

Dated 1st April 2025

DRAGON STAR H.K. INVESTMENTS LIMITED
(星龍香港投資有限公司)

and



and

LOYAL STAR LIMITED
(鴻利泰有限公司)

and

DBS BANK LTD., HONG KONG BRANCH

**DEED OF MUTUAL COVENANT
AND MANAGEMENT AGREEMENT**

of

**KT Marina (啟德海灣),
15 Shing Fung Road, Kowloon, Hong Kong**

erected on

New Kowloon Inland Lot No.6577

**Baker
McKenzie.**
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THIS DEED is made on the 1st day of April 2025

BETWEEN:

- (1) **DRAGON STAR H.K. INVESTMENTS LIMITED** (星龍香港投資有限公司), whose registered office is situate at 25th Floor, Jardine House, 1 Connaught Place, Central, Hong Kong (the “**First Owner**”);
- (2) [REDACTED] and [REDACTED] both of Flat [REDACTED] on the [REDACTED] Floor of Tower [REDACTED] of KT Marina 1 of KT Marina, No.15 Shing Fung Road, Kowloon (the “**First Assignee**”);
- (3) **LOYAL STAR LIMITED** (鴻利泰有限公司) whose registered office is situate at 25th Floor, Jardine House, 1 Connaught Place, Central, Hong Kong (the “**Company**”); and
- (4) **DBS BANK LTD., HONG KONG BRANCH**, a company incorporated in Singapore with limited liability, of 18th Floor, The Center, 99 Queen’s Road Central, Hong Kong (the “**Mortgagee**”)

NOW THIS DEED WITNESSES as follows:

1. DEFINITIONS

In this Deed the following definitions apply unless the context otherwise requires:

“**Advance Payment**” means a sum equal to 2 months’ Monthly Management Fees payable for a Unit (except the Government Accommodation) during the first Financial Year or, in the case of a Unit in the Subsequent Phase (except the Government Accommodation), during the first Financial Year in which the Subsequent Phase becomes a Completed Phase;

“**Authorized Person**” means Ng Kwok Fai of LWK & Partners (HK) Ltd., and any other replacement authorized person for the time being appointed by the First Owner;

“**Bicycle Parking Space**” means a bicycle parking space provided under Special Condition No.(35)(d) of the Land Grant;

“**Budget**” means, in relation to a Financial Year, the budget of the Management Expenses which is prepared and sent or (as the case may be) displayed in accordance with Clause 10.2(a) by the Manager and has not been rejected under Clause 10.2(e), including all revisions thereto made in compliance with Clause 10.2(c); and “**approval**”, when used in relation to the Budget, means the preparation and sending or (as the case may be) displaying of the budget in accordance with Clause 10.2(a) and the fact of its not being rejected under Clause 10.2(e) and “**approve**”, when used in relation to the Budget, shall be construed accordingly;

“**Building Plans**” means the general building plans and specifications in respect of

the Development or in respect of any part or parts of the Development prepared by the Authorized Person and approved by the Building Authority under reference no. BD 2/4087/19 and includes any amendment thereto as approved by the Building Authority;

“Car Parking Space” means a car parking space provided under Special Condition No.(35)(a)(i) of the Land Grant, in respect of which the Right to Occupy belongs to the Owner of the Shares allocated to such a parking space, including the electric vehicle charging facilities (including fixed electrical installations and installation of final circuits) and the electric vehicle medium chargers (including the final circuits) (if any) and the associated installations installed or to be installed for serving that parking space exclusively;

“Child Care Centre” means those parts of the Government Accommodation provided or to be provided pursuant to Special Condition No.(11)(a)(ii) of the Land Grant comprising one child care centre with a net operational floor area of not less than 488 square metres;

“Common Parts” means all areas, systems, equipment, facilities, machinery, fixtures, fittings, Conduits or other matters in the Land:

- (a) which are intended for the common use and benefit of different Owners, occupiers, licensees or invitees of the Land or any part thereof;
- (b) as will fall within the definition of “common parts” in section 2 of the Ordinance; or
- (c) which are from time to time designated by an Owner to be Common Parts in accordance with Clause 14.15(b) of this Deed or designated by the First Owner to be Common Parts under the Subsequent Phase Sub-Deed.

The expression shall include (subject to the provisions of this Deed) the matters referred to in Schedule 4 and shall also include those areas of the Development which are (for identification purpose) coloured indigo, indigo cross-hatched black, yellow, yellow hatched black, yellow stippled black, yellow dashed black, yellow cross-hatched black and green on the Plans or coloured as “Phase 2 Common Parts” in the Subsequent Phase Sub-Deed Plans. To avoid doubt, the expression shall include Development Common Parts, Residential Common Parts and Parking Common Parts.

To avoid doubt, the expression shall exclude any system, equipment, facility, machinery, fixture, fitting or Conduit which serves only one Unit;

“Common Parts Shares” means the Shares allocated to the Common