OASIS KAISAK

SALES BROCHURE FOR PARKING SPACE 車位銷售説明書



OAS IS IS

The postal address of the Development as confirmed with the Commissioner of **Rating and Valuation**

10 Muk Ning Street*

Estimated material date for the Development as provided by the Authorized Person 31 May 2019

The estimated material date is subject to any extension of time that is permitted under the agreement for sale and purchase.

Under the land grant, the consent of the Director of Lands is required to be given for the sale and purchase. For the purpose of the agreement for sale and purchase, without limiting any other means by which the completion of the development may be proved, the issue of a certificate of compliance or consent to assign by the Director of Lands is conclusive evidence that the development has been completed or is deemed to be completed (as the case may be).

* The provisional street number is subject to confirmation when the Development is completed.

發展項目由差餉物業估價署署長確認之郵寄地址 沐寧街10號*

發展項目的認可人士提供的發展項目的預計關鍵日期

2019年5月31日

預計關鍵日期,是受到買賣合約所允許的任何延期所規限的。 根據批地文件,進行該項買賣,需獲地政總署署長同意。為買賣合約的目的,在不局限任何其他可用以 證明該項目落成的方法的原則下,地政總署署長發出的合格證明書或轉讓同意,即為該項目已落成或當 作已落成(視屬何種情況而定)的確證。

*此臨時門牌號數有待發展項目建成時確認

INFORMATION ON VENDOR AND OTHERS INVOLVED IN THE DEVELOPMENT 賣方及有參與發展項目的其他人的資料

Vendor

Handy Solution Limited

Holding companies of the Vendor

Wheelock and Company Limited Wheelock Investments Limited Myers Investments Limited Wheelock Properties Limited Realty Development Corporation Limited Dannette Holdings Limited Ironhead Holdings Limited Spring Colour Limited

Authorized Person for the Development Chan Wan Ming

The firm or corporation of which an Authorized Person for the Development is a proprietor, director or employee in his or her professional capacity P & T Architects and Engineers Limited

Building contractor for the Development Hip Hing Construction Company Limited

The firm of solicitors acting for the owner in relation to the sale of parking spaces in the Development Baker & McKenzie

The licensed bank or registered deposit-taking company authorized under section 16 of the Banking Ordinance that has made a loan, or has undertaken to provide finance, for the construction of the development The Bank of Tokyo-Mitsubishi UFJ, Ltd. DBS Bank Ltd., Hong Kong Branch Australia and New Zealand Banking Group Limited

Any other person who has made a loan for the construction of the Development Wheelock Finance Limited

賣方

Handy Solution Limited

賣方的控權公司

會德豐有限公司 Wheelock Investments Limited Myers Investments Limited 會德豐地產有限公司 聯邦地產有限公司 Dannette Holdings Limited Ironhead Holdings Limited Spring Colour Limited

發展項目的認可人士

陳韻明

認可人士以其專業身分擔任經營人、董事或僱員的商號或法團 巴馬丹拿建築及工程師有限公司

發展項目的承建商 協興建築有限公司

就發展項目中的車位的出售而代表擁有人行事的律師事務所 貝克•麥堅時律師事務所

已為發展項目的建造提供貸款或已承諾為該項建造提供融資的獲《銀行業條例》第16條 認可的持牌銀行或註冊接受存款公司

The Bank of Tokyo-Mitsubishi UFJ, Ltd. DBS Bank Ltd., Hong Kong Branch 澳新銀行集團有限公司

已為發展項目的建造提供貸款的任何其他人

Wheelock Finance Limited

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(a) contractor is an immediate family member of an authorized person for the development;					
(b) vendor or contractor is an immediate family member of such an authorized person; apj 百方或該項目的承建商屬合夥,而該賣方或承建商的合夥人屬上述認可人士的家人; apj (c) The vendor or a building contractor for the development is a corporation, and a director or the company sceretary of that vendor or contractor (or a holding company of that vendor) is an immediate family member of such an authorized person; apj (d) The vendor or a building contractor for the development is an individual, and that vendor or contractor is an immediate family member of an associate of such an authorized person; apj (d) The vendor or a building contractor for the development is an individual, and that vendor or contractor is an immediate family member of an associate of such an authorized person; apj (d) The vendor or a building contractor for the development is a partnership, and a partner of that vendor or contractor is an immediate family member of an associate of such an authorized person; apj (e) The vendor or a building contractor for the development is a corporation, and a director or the company secretary of that vendor or contractor (or a holding company of that vendor) is an immediate family member of an associate of such an authorized person; apj (f) The vendor or a building contractor for the development is a corporation, and a director or the company secretary of that vendor or contractor (or a holding company of that vendor) is an immediate family member of a proprietor of a firm of solicitors acting for the vendor in relation to the sale oparking space in the development;	(a)	contractor is an immediate family member of an authorized person for the development;	Not applicable 不適用		
(c)company secretary of that vendor or contractor (or a holding company of that vendor) is an immediate family member of such an authorized person; 賣方或該項目的承建商屬法國、而該賣方或承建商(或該賣方的控權公司)的董事或 公司秘書屬上述認可人士的家人;(d)The vendor or a building contractor for the development is an individual, and that vendor or contractor is an immediate family member of an associate of such an authorized person; 賣方或該項目的承建商屬個人,並屬上述認可人士的有聯繫人士的家人;appl(e)The vendor or a building contractor for the development is a partnership, and a partner of that vendor or contractor is an immediate family member of an associate of such an authorized person; 	(b)	vendor or contractor is an immediate family member of such an authorized person;	Not applicable 不適用		
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 The vendor, a holding company of the vendor, or a building contractor for the development, is a private company, and an authorized person for the development, or an associate of such an authorized person, holds at least 10% of the issued shares in that vendor, holding company or contractor; 賣方、賣方的控權公司或有關發展項目的承建商屬私人公司,而該項目的認可人士或該認可人士的有聯繫人士持有該賣方、控權公司或承建商最少10%的已發行股份; 	(j)	a private company, and an authorized person for the development, or an associate of such an authorized person, holds at least 10% of the issued shares in that vendor, holding company or contractor; 賣方、賣方的控權公司或有關發展項目的承建商屬私人公司,而該項目的認可人士或	No 否		

