considers necessary and the Grantee shall pay to the Government on demand the cost of such works.
 - (iv) The Grantee hereby indemnifies and keep indemnified the Government from and against all liability, claims, costs, demands, actions or other proceedings whatsoever arising whether directly or indirectly out of or in connection with the construction, maintenance, repair, renewal, replacement and diversion of the Stormwater and Sewage Water Pipes.
 - (d) The Government shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person whether arising out of or incidental to the fulfillment of the Grantee’s obligations under sub-clauses (a), (c)(ii) and (c)(iii) of this Special Condition or the exercise of the rights by the Government under sub-clause (b) of this Special Condition or otherwise, and no claim whatsoever shall be made against the Government or the Director or his authorized officers by the Grantee in respect of any such loss, damage, nuisance or disturbance.
3. Special Condition No.(6) stipulates that:
For the purpose only of carrying out the necessary works specified in Special Condition No.(5) hereof, the Grantee shall on the date of this Agreement be granted possession of the Yellow Area. The Yellow Area or any part thereof shall be re-delivered to the Government by the Grantee on demand of the Director without payment or compensation to the Grantee and in any event shall be deemed to have been re-delivered to the Government by the Grantee on the date to be specified in a letter from the Director making such demand provided always that the Government shall not be obliged to take back possession of the Yellow Area or any part thereof. The Grantee shall at all reasonable times while he is in possession of the Yellow Area or any part thereof allow free access over and along the Yellow Area or any part thereof for all Government and public vehicular and pedestrian traffic and shall ensure that such access shall not be interfered with or obstructed by the carrying out of the works whether under Special Condition No.(5) of the Land Grant or otherwise.
4. Special Condition No.(7) stipulates that:
The Grantee shall not without the prior written consent of the Director use the Yellow Area for the purpose of storage or for the erection of any temporary structure or for any purposes other than the carrying out of the works specified in Special Condition No.(5) hereof.
5. Special Condition No.(8) stipulates that:
 - (a) The Grantee shall at all reasonable times while he is in possession of the Yellow Area or any part 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 and the Yellow Area for the purpose of inspecting, checking and supervising any works to be carried out in compliance with Special Condition No.(5)(a) hereof and the carrying out, inspecting, checking and supervising of the works under Special Condition No.(5)(b) hereof and the checking and inspecting of the works under Special Condition No.(5)(c) hereof and any other works which the Director may consider necessary in the Yellow Area;
 - (ii) permit the Government and the relevant public utility companies authorized by the Government with or without tools, equipment, plant, machinery or motor vehicles the right of ingress, egress and regress to, from and through the lot and the Yellow Area as the Government 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 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 Grantee shall co-operate fully with the Government 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
 - (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 and the Yellow Area 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.

INFORMATION ON PUBLIC FACILITIES AND PUBLIC OPEN SPACES

- (b) The Government, the Director and his officers, contractors and agents and any persons or public utility companies duly authorized under sub-clause (a) of this Special Condition shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person whether arising out of or incidental to the exercise of the rights by the Government, the Director and his officers, contractors and agents and any other persons or public utility companies duly authorized under sub-clause (a) of this Special Condition and no claim whatsoever shall be made against any of them by the Grantee in respect of any such loss, damage, nuisance or disturbance.
6. Special Condition No.(40) stipulates that:
The Grantee 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 (hereinafter referred to as “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 or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area (hereinafter collectively referred to as “the Services”). The Grantee 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 Grantee 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 Grantee 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 or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area or any of the Services in any manner arising out of the Works (except for nullah, sewer, storm-water drain or water main, the making good of which shall be carried out by the Director, unless the Director elects otherwise, and the Grantee shall pay to the Government on demand the cost of such works). If the Grantee fails to carry out any such necessary diversion, relaying, repairing, making good and reinstatement of the lot or any part thereof or the Yellow Area or both the lot or any part thereof and the Yellow Area 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 Grantee shall pay to the Government on demand the cost of such works.
- (II) The Pink Hatched Red Area
1. Special Condition No.(38) stipulates that:
- (a) There is excepted and reserved unto the Government, the lessees and tenants for the time being of all those pieces or parcels of land now known and registered in the Land Registry as the Remaining Portion of Lot No.1396 in Demarcation District No.121 and Section B of Lot No.1495 in Demarcation District No.122 (hereinafter collectively referred to as “the Adjoining Lots”), its or their officers, visitors, invitees, licensees and other persons authorized by it or them in that behalf from time to time and at all times during the term granted under the Land Grant for all lawful purposes connected with the proper use and enjoyment of the Adjoining Lots (including, for the avoidance of doubt, the inspection thereof by the Government, its officers or other authorized persons) the right, and the Grantee further covenants to permit them, to pass and repass with motor vehicles or on foot or by wheelchair with or without tools, equipment or machinery freely and without payment of any nature whatsoever on, along, over, by and through the area shown coloured pink hatched red on PLAN A annexed to the Land Grant (hereinafter referred to as “the Pink Hatched Red Area”) along such routes and alignments with such design and at such levels as the Director may require, specify, approve or otherwise to the satisfaction of the Director for ingress, egress and regress to and from the Adjoining Lots.
- (b) There is excepted and reserved unto the Government and the lessees and tenants of the Adjoining Lots the right of, and the Grantee further covenants to permit them, free passage, flow, supply, conveyance and discharge of utility services including but not limited to water, electricity, gas, telephone and telecommunication services to and from the Adjoining Lots through gutters, pipes, wires, cables, sewers, drains, nullahs, culverts, ducts, flues, conduits, water mains and other installations passing along, through, over, upon, under or in the Pink Hatched Red Area for the proper use and enjoyment of the Adjoining Lots.
- (c) The Grantee shall permit the Government and its duly authorized officers, any public utility company or companies and their respective agents, contractors and workmen, the lessees, tenants, visitors, invitees and licensees of the Adjoining Lots or any other persons duly authorized by any of them the right of ingress, egress and regress to, from and through the Pink Hatched Red Area at all reasonable times (except in case of emergency) with or without motor vehicles, tools, equipment and machinery for the purpose of carrying out any work in relation to the inspection, maintenance, repairing, laying, alteration, removal, renewal, replacement and installation of all and any of the said gutters, pipes, wires, cables, sewers, drains, nullahs, culverts, ducts, flues, conduits, water mains and other installations referred to in sub-clause (b) of this Special Condition.
- (d) The Government, its officers, agents, contractors, workmen and any persons authorized by it or them shall have no liability in respect of any loss, damage, nuisance or disturbance whatsoever caused to or suffered by the Grantee or any other person arising out of or incidental to the exercise of the rights conferred under sub-clauses (a), (b) and (c) of this Special Condition, and no claim for compensation or otherwise shall be made against any of them by the Grantee in respect of any such loss, damages, nuisance or disturbance.
- (e) The Grantee shall indemnify and keep indemnified the Government, its officers, agents, contractors, workmen and other duly authorized persons from and against all liabilities and all actions, proceedings, costs, claims, expenses, loss, damages, charges and demands of whatsoever nature arising out of or in connection with anything done or omitted to be done by the Grantee, his servants, workmen and contractors in connection with sub-clauses (a), (b) and (c) of this Special Condition.
- (f) Notwithstanding sub-clauses (a), (b) and (c) of this Special Condition, the obligations of the Grantee in respect of the Pink Hatched Red Area under this Special Condition shall absolutely determine upon the Government giving to the Grantee notice in writing to that effect. However, such determination shall be without prejudice to any rights or remedies of the Government in respect of any antecedent breach, non-performance or non-observance of sub-clauses (a), (b) and (c) of this Special Condition.
- (g) It is hereby expressly agreed, declared and provided that by imposing the obligations on the part of the Grantee contained in sub-clauses (a), (b) and (c) of this Special Condition neither the Grantee intends to dedicate nor the Government intends to consent to any dedication of the Pink Hatched Red Area to the public for the right of passage or other use.
- (h) It is hereby expressly agreed and declared that the obligations on the part of the Grantee contained in sub-clauses (a), (b) and (c) of this Special Condition will give rise to no expectation of, or claim for or in respect of, any concession or right in respect of additional site coverage or plot ratio whether under Regulation 22(1) of the Building (Planning) Regulations, any amendment thereto, substitution therefor, or otherwise and for the avoidance of doubt the Grantee expressly waives any and all claims in respect of or for any concession in respect of, or right to, additional site coverage or plot ratio under Regulation 22(1) of the Building (Planning) Regulations, any amendment thereto or substitution therefor.

F. Provisions of every deed of mutual covenant in respect of the specified residential property that concern those facilities and open spaces, and those parts of the land

(I) The Yellow Area, the Structures and Existing Structures and Services

1. The definitions of the Deed of Mutual Covenant stipulate that :
In this Deed the following expressions shall have the following meanings except where the context otherwise permits or requires:
“Yellow Area” means the Yellow Area referred to in Special Condition No.(5)(a)(i)(I) of the Government Grant.
2. Clauses 13(i)(xviii) and 13(i)(xxii) of the Deed of Mutual Covenant stipulate that:
The Management Expenses shall cover all expenditure which is to be necessarily and reasonably incurred for the benefit of all Owners or required for the proper good and efficient management and maintenance of the Lot and the Estate and the Common Areas and Facilities therein including but without prejudice to the generality of the foregoing the following costs charges and expenses :
(xviii) all costs and expenses incurred by the Manager in discharging his duties under Clause 38(bI) in relation to, inter alia, the Yellow Area.
(xxii) all costs and expenses incurred by the Manager for the upholding, management, maintenance and repair of the Yellow Area together with the Structures (as defined in Special Condition No.(5)(a)(i)(II) of the Government Grant) and all structures, surfaces, gullies, sewers, drains, fire hydrants, services, street lights, traffic signs, street furniture, road markings and plant constructed, installed and provided thereon or therein including for the avoidance of doubt the Existing Structures and Services (as defined in Special Condition No.(2)(b) of the Government Grant) in accordance with Special Condition No.(5)(a)(iii) of the Government Grant.
3. Clause 38(bI) of the Deed of Mutual Covenant stipulates that :
Subject to the provisions of the Building Management Ordinance (Cap.344) and in addition to the other powers expressly provided in this Deed, the Manager shall have full and unrestricted authority to do all such acts and things as may be necessary or expedient for or in connection with the proper management of the Lot and the Estate including in particular the following but without in any way limiting the generality of the foregoing :
(bI) uphold, manage, maintain and repair the Yellow Area together with the Structures and all structures, surfaces, gullies, sewers, drains, fire hydrants, services, street lights, traffic signs, street furniture, road markings and plant constructed, installed and provided thereon or therein including for the avoidance of doubt the Existing Structures and Services in accordance with Special Condition No.(5)(a)(iii) of the Government Grant until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Government Grant.
4. Clause 40 of the Third Schedule to the Deed of Mutual Covenant stipulates that:
The Owners shall uphold, manage, maintain and repair the Yellow Area together with the Structures (as defined in Special Condition No.(5)(a)(i)(II) of the Government Grant) and all structures, surfaces, gullies, sewers, drains, fire hydrants, services, street lights, traffic signs, street furniture, road markings and plant constructed, installed and provided thereon or therein including for the avoidance of doubt the Existing Structures and Services (as defined in Special Condition No.(2)(b) of the Government Grant) in accordance with Special Condition No.(5)(a)(iii) of the Government Grant until such time as possession of the Yellow Area has been re-delivered to the Government in accordance with Special Condition No.(6) of the Government Grant.

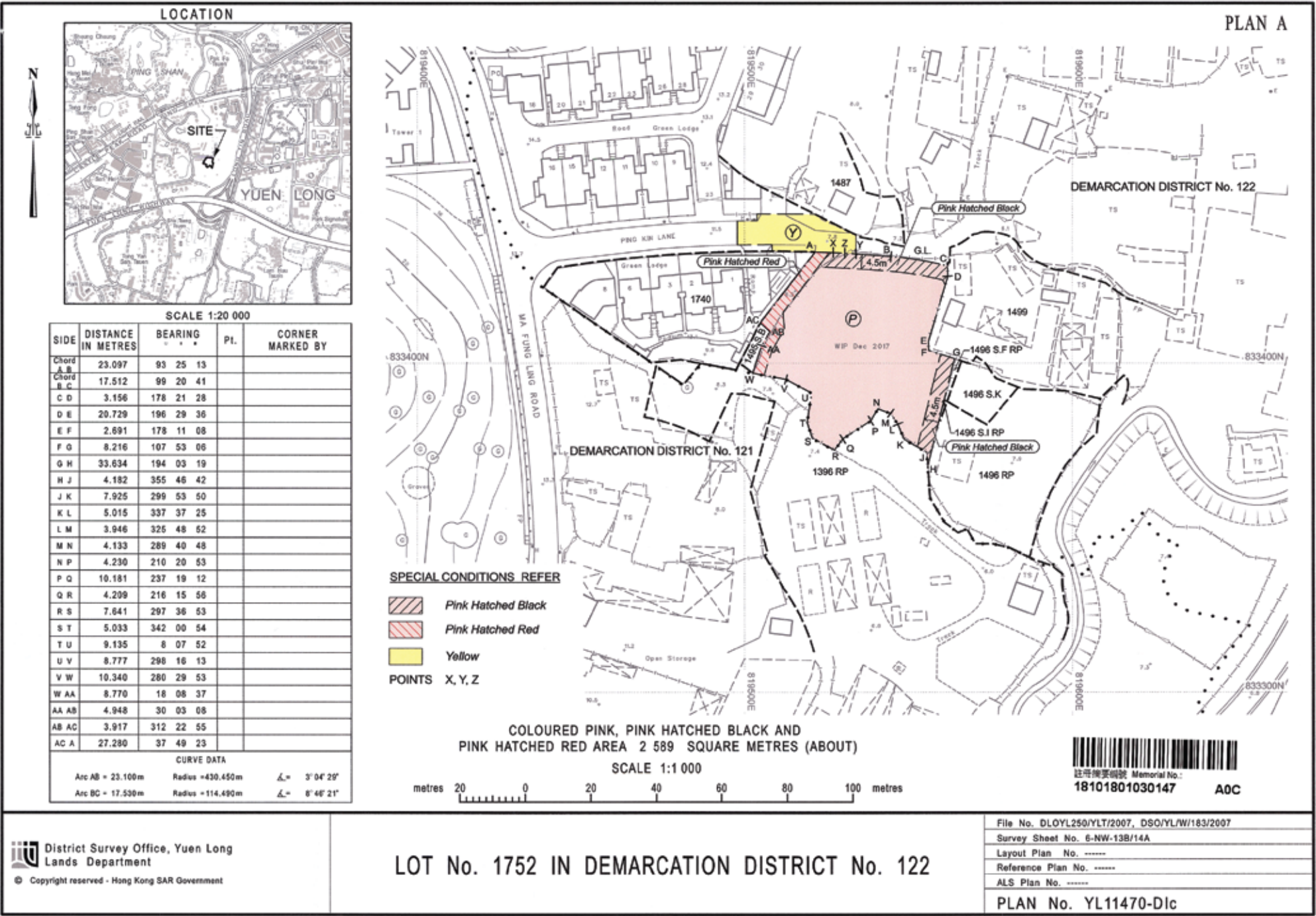
(II) The Pink Hatched Red Area

1. The definitions of the Deed of Mutual Covenant stipulate that :
In this Deed the following expressions shall have the following meanings except where the context otherwise permits or requires:
“Pink Hatched Red Area” means the Pink Hatched Red Area as referred to in Special Condition No. (38)(a) of the Government Grant.

2. Clauses (c) and (d) in Part B of the Second Schedule to the Deed of Mutual Covenant stipulate that:
The following are the easements, rights and privileges subject to which the Owner of each Undivided Shares and the exclusive right to hold, use, occupy and enjoy his Unit is held:
(c) The right of way in relation to the Pink Hatched Red Area as set out in Special Condition Nos.(38)(a) of the Government Grant until determination of such right of way by the Government pursuant to Special Condition No.(38)(f) of the Government Grant.
(d) The right of passage of utilities in the Pink Hatched Red Area as set out in Special Condition Nos.(38)(b) of the Government Grant until determination of such right by the Government pursuant to Special Condition No.(38)(f) of the Government Grant.

16 公共設施及公眾休憩用地的資料

INFORMATION ON PUBLIC FACILITIES AND PUBLIC OPEN SPACES



附於批地文件的圖則A
Plan A Annexed to the Land Grant

特別批地條款參註
Special Conditions Refer

- 粉紅色加黑斜線 Pink Hatched Black
- 粉紅色加紅斜線 Pink Hatched Red
- 黃色 Yellow

備註：在此圖則上顯示為(P)及(粉紅色加黑斜線)的部分並不構成此「公共設施及公眾休憩用地的資料」所指的公共設施及公眾休憩用地。
Note: The portions indicated (P) and (Pink Hatched Black) shown on this plan do not form part of those facilities and open spaces referred to in this part of “Information on Public Facilities and Public Open Spaces” .

17 對買方的警告

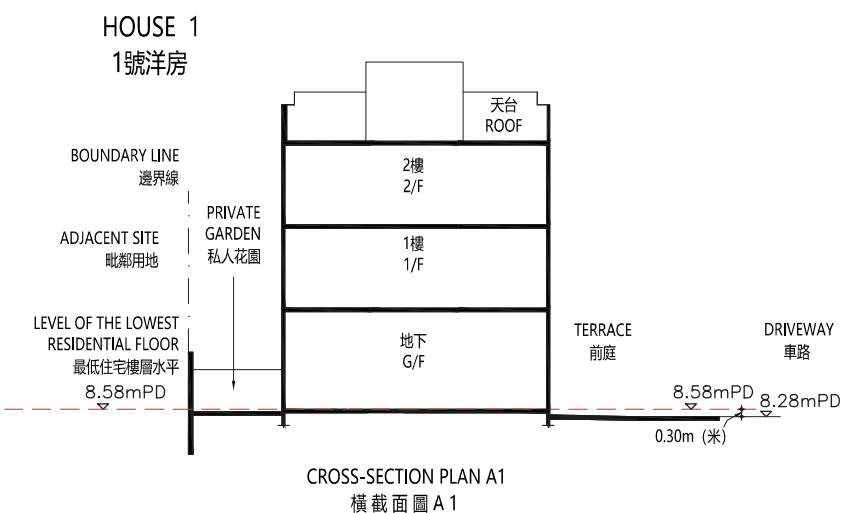
WARNING TO PURCHASERS

1. 此提示建議你聘用一間獨立的律師事務所（代表擁有人行事者除外），以在交易中代表你行事。
2. 如你聘用上述的獨立的律師事務所，以在交易中代表你行事，該律師事務所將會能夠向你提供獨立意見。
3. 如你聘用代表擁有人行事的律師事務所同時代表你行事，而擁有人與你之間出現利益衝突：-
 - (i) 該律師事務所可能不能夠保障你的利益；及
 - (ii) 你可能要聘用一間獨立的律師事務所。
4. 如屬3.(ii)段的情況，你須支付的律師費用總數，可能高於如你自一開始即聘用一間獨立的律師事務所須支付的費用。

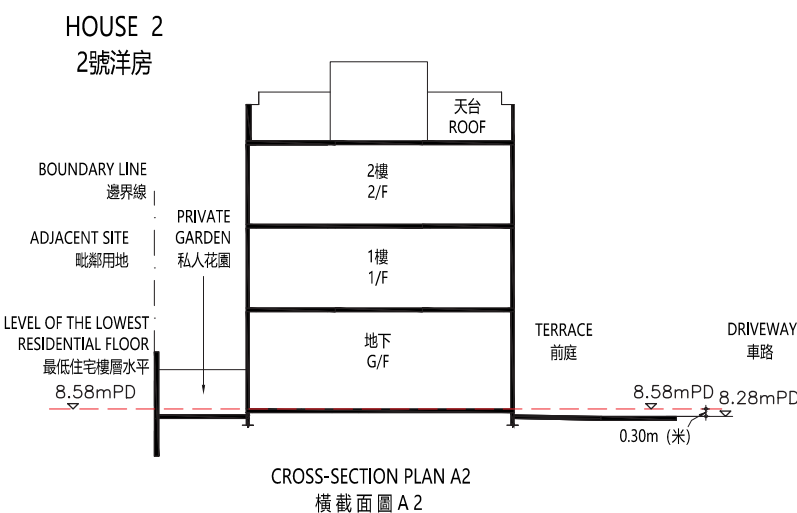
1. You are recommended to instruct a separate firm of solicitors (other than that acting for the owner) to act for you in relation to the transaction.
2. If you instruct such separate firm of solicitors to act for you in relation to the transaction, that firm will be able to give independent advice to you.
3. If you instruct the firm of solicitors acting for the owner to act for you as well, and a conflict of interest arises between the owner and you: -
 - (i) that firm may not be able to protect your interests; and
 - (ii) you may have to instruct a separate firm of solicitors.
4. In the case of paragraph 3.(ii), the total solicitors' fees payable by you may be higher than the fees that would have been payable if you had instructed a separate firm of solicitors in the first place.