(k)	The vendor, a holding company of the vendor, or a building a listed company, and such an authorized person, or such ar issued shares in that vendor, holding company or contractor 賣方、賣方的控權公司或該項目的承建商屬上市公司 人士持有該賣方、控權公司或承建商最少1%的已發行
(l)	The vendor or a building contractor for the development is authorized person, or such an associate, is an employee, dir contractor or of a holding company of that vendor; 賣方或該項目的承建商屬法團,而上述認可人士或上或該賣方的控權公司的僱員、董事或秘書;
(m)	The vendor or a building contractor for the development is authorized person, or such an associate, is an employee of t 賣方或該項目的承建商屬合夥,而上述認可人士或上的僱員;
(n)	The vendor, a holding company of the vendor, or a building is a private company, and a proprietor of a firm of solicitors the sale of parking spaces in the development holds at least vendor, holding company or contractor; 賣方、賣方的控權公司或該項目的承建商屬私人公司 代表賣方行事的律師事務所的經營人持有該賣方、控 行股份;
(0)	The vendor, a holding company of the vendor, or a building a listed company, and a proprietor of such a firm of solicitor shares in that vendor, holding company or contractor; 賣方、賣方的控權公司或該項目的承建商屬上市公司 有該賣方、控權公司或承建商最少1%的已發行股份;
(p)	The vendor or a building contractor for the development is of such a firm of solicitors is an employee, director or comp contractor or of a holding company of that vendor; 賣方或該項目的承建商屬法團,而上述律師事務所的 方的控權公司的僱員、董事或公司秘書;
(q)	The vendor or a building contractor for the development is such a firm of solicitors is an employee of that vendor or co 賣方或該項目的承建商屬合夥,而上述律師事務所的員;
(r)	The vendor or a building contractor for the development is of which an authorized person for the development is a dire professional capacity is an associate corporation of that vendor company of that vendor; 賣方或該項目的承建商屬法團,而該項目的認可人士 法團為該賣方或承建商或該賣方的控權公司的有聯繫法
(s)	The vendor or a building contractor for the development is is an associate corporation of that vendor or of a holding con賣方或該項目的承建商屬法團,而該承建商屬該賣方團。

g contractor for the development, is n associate, holds at least 1% of the or;],而上述認可人士或上述有聯繫 f股份;	No 否
s a corporation, and such an rector or secretary of that vendor or :述有聯繫人士屬該賣方、承建商	No 否
s a partnership, and such an that vendor or contractor; 立述有聯繫人士屬該賣方或承建商	Not applicable 不適用
g contractor for the development, s acting for the vendor in relation to 10% of the issued shares in that],而就該項目中的車位的出售而 E權公司或承建商最少10%的已發	No 否
g contractor for the development, is ors holds at least 1% of the issued],而上述律師事務所的經營人持	No 否
s a corporation, and a proprietor pany secretary of that vendor or J經營人屬該賣方或承建商或該賣	No 否
s a partnership, and a proprietor of ontractor; 的經營人屬該賣方或承建商的 僱	Not applicable 不適用
s a corporation, and the corporation ector or employee in his or her dor or contractor or of a holding 以其專業身分擔任董事或僱員的 法團;	No 否
s a corporation, and that contractor ompany of that vendor. 可或該賣方的控權公司的有聯繫法	No 否

4

FLOOR PLANS OF PARKING SPACES IN THE DEVELOPMENT 發展項目中的停車位的樓面平面圖

B1 FLOOR PLAN (B1/F) 地庫1樓平面圖







Residential Parking Space 住客停車位



Residential Visitor's Parking Space 住客訪客停車位



Residential Visitor's Accessible (disabled) Parking Space 傷健人士住客訪客停車位

Residential Motor Cycle Parking Space 住客電單車停車位

Commercial Parking Space 商用停車位

Commercial Accessible (disabled)Parking Space 傷健人士商用停車位

Commercial Motor Cycle Parking Space 商用電單車停車位

Residential Loading & Unloading Space 住客上落貨位

Commerical Loading & Unloading Space 商用上落貨位

Refuse Collection Vehicle Parking Space 垃圾車停車位

Residential Bicycle Parking Space 住客單車停車位

NUMBERS, DIMENSIONS AND AREAS OF PARKING SPACES 車位數目、尺寸及面積

Floor 層數	Category of Parking Spaces 停車位類別	Parking Space Number 車位編號	Number 數目	Dimensions (L x W) (m) 尺寸(長X闊)(米)	Area of each parking space (sq. m) 每個車位面積(平方米)
	Residential Parking Space 住客停車位	1 to 96 1至96	96	5.0 x 2.5	12.5
	Residential Visitor's Parking Space 住客訪客停車位	V2 to V10 V2至V10	9	5.0 x 2.5	12.5
	Commercial Parking Space 商用停車位	R1 to R8, R10 to R18 R1至R8,R10至R18	17	5.0 x 2.5	12.5
	Residential Visitor's Accessible (disabled) Parking Space 傷健人士住客訪客停車位	V1	1	5.0 x 3.5	17.5
	Commercial Accessible (disabled) Parking Space 傷健人士商用停車位	R9	1	5.0 x 3.5	17.5
B1/F 地庫1樓	Residential Motor Cycle Parking Space 住客電單車停車位	M1 to M10 M1至M10	10	2.4 x 1.0	2.4
	Commercial Motor Cycle Parking Space 商用電單車停車位	RM1 to RM2 RM1至RM2	2	2.4 x 1.0	2.4
	Residential Loading & Unloading Space 住客上落貨位	L/UL 1 to L/UL 6 L/UL 1至L/UL6	6	11.0 x 3.5	38.5
	Commercial Loading & Unloading Space 商用上落貨位	L/UL 7	1	11.0 x 3.5	38.5
	Refuse Collection Vehicle Parking Space 垃圾車停車位	RCV	1	12.0 x 5.0	60
	Residential Bicycle Parking Space 住客單車停車位	B1 to B18 B1至B18	18	1.95 x 0.45	0.8775

4

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

- 1. A preliminary deposit of 5% of the purchase price is payable on the signing of the preliminary agreement for sale and purchase;
- 2. The preliminary deposit paid by the purchaser on the signing of the preliminary agreement will be held by a firm of solicitors acting for the owner, as stakeholders;
- 3. If the purchaser fails to execute the agreement for sale and purchase within 5 working days after the date on which the purchaser enters into the preliminary agreement-
 - (i) that preliminary agreement is terminated;
 - (ii) the preliminary deposit is forfeited; and

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(iii) the owner does not have any further claim against the purchaser for the failure.

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



1. Number of Undivided Shares assigned to each parking space in the Development Undivided Shares are allocated to each Parking Space. They are set out in the table below.

Space Type	No. of Spaces	Shares
Parking Spaces for motor vehicles	113	1,469/34,327 (13/34,327 Shares per Parking Space)
Parking Spaces for motor cycles	12	24/34,327 (2/34,327 Shares per Parking Space)
	TOTAL	1,493/34,327

2. Basis on which the Management Expenses are shared among the owners of parking spaces in the Development

Each owner shall contribute towards the Management Expenses (which shall be the expenses, costs and charges necessarily and reasonably incurred in the management of the Development, and shall be based on the budget prepared by the Manager) (including the Manager's Remuneration) of the Development in such manner, amount and proportion as provided in the DMC by reference to the Management Shares allocated to his Unit. In general:

- (a) the owners shall contribute towards the Management Expenses relating to the Development Common Parts in proportion to the Management Shares allocated to their Units;
- (b) the owners of Parking Spaces shall contribute towards 99% of the Management Expenses relating to the Parking Common Parts in proportion to the Management Shares allocated to their Parking Spaces.

The number of Management Shares of a Parking Space is the same as the number of Undivided Shares allocated to that Parking Space. However, the total number of Undivided Shares in the Development is different from the total number of Management Shares in the Development. The total number of Management Shares of all Parking Spaces in the Development is 1,493. The total number of Management Shares in the Development is 34,227.

3. Basis on which the Management Fee Deposit is fixed

The amount of Management Fee Deposit is 3 months' monthly management fee.

1. 分配予發展項目中各車位的不分割份數的數目 發展項目中的各車位配有不分割份數。詳細的分配狀況,請參閱下表。

車位種類	車位數目	不分割份數
私家車停車位	113	1,469/34,327 (每車位13/34,327份)
電單車停車位	12	24/34,327 (每車位2/34,327份)
	總數	1,493/34,327

2. 在發展項目中各車位業主之間分擔管理開支的基準

每名業主須根據其單位分配到的管理份數按公契指明的方式、金額及比例分擔發展項目的管理開支 (指管理發展項目時必須地和合理地招致的支出、費用及收費,且須基於管理人擬定之預算)(包括管 理人之酬金)。一般而言:

(a) 業主須按分配到其單位之管理份數之比例分擔有關發展項目公用部分之管理開支;

(b) 車位業主須按分配到其車位之管理份數之比例分擔有關車場公用部分之管理開支之99%。

每個車位之管理份數相等於其獲分配之不分割份數,唯發展項目不分割份數總數與發展項目管理份 數總數不同。所有車位之管理份數總數為1,493。發展項目之管理份數總數為34,227

3. 計算管理費按金的基準

管理費按金相等於三個月之管理費

- 1. The lot number of the land on which the Development is situated: New Kowloon Inland Lot No.6541.
- 2. The term of years under the lease: 50 years from 17 June 2014.
- 3. The restrictions on alienation of the parking spaces:

The Residential Parking Spaces and the Residential Motor Cycle Parking Spaces shall not be:

- (i) assigned except:
 - (I) together with a residential unit in the Development; or
 - (II) to a person who is already the owner of a residential unit in the Development; or
- (ii) underlet except to residents of the residential units in the Development

Provided that in any event not more than three in number of the total of the Residential Parking Spaces and the Residential Motor Cycle Parking Spaces shall be assigned to the owner or underlet to the resident of any one residential unit in the Development.

- 4. The lease conditions that are onerous to a purchaser of parking space:
 - (a) The Purchaser shall:
 - (i) on or before the 30th day of September 2019 at his own expense, in such manner with such materials and to such standards, levels, alignment and design as the Director of Lands ("the Director") shall approve and in accordance with the Technical Schedule annexed to the Land Grant and the plans approved under the Land Grant and in all respects to the satisfaction of the Director lay, form, surface and drain the Yellow Area for the purpose of providing therein an emergency vehicular access in compliance with the Buildings Ordinance, any regulations made thereunder and any amending legislation; and
 - maintain at his own expense the Yellow Area together with (ii) all structures, surfaces, gullies, sewers, drains, fire hydrants, services, signages and lightings constructed, installed and provided thereon or therein to the satisfaction of the Director until such time as possession of the Yellow Area has been re-delivered in accordance with the Land Grant.