18 發展項目中的建築物的橫截面圖

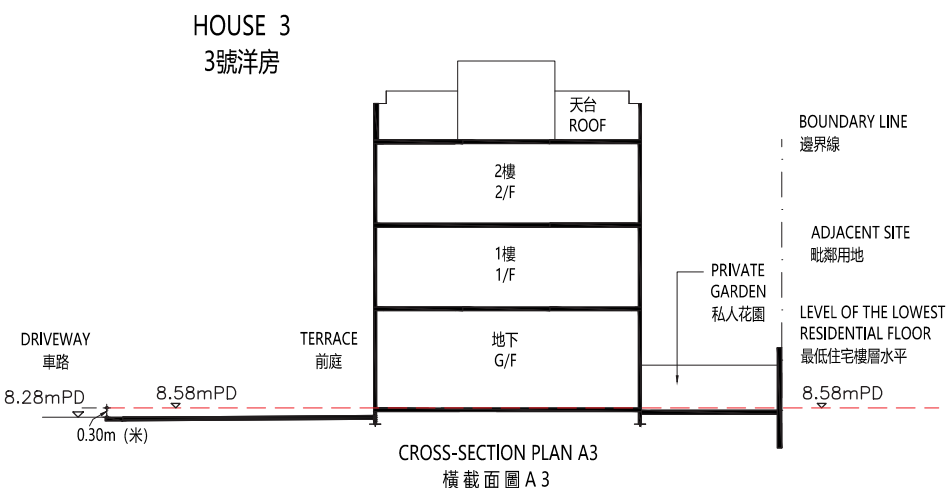
CROSS-SECTION PLAN OF BUILDING IN THE DEVELOPMENT



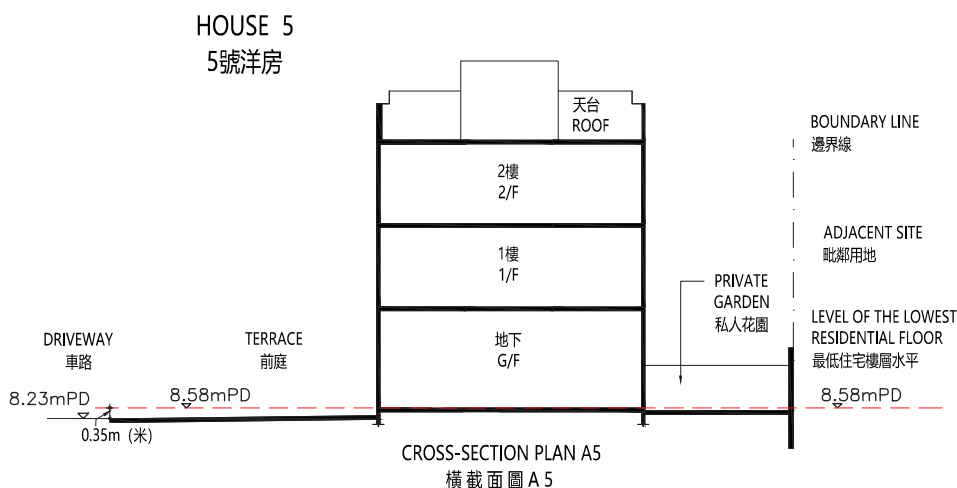
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.28米。
The part of driveway adjacent to the building is 8.28 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.28米。
The part of driveway adjacent to the building is 8.28 meters above
The Hong Kong Principal Datum.



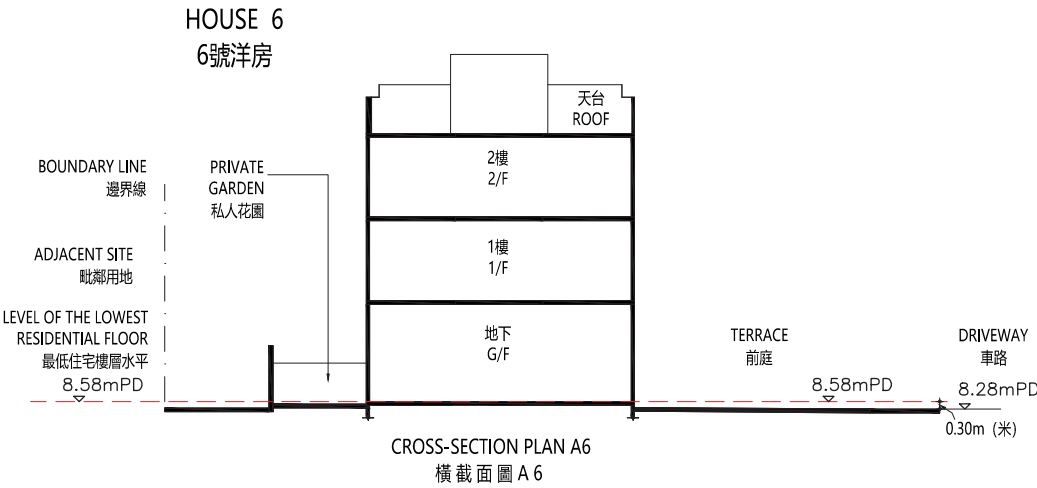
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.28米。
The part of driveway adjacent to the building is 8.28 meters above
The Hong Kong Principal Datum.



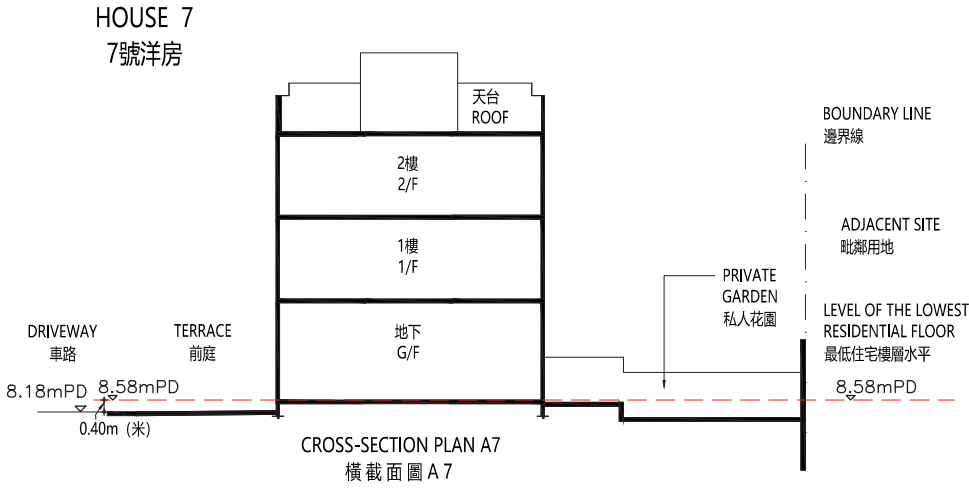
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.23米。
The part of driveway adjacent to the building is 8.23 meters above
The Hong Kong Principal Datum.

18 發展項目中的建築物的橫截面圖

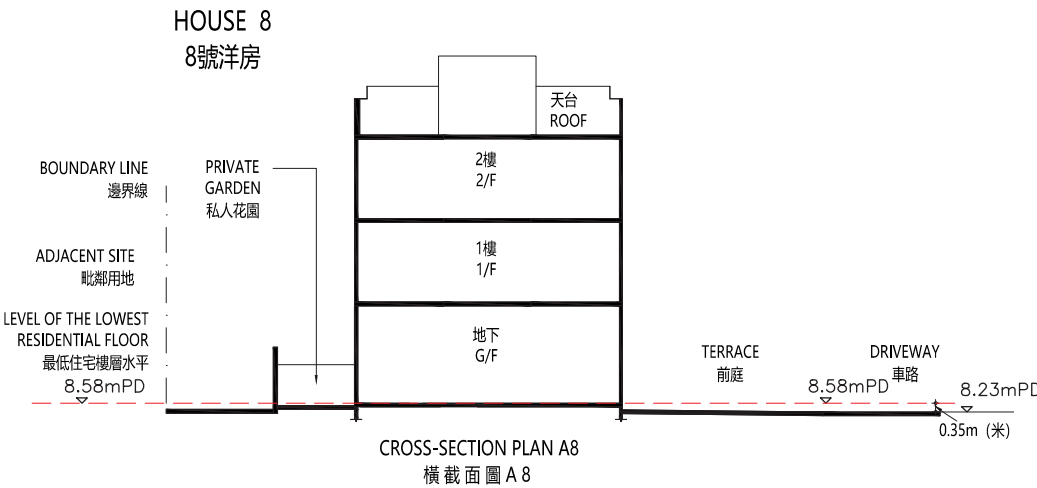
CROSS-SECTION PLAN OF BUILDING IN THE DEVELOPMENT



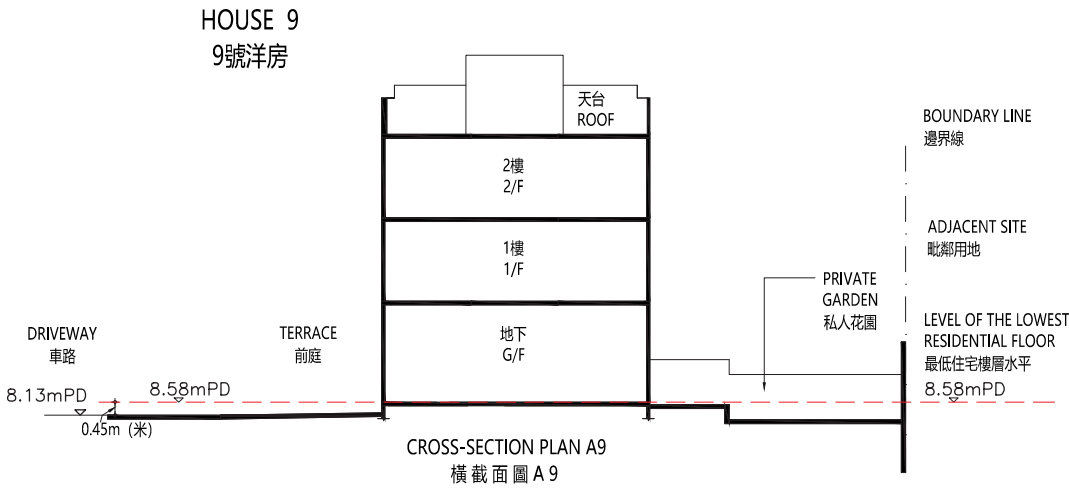
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.28米。
The part of driveway adjacent to the building is 8.28 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.18米。
The part of driveway adjacent to the building is 8.18 meters above
The Hong Kong Principal Datum.



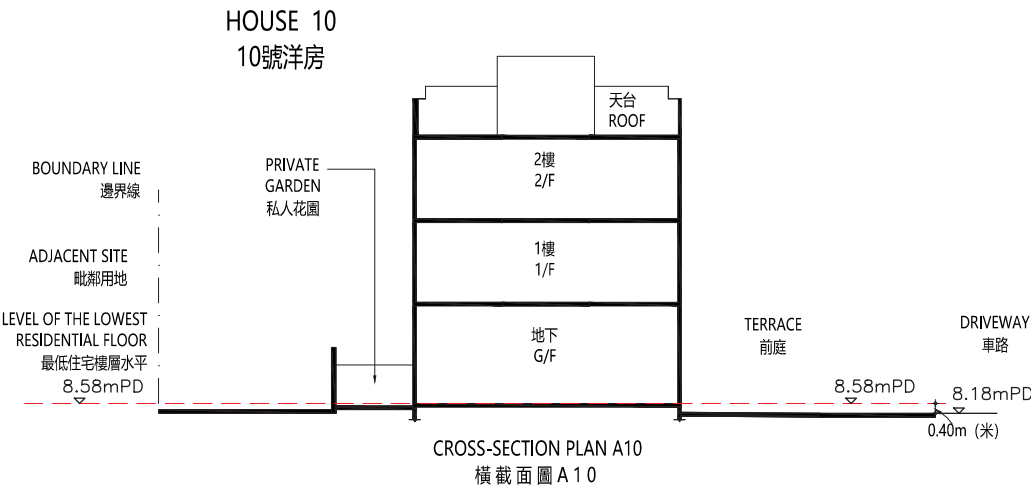
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.23米。
The part of driveway adjacent to the building is 8.23 meters above
The Hong Kong Principal Datum.



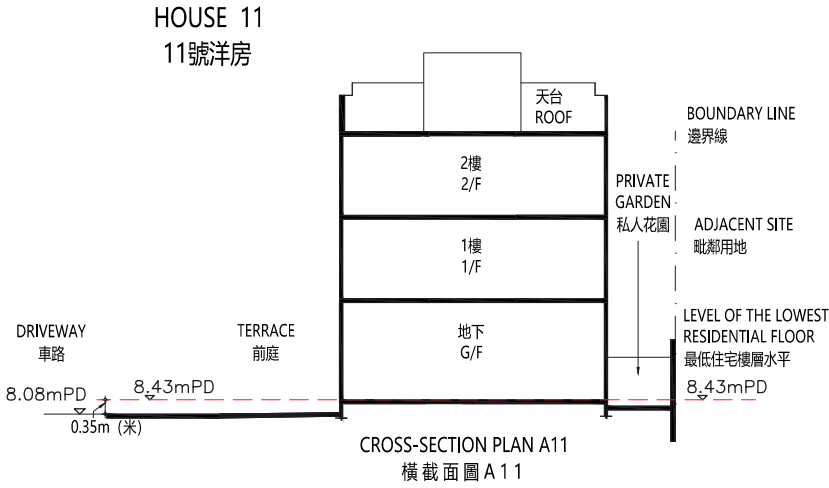
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.13米。
The part of driveway adjacent to the building is 8.13 meters above
The Hong Kong Principal Datum.

18 發展項目中的建築物的橫截面圖

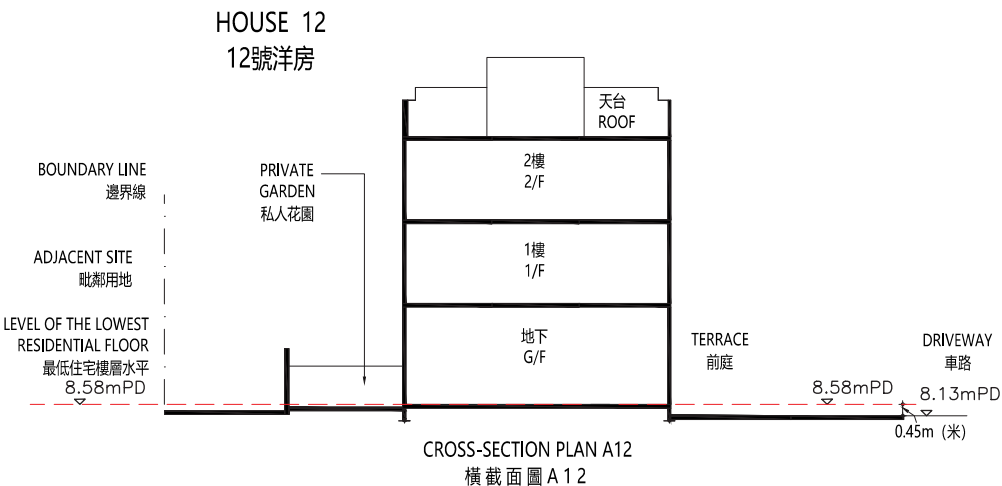
CROSS-SECTION PLAN OF BUILDING IN THE DEVELOPMENT



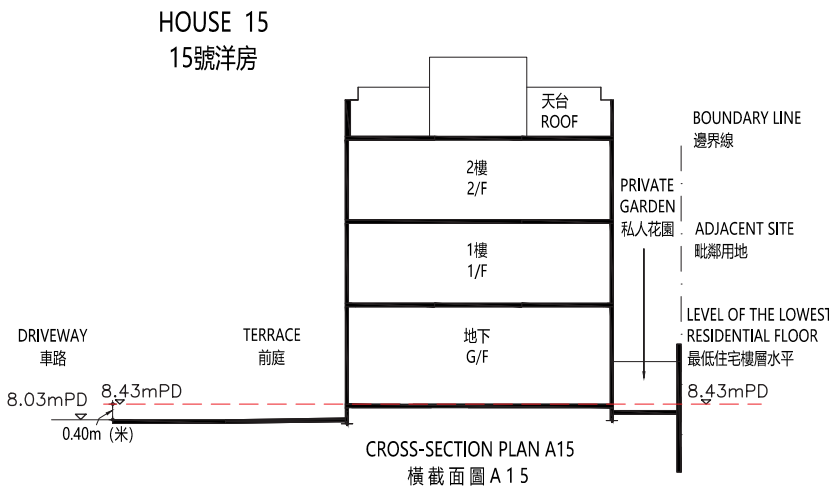
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.18米。
The part of driveway adjacent to the building is 8.18 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.08米。
The part of driveway adjacent to the building is 8.08 meters above
The Hong Kong Principal Datum.



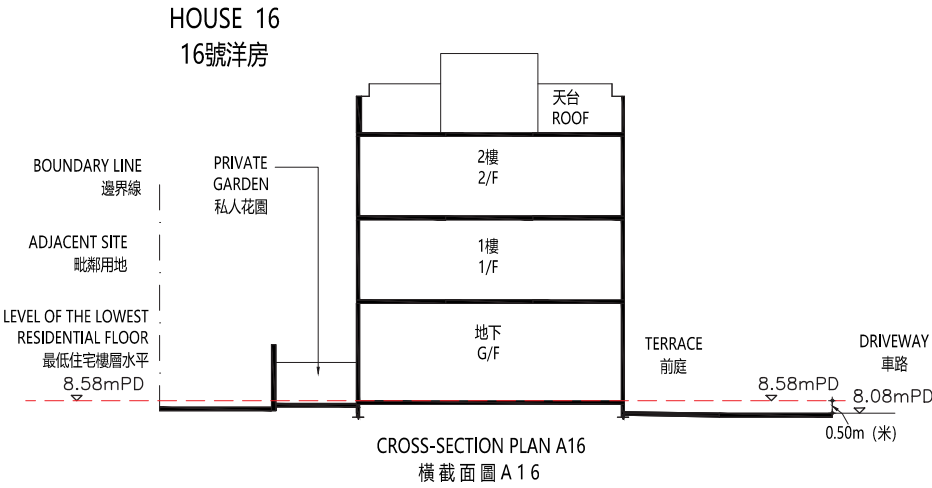
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.13米。
The part of driveway adjacent to the building is 8.13 meters above
The Hong Kong Principal Datum.



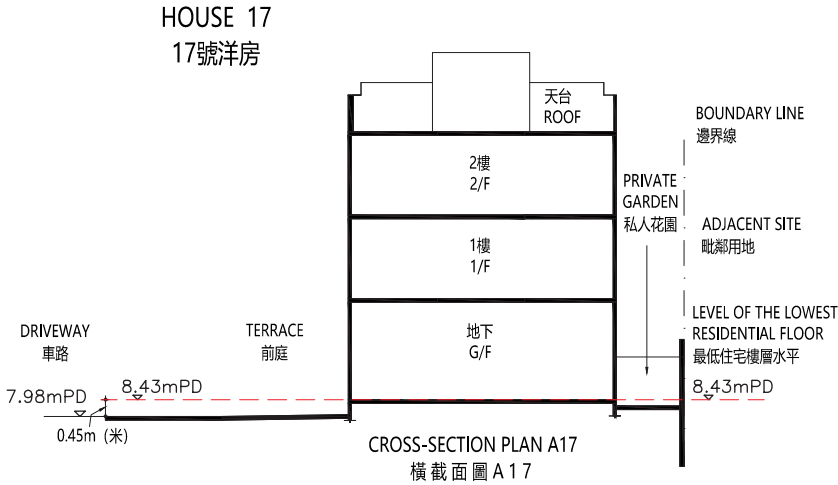
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.03米。
The part of driveway adjacent to the building is 8.03 meters above
The Hong Kong Principal Datum.

18 發展項目中的建築物的橫截面圖

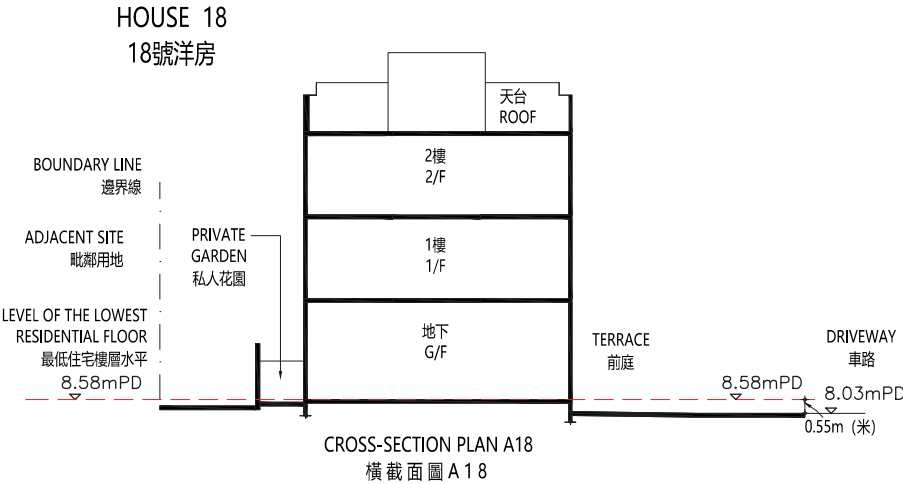
CROSS-SECTION PLAN OF BUILDING IN THE DEVELOPMENT



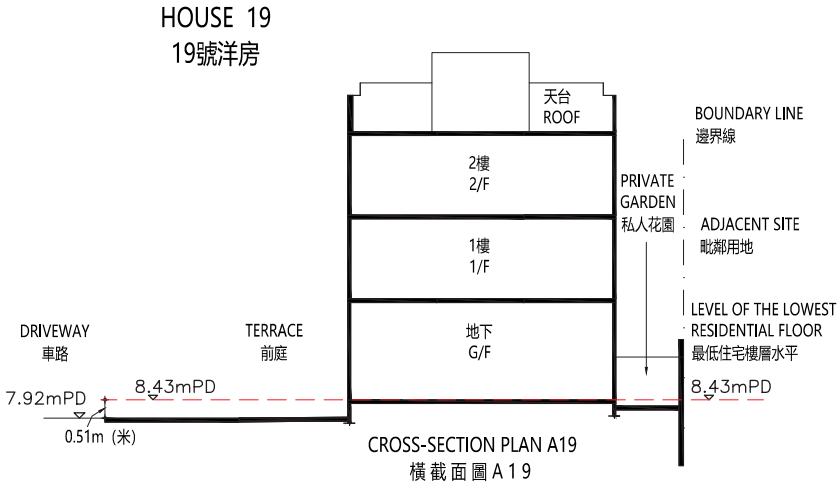
—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.08米。
The part of driveway adjacent to the building is 8.08 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約7.98米。
The part of driveway adjacent to the building is 7.98 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約8.03米。
The part of driveway adjacent to the building is 8.03 meters above
The Hong Kong Principal Datum.



—— 紅色虛線為最低住宅樓層水平。
Red dotted line denotes the lowest residential floor.
毗鄰建築物的一段車道為香港主水平基準約7.92米。
The part of driveway adjacent to the building is 7.92 meters above
The Hong Kong Principal Datum.

19 立面圖

ELEVATION PLAN

項目的認可人士已證明本圖所顯示的立面：

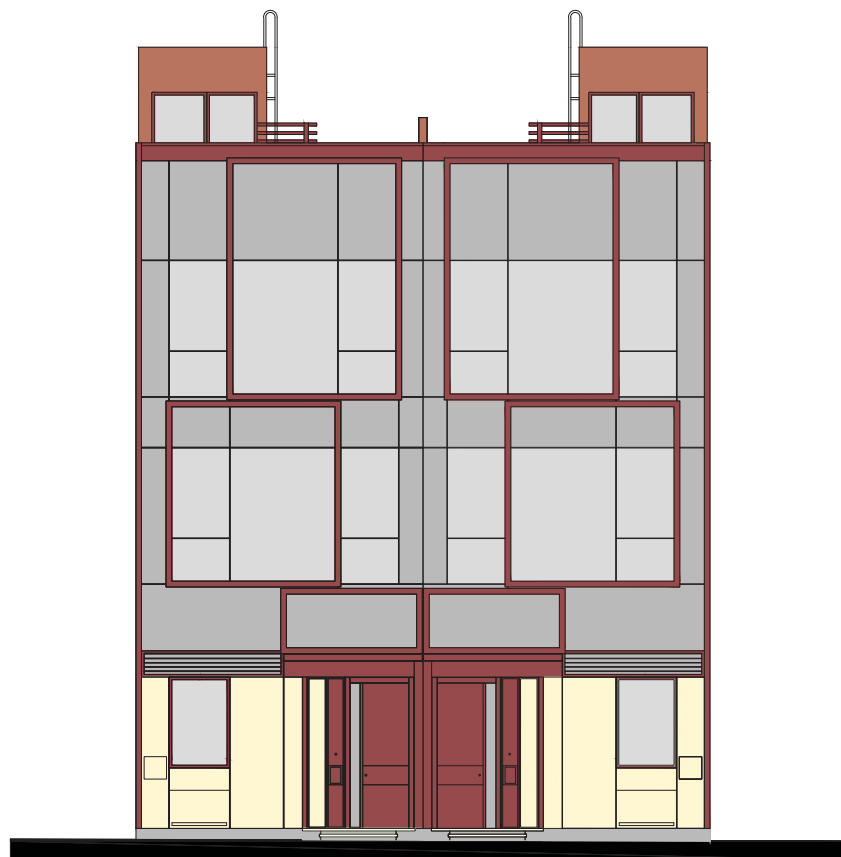
1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
2. are in general accordance with the outward appearance of the development.

1號洋房立面圖
House 1 Elevation Plan

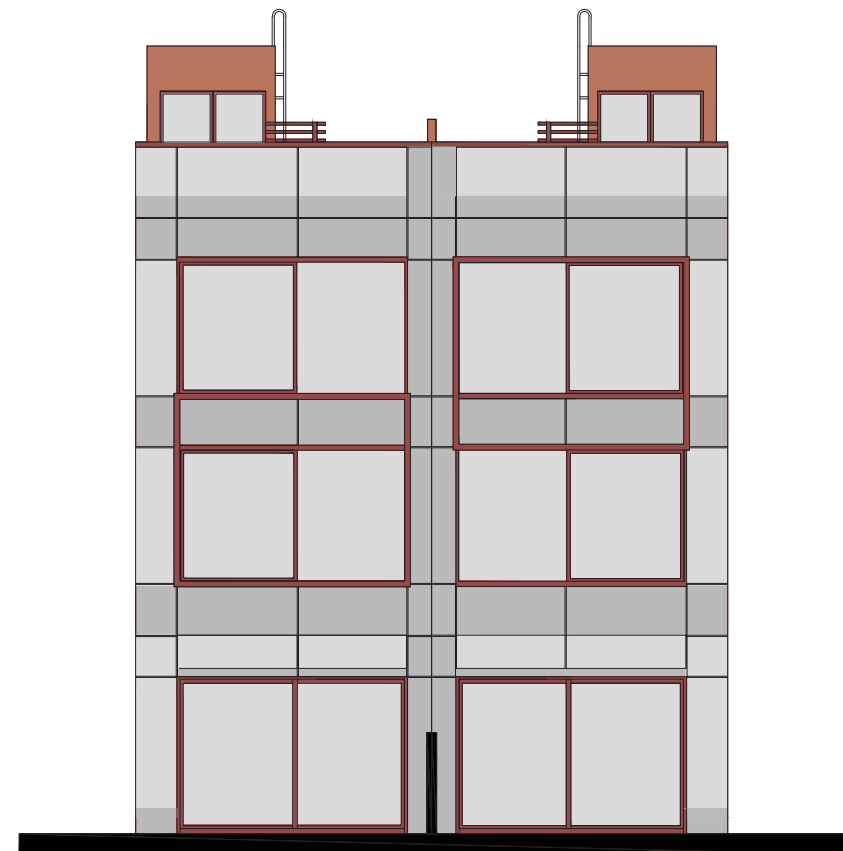
2號洋房立面圖
House 2 Elevation Plan



正立面圖
FRONT ELEVATION

2號洋房立面圖
House 2 Elevation Plan

1號洋房立面圖
House 1 Elevation Plan



背立面圖
REAR ELEVATION

19 立面圖

ELEVATION PLAN

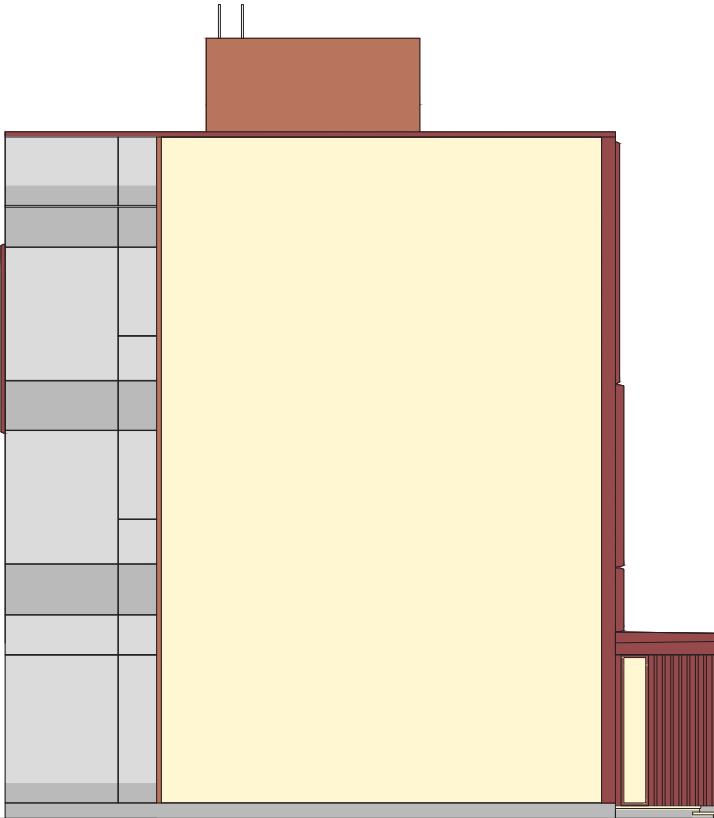
項目的認可人士已證明本圖所顯示的立面：

- 1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
- 2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

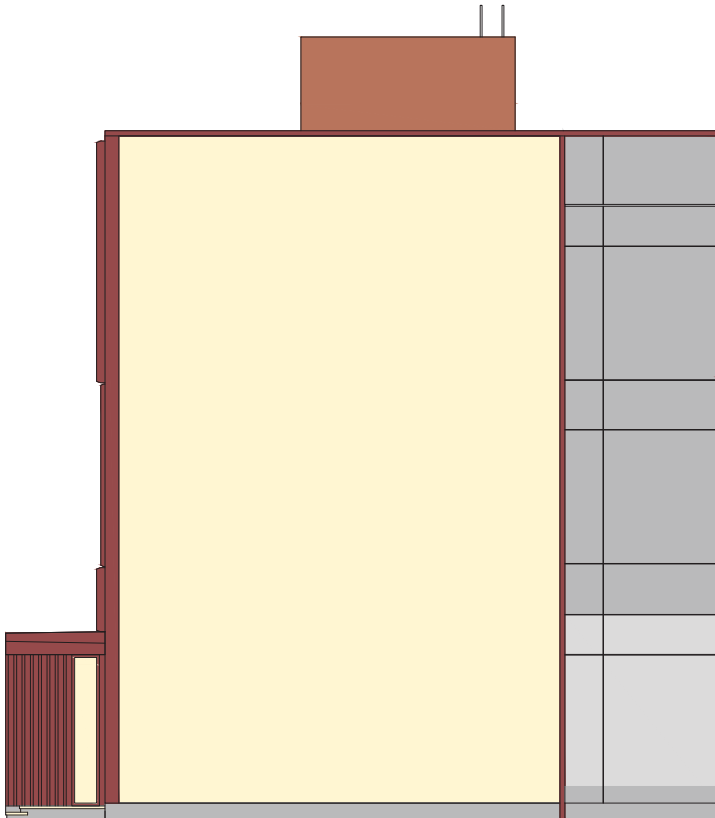
- 1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
- 2. are in general accordance with the outward appearance of the development.

1號洋房立面圖
House 1 Elevation Plan



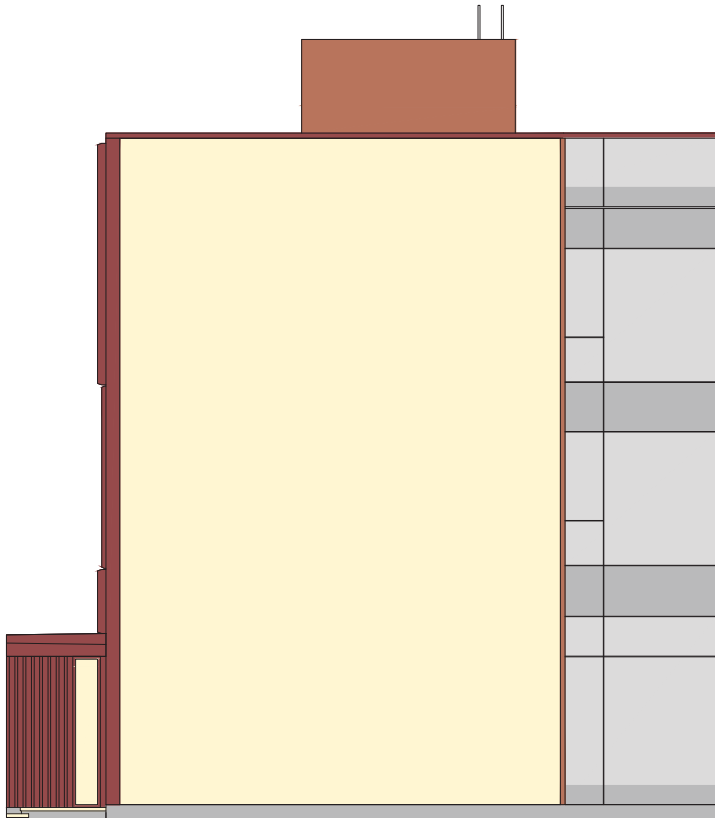
側立面圖
SIDE ELEVATION

2號洋房立面圖
House 2 Elevation Plan



側立面圖
SIDE ELEVATION

3號洋房立面圖
House 3 Elevation Plan



側立面圖
SIDE ELEVATION

19 立面圖

ELEVATION PLAN

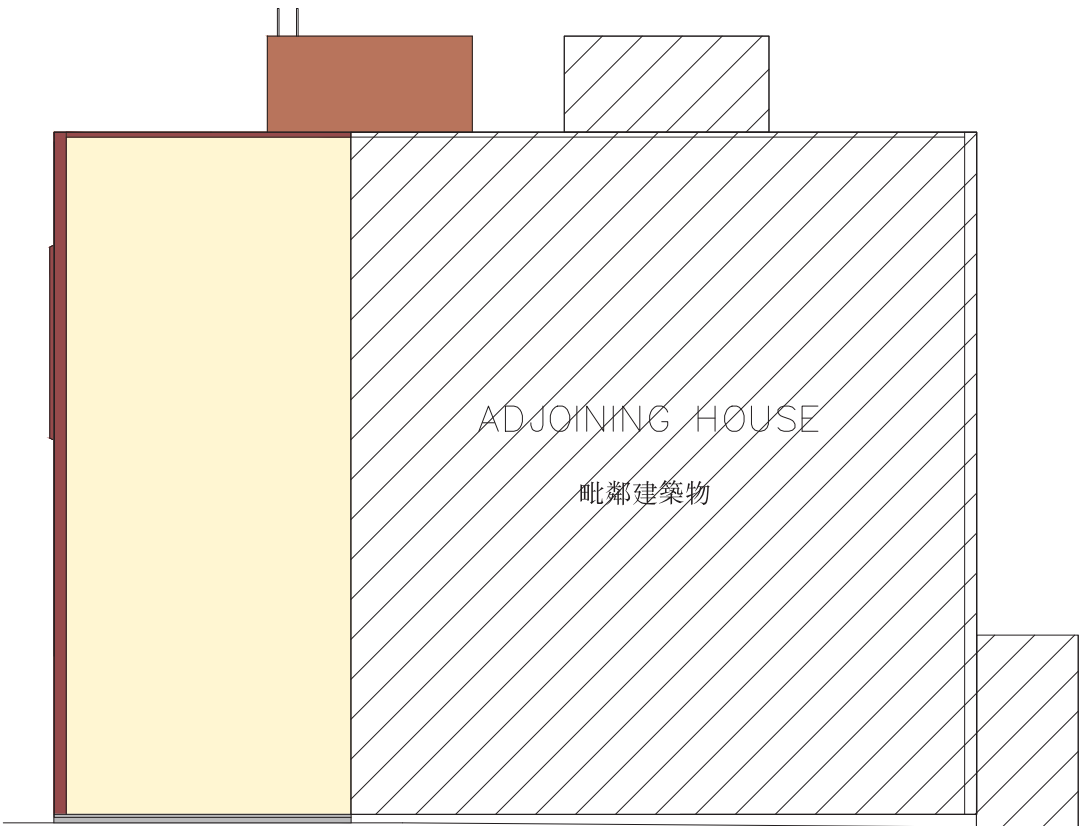
項目的認可人士已證明本圖所顯示的立面：

- 1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
- 2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