- (b) (i) The grantee shall at his own expense on or before the 30th day of September 2019 lay, form, construct and provide a passage over and along the Public Passage Area in such manner, with such materials and to such standards, levels and designs as the Director shall approve or require and in all respects to the satisfaction of the Director.
 - The grantee shall throughout the term of the Land Grant (ii) and in all respects to the satisfaction of the Director allow all members of the public for all lawful purposes free and uninterrupted access at all times 24 hours a day and without payment of any nature whatsoever on foot or by wheelchairs, on, over, through and along the Public Passage Area.
 - (iii) The grantee shall throughout the term of the Land Grant at his own expense upkeep, maintain, repair and manage the Public Passage Area together with everything forming a part of or pertaining to the Public Passage Area in good and substantial repair and condition in all respects to the satisfaction of the Director.
- (c) The Development is required to be completed and made fit for occupation on or before 30 September 2019.
- (d) The grantee shall throughout the tenancy: (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 in good and substantial repair and condition.
- (e) (i) The grantee shall at his own expense submit to the Director for his approval a landscape plan indicating the location, disposition and layout of the landscaping works to be provided within the land in compliance with the requirements stipulated in the Land Grant.
 - Not less than 30% of the area of the land shall be planted (ii) with trees, shrubs or other plants. Not less than 66% of the said 30% ("the Greenery Area") shall be provided at such location or level as may be determined by the Director at his sole discretion so that the Greenery Area shall be visible to pedestrians or accessible by any person or persons entering the land.

- (f) (i)
 - (ii)

(iii) The Greenery Area or any part or parts thereof shall be provided within such portion of the areas respectively shown coloured pink hatched black and pink hatched black stippled black on the plan annexed to the Land Grant fronting the pedestrian streets or paths and located within 3 metres from the boundaries of the land between the points B and C as shown and marked on the plan annexed to the Land Grant.

(iv) Not less than 20% of the roof area of any building or buildings erected or to be erected on the land shall form part of the 30% referred to in (ii) above.

(v) The grantee shall at his own expense landscape the land in accordance with the approved landscape plan in all respects to the satisfaction of the Director, and no amendment, variation, alteration, modification or substitution of the approved landscape plan shall be made without the prior written consent of the Director.

(vi) The grantee shall at his own expense maintain and keep the landscaped works in a safe, clean, neat, tidy and healthy condition all to the satisfaction of the Director.

Spaces shall be provided within the land 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 of the Development and their bona fide guests, visitors or invitees ("the Residential Parking Spaces") at a prescribed rate.

Additional spaces shall be provided within the land to the satisfaction of the Director for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amendment legislation, and belonging to the bona fide guests, visitors or invitees of the residents of the residential units of the Development at a prescribed rate ("the Visitors' Parking Spaces").

(iii) Spaces shall be provided within the land 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 occupiers of the part of Development for non-industrial (excluding residential, office, godown, hotel and petrol filling station) purposes and their bona fide guests, visitors or invitees ("the Non-industrial Parking Spaces") at a prescribed rate.

- (iv) Out of the spaces provided under (i), (ii) and (iii) above, 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 and belonging to the residents or occupiers of the Development and their bona fide guests, visitors or invitees ("the Parking Spaces for the Disabled Persons") at a prescribed rate.
- Spaces shall be provided within the land to the satisfaction (g) (i) 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 residential units of the Development and their bona fide guests, visitors or invitees ("the Residential Motor Cycle Parking Spaces") at a prescribed rate.
 - Spaces shall be provided within the land to the satisfaction (ii) 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 occupiers of the part of Development for non-industrial (excluding residential, office, godown, hotel and petrol filling station) purposes and their bona fide guests, visitors or invitees ("the Non-industrial Motor Cycle Parking Spaces") at a prescribed rate.
- (h) Spaces shall be provided within the land to the satisfaction of the Director for the parking of bicycles belonging to the residents of the residential units of the Development and their bona fide guests, visitors or invitees at a prescribed rate.
- Spaces shall be provided within the land to the satisfaction of the (i) Director for the loading and unloading of goods vehicles ("the Loading and Unloading Spaces") at the prescribed rates.
- The grantee shall maintain the parking, loading and unloading (j) spaces and other areas, including but not restricted to the lifts, landings and manoeuvring and circulations areas in accordance with the car park layout plan approved by and deposited with the Director.

(k) 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 of 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.

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.

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 make 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.

- his own cost.
- (0)he may deem appropriate.

(l) Where prestressed ground anchors have been installed, upon development or redevelopment of the land or any part thereof, the grantee shall at his own expense carry out regular maintenance and regular monitoring of the prestressed ground anchors to the satisfaction of the Director.

(m) 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 land 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 land. The works of connecting any drains and sewers from the land to the Government storm-water drains and sewers, when laid and commissioned, may be carried out by the Director 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

(n) The grantee shall at his own expense maintain those recreational facilities in the land which is exempted from the gross floor area calculation pursuant to the Land Grant ("the Exempted Facilities") in good and substantial repair and condition and shall operate the Exempted Facilities to the satisfaction of the Director. The Exempted Facilities shall only be used by the residents of the residential units in the Development and their bona fide visitors and by no other person or persons.

No tree growing on the land 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

- (p) (i) The Residential Parking Spaces shall not be used for any purpose other than for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the residents of the residential units in the Development 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.
 - The Visitors' Parking Spaces shall not be used for any (ii) purpose other than for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the bona fide guests, visitors or invitees of the residents of the residential units in the Development and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.
 - (iii) The Non-industrial Parking Spaces shall not be used for any purpose other than for the parking of motor vehicles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the occupiers of the part of Development for non-industrial (excluding residential, office, godown, hotel and petrol filling station) purposes and their bona fide guests, visitors or invitees and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.
 - (iv) The Parking Spaces for the Disabled Persons shall not be used for any purpose other than for the parking of motor vehicles by disabled persons as defined in the Road Traffic Ordinance, any regulations made thereunder and any amending legislation and belonging to the residents or occupiers of the Development and their bona fide guests, visitors or invitees and in particular such 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.
 - The Residential Motor Cycle Parking Spaces shall not be (v) used for any purpose other than for the parking of motor cycles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the residents of the residential units in the Development 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.