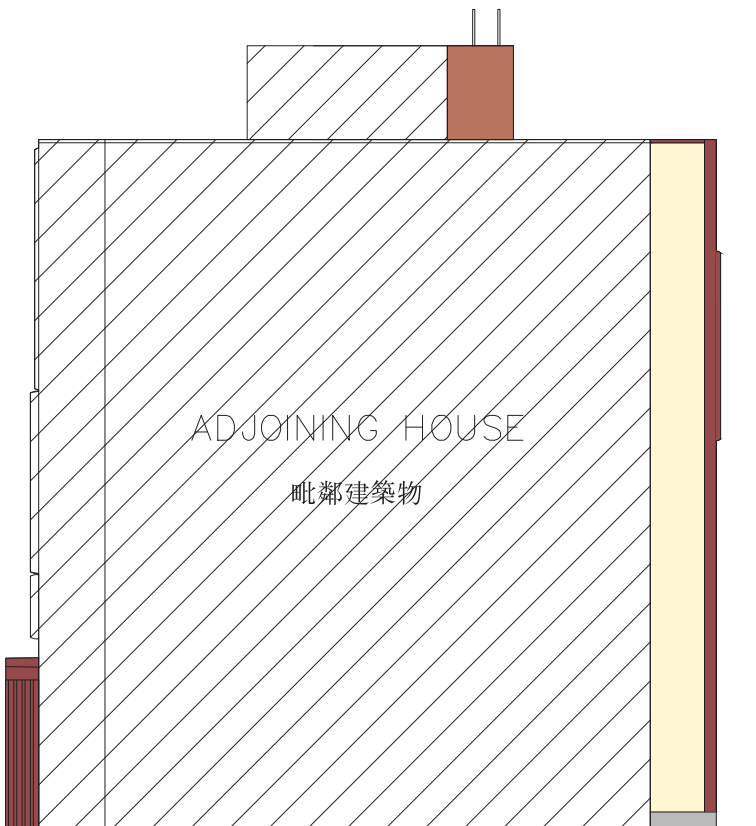
- 1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
- 2. are in general accordance with the outward appearance of the development.

5號洋房立面圖
House 5 Elevation Plan



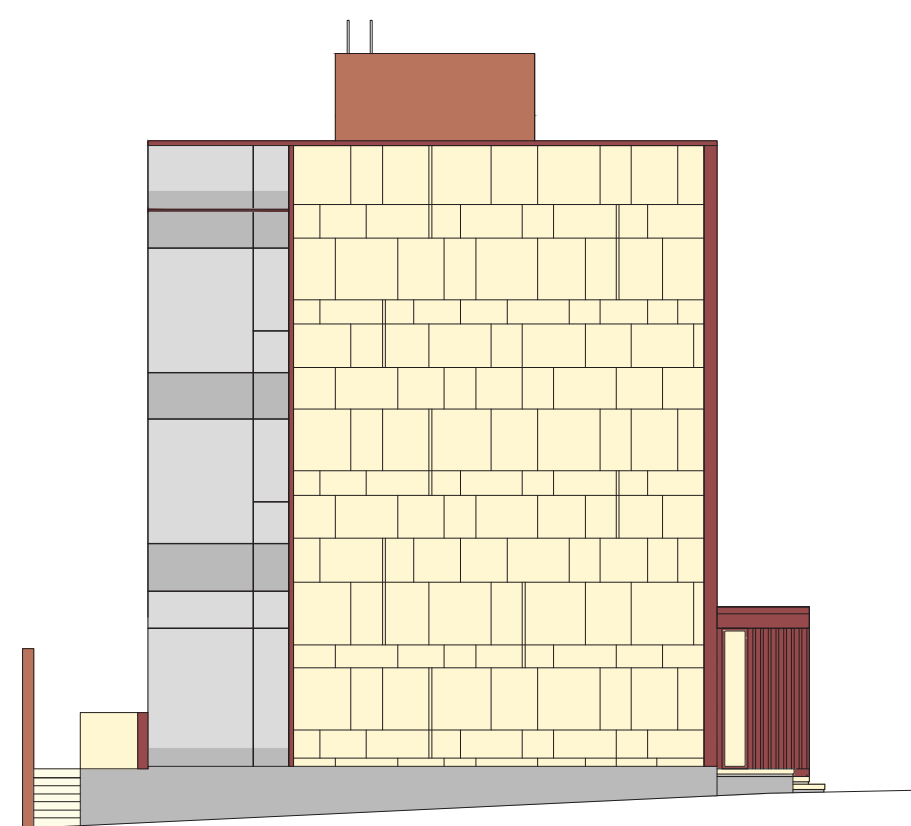
側立面圖
SIDE ELEVATION

8號洋房立面圖
House 8 Elevation Plan



側立面圖
SIDE ELEVATION

19號洋房立面圖
House 19 Elevation Plan



側立面圖
SIDE ELEVATION

19 立面圖

ELEVATION PLAN

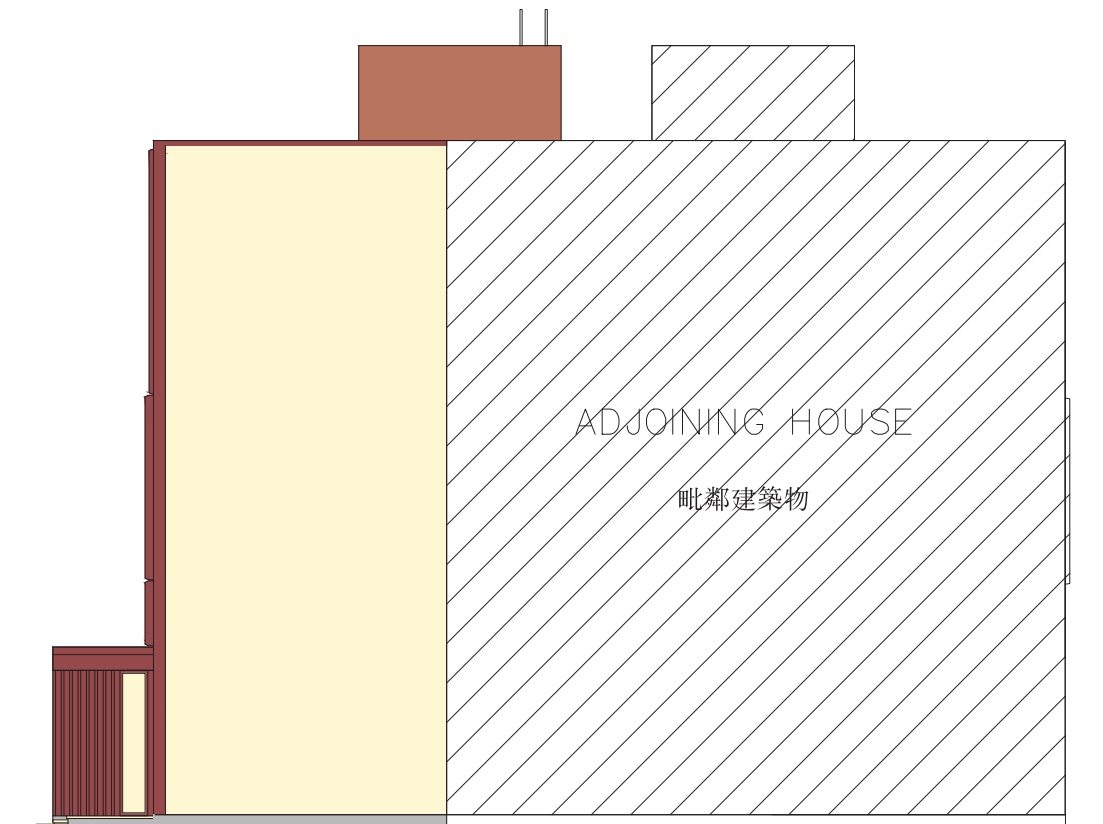
項目的認可人士已證明本圖所顯示的立面：

1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

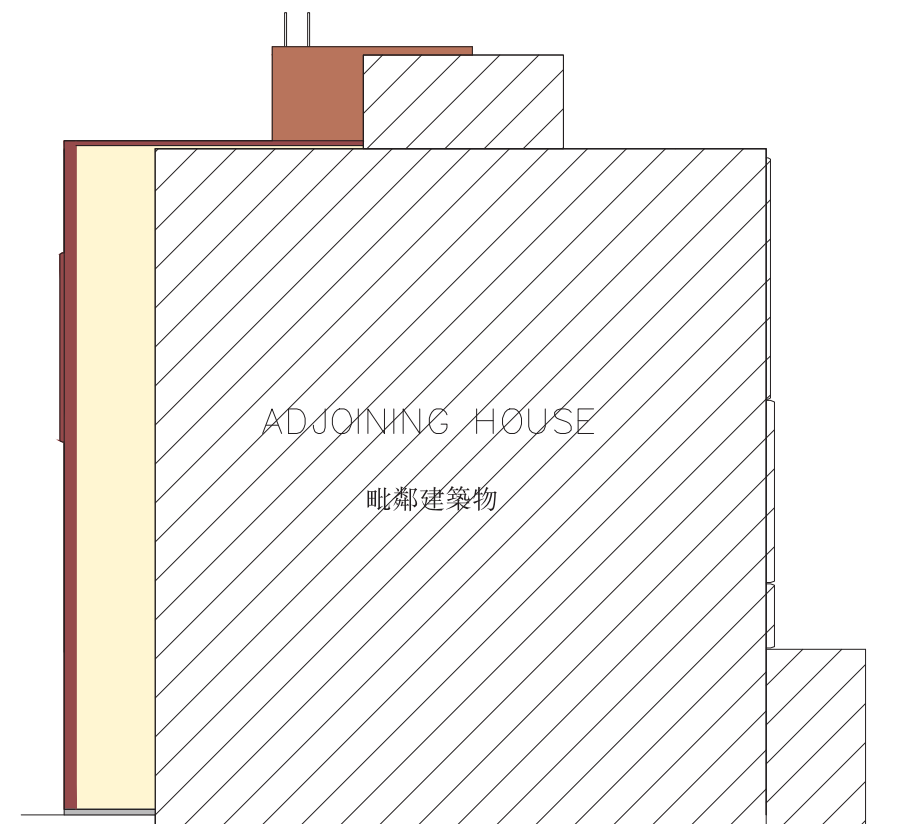
1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
2. are in general accordance with the outward appearance of the development.

7號洋房立面圖
House 7 Elevation Plan



側立面圖
SIDE ELEVATION

9號洋房立面圖
House 9 Elevation Plan



側立面圖
SIDE ELEVATION

19 立面圖

ELEVATION PLAN

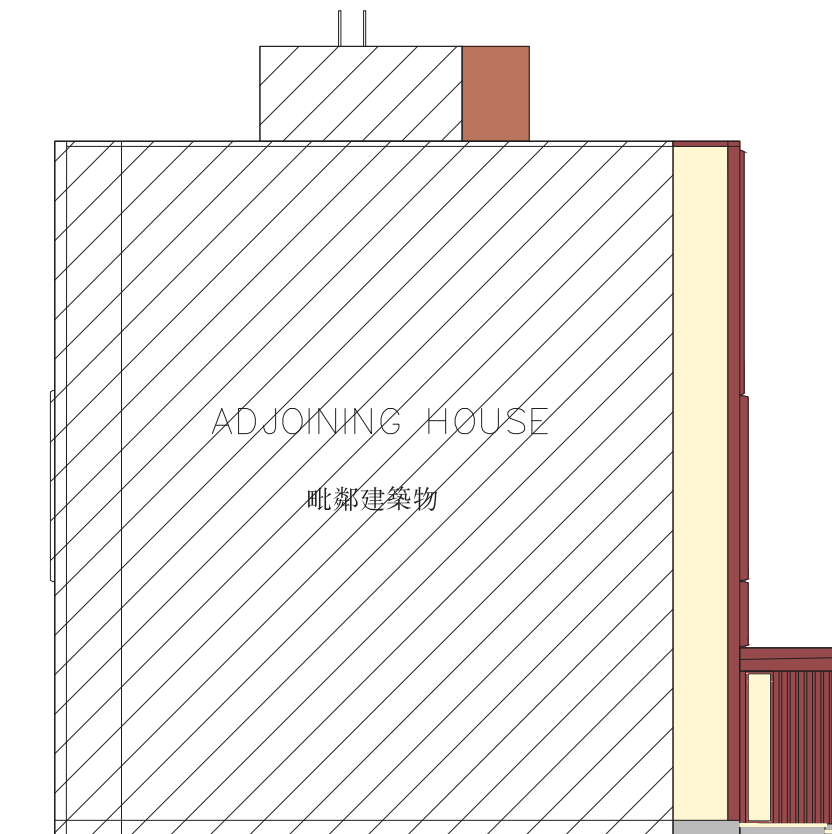
項目的認可人士已證明本圖所顯示的立面：

1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

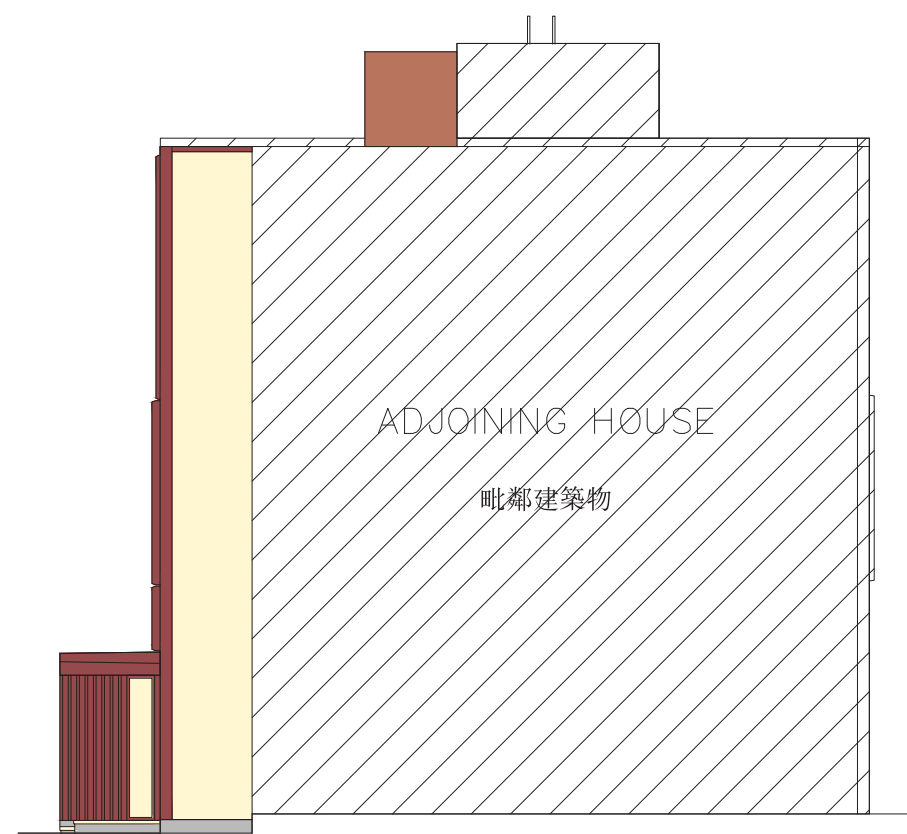
1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
2. are in general accordance with the outward appearance of the development.

10號洋房立面圖
House 10 Elevation Plan



側立面圖
SIDE ELEVATION

11號洋房立面圖
House 19 Elevation Plan



側立面圖
SIDE ELEVATION

19 立面圖

ELEVATION PLAN

項目的認可人士已證明本圖所顯示的立面：

- 1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
- 2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

- 1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
- 2. are in general accordance with the outward appearance of the development.