- (vi) The Non-industrial Motor Cycle Parking Spaces shall not be used for any purpose other than for the parking of motor cycles licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, and belonging to the occupiers of the part of Development for non-industrial (excluding residential, office, godown, hotel and petrol filling station) purposes and their bona fide guests, visitors or invitees. and in particular the said spaces shall not be used for the storage, display or exhibiting of motor vehicles for sale or otherwise or for the provision of car cleaning and beauty services.
- (vii) The Loading and Unloading Spaces shall not be used for any purpose other than for the loading and unloading of goods vehicles in connection with the building or buildings erected or to be erected on the land.
- In the event of earth, spoil, debris, construction waste or (q) (i) building materials (hereinafter referred to as "the waste") from the land, or from other areas affected by any development of the land being eroded, washed down or dumped onto public lanes or roads or into or onto roadculverts, 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.
 - Notwithstanding paragraph (i) above, the Director may (ii) (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.
- (r) 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 ("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 land or any part thereof or the Yellow Area or both the land or any part thereof and the Yellow Area ("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 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 land or any part thereof or the Yellow Area or both the land 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 land 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.

(s)

Note: The expression "grantee" as mentioned in this section means the purchaser under the Land Grant, and where the context so admits or requires includes his executors, administrators and assigns and in case of a corporation its successors and assigns.

Upon any failure or neglect by the grantee to perform, observe or comply with the Land Grant, the Government shall be entitled to re-enter upon and take back possession of the land or any part thereof and all or any buildings, erections and works on the land or any part thereof. Upon re-entry: (a) the grantee's right on the part of the land re-entered shall absolutely cease and determine; (b) the grantee shall not be entitled to any refund of premium, any payment or compensation in respect of the value of the land and the buildings thereon or any amount expended by the grantee in the preparation, formation or development of the land; and (c) the Government's any other rights, remedies and claims are not to be thereby prejudiced.

- 1. 發展項目所位於的土地的地段編號:新九龍內地段第6541號。
- 2. 有關租契規定的年期:由2014年6月17日起計50年。
- 3. 車位讓與權的限制:

住客停車位及住客電單車停車位不得:

- (i) 轉讓,除非:
- (I) 連同發展項目的住宅單位轉讓;或
- (II) 轉讓予已經擁有發展項目的住宅單位之人士; 或
- (ii) 出租,除非出租予發展項目的住宅單位之住客。

但於任何情況下,轉讓予任何住宅的擁有人或出租予任何住宅 的住客的住客停車位及住客電單車停車位總數不得多於3個。

- 4. 對車位買方造成負擔的租用條件:
 - (a) 承授人須:
 - (i) 於2019年9月30日或以前自費按署長批准的方式、材 料、標準、水平、線向及設計及按照隨附於批地文件 內之工程規格附表及根據批地文件獲批的圖則鋪設及 塑造黃色範圍及對其進行路面及溝渠鋪設作為提供符 合建築物條例及其附例及任何修改條例條文的緊急車 輛通道的用途,至使署長滿意;及
 - (ii) 自費保養黃色範圍連同所有建造、安裝及提供在其上 或內的構築物、路面、溝渠、下水道、排水渠、消防 龍頭、服務、標誌及照明,至使署長滿意,直至黃色 範圍之管有權按批地文件交回政府為止。

- (b) (i) 承授人須於2019年9月30日或以前自費按署長批准或 要求的方式、材料、標準、水平及設計於公共通道範 **圍鋪設、塑造、建造及提供通道,至使署長滿意**
 - (ii) 承授人須於批地文件年期內允許所有公眾人士為一切 合法目的在所有時候全日在不必支付任何性質的費用 的情況下步行或乘坐輪椅通過公共通道範圍而不受妨 礙,至使署長滿意。
 - (iii) 承授人須於批地文件年期內自費保養、維修和管理公 共通道範圍及其各個組成和有關部分令其維持在良好 和修繕妥當的狀況,至使署長在各方面滿意的程度。
- (c) 發展項目須於2019年9月30日或之前建成至適宜佔用。
- (d) 承授人須於批地文件年期內:(i)按經批准之設計及規劃及 經批准之建築圖則維持所有建築物,不得有變更或改動; 及(ii)保持所有建築物修葺良好堅固。
- (e) (i) 承授人須自費將園景設計圖呈交署長批准,園景設計 圖需標明將在該土地提供的符合批地文件要求的園景 工程的位置、規劃及布局。
 - (ii) 須在該土地不少於百分之三十的範圍內栽種樹木、灌 木或其他植物。上文提及之百分之三十中之百分之 六十六(「綠化範圍」)須在按署長完全酌情權決定的 地點或水平提供, 使綠化範圍可被行人看見或可供任 何進入該土地的人十進入。

成。

署長滿意。

(iii) 綠化範圍或其任何部分須在批地文件隨附圖則上分別 顯示為粉紅色間黑斜線及粉紅色綴黑網點間黑斜線的 部分內提供並面向行人街道或通道,及處於距離該土 地在批地文件隨附圖則上標示為B及C點之間的邊界 的3米範圍內。

(iv) 上文(ii) 提及之百分之三十須由不少於百分之二十的 在該土地上已建或將建之任何建築物的天台的面積組

(v) 承授人須根據獲批之園景設計圖自費於土地上進行園 景工程,至使署長在各方面滿意的程度。未經署長事 先書面批准,不得修改、變動、更改、變更或替換獲 批之園景設計圖。

(vi) 承授人須自費維持及保養園景工程,將之保持安全、 清潔、整齊、井然及健康的狀態,至使署長滿意。

(f) (i) 須於該土地內按一指定比率提供若干車位,以供按 《道路交通條例》、其附屬規例及任何修訂法例獲發牌 及屬於發展項目中之住宅單位的住客或其真實賓客、 訪客或所邀請者之車輛停泊(「住客停車位」),至使

(ii) 須該土地內按一指定比率提供若干額外車位,以供按 《道路交通條例》、其附屬規例及任何修訂法例獲發牌 及屬於發展項目中之住宅單位的住客之直實賓客、訪 客或所邀請者之車輛停泊(「訪客停車位」),至使署 長滿意。

(iii) 須該土地內按一指定比率提供若干車位、以供按《道 路交诵條例》、其附屬規例及任何修訂法例獲發牌及 屬於發展項目將會用作非工業(不包括住宅、辦公 室、貨倉、酒店、油站)用途的部分的佔用人或其真 實賓客、訪客或所邀請者之車輛停泊(「非工業停車」) 位」),至使署長滿意。

- (iv) 承授人須從上述(i)、(ii)及(iii)所提供之車位之中按 一指定比率保留及指定若干車位,以供傷殘人士(按 《道路交通條例》、其附屬規例及修訂條例定義)使用 及屬於發展項目的住客或佔用人及其真實賓客、訪客 或所邀請者之車輛停泊(「傷健人士停車位」),至使 署長滿意。
- (g) (i) 須於該土地內按一指定比率提供若干車位,以供按 《道路交通條例》、其附屬規例及任何修訂法例獲發牌 及屬於發展項目之住宅單位的住客之真實賓客、訪客 或所邀請者之電單車停泊(「住客電單車停車位」), 至使署長滿意。
 - (ii) 須於該土地內按一指定比率提供若干車位,以供按 《道路交通條例》、其附屬規例及任何修訂法例獲發牌 及屬於發展項目將會用作非工業(不包括住宅、辦公 室、貨倉、酒店、油站)用途的部分的佔用人及其真 寶賓客、訪客或所邀請者之電單車停泊(「非工業電 單車停車位」),至使署長滿意。
- (h) 須於該土地內按一指定比率提供若干車位,以供屬於發展 項目住宅單位的住客及其真實賓客、訪客或所邀請者之單 車停泊,至使署長滿意。
- (i) 須於該土地內按指定比率提供若干車位,以供貨車上落貨 之用(「上落貨車位」),至使署長滿意。
- (i) 承授人須按經署長批准並存放於署長處之車場布局圖維持 停車位、上落貨車位其他範圍(包括但不限於升降機、樓 梯平台及運轉及通道地方)。

(k) 若有或曾有任何土地之削去、清除或後移,或任何種類的 堆土、填土或斜坡整理工程,不論是否有署長事先書面通 知,不論是在該地段內或在任何政府土地上,亦不論是為 開拓、平整或發展該地段或其任何部分或任何其他根據批 地文件條件承授人須進行的工程的目的而進行或與之有關 現時或其後有需要或可能有需要之斜坡整理工程、護土牆 或其他支撐、防護措施、及排水系統或附屬或其他工程, 以保護及支持該土地內的該等土地及任何毗鄰或毗連之政 府土地或已出租土地,及排除及預防其後發生的任何泥土 剝落、泥石傾瀉或土地下陷。承授人須於批地文件年期所 有時間自費保持上述土地、斜坡整理工程、護土牆或其他 支撐、防護措施、排水系統或輔助或其他工程修葺良好堅 固,至使署長滿意。

若內由於承授人進行的開拓、平整、發展或其他工程或其 任何其他原因而造成任何泥土剝落、泥石傾瀉或土地下陷 於任何時間發生,承授人須自費還原和修復至使署長滿 意,並須就因該等泥土剝落、泥石傾瀉或土地下陷而將會 或可能引致、蒙受或招致的任何成本、費用、損害、索求 及申索彌償政府、其代理及承辦商。

署長有權以書面通知形式要求承授人進行、興建及保養上 述土地、斜坡整理工程、擋土牆或其他支撐、防護措施、 排水系統或輔助或其他工程,或環原和修復任何泥土剝 落、泥石傾瀉或土地下陷,且如承授人忽略或未能在指明 期限內遵行該通知至使署長滿意,署長可執行和進行任何 有需要的工程,而承授人須應要求向政府歸環該工程的費 用連同任何行政及專業費用及收費。

- 使署長滿意。

(l) 若於發展或重新發展該土地或其任何部分時曾安裝預應力 地錨,承授人須自費定期保養及定期監測該預應力地錨至

(m) 承授人須自費建造及保養署長認為需要的水渠及渠道(不 論是否位於該土地範圍內或政府土地上),以將落在或流 經該土地上的雨水截流並排送至就近的水道、集水井、渠 道或政府雨水渠,至使署長滿意。將該土地任何排水渠及 污水渠與政府雨水渠及污水渠(若已鋪設及投入運作)連 接的工程,可由署長進行,而承授人須應要求向政府支付 該接駁工程之費用。另一選擇是,承授人可自費進行該接 駁工程至使署長滿意,而在該情況下,上述接駁工程於政 府土地上的任何部分須由承授人自費保養。

(n) 承授人須自費保持按批地文件獲豁免計算總樓面面積的康 樂設施(「獲豁免設施」)修葺良好堅固,並須運作獲豁免 設施至使署長滿意。獲豁免設施只准供發展項目中的住宅 單位的住客及其真實訪客使用,並不得供其他人士使用。