19號洋房立面圖
House 19 Elevation Plan

17號洋房立面圖
House 17 Elevation Plan

15號洋房立面圖
House 15 Elevation Plan

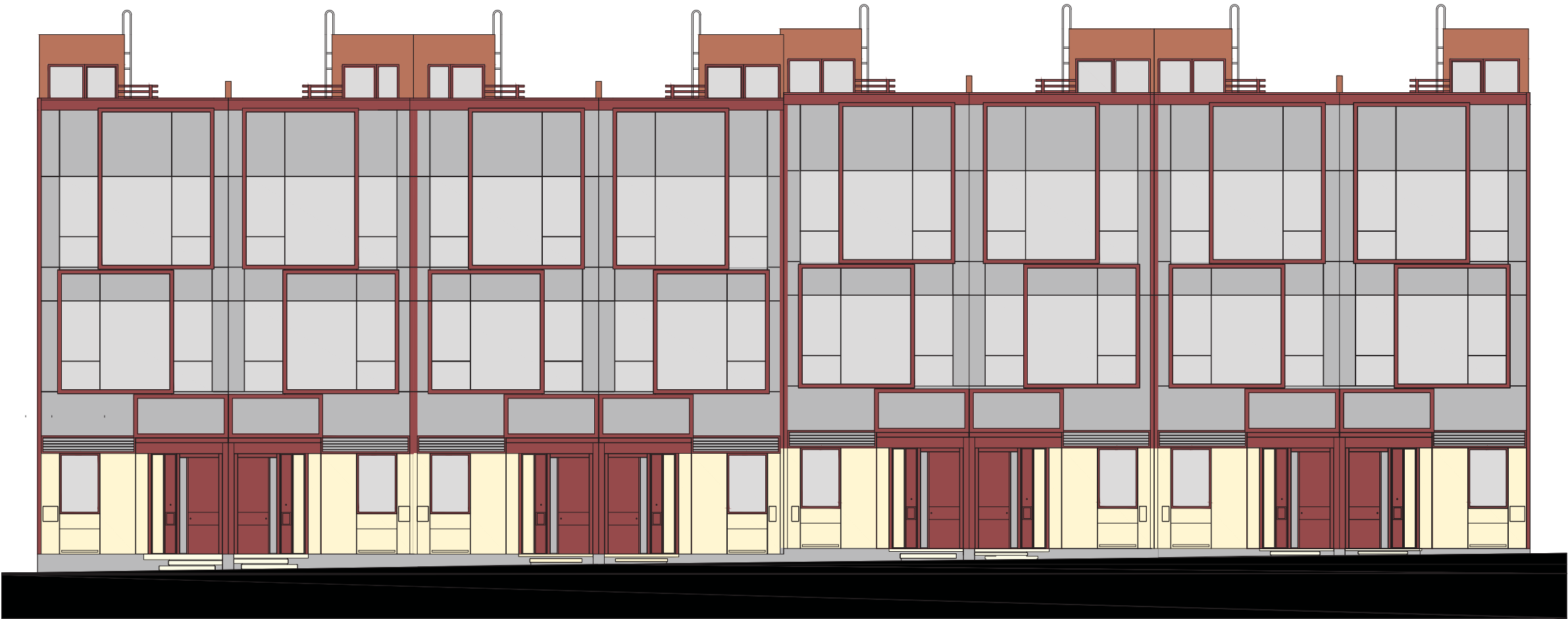
11號洋房立面圖
House 11 Elevation Plan

9號洋房立面圖
House 9 Elevation Plan

7號洋房立面圖
House 7 Elevation Plan

5號洋房立面圖
House 5 Elevation Plan

3號洋房立面圖
House 3 Elevation Plan



正立面圖
FRONT ELEVATION

19 立面圖

ELEVATION PLAN

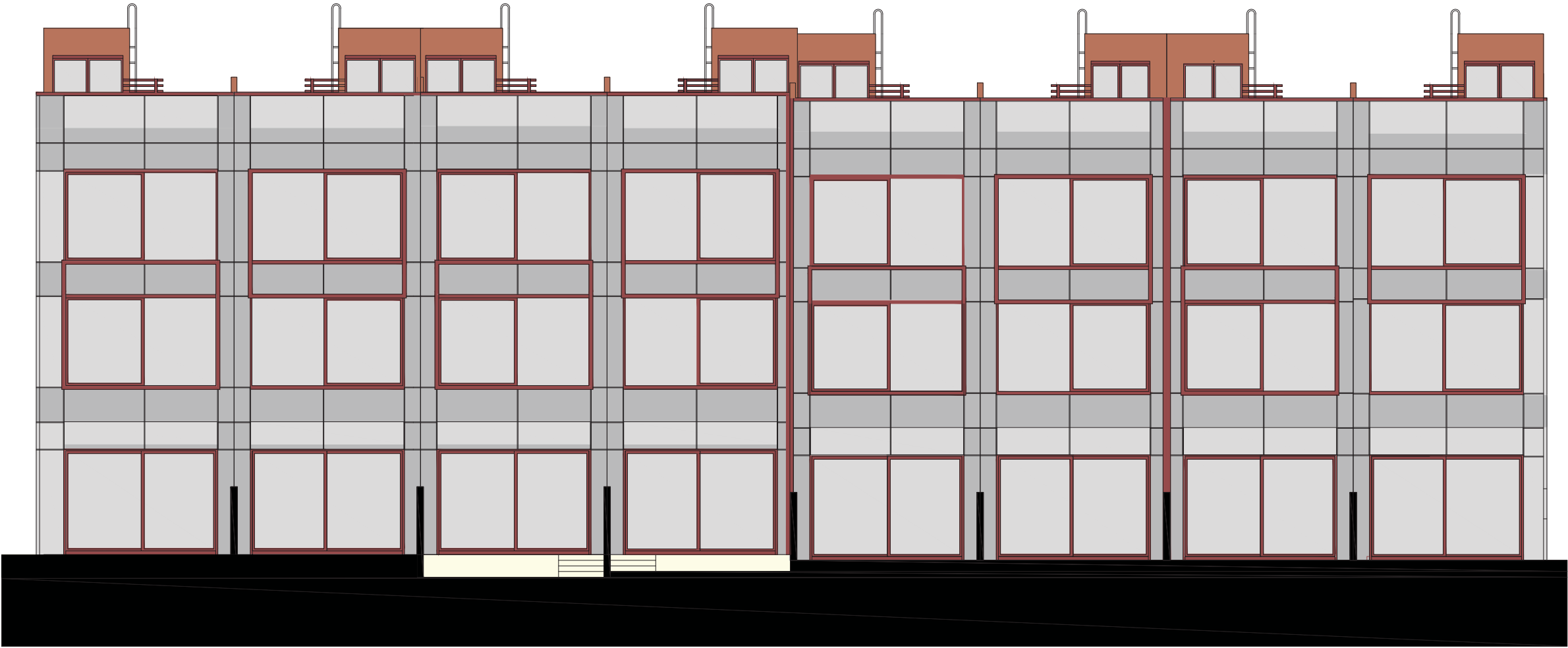
項目的認可人士已證明本圖所顯示的立面：

- 1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
- 2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

- 1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
- 2. are in general accordance with the outward appearance of the development.

3號洋房立面圖 5號洋房立面圖 7號洋房立面圖 9號洋房立面圖 11號洋房立面圖 15號洋房立面圖 17號洋房立面圖 19號洋房立面圖
House 3 Elevation Plan House 5 Elevation Plan House 7 Elevation Plan House 9 Elevation Plan House 11 Elevation Plan House 15 Elevation Plan House 17 Elevation Plan House 19 Elevation Plan



背立面圖
REAR ELEVATION

19 立面圖

ELEVATION PLAN

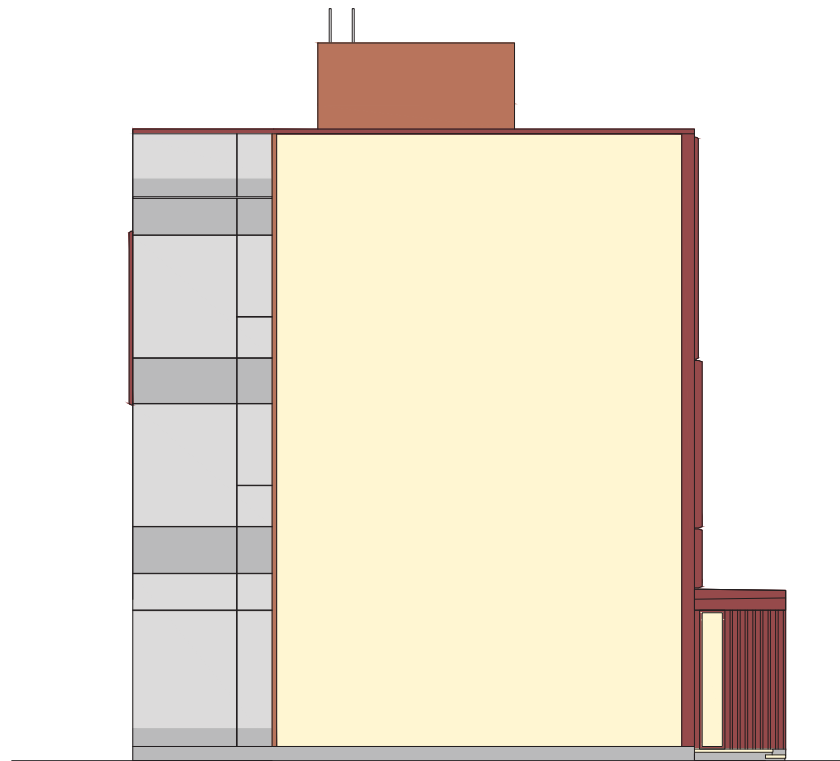
項目的認可人士已證明本圖所顯示的立面：

1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

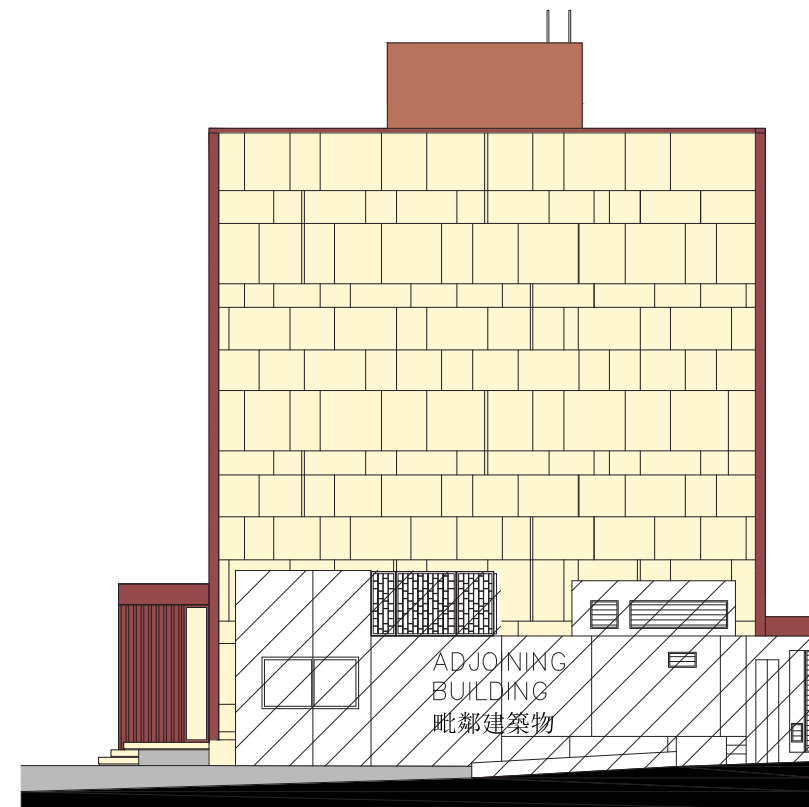
1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
2. are in general accordance with the outward appearance of the development.

6號洋房立面圖
House 6 Elevation Plan



側立面圖
SIDE ELEVATION

18號洋房立面圖
House 18 Elevation Plan



側立面圖
SIDE ELEVATION

19 立面圖

ELEVATION PLAN

項目的認可人士已證明本圖所顯示的立面：

- 1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
- 2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

- 1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
- 2. are in general accordance with the outward appearance of the development.

6號洋房立面圖
House 6 Elevation Plan

8號洋房立面圖
House 8 Elevation Plan

10號洋房立面圖
House 10 Elevation Plan

12號洋房立面圖
House 12 Elevation Plan

16號洋房立面圖
House 16 Elevation Plan

18號洋房立面圖
House 18 Elevation Plan



正立面圖
FRONT ELEVATION

19 立面圖

ELEVATION PLAN

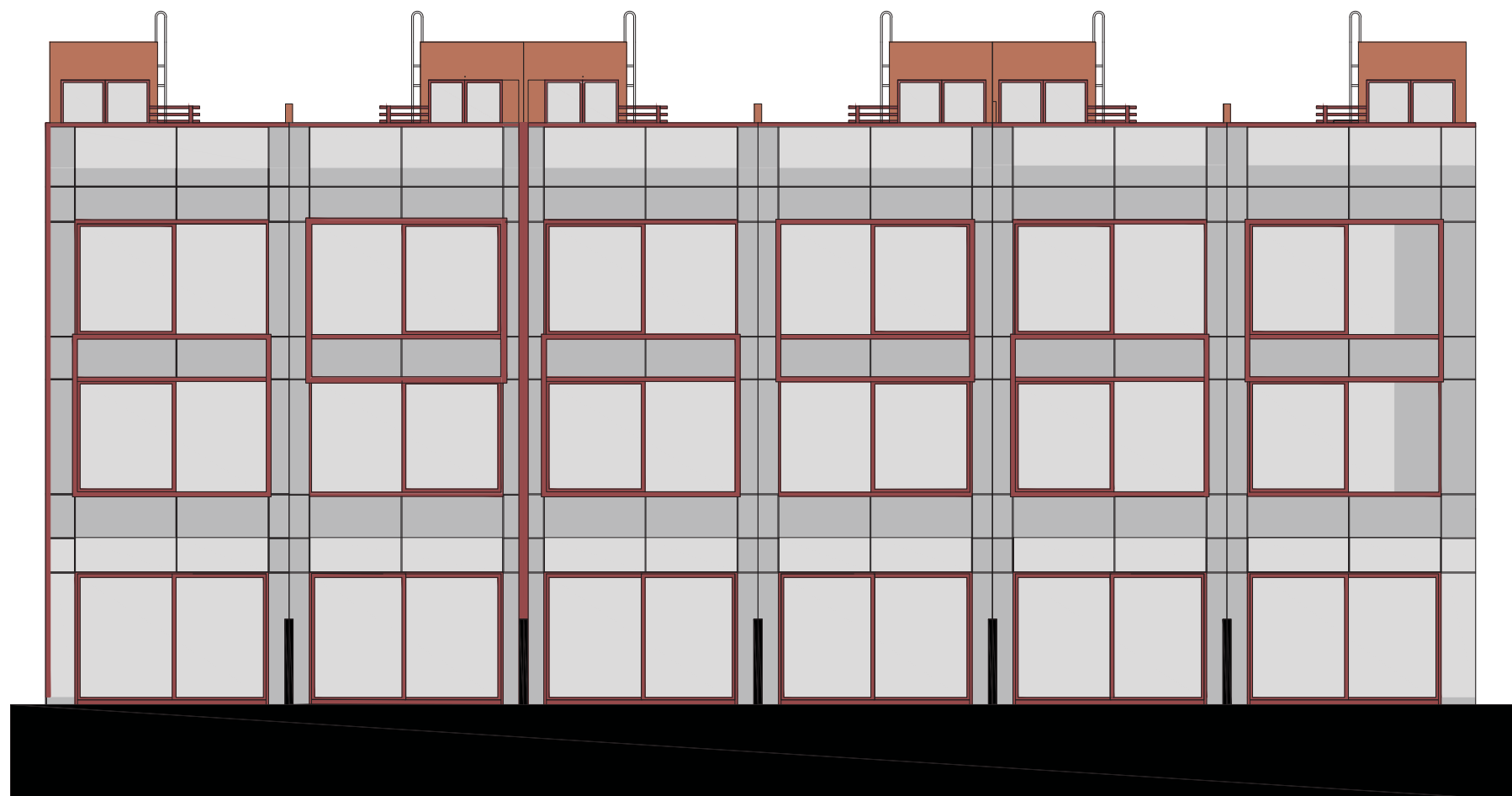
項目的認可人士已證明本圖所顯示的立面：

1. 以2019年9月20日的情況為準的項目的經批准的建築圖則為基礎擬備；及
2. 大致上與該項目的外觀一致。

Authorized person for the development certified that the elevations shown on this plan:

1. are prepared on the basis of the approved building plans for the development as of 20th September 2019; and
2. are in general accordance with the outward appearance of the development.

18號洋房立面圖 16號洋房立面圖 12號洋房立面圖 10號洋房立面圖 8號洋房立面圖 6號洋房立面圖
House 18 Elevation Plan House 16 Elevation Plan House 12 Elevation Plan House 10 Elevation Plan House 8 Elevation Plan House 6 Elevation Plan



背立面圖
REAR ELEVATION

20 發展項目中的公用設施的資料

INFORMATION ON COMMON FACILITIES IN THE DEVELOPMENT

公用設施 Common Facilities	位置 Location	有上蓋遮蓋之面積 Covered Area		沒有上蓋遮蓋之面積 Uncovered Area		總面積 Total Area	
		(平方米 sq. m.)	(平方呎 sq. ft.)	(平方米 sq. m.)	(平方呎 sq. ft.)	(平方米 sq. m.)	(平方呎 sq. ft.)
住客會所(包括供住客使用的任何康樂設施) Residents' clubhouse (including any recreational facilities for residents' use)	不適用 Not Applicable	—	—	—	—	—	—
位於發展項目中的建築物的天台或在天台和最低一層住宅樓之間的任何一層的、供住客使用的公用花園或遊樂地方。(*) Communal garden or play area for residents' use on the roof, or on any floor between the roof and the lowest residential floor, of a building in the Development. (*)	不適用 Not Applicable	—	—	—	—	—	—
位於發展項目中的建築物的最低一層住宅樓層以下的、供住客使用的公用花園或遊樂地方。(#) Communal garden a play area for residents' use below the lowest residential floor of a building in the Development. (#)	不適用 Not Applicable	—	—	—	—	—	—

(*) 不論是稱為公用空中花園或有其他名稱
Whether known as a communal sky garden or otherwise

(#) 不論是稱為有蓋及園景的遊樂場或有其他名稱
Whether known as a covered and landscaped play area or otherwise

21 閱覽圖則及公契

INSPECTION OF PLANS AND DEED OF MUTUAL COVENANT

1. 備有關乎本發展項目的分區計劃大綱圖的文本供閱覽的互聯網網站的網址為www.ozp.tpb.gov.hk
2. (a) 以下文件的文本存放在發售有關住宅物業的售樓處，以供閱覽 —
本物業的每一公契在將本物業提供出售的日期的最新擬稿。
(b) 無須為閱覽付費。

1. Copies of outline zoning plans relating to the development are available for inspection at www.ozp.tpb.gov.hk
2. (a) Copies of the following document are available for inspection at the place at which the residential property is offered to be sold-
the latest draft of every deed of mutual covenant as at the date on which the residential property is offered to be sold.
(b) The inspection is free of charge.

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

1. 外部裝修物料

		描述	
(a)	外牆	裝修物料的類型	外牆為玻璃幕牆、鋁質飾面及百葉、裝飾玻璃及鋪砌瓷磚。18及19號洋房部分外牆鋪天然石材
(b)	窗	框的用料	聚偏二氟乙烯噴塗鋁窗框
		玻璃的用料	灰玻璃
(c)	窗台	用料	不適用
		窗台板的裝修物料	不適用
(d)	花槽	裝修物料的類型	花槽外鋪砌瓷磚，天然石材頂蓋
(e)	陽台或露台	裝修物料的類型	不適用
		是否有蓋	不適用
(f)	乾衣設施	類型	不適用
		用料	不適用

2. 室內裝修物料

(a)	大堂	地下住宅入口大堂裝修物料的類型	不適用			
		公用升降機大堂裝修物料的類型	不適用			
(b)	內牆及天花板		1號洋房、3號洋房、5至8號洋房、9至12號洋房及15至19號洋房之牆壁	2號洋房之牆壁	1號洋房、3號洋房、5至8號洋房、9至12號洋房及15至19號洋房之天花板	2號洋房之天花板
		客廳裝修物料的類型	a. 乳膠漆(1及3號洋房、5至8號洋房、10至11號洋房及15至19號洋房) b. 牆紙及天然石材 (9號洋房) c. 乳膠漆、天然石材、木皮面及牆紙(12號洋房)	乳膠漆、牆紙及雲石飾面	a. 乳膠漆(1及3號洋房、5至11號洋房及15至19號洋房) b. 乳膠漆及木皮面 (12號洋房)	乳膠漆及石膏板假天花
		飯廳裝修物料的類型	a. 乳膠漆(1及3號洋房、5至8號洋房、10至11號洋房及15至19號洋房) b. 牆紙、木皮面及天然石材 (9號洋房) c. 乳膠漆、天然石材、木皮面及牆紙(12號洋房)	乳膠漆、牆紙、木皮連金屬條、清鏡面及木皮飾面	a. 乳膠漆(1及3號洋房、5至11號洋房及15至19號洋房) b. 乳膠漆、牆紙及木皮面 (12號洋房)	乳膠漆
		睡房裝修物料的類型	a. 乳膠漆(1及3號洋房、5至8號洋房、10至11號洋房及15至19號洋房) b. 牆紙、天然石材、布藝及木皮面(9號洋房) c. 乳膠漆、天然石材、木皮面、牆紙及布藝 (12號洋房)	睡房1: 乳膠漆、牆紙、木飾面、牆紙連金屬條及雲石飾面； 睡房2: 乳膠漆及牆紙； 睡房3: 乳膠漆、石膏飾面及牆紙； 睡房4: 乳膠漆、牆紙、牆紙連金屬線及雲石飾面連燈光	a. 乳膠漆(1及3號洋房、5至11號洋房及15至19號洋房) b. 乳膠漆、牆紙及木皮面 (12號洋房)	睡房1:乳膠漆 睡房2:乳膠漆 睡房3:乳膠漆及石膏板假天花 睡房4:乳膠漆
(c)	內部地板		地板	牆腳線		
		客廳的用料	天然石材	木牆腳線		
		飯廳的用料	天然石材	木牆腳線		
		睡房的用料	複合木地板	木牆腳線		

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

2. 室內裝修物料

(d)	浴室		牆壁	地板	天花板	
		裝修物料的類型	a. 外露牆身鋪砌瓷磚(9及12號洋房浴室1除外) b. 外露牆身鋪砌瓷磚及天然石材(9及12號洋房浴室1) c. 部分間隔牆為玻璃物料及不銹鋼(9及12號洋房浴室1)	a. 外露地台鋪砌瓷磚(9及12號洋房浴室1除外) b. 外露地台鋪砌瓷磚及天然石材(9及12號洋房浴室1)	石膏板假天花髹乳膠漆	
		牆壁的裝修物料是否鋪至天花板	裝修物料鋪至假天花底			
(e)	廚房		牆壁	地板	天花板	灶台
		裝修物料的類型	外露牆身鋪砌瓷磚及玻璃飾板	外露地台鋪砌天然石材	石膏板假天花及假陣髹乳膠漆	人造石
		牆壁的裝修物料是否鋪至天花板	裝修物料鋪至假天花底			

3. 室內裝置

			用料	裝修物料	配件
(a)	門	單位大門	實心木子母門及木門框 (子門扇門身裝配玻璃視窗)	外面金屬飾面及內面木飾面	氣鼓、門擋及門鎖
		天台門	鋁質框掩門	灰玻璃	門鎖
		睡房門	空心木門及木門框	木皮面	門擋及門鎖
		書房門 (只限9號洋房)	空心木門及木門框	木皮面	門擋及門鎖
		洗手間及浴室門	a. 空心木門、木百葉及木門框 (12號洋房浴室1除外) b. 鋁框玻璃門 (12號洋房浴室1)	a. 木皮面 (12號洋房浴室1除外) b. 噴塗鋁及玻璃 (12號洋房浴室1)	門擋及門鎖
		廚房門	防火不銹鋼框掩門	玻璃	氣鼓及門擋
		工作間門	空心木門及木門框	木皮面	氣鼓及門鎖
		花園門	金屬掩門	油漆	門鎖
		客廳通往花園門	鋁質框趟門	灰玻璃	門擋及門鎖

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

3. 室內裝置

			裝置及設備	類型	用料
(b)	浴室	(i) 裝置及設備的類型及用料	櫃	櫃	木製鏡櫃及木製洗面盆櫃
				櫃檯面	a. 天然石材(9號洋房浴室1除外) b. 天然石材及不銹鋼(9號洋房浴室1)
			潔具	洗手盆水龍頭	鍍鉻
				花灑套裝	鍍鉻
				洗手盆	陶瓷
				座廁	陶瓷
				廁紙架	鍍鉻
				毛巾鉤及毛巾架	鍍鉻
				淋浴間	強化玻璃
				浴缸水龍頭	鍍鉻
			浴室設備	隨樓附送的設備及品牌，請參閱「設備說明表」	
		(ii) 供水系統的類型及用料	冷水喉	銅喉	
			熱水喉	配有隔熱絕緣保護之銅喉	
		(iii) 沐浴設施 (包括花灑或浴缸 ,如適用的話)	花灑	花灑套裝	鍍鉻
			浴缸	浴缸 (1至3號洋房，5至8號洋房，10至11號洋房，15至19號洋房的浴室1及浴室3；9及12號洋房的浴室1及浴室2)	釉瓷鋼
		(iv) 浴缸大小 (如適用的話)		1500毫米(長) x 750毫米(闊) x 410毫米(深)	
(c)	廚房		用料		
		(i) 洗滌盆	不銹鋼		
		(ii) 供水系統	冷水供水喉系統採用銅喉；熱水供水喉系統採用配有隔熱絕緣保護之銅喉		
			用料	裝修物料	
		(iii) 廚櫃	木製廚櫃配檯面	膠板飾面及高光漆飾面及人造石檯面	
		(iv) 所有其他裝置及設備的類型	消防裝置及設備	不適用	
			其他裝置	鍍鉻洗滌盆水龍頭	
			其他設備	隨樓附送之設備及品牌，請參閱「設備說明表」	
(d)	睡房		裝置	類型	用料
		裝置 (包括嵌入式衣櫃) 的類型及用料	嵌入式衣櫃	高度至假天花底(9號洋房睡房1、睡房2及睡房3、12號洋房睡房1、睡房2、睡房3及書房)	a.木皮面(9號洋房) b. 木皮面及防火膠板(12號洋房)
			其他裝置	不適用	不適用
(e)	電話	接駁點的位置及數目	請參閱「機電裝置位置及數量說明表」		
(f)	天線	接駁點的位置及數目	請參閱「機電裝置位置及數量說明表」		

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

3. 室內裝置

(g)	電力裝置	(i) 供電附件 (包括安全裝置)	供電附件	每戶提供電掣及電插座之面板。
			安全裝置	裝置有三相電力並裝妥微型斷路器配電箱
		(ii) 導管是隱藏或外露	導管是部分隱藏及部分外露 ¹	
		(iii) 電插座及空調機接駁點的位置及數目	請參閱「機電裝置位置及數量說明表」	
(h)	氣體供應	類型	煤氣	
		系統	煤氣喉接駁煤氣煮食爐及煤氣熱水爐	
		位置	煤氣接駁點的位置請參閱「機電裝置位置及數量說明表」	
(i)	洗衣機接駁點	位置	洗衣機接駁點位於天台，請參閱「機電裝置位置及數量說明表」	
		設計	設有洗衣機來去水接駁喉位	
(j)	供水	水管的用料	冷水喉採用銅喉；熱水喉採用配有隔熱絕緣保護之銅喉	
		水管是隱藏或外露	水管是部分隱藏及部分外露 ²	
		有否熱水供應	廚房、洗手間及浴室供應熱水	

備註： 1. 除部分隱藏於混凝土內之導管外，其他部分的導管均為外露。外露的導管可能被假天花、假陣、貯存櫃、覆面、非混凝土間牆、指定之槽位或其他物料遮蓋。
2. 除部分隱藏於混凝土內之水管外，其他部分的水管均為外露。外露的水管可能被假天花、假陣、貯存櫃、覆面、非混凝土間牆、指定之槽位或其他物料遮蓋。

4. 雜項

				住宅	
(a)	升降機	(i) 品牌名稱及產品型號	品牌名稱	不適用	
			產品型號	不適用	
		(ii) 升降機的數目及到達的樓層	升降機的數目	不適用	
			到達的樓層	不適用	
(b)	信箱	用料	金屬		
(c)	垃圾收集	(i) 垃圾收集的方法	由清潔工人收集垃圾		
		(ii) 垃圾房的位置	中央垃圾房設於發展項目的地下		
(d)	水錶、電錶及氣體錶		水錶	電錶	氣體錶
		(i) 位置	地下下層之總水錶房	地下下層之公共電制房	住宅單位廚房內
		(ii) 就住宅單位而言是獨立抑或公用的錶	獨立	獨立	獨立

5. 保安設施

保安系統及設備	入口通道控制	屋苑入口設有對講機系統及智能(八達通)讀卡機供住客進出使用。各住宅單位內設有對講機，鄰近洋房之圍牆設有紅外線探測器連接管理處。
	閉路電視	發展項目的入口，車路及圍牆均設有閉路電視，連接主入口管理處
嵌入式的裝備的細節	所有洋房內均設有對講機，連接主入口警衛室及訪客對講機面板	
嵌入式裝備的位置	對講機的位置，請參閱「住宅單位機電裝置位置及數量說明表」	

備註：賣方承諾如該項目中沒有安裝指明的品牌名稱或產品型號的升降機或設備,便會安裝品質相若的升降機或設備。

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

1. EXTERIOR FINISHES

(a)	External Wall	Type of finishes	External wall finished with curtain wall, aluminium panels & louvre, decorative glass and ceramic wall tiles. For House 18 & 19, part of the external wall finished with natural stone cladding
(b)	Window	Material of Frame	Polyvinylidene Fluoride (PVDF) coating aluminum frame
		Material of Glass	Grey tinted glass
(c)	Bay window	Material of Bay window	Not applicable
		Material of window sill	Not applicable
(d)	Planter	Type of finishes	Finished with ceramic wall tiles with natural stone topping
(e)	Verandah or balcony	Type of finishes	Not applicable
		Whether it is covered	Not applicable
(f)	Drying facilities for clothing	Type	Not applicable
		Material	Not applicable

2. INTERIOR FINISHES

(a)	Lobby	G/F residential entrance lobby finishes	Not applicable			
		Common lift lobby finishes	Not applicable			
(b)	Internal wall and ceiling		Wall of House 1, House 3, House 5-House 8, House 9-House 12 & House 15-House 19	Wall of House 2	Ceiling of House 1, House 3, House 5-House 8, House 9-House 12 & House 15-House 19	Ceiling of House 2
		Living room finishes	a. Emulsion paint (House 1 and House 3, House 5 to House 8, House 10 to House 11 and House 15 to House 19) b. Wallpaper and natural stone (House 9) c. Emulsion paint, natural stone, timber veneer and wallpaper (House 12)	Emulsion paint, wallpaper and marble finish	a. Emulsion paint (House 1 and House 3, House 5 to House 11 and House 15 to House 19) b. Emulsion paint and timber veneer (House 12)	Emulsion Paint and gypsum board false ceiling
		Dining room finishes	a. Emulsion paint (House 1 and House 3, House 5 to House 8, House 10 to House 11 and House 15 to House 19) b. Wallpaper, timber veneer and natural stone (House 9) c. Emulsion paint, natural stone, timber veneer and wallpaper (House 12)	Emulsion paint, wallpaper, wood veneer with metal strips, clear mirror surface and wood veneer finish	a. Emulsion paint (House 1 and House 3, House 5 to House 11 and House 15 to House 19) b. Emulsion paint, wallpaper and timber veneer (House 12)	Emulsion Paint
		Bedroom finishes	a. Emulsion paint (House 1 and House 3, House 5 to House 8, House 10 to House 11 and House 15 to House 19) b. Wallpaper, natural stone, fabric and timber veneer finish (House 9) c. Emulsion paint, natural stone, timber veneer, wallpaper and fabric (House 12)	Bedroom 1: Emulsion paint, wallpaper, wood veneer finish, wallpaper with metal strips and marble veneer; Bedroom 2: Emulsion paint and wallpaper; Bedroom 3: Emulsion paint, plaster veneer and wallpaper; Bedroom 4: Emulsion paint, wallpaper, wallpaper with wire, marble finish and lighting	a. Emulsion paint (House 1 and House 3, House 5 to House 11 and House 15 to House 19) b. Emulsion paint, wallpaper and timber veneer (House 12)	Bedroom 1: Emulsion Paint Bedroom 2: Emulsion Paint Bedroom 3: Emulsion Paint and gypsum board false ceiling Bedroom 4: Emulsion Paint

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

2. INTERIOR FINISHES

(c)	Internal floor		Floor	Skirting		
		Material of Living room	Natural stone	Timber skirting		
		Material of Dining room	Natural stone	Timber skirting		
		Material of Bedroom	Engineered timber flooring	Timber skirting		
(d)	Bathroom		Wall	Floor	Ceiling	
		Type of finishes	a. Porcelain tiles to the exposed surface (except House 9 and House 12 Bathroom 1) b. Porcelain tiles and natural stone for the exposed surface (for House 9 and House 12 Bathroom 1) c. Some portion as glass & stainless steel partition wall (House 9 and House 12 Bathroom 1)	a. Porcelain tiles to the exposed surface (except House 9 and House 12 Bathroom 1) b. Porcelain tiles and natural stone for the exposed surface (for House 9 and House 12 Bathroom 1)	Gypsum board false ceiling finished with emulsion paint	
		Whether the wall finishes run up to ceiling	Run up to false ceiling level			
			Wall	Floor	Ceiling	Cooking Bench
(e)	Kitchen	Type of finishes	Procelain tiles and glass panel to the exposed surface	Natural stone to the exposed surface	Gypsum board false ceiling finished with emulsion paint	Reconstituted stone
		Whether the wall finishes run up to ceiling	Run up to false ceiling level			

3. INTERIOR FITTINGS

			Material	Finishes	Accessories
(a)	Doors	Main Entrance Door	Solid core timber double door with unequal leaves and timber door frame (Slave door fitted with glass vision panel)	Outer metal panel and inner timber panel	Door closer, door stopper and door lockset
		Roof Door	Aluminium frame swing door	Grey tinted glass	Door lock
		Bedroom Door	Hollow core timber door and timber door frame	Wood veneer finish	Door stopper and lockset
		Study Room Door (For House 9 only)	Hollow core timber door and timber door frame	Wood veneer finish	Door stopper and lockset
		Lavatory and Bathroom Door	a. Hollow core timber door with timber louvre and timber door frame (except House 12 Bathroom 1) b. Glass door with aluminum frame (for House 12 Bathroom 1)	a. Wood Veneer finish (except House 12 Bathroom 1) b. Fluorocarbon coating aluminum and Glass (for House 12 Bathroom 1)	Door stopper and lockset
		Kitchen Door	Fire rated stainless steel frame swing door	Glass	Door closer and door stopper
		Utility Room Door	Hollow core door and timber door frame	Wood veneer finish	Door closer and lockset
		Garden Door	Metal swing door	Paint	Lockset
		Door Between Living Room and Garden	Aluminium frame sliding door	Grey tinted glass	Door stopper and lockset

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

3. INTERIOR FITTINGS

		Description	Fittings & Equipments	Type	Material
(b)	Bathroom	(i) Type and material of fittings and equipment	Cabinet	Cabinet	Wooden mirror cabinet and wooden vanity counter
				Counter-top	a. Natural Stone (except House 9 Bathroom 1) b. Natural Stone and stainless steel (for House 9 Bathroom 1)
			Bathroom fittings	Basin mixer	Chrome plated
				Shower set	Chrome plated
				Wash basin	Vitreous china
				Water closet	Vitreous china
				Paper holder	Chrome plated
				Towel hook and tower rack	Chrome plated
				Shower cubicle	Tempered glass
				Bath mixer	Chrome plated
			Bathroom appliances	For the provision of appliances with brand names and model numbers, please refer to the “Appliances Schedule”	
		(ii) Type and material of water supply system	Cold water supply	Copper water pipes	
			Hot water supply	Copper water pipes with thermal insulation	
		(iii) Type and material of bathing facilities (including shower or bath tub, if applicable)	Shower	Shower Set	Chrome Plated
			Bath tub	Bathtub (for House 1 to House 3, House 5 to House 8, House 10 to House 11 and House 15 to house 19 Bathroom 1 and Bathroom 3, and House 9 and House 12 Bathroom 1 and Bathroom 2)	Enameled steel
		(iv) Size of bath tub, if applicable			1500mm length, 750mm width, 410mm depth
			Material		
(c)	Kitchen	(i) Sink unit	Stainless steel		
		(ii) Water supply system	Copper water pipes for cold water supply and copper water pipes with thermal insulation for hot water supply		
			Material	Finishes	
		(iii) Kitchen cabinet	Wooden kitchen cabinet and countertop	Plastic laminate and high gloss painted finish and reconstituted stone countertop	
		(iv) Type of all other fittings and equipment	Fire service installations and equipment	Not applicable	
			Other fittings	Chrome plated sink mixer	
			Other equipment	For the appliances and brand names, please refer to the “Appliances Schedule”	
(d)	Bedroom		Fittings	Type	Material
		Fittings (including built-in wardrobe)	Built-in Wardrobe	Height up to false ceiling (for House 9 Bedroom 1, Bedroom 2,Bedroom 3 and House 12 Bedroom 1, Bedroom 2, Bedroom 3 and Study Room)	a. Wood Veneer Finish (for House 9) b. Wood Veneer Finish and plastic laminate finish (for House 12)
			Other fittings	Not applicable	Not applicable
(e)	Telephone	Location and number of connection points	Please refer to the “Schedule for the location and number of Electrical & Mechanical Provisions”		
(f)	Aerials	Location and number of connection points	Please refer to the “Schedule for the location and number of Electrical & Mechanical Provisions”		

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

3. INTERIOR FITTINGS

(g)	Electrical installations	(i) Electrical fittings (including safety devices)	Electrical fittings	Faceplate for all switches and power sockets
			Safety devices	Three phase electricity supply with miniature circuit breaker distribution board
		(ii) Whether conduits are concealed or exposed	Conduits are partly concealed and partly exposed ¹	
		(iii) Location and number of power points and air-conditioner points	Please refer to the "Schedule for the location and number of Electrical & Mechanical Provisions"	
(h)	Gas supply	Type	Town Gas	
		System	Separate gas meter with gas supply pipe is provided and connected to gas hob and gas water heater	
		Location	Please refer to the "Schedule for the location and number of Electrical & Mechanical Provisions"	
(i)	Washing machine connection point	Location	The connection points for washing machine are located on the Roof. Please refer to the "Schedule for the location and number of Electrical & Mechanical Provisions"	
		Design	Water point and drain point are provided for washing machine	
(j)	Water supply	Material of water pipes	Copper water pipes for cold water supply; copper water pipes with thermal insulation for hot water supply	
		Whether water pipes are concealed or exposed	Water pipes area partly concealed and partly exposed ²	
		Whether hot water is available	Hot Water Supply is available for kitchen, lavatory and bathroom	

Remarks: 1. Other than those parts of the conduits concealed within concrete, the rest of them are exposed. The exposed conduits may be covered or hidden by false ceilings, bulkheads, cabinets, claddings, non-concrete partition walls, designated pipe ducts or other materials

2. Other than those parts of the water pipes concealed within concrete, the rest of them are exposed. The exposed water pipes may be covered or hidden by false ceilings, bulkheads, cabinets, claddings, non-concrete partition walls, designated pipe ducts or other materials.