(o) 未經署長事先書面批准,不得移除或干擾地段或其周圍所 生長的樹木。署長於給予批准時可附加他認為合適之條件 (例如移植、補償種植或重新種植)。

- (p) (i) 住客停車位不得用作停泊按《道路交通條例》、其附 屬規例及修訂條例獲發牌及屬於發展項目住宅單位的 住客或其真實賓客、訪客或所邀請者之車輛之外的其 他用途,目該等車位不得用作儲存、展示或展覽供出 售或作他用的車輛或作汽車清洗及美容的服務。
 - (ii) 訪客停車位不得用作停泊按《道路交通條例》、其附 屬規例及修訂條例獲發牌及屬於發展項目住宅單位的 住客的真實賓客、訪客或所激請者之車輛之外的其他 用途,且該等車位不得用作儲存、展示或展覽供出售 或作他用的車輛或作汽車清洗及美容的服務。
 - (iii) 非工業停車位不得用作停泊按《道路交通條例》、其 附屬規例及修訂條例獲發牌及屬於發展項目將會用作 非工業(不包括住宅、辦公室、貨倉、酒店、油站) 用途的部分的佔用人或真實賓客、訪客或所激請者之 **車輛之外的其他用途,且該等車位不得用作儲存、展** 示或展覽供出售或作他用的車輛或作汽車清洗及美容 的服務。
 - (iv) 傷健人士停車位不得用作停泊供傷殘人士(按《道路 交通條例》、其附屬規例及任何修訂法例定義)使用 且屬於發展項目內的住客或佔用人及其真實賓客、訪 客及所激請者之車輛之外的其他用涂,日該等車位不 得用作儲存、展示或展覽供出售或作他用的車輛或作 汽車清洗及美容的服務。
 - (v) 住客電單車停車位不得用作停泊按《道路交通條 例》、其附屬規例及修訂條例獲發牌及屬於發展項目 住宅單位的住客或其真實賓客、訪客或所激請者之電 單車之外的其他用途,且該等車位不得用作儲存、展 示或展覽供出售或作他用的車輛或作汽車清洗及美容 的服務。

- (vi) 非工業電單車停車位不得用作停泊按《道路交通條 例》、其附屬規例及修訂條例獲發牌及屬於發展項目 將會用作非工業(不包括住宅、辦公室、貨倉、酒 店、油站)用途的部分的佔用人或其真實賓客、訪客 或所邀請者之電單車之外的其他用途,且該等車位不 得用作儲存、展示或展覽供出售或作他用的車輛或作 汽車清洗及美容的服務。
- (vii) 上落貨車位不得用作供與該土地的建築物有關的貨車 上落貨用途之外的用途。
- (q) (i) 倘若該土地或其他受開發該土地所影響的區域之泥 土、廢土、瓦礫、建築廢料或建材(「該等廢料」)遭 侵蝕、沖洗或傾倒到公共巷徑或道路上,或路旁暗 渠、前濱或海牀、污水渠、雨水渠或溝渠或其他政府 財產(「該等政府財產」),承授人須自費清理該等廢 料並補救該等廢料對該等政府財產造成的損壞。承授 人須對上述侵蝕、沖洗或傾倒對私人財產造成的任何 損壞或滋擾所引致的一切訴訟、申索及索求向政府作 出禰儅。
 - (ii) 儘管有上述第(i)段,署長可以(惟沒有義務)應承授 人要求清理該等廢料並補救該等廢料對該等政府財產 造成的損壞,而承授人須應要求向政府支付有關費 用。
- (r) 承授人須於任何時候,特別是於進行建設、保養、更新或 維修工作(「該等工程」)時,採取或安排採取恰當及足夠 的謹慎、技術及預防措施,以免使置於或行經該土地或其 任何部分或黃色範圍或此兩者之上、之下或旁邊的任何政 府或其他現存的排水、航道或水道、主水管、道路、行人 徑、街道設施、下水道、溝渠、管道、電纜、電線、公用 服務或任何其他的工程或裝置(「該等裝備」)遭受損壞、

- 團)其繼承人和承讓人。

干擾或阻礙。承授人須於進行任何該等工程前進行或安排 進行所需的適當搜查及勘探,以確定該等裝備之位置及高 度,及須就如何處理或會受該等工程影響之該等裝備向署 長提交書面建議書供其就各方面批核,且不得於署長就該 等工程及上述建議書發出書面批准前進行任何工程。承授 人須遵守及自費達成署長於發出上述批准時可就該等裝備 施加的要求,包括任何必要的改道、重鋪或復修的成本。 承授人須自費在各方面維修、修復及復原所有由該等工程 以任何方式引起的對該土地或其任何部分或黃色範圍或此 兩者或任何該等裝備造成的損壞、干擾或阻礙,至使署長 滿意(溝渠、下水道、雨水渠或主水管除外,其之修復須 由署長進行(除非署長另有決定),日承授人須應政府要 求向其繳付上述工程之費用)。若承授人未能對該土地或 其任何部分或黃色範圍或此兩者或任何該等裝備進行任何 所需之改道、重鋪、維修、修復及復原至使署長滿意,署 長可進行其認為有需要之改道、重鋪、維修、修復及復 原,且承授人須應政府要求向其繳付上述工程之費用。

(s) 當承授人未能或忽略履行、遵守或符合批地文件,政府有 權收回及重新管有土地或其任何部分以及所有或任何於該 土地或其任何部分上之建築物、豎設物及工程。當土地被 收回:(a)承授人在該土地被收回之部分之權利將完全地 告停止或終止;(b)承授人無權獲得任何地價退款、就該 土地及其上之建築物的價值之任何款項或賠償,或承授人 在整地、地盤平整或發展該土地中花費的任何金額;及 (c)政府之任何其他權利、濟助及申索將不受影響。