4. MISCELLANEOUS

				Residential lift	
(a)	Lifts	(i) Brand name and model number	Brand Name	Not Applicable	
			Model Number	Not Applicable	
		(ii) Number and floors served by them	Number of lifts	Not Applicable	
			Floor served by the lifts	Not Applicable	
(b)	Letter box	Material	Metal		
(c)	Refuse collection	(i) Means of refuse collection	Collected by cleaners		
		(ii) Location of refuse room	Refuse Storage and Material Recovery Room is located on G/F of the Development.		
(d)	Water meter, electricity meter and gas meter		Water meter	Electricity meter	Gas meter
		(i) Location	Inside water master meter room on underground floor.	Inside common electrical switch room on underground floor	Inside kitchen of each residential unit
		(ii) Whether they are separate or communal meters for residential properties	Separate water meter	Separate electricity meter.	Separate gas meter.

5. SECURITY FACILITIES

Security system and equipment	Access Control	Visitor panel with access card reader (octopus card) are installed at the main entrance for resident access. Door phone is provided in all residential units. Fence wall next to Houses is provided with infrared detectors connecting to management office.
	CCTV	CCTV system connected to guard house to be installed at main entrance, driveway and perimeter of the Development.
Details of built-in provisions	Door phone is provided to each House which connected to guard house and visitor panel at the main entrance.	
Location of built-in provisions	For the location of door phone, please refer to the "Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units."	

Remarks: The vendor undertakes that if lifts or appliances of the specified brand name or model number are not installed in the development, lifts or appliances of comparable quality will be installed.

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

6. 設備 APPLIANCES

設備說明表(9號洋房及12號洋房除外)

APPLIANCE SCHEDULE (Except House 9 & House 12)

位置 Location	設備 Appliances	品牌 Brand	產品型號 Model Number	
			室內機 Indoor Unit	室外機 Outdoor Unit
客廳 Living Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	CU-5E34PBD
廚房 Kitchen	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E15RKDW	
飯廳 Dining Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	
工作間 Utility Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E9RKDW	
睡房 1 Bedroom 1	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
睡房 2 Bedroom 2	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
睡房 3 Bedroom 3	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
睡房 4 Bedroom 4	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
梯屋 Stairhood	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-PS9QKA1	CS-PS9QKA1
廚房 Kitchen	抽油煙機 Cooker hood	西門子 SIEMENS	LI97SA530B	
	微波爐 Microwave oven	西門子 SIEMENS	HF15M564HK	
	雪櫃 Refrigerator	西門子 SIEMENS	KI87SAF30K	
	煤氣煮食爐 (單爐頭) Gas hob (single-burner)	西門子 SIEMENS	ER326AB92X	
	煤氣煮食爐 (雙爐頭) Gas hob (double-burner)	西門子 SIEMENS	ER326BB90X	
	紅酒櫃 Wine cellar	尼斯 Cristal	CWB-46D	
浴室及洗手間 Bathroom & Lavatory	抽氣扇 Exhaust fan	樂聲 Panasonic	FV-18NS3H	
天台 Roof	洗衣乾衣機 Washer dryer	西門子 SIEMENS	WK14D321HK	
	煤氣熱水爐 Gas water heater	TGC	TRJW222TFQL	
浴室 1及浴室 3 Bathroom 1 & Bathroom 3	浴室寶 Thermo Ventilator	樂聲 Panasonic	FV-40BE2H	
浴室 1 Bathroom 1	藍牙擴音器及揚聲器 Bluetooth Amplifier & Speaker	Oolaa	BT2.0	
		KEF	Ci160CRds	
私人花園 Private Garden	太陽能滅蚊燈 Solar Mosquito Killer	TODI	TODI-4	

備註：賣方承諾如該項目中沒有安裝指明的品牌名稱或產品型號的升降機或設備,便會安裝品質相若的升降機或設備。

Remarks: The vendor undertakes that if lifts or appliances of the specified brand name or model number are not installed in the development, lifts or appliances of comparable quality will be installed.

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

6. 設備 APPLIANCES

設備說明表(9號洋房適用)
APPLIANCE SCHEDULE (For House 9)

位置 Location	設備 Appliances	品牌 Brand	產品型號 Model Number	
			室內機 Indoor Unit	室外機 Outdoor Unit
客廳 Living Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	CU-5E34PBD
廚房 Kitchen	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E15RKDW	
飯廳 Dining Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	
工作間 Utility Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E9RKDW	
睡房 1 Bedroom 1	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
書房 Study Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
睡房 2 Bedroom 2	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
睡房 3 Bedroom 3	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
梯屋 Stairhood	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-PS9QKA1	CS-PS9QKA1
廚房 Kitchen	抽油煙機 Cooker hood	西門子 SIEMENS	LI97SA530B	
	微波爐 Microwave oven	西門子 SIEMENS	HF15M564HK	
	雪櫃 Refrigerator	西門子 SIEMENS	KI87SAF30K	
	煤氣煮食爐 (單爐頭) Gas hob (single-burner)	西門子 SIEMENS	ER326AB92X	
	煤氣煮食爐 (雙爐頭) Gas hob (double-burner)	西門子 SIEMENS	ER326BB90X	
地下樓梯底 G/F below staircase	紅酒櫃 Wine cellar	尼斯 Cristal	CWB-46D	
浴室及洗手間 Bathroom & Lavatory	抽氣扇 Exhaust fan	樂聲 Panasonic	FV-18NS3H	
天台 Roof	洗衣乾衣機 Washer dryer	西門子 SIEMENS	WK14D321HK	
	煤氣熱水爐 Gas water heater	TGC	TRJW222TFQL	
浴室 1及浴室 2 Bathroom 1 & Bathroom 2	浴室寶 Thermo Ventilator	樂聲 Panasonic	FV-40BE2H	
浴室 1 Bathroom 1	藍牙擴音器及揚聲器 Bluetooth Amplifier & Speaker	Oolaa	BT2.0	
		KEF	Ci160CRds	
私人花園 Private Garden	太陽能滅蚊燈 Solar Mosquito Killer	TODI	TODI-4	

備註：賣方承諾如該項目中沒有安裝指明的品牌名稱或產品型號的升降機或設備,便會安裝品質相若的升降機或設備。
Remarks: The vendor undertakes that if lifts or appliances of the specified brand name or model number are not installed in the development, lifts or appliances of comparable quality will be installed.

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

6. 設備 APPLIANCES

設備說明表(12號洋房適用)
APPLIANCE SCHEDULE (For House 12)

位置 Location	設備 Appliances	品牌 Brand	產品型號 Model Number	
			室內機 Indoor Unit	室外機 Outdoor Unit
客廳 Living Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	CU-5E34PBD
廚房 Kitchen	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E15RKDW	
飯廳 Dining Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-ME21RKD	
工作間 Utility Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E9RKDW	
睡房 1 Bedroom 1	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
書房 Study Room	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
睡房 2 Bedroom 2	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-S15PKZW	CU-3S27MKZ
			CS-S9PKZW	
睡房 3 Bedroom 3	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-E18RKDW	CU-5E34PBD
梯屋 Stairhood	分體式冷氣機 Split type air-conditioner	樂聲 Panasonic	CS-PS9QKA1	CS-PS9QKA1
廚房 Kitchen	抽油煙機 Cooker hood	西門子 SIEMENS	LI97SA530B	
	微波爐 Microwave oven	西門子 SIEMENS	HF15M564HK	
	雪櫃 Refrigerator	西門子 SIEMENS	KI87SAF30K	
	煤氣煮食爐 (單爐頭) Gas hob (single-burner)	西門子 SIEMENS	ER326AB92X	
	煤氣煮食爐 (雙爐頭) Gas hob (double-burner)	西門子 SIEMENS	ER326BB90X	
飯廳 Dining Room	紅酒櫃 Wine cellar	尼斯 Cristal	CWB-46D	
浴室及洗手間 Bathroom & Lavatory	抽氣扇 Exhaust fan	樂聲 Panasonic	FV-18NS3H	
天台 Roof	洗衣乾衣機 Washer dryer	西門子 SIEMENS	WK14D321HK	
	煤氣熱水爐 Gas water heater	TGC	TRJW222TFQL	
浴室 1及浴室 2 Bathroom 1 & Bathroom 2	浴室寶 Thermo Ventilator	樂聲 Panasonic	FV-40BE2H	
浴室 1 Bathroom 1	藍牙擴音器及揚聲器 Bluetooth Amplifier & Speaker	Oolaa	BT2.0	
		KEF	Ci160CRds	
私人花園 Private Garden	太陽能滅蚊燈 Solar Mosquito Killer	TODI	TODI-4	

備註：賣方承諾如該項目中沒有安裝指明的品牌名稱或產品型號的升降機或設備,便會安裝品質相若的升降機或設備。
Remarks: The vendor undertakes that if lifts or appliances of the specified brand name or model number are not installed in the development, lifts or appliances of comparable quality will be installed.

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住宅單位機電裝置位置及數量說明表(2號洋房、9號洋房及12號洋房除外)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (Except House 2, House 9 & House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
停車位 Carpark	13安培單位插座 13A single socket outlet	供充電車 For EV charger	1
私人花園 Private garden (地下G/F)	13安培單位防水插座 13A weatherproof single socket outlet		1
前庭 Terrace (地下 G/F)	門鈴按鈕 Door bell push button		1
玄關 Foyer (地下 G/F)	對講機 Door phone		1
	燈掣 Lighting switch		4
	13安培單位插座 13A single socket outlet		1
	13安培單位插座 13A single socket outlet	供紅酒櫃 For wine cellar	1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	2
廚房 Kitchen (地下 G/F)	13安培單位插座 13A single socket outlet	供微波爐 For microwave oven	1
	13安培單位插座 13A single socket outlet	供雪櫃 For Refrigerator	1
	13安培雙位插座 13A twin socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	門鈴 Door bell		1
	有熔斷器的連接盒 Fused connection unit	供抽油煙機 For cooker hood	1
	有熔斷器的連接盒 Fused connection unit	供煤氣煮食爐 For gas hob	2
	煤氣錶 Gas meter		1
洗手間 1 Lavatory 1 (地下 G/F)	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
洗手間 2 Lavatory 2 (地下 G/F)	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
工作間 Utility Room (地下 G/F)	13安培雙位插座 13A twin socket outlet		1
	燈掣 Lighting switch		1
	總電箱 MCB distribution board		1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
客廳及飯廳 Living Room and Dining Room (地下 G/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		2
	電話插座 Telephone outlet		2
	數據插座 Data Outlet		2
	13安培單位插座 13A single socket outlet		2
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

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住宅單位機電裝置位置及數量說明表(2號洋房、9號洋房及12號洋房除外)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (Except House 2, House 9 & House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 3 Bedroom 3 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 3 Bathroom 3 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
睡房 4 Bedroom 4 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 4 Bathroom 4 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
樓梯 Staircase (由地下通往天台 From G/F to R/F)	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		7
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
睡房 1 Bedroom 1 (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 1 Bathroom 1 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供藍牙擴音器及揚聲器 For Bluetooth Amplifier & Speaker	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1

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住宅單位機電裝置位置及數量說明表(2號洋房、9號洋房及12號洋房除外)

Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (Except House 2, House 9 & House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 2 Bedroom 2 (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 2 Bathroom 2 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
天台 Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	2
	13安培單位防水插座 13A weatherproof single socket outlet		1
	13安培單位防水插座 13A weatherproof single socket outlet	供洗衣乾衣機 For washer dryer	1
	去水位 Drain point	供洗衣乾衣機 For washer dryer	1
	來水位 Water point	供洗衣乾衣機 For washer dryer	1
	煤氣熱水爐 Gas water heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1
	煤氣接駁點 Gas connection point		1
上層天台Upper Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	4
	煤氣熱水爐 Gas Water Heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1

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住宅單位機電裝置位置及數量說明表(2號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 2)

位置 Location	描述 Description	備註 Remark	數量 Quantity
停車位 Carpark	13安培單位插座 13A single socket outlet	供充電車 For EV charger	1
私人花園 Private garden (地下G/F)	13安培單位防水插座 13A weatherproof single socket outlet		1
前庭 Terrace (地下 G/F)	門鈴按鈕 Door bell push button		1
玄關 Foyer (地下 G/F)	對講機 Door phone		1
	燈掣 Lighting switch		4
	13安培單位插座 13A single socket outlet		1
	13安培單位插座 13A single socket outlet	供紅酒櫃 For wine cellar	1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	2
廚房 Kitchen (地下 G/F)	13安培單位插座 13A single socket outlet	供微波爐 For microwave oven	1
	13安培單位插座 13A single socket outlet	供雪櫃 For Refrigerator	1
	13安培雙位插座 13A twin socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	門鈴 Door bell		1
	有熔斷器的連接盒 Fused connection unit	供抽油煙機 For cooker hood	1
	有熔斷器的連接盒 Fused connection unit	供煤氣煮食爐 For gas hob	2
	煤氣錶 Gas meter		1
洗手間 1 Lavatory 1 (地下 G/F)	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
洗手間 2 Lavatory 2 (地下 G/F)	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
工作間 Utility Room (地下 G/F)	13安培雙位插座 13A twin socket outlet		1
	燈掣 Lighting switch		1
	總電箱 MCB distribution board		1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
客廳及飯廳 Living Room and Dining Room (地下 G/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		2
	電話插座 Telephone outlet		2
	數據插座 Data Outlet		2
	13安培單位插座 13A single socket outlet		2
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		4
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

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住宅單位機電裝置位置及數量說明表(2號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 2)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 3 Bedroom 3 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		3
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 3 Bathroom 3 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
睡房 4 Bedroom 4 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培單位插座 13A single socket outlet		2
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		5
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 4 Bathroom 4 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
樓梯 Staircase (由地下通往天台 From G/F to R/F)	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		7
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
睡房 1 Bedroom 1 (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		4
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 1 Bathroom 1 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供藍牙擴音器及揚聲器 For Bluetooth Amplifier & Speaker	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1

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住宅單位機電裝置位置及數量說明表(2號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 2)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 2 Bedroom 2 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		3
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 2 Bathroom 2 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
天台 Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	2
	13安培單位防水插座 13A weatherproof single socket outlet		1
	13安培單位防水插座 13A weatherproof single socket outlet	供洗衣乾衣機 For washer dryer	1
	去水位 Drain point	供洗衣乾衣機 For washer dryer	1
	來水位 Water point	供洗衣乾衣機 For washer dryer	1
	煤氣熱水爐 Gas water heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1
	煤氣接駁點 Gas connection point		1
上層天台 Upper Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	4
	煤氣熱水爐 Gas Water Heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(9號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 9)

位置 Location	描述 Description	備註 Remark	數量 Quantity
停車位 Carpark	13安培單位插座 13A single socket outlet	供充電車 For EV charger	1
私人花園 Private Garden (地下 G/F)	13安培單位防水插座 13A weatherproof single socket outlet	供出水盆 For Pool	1
前庭 Terrace (地下 G/F)	門鈴按鈕 Door bell push button		1
	5安培接線座 5A Connection unit	供LED For LED	1
玄關 Foyer (地下 G/F)	對講機 Door phone		1
	燈掣 Lighting switch		2
	5安培接線座 5A Connection unit	供LED For LED	1
	13安培單位插座 13A single socket outlet		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	2
廚房 Kitchen (地下 G/F)	13安培單位插座 13A single socket outlet	供微波爐 For microwave oven	1
	13安培單位插座 13A single socket outlet	供雪櫃 For Refrigerator	1
	13安培雙位插座 13A twin socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	5安培接線座 5A Connection unit	供LED For LED	1
	門鈴 Door bell		1
	有熔斷器的連接盒 Fused connection unit	供抽油煙機 For cooker hood	1
	有熔斷器的連接盒 Fused connection unit	供煤氣煮食爐 For gas hob	2
洗手間 1 Lavatory 1(地下 G/F)	煤氣錶 Gas meter		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
洗手間 2 Lavatory 2 (地下 G/F)	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
工作間 Utility Room (地下 G/F)	13安培雙位插座 13A twin socket outlet		1
	燈掣 Lighting switch		1
	總電箱 MCB distribution board		1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
客廳及飯廳 Living Room and Dining Room (地下 G/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		2
	電話插座 Telephone outlet		2
	數據插座 Data Outlet		2
	13安培單位插座 13A single socket outlet		4
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(9號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 9)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 2 Bedroom 2 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		2
	數據插座 Data Outlet		1
	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 2 Bathroom 2 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
睡房 3 Bedroom 3 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	數據插座 Data Outlet		1
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 3 Bathroom 3 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
樓梯 Staircase (由地下通往天台 From G/F to R/F)	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		7
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
睡房 1 Bedroom 1 (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		3
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(9號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 9)

位置 Location	描述 Description	備註 Remark	數量 Quantity
浴室 1 Bathroom 1 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供藍牙擴音器及揚聲器 For Bluetooth Amplifier & Speaker	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
書房 Study Room (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	數據插座 Data Outlet		1
	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
天台 Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	2
	13安培單位防水插座 13A weatherproof single socket outlet		1
	13安培單位防水插座 13A weatherproof single socket outlet	供洗衣乾衣機 For washer dryer	1
	去水位 Drain point	供洗衣乾衣機 For washer dryer	1
	來水位 Water point	供洗衣乾衣機 For washer dryer	1
	煤氣熱水爐 Gas water heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1
	煤氣接駁點 Gas connection point		1
上層天台Upper Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	4
	煤氣熱水爐 Gas Water Heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(12號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
停車位 Carpark	13安培單位插座 13A single socket outlet	供充電車 For EV charger	1
私人花園 Private garden (地下G/F)	13安培單位防水插座 13A weatherproof single socket outlet		1
前庭 Terrace (地下 G/F)	門鈴按鈕 Door bell push button		1
	5安培接線座 5A Connection unit	供LED For LED	1
玄關 Foyer (地下 G/F)	對講機 Door phone		1
	燈掣 Lighting switch		3
	5安培接線座 5A Connection unit	供LED For LED	1
	13安培單位插座 13A single socket outlet		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	2
廚房 Kitchen (地下 G/F)	13安培單位插座 13A single socket outlet	供微波爐 For microwave oven	1
	13安培單位插座 13A single socket outlet	供雪櫃 For Refrigerator	1
	13安培雙位插座 13A twin socket outlet		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	5安培接線座 5A Connection unit	供LED For LED	1
	門鈴 Door bell		1
	有熔斷器的連接盒 Fused connection unit	供抽油煙機 For cooker hood	1
	有熔斷器的連接盒 Fused connection unit	供煤氣煮食爐 For gas hob	2
洗手間 1 Lavatory 1(地下 G/F)	煤氣錶 Gas meter		1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	13安培雙位插座 13A twin socket outlet		1
	燈掣 Lighting switch		1
	總電箱 MCB distribution board		1
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
客廳及飯廳 Living Room and Dining Room (地下 G/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		2
	電話插座 Telephone outlet		2
	數據插座 Data Outlet		2
	13安培單位插座 13A single socket outlet		3
	13安培雙位插座 13A twin socket outlet		5
	燈掣 Lighting switch		1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(12號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
睡房 2 Bedroom 2 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培單位插座 13A single socket outlet		5
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		3
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2
浴室 2 Bathroom 2 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
睡房 3 Bedroom 3 (1樓 1/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		2
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
浴室 3 Bathroom 3 (1樓 1/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
樓梯 Staircase (由地下通往天台 From G/F to R/F)	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		2
	燈掣 Lighting switch		7
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
睡房 1 Bedroom 1 (2樓 2/F)	電視/電台/數碼電台天線插座 TV/FM/DAB+ outlet		1
	電話插座 Telephone outlet		1
	13安培單位插座 13A single socket outlet		1
	13安培雙位插座 13A twin socket outlet		4
	燈掣 Lighting switch		7
	20安培雙極開關 20A Double pole switch	供抽氣扇 For exhaust fan	1
	20安培雙極開關 20A Double pole switch	供浴室寶 For Thermo ventilator	1
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	2

22 裝置、裝修物料及設備

FITTINGS, FINISHES AND APPLIANCES

住宅單位機電裝置位置及數量說明表(12號洋房適用)
Schedule for the location and number of Mechanical & Electrical Provisions of Residential Units (For House 12)

位置 Location	描述 Description	備註 Remark	數量 Quantity
浴室 1 Bathroom 1 (2樓 2/F)	13安培單位插座 13A single socket outlet		1
	5安培接線座 5A Connection unit	供LED For LED	1
	20安培接線座 20A Fused connection unit	供藍牙擴音器及揚聲器 For Bluetooth Amplifier & Speaker	1
	20安培接線座 20A Fused connection unit	供抽氣扇 For exhaust fan	1
	20安培接線座 20A Fused connection unit	供浴室寶 For Thermo ventilator	1
	煤氣熱水爐遙控器 Gas water heater remote control unit		1
書房 Study Room (2樓 2/F)	電話插座 Telephone outlet		1
	13安培雙位插座 13A twin socket outlet		2
	20安培雙極開關 20A Double pole switch	供分體冷氣室內機 For indoor A/C unit	1
天台 Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	2
	13安培單位防水插座 13A weatherproof single socket outlet		1
	13安培單位防水插座 13A weatherproof single socket outlet	供洗衣乾衣機 For washer dryer	1
	去水位 Drain point	供洗衣乾衣機 For washer dryer	1
	來水位 Water point	供洗衣乾衣機 For washer dryer	1
	煤氣熱水爐 Gas water heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1
	煤氣接駁點 Gas connection point		1
上層天台Upper Roof	32安培單相防水隔離開關 32A SPN weatherproof isolator	供冷氣室外機 For outdoor A/C unit	4
	煤氣熱水爐 Gas Water Heater		1
	20安培單相防水隔離開關 20A SPN weatherproof isolator	供煤氣熱水爐 For gas water heater	1

23 服務協議

SERVICE AGREEMENTS

食水及沖廁水由水務署供應。

電力由中華電力有限公司供應。

煤氣由香港中華煤氣有限公司供應。

Potable and flushing water is supplied by Water Supplies Department.

Electricity is supplied by CLP Power Hong Kong Limited.

Towngas is supplied by The Hong Kong and China Gas Company Limited.

24 地稅

GOVERNMENT RENT

賣方(擁有人)有法律責任繳付住宅物業的地稅直至住宅物業買賣完成日(包括該日)為止。

The vendor (the owner) is liable for the Government rent of a residential property up to and including the date of completion of the sale and purchase of that residential property.

25 買方的雜項付款

MISCELLANEOUS PAYMENTS BY PURCHASER

1. 在向買方交付住宅物業在空置情況下的管有權時，買方須向賣方(擁有人)補還水、電力及氣體的按金。
2. 在交付時，買方不須向賣方(擁有人)支付清理廢料的費用。

備註：買方須向發展項目管理人及不須向賣方(擁有人)繳付水、電力及氣體的按金及清理廢料的費用。

1. On the delivery of the vacant possession of the residential property to the purchaser, the purchaser is liable to reimburse the vendor (the owner) for the deposits for water, electricity and gas.
2. On that delivery, the purchaser is not liable to pay to the vendor (the owner) a debris removal fee.

Note: The purchaser should pay to the manager and not the vendor (the owner) of the development the deposits for water, electricity and gas and the debris removal fee.

26 欠妥之處的保養責任期

DEFECT LIABILITY WARRANTY PERIOD

按買賣合約的規定，凡售出物業或於買賣合約列出裝設於物業內的裝置、裝修物料或設備有欠妥之處，而該欠妥之處並非由買方行為或疏忽造成，則賣方在接獲買方在買賣成交日期後的6個月內送達的書面通知後，須於合理地切實可行的範圍內，盡快自費作出補救。

As provided in the agreement for sale and purchase, the vendor shall, at its own cost and as soon as reasonably practicable after receipt of a written notice served by the purchaser within 6 months after the date of completion of the sale and purchase, remedy any defects to the property sold, or the fittings, finishes or appliances incorporated into the property as set out in the agreement for sale and purchase, caused otherwise than by the act or neglect of the purchaser.

27 斜坡維修

MAINTENANCE OF SLOPES

- A. 批地文件規定，發展項目中的住宅物業的擁有人須自費維修任何斜坡
不適用。
- B. 擁有人自費就發展項目維修任何斜坡的承諾
不適用。
- C. 根據公契，發展項目的管理人獲擁有人授權進行維修工程
不適用。

- A. The land grant requires the owners of the residential properties in the development to maintain any slope at their own cost
Not applicable.
- B. Owner’s undertaking to maintain any slope in relation to the development at that owner’s own cost
Not applicable.
- C. Under the deed of mutual covenant, the manager of the development has the owners’ authority to carry out the maintenance work
Not applicable.

MODIFICATION

沒有向政府申請中而未獲批准的批地文件的修訂。

There is no on-going application to the Government for a modification of the land grant which is not yet granted.

29 申請建築物總樓面面積寬免的資料

INFORMATION IN APPLICATION FOR CONCESSION ON GROSS FLOOR AREA (GFA) OF BUILDING

獲寬免總樓面面積的設施分項

於印製售樓說明書前呈交予並已獲建築事務監督批准的一般建築圖則上有關總樓面面積寬免的分項的最新資料，請見下表。如印製售樓說明書時尚未呈交最終修訂圖則予建築事務監督，則有(＃)號的資料可以由認可人士提供的資料作為基礎。直至最終修訂圖則於發出佔用許可證前呈交予並獲建築事務監督批准前，以下分項資料仍可能有所修改。

		面積(平方米)
根據《建築物(規劃)規例》第23(3)(b)條不計算的總樓面面積		
1.(#)	停車場及上落客貨地方(公共交通總站除外)	—
2.	機房及相類設施	
2.1	所佔面積受相關《認可人士、註冊結構工程師及註冊岩土工程師作業備考》(《作業備考》)或規例限制的強制性設施或必要機房，例如升降機機房、電訊及廣播設備室(訊播室)、為流動通訊接達設施而設的訊播室、天台電訊設備室、中層電訊設備室、垃圾房等	14.338
2.2(#)	所佔面積不受任何《作業備考》或規例限制的強制性設施或必要機房，例如僅由消防裝置及設備佔用的房間、電錶房、電力變壓房、食水及鹹水缸等	56.997
2.3	非強制性或非必要機房，例如空調機房、送風櫃房等	—
根據聯合作業備考第1及第2號提供的環保設施		
3.	露台	—
4.	加闊的公用走廊及升降機大堂	—
5.	公用空中花園	—
6.	隔聲鰭	—
7.	翼牆、捕風器及風斗	—
8.	非結構預製外牆	—
9.	工作平台	—
10.	隔音屏障	—
適意設施		
11.	管理員宿舍、供保安人員和管理處員工使用的櫃位、辦事處、貯物室、警衛室和廁所，以及業主立案法團辦事處	—
12.	住戶康樂設施，包括僅供康樂設施使用的中空空間、機房、游泳池的濾水機房、有蓋人行道等	—
13.	有蓋園景區及遊樂場地	—
14.	橫向屏障/有蓋人行道及花棚	—
15.	擴大升降機槽	—
16.	煙囪管道	—

		面積(平方米)
17.	其他非強制性或非必要機房，例如鍋爐房、衛星電視共用天線房	—
18.(#)	強制性設施或必要機房所需的管槽、氣槽及垂直立管	—
19.	非強制性設施或非必要機房所需的管槽及氣槽	—
20.	環保系統及設施所需的機房、管槽及氣槽	—
21.	複式住宅單位及洋房的中空空間	—
22.	遮陽篷及反光罩	—
23.(#)	伸出式花槽及小型伸出物，例如空調機箱、空調機平台、窗檻及伸出的窗台	—
24.	《作業備考》APP-19 第 3(b)及(c) 段沒有涵蓋的其他伸出物，如空調機箱及空調機平台，及維修通道	—
其他項目		
25.(#)	庇護層，包括庇護層兼空中花園	—
26.	大型伸出/外懸設施下的有蓋地方	—
27.	公共交通總站	—
28.(#)	共用構築物及公用樓梯	—
29.(#)	僅供獲接納不計入總樓面面積的樓層使用的樓梯、升降機槽及垂直管道的水平面積	—
30.	公眾通道	—
31.	有蓋的後移部分	—
額外總樓面面積		
32.	額外總樓面面積	—
根據聯合作業備考(第8號)提供的額外環保設施		
33.	採用「組裝合成」建築法的樓宇	—

註： 上述表格是根據屋宇署所發出的《認可人士、註冊結構工程師及註冊岩土工程師作業備考》ADM-2 規定的要求而制訂的。屋宇署會按實際需要不時更改有關要求。

有關建築物的環境評估及期數的公用部分的預計能量表現或消耗的資料

本發展項目的經批准一般建築圖則不受由建築事務監督發出的《認可人士、註冊結構工程師及註冊岩土工程師作業備考》APP-151規定規限。 本發展項目的環境評估及公用部分的預計能量表現或消耗的資料無須呈交建築事務監督，以作為批予總樓面面積寬免的先決條件。

29 申請建築物總樓面面積寬免的資料

INFORMATION IN APPLICATION FOR CONCESSION ON GROSS FLOOR AREA (GFA) OF BUILDING

Breakdown of GFA Concessions Obtained for All Features

Latest information on breakdown of GFA concessions as shown on the general building plans submitted to and approved by the Building Authority (BA) prior to the printing of the sales brochure is tabulated below. Information marked (#) may be based on information provided by the authorized person if the sales brochure is printed prior to submission of the final amendment plans to the BA. The breakdown of GFA concessions may be subject to further changes until final amendment plans are submitted to and approved by the BA prior to the issuance of the occupation permit for the development.

		Area (m²)
Disregarded GFA under Building (Planning) Regulations 23(3)(b)		
1.(#)	Carpark and loading/unloading area excluding public transport terminus	-
2.	Plant rooms and similar services	
2.1	Mandatory feature or essential plant room, area of which is limited by respective Practice Notes for Authorized Persons, Registered Structural Engineers and Registered Geotechnical Engineers (PNAP) or regulation such as lift machine room, telecommunications and broadcasting (TBE) room, TBE room for access facilities for mobile services, rooftop telecommunications equipment room, intermediate telecommunications equipment room, refuse storage chamber, etc.	14.338
2.2(#)	Mandatory feature or essential plant room, area of which is NOT limited by any PNAP or regulation such as room occupied solely by fire services installations (FSI) and equipment, meter room, transformer room, potable and flushing water tank, etc.	56.997
2.3	Non-mandatory or non-essential plant room such as air-conditioning (A/C) plant room, air handling unit (AHU) room, etc.	-
Green Features under Joint Practice Notes 1 and 2		
3.	Balcony	-
4.	Wider common corridor and lift lobby	-
5.	Communal sky garden	-
6.	Acoustic fin	-
7.	Wing wall, wind catcher and funnel	-
8.	Non-structural prefabricated external wall	-
9.	Utility platform	-
10.	Noise barrier	-

Note : The above table is based on the requirements as stipulated in the Practice Note for Authorized Persons, Registered Structural Engineers and Registered Geotechnical Engineers ADM-2 issued by the Buildings Department. The Buildings Department may revise such requirements from time to time as appropriate.

Environmental assessment of the building and information on the estimated energy performance or consumption for the common parts of the Development.

The approved general building plans of this Development are not subject to the requirements stipulated in the Practice Note for Authorized Persons, Registered Structural Engineers and Registered Geotechnical Engineers APP-151 issued by the Building Authority. Environmental assessment and information on the estimated energy performance or consumption for the common parts of this development were not required to be submitted to the Building Authority as a prerequisite for the granting of gross floor area concessions.

		Area (m²)
Amenity Features		
11.	Caretaker's quarters, counter, office, store, guard room and lavatory for watchman and management staff and owners' corporation office	-
12.	Residential recreational facilities including void, plant room, swimming pool filtration plant room, covered walkway, etc. serving solely the recreational facilities	-
13.	Covered landscaped and play area	-
14.	Horizontal screen/covered walkway and trellis	-
15.	Larger lift shaft	-
16.	Chimney shaft	-
17.	Other non-mandatory or non-essential plant room, such as boiler room, satellite master antenna television (SMATV) room	-
18.(#)	Pipe duct, air duct and vertical riser for mandatory feature or essential plant room	-
19.	Pipe duct, air duct for non-mandatory or non-essential plant room	-
20.	Plant room, pipe duct, air duct for environmentally friendly system and feature	-
21.	Void in duplex domestic flat and house	-
22.	Sunshade and reflector	-
23.(#)	Projecting planters and minor projection such as A/C box, A/C platform, window cill and projecting window	-
24.	Other projection such as A/C box and A/C platform not covered in paragraph 3(b) and (c) of PNAP APP-19, and maintenance walkway	-
Other Exempted Items		
25.(#)	Refuge floor including refuge floor cum sky garden	-
26.	Covered area under large projecting/overhanging feature	-
27.	Public transport terminus	-
28.(#)	Party structure and common staircase	-
29.(#)	Horizontal area of staircase, lift shaft and vertical duct solely serving floor accepted as not being accountable for GFA	-
30.	Public passage	-
31.	Covered set back area	-
Bonus GFA		
32.	Bonus GFA	-
Additional Green Features under Joint Practice Note (No.8)		
33.	Buildings adopting Modular Integrated Construction	-

30 有關資料

RELEVANT INFORMATION

不適用

Not Applicable

賣方就該發展項目指定的互聯網網站的網址：

The address of the website designated by the vendor for the development:

www.thehampsteadreach.com.hk

1. 發展項目及其周邊地區日後可能出現改變。
2. 本售樓說明書印製日期：2020年12月7日

1. There may be future changes to the development and the surrounding areas.
2. Date of printing of this Sales Brochure: 7 December 2020

檢視/修改日期 Examination/Revision Date	所作修改 Revision Made	
	頁次 Page Number	所作修改 Revision Made
2021年3月5日 5th March 2021	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	14, 14-1, 14-2	更新發展項目的鳥瞰照片。 Update the aerial photograph of the development.
	15 - 17	更新分區計劃大綱圖。 Update the outline zoning plan.
2021年6月3日 3rd June 2021	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	14-2, 14-3	新增發展項目的鳥瞰照片。 Add the aerial photographs of the development.
	17	更新關乎發展項目的分區計劃大綱圖。 Update the outline zoning plan etc. relating to the development.
	87, 88, 89	修訂裝置、裝修物料及設備的資料。 Revise the information of fittings, finishes and appliances.
2021年9月1日 1st September 2021	1-6	更新一手住宅物業買家須知。 Update the notes to purchasers of first-hand residential properties.
	15	更新關乎發展項目的分區計劃大綱圖。 Update the outline zoning plan etc. relating to the development.
2021年11月30日 30th November 2021	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	14, 14-1, 14-2, 14-3	更新及刪除發展項目的鳥瞰照片。 Update & delete the aerial photographs of the development.

檢視/修改日期 Examination/Revision Date	所作修改 Revision Made	
	頁次 Page Number	所作修改 Revision Made
2022年2月28日 28th February 2022	14-2	新增發展項目的鳥瞰照片。 Add the aerial photograph of the development.
	16	更新分區計劃大綱圖。 Update the outline zoning plan.
2022年5月26日 26th May 2022	-	並無作出修改。 No revision made.
2022年8月23日 23rd August 2022	-	並無作出修改。 No revision made.
2022年11月21日 21st November 2022	14, 14-1, 14-2	更新及刪除發展項目的鳥瞰照片。 Update & delete the aerial photographs of the development.
	17	更新分區計劃大綱圖。 Update the outline zoning plan.
2023年2月20日 20th February 2023	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	14	更新發展項目的鳥瞰照片。 Update the aerial photograph of the development.
	16	更新分區計劃大綱圖。 v Update the outline
2023年5月19日 19th May 2023	14-1	新增發展項目的鳥瞰照片。 Add the Aerial Photograph of the Development.
	79, 83, 90-92	修訂裝置、裝修物料及設備。 Revise the Fittings, Finishes and Appliances.
	92-1, 92-2, 92-3	新增頁數並修訂裝置、裝修物料及設備。 Add pages and revise the Fittings, Finishes and Appliances.

檢視/修改日期 Examination/Revision Date	所作修改 Revision Made	
	頁次 Page Number	所作修改 Revision Made
2023年8月16日 16th August 2023	-	並無作出修改。 No revision made.
2023年11月14日 14th November 2023	目錄 Table of Contents	修訂第29項的標題描述。 Revise the heading description for Section 29.
	14-3, 14-4	新增發展項目的鳥瞰照片。 Update & delete the aerial photographs of the development.
	105,106	更新申請建築物總樓面面積寬免的資料。 Update the information in application for concession on gross floor area (GFA) of building.

2024年2月8日 8th February 2024	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	16	更新分區計劃大綱圖。 Update the outline zoning plan of the development.

2024年5月6日 6th May 2024	13	更新發展項目的所在位置圖。 Update the location plan of the development.
	14, 14-1	更新發展項目的鳥瞰照片。 Update the Aerial Photograph of the Development.
	14-2, 14-3	刪除發展項目的鳥瞰照片。 Delete the Aerial Photograph of the Development.

2024年8月2日 2nd August 2024	-	並無作出修改。 No revision made.
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2024年10月31日 31st October 2024	13	更新發展項目的所在位置圖。 Update the location plan of the development.
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檢視/修改日期 Examination/Revision Date	所作修改 Revision Made	
	頁次 Page Number	所作修改 Revision Made
2025年1月24日 24th January 2025	105, 106	更新申請建築物總樓面面積寬免的資料 Update the information in application for concession on gross floor area (GFA) of building

2025年4月23日 23rd April 2025	-	並無作出修改。 No revision made.
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