附註:本節中提述「承授人」一詞指根據批地文件中的買方和如文 意允許或要求包括其遺囑執行人、遺產管理人、承讓人及(如為法

- The purchaser is hereby recommended to instruct a separate firm of solicitors (other than that acting for the a) owner) to act for the purchaser in relation to the transaction.
- b) If the purchaser instructs such separate firm of solicitors to act for the purchaser in relation to the transaction, that firm will be able to give independent advice to the purchaser.
- If the purchaser instructs the firm of solicitors acting for the owner to act for the purchaser as well, and a conflict c) of interest arises between the owner and the purchaser:
 - (i) that firm may not be able to protect the purchaser's interests; and
 - (ii) the purchaser may have to instruct a separate firm of solicitors.
- In the case of paragraph (c)(ii) above, the total solicitors' fees payable by the purchaser may be higher than the d) fees that would have been payable if the purchaser had instructed a separate firm of solicitors in the first place.

- 謹此建議買方聘用一間獨立的律師事務所(代表擁有人行事者除外),以在交易中代表買方行事。 a)
- b) 如買方聘用上述的獨立的律師事務所,以在交易中代表買方行事,該律師事務所將會能夠向買方提 供獨立意見。
- c) 如買方聘用代表擁有人行事的律師事務所同時代表買方行事,而擁有人與買方之間出現利益衝突:
 - 該律師事務所可能不能夠保障買方的利益;及 (i)
 - (ii) 買方可能要聘用一間獨立的律師事務所。
- d) 如屬上述(c)(ii)段的情況,買方須支付的律師費用總數,可能高於如買方自一開始即聘用一間獨立的 律師事務所便須支付的費用。

GOVERNMENT RENT 地税

The vendor will pay or has paid (as the case may be) all outstanding Government Rent in respect of the lot from the date of the Land Grant up to and including the date of the respective assignments to the purchasers.

賣方將會或已經(視屬何情況而定)繳付有關該地段由批地文件之日期起計直至相關買方轉讓契日期(包 括該日)之地税。

On the delivery of the vacant possession of the parking space to the purchaser, the purchaser is liable to reimburse the Vendor for a due proportion of the deposits for water, electricity and gas (if any) to the common part of the Development whether or not the amount of deposits is yet to be ascertained at the date on which this sales brochure is printed.

在向買方交付車位在空置情況下的管有權時,買方須負責向賣方補還發展項目公用部分的水、電力及氣體的按金(如有)的適當分攤,不論於本銷售説明書印製日期按金之金額已經確定與否。

11DEFECT LIABILITY WARRANTY PERIOD
欠妥之處的保養責任期

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 parking space purchased by the Purchaser, caused otherwise than by the act or neglect of the Purchaser.

凡買方所購的車位有欠妥之處,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。 Not Applicable.

不適用。

ADDITIONAL INFORMATION 附加資料

- 1. The purchaser is required to agree with the Vendor in the Agreement for Sale and Purchase to the effect that other than entering into a mortgage or charge, the purchaser will not nominate any person to take up the Assignment of the Parking Space, sub-sell the Parking Space or transfer the benefit of the Agreement for Sale and Purchase of the Parking Space in any manner whatsoever or enter into any agreement so to do before completion of the sale and purchase and execution of the Assignment.
- 2. If the Vendor, at the request of the purchaser of a parking space, agrees (at its own discretion) to cancel an Agreement for Sale and Purchase or the obligations of the purchaser under the Agreement for Sale and Purchase, the Vendor is entitled to retain the sum of 5% of the purchase price and the purchaser will in addition pay or reimburse (as the case may be) to the Vendor all legal costs, charges and disbursements (including any stamp duty) in connection with the cancellation of the Agreement for Sale and Purchase.
- 3. The purchaser who has signed an Agreement for Sale and Purchase has the right of access to and will, upon his request, be provided with a hard copy of an updated record of information as to the total construction costs and the total professional fees to complete the Development as well as the total construction costs and the total professional fees expended and paid as at the end of the month preceding the month at which the request is made subject to payment of a nominal fee of not more than HK\$100 per request.

- 1. 買方須與賣方於正式買賣合約的協議,除可用作按揭或押記外,買方不會於完成正式買賣合約之成 交及簽署轉讓契之前,以任何方式,或訂立任何協議以達至,提名任何人士接受轉讓車位,或轉售 該車位,或轉移該車位的正式合約的權益。
- 2. 如車位買方有此要求,並獲賣方(按其自己的酌情決定)同意之情況下取消正式買賣合約或買方於該 正式買賣合約所承擔之責任,賣方有權保留相等於售價百份之五的款額。同時買方亦須額外付予賣 方或付還賣方(視情況而定)全部取消該正式買賣合約須付之律師費、收費及代墊付費用(包括任何 須繳付之印花税)。
- 3. 已簽署正式買賣合約的買方有權要求查閱一份有關完成興建發展項目所需的建築費用及專業費用總 額的最新資料,及有關直至詢問時的上一個月底為止已動用及支付的建築費用及專業費用總額,並 可於提出要求及在支付不超過港幣一百元象徵式費用後獲提供該資料的副本

Date on which this Sales Brochure is Printed: 12 October 2018 本銷售説明書印製日期: 2018年10月12日

EXAMINATION RECORD 檢視紀錄

Examination/Revision Date	Revision Made 所作修改				
檢視/修改日期	Page Number in version with Print Date on 12 October 2018 2018年10月12日印製版本之頁次	Page Number in revised version with Examination Date on 25 January 2019 2019年1月25日檢視之版本之頁次	Revision Ma 所作修改		
25 January 2019 2019年1月25日	5	5	Floor Plans of Parking Spaces in the Development are up 更新發展項目中的停車位的樓面平面圖。		

Made ≶改

updated.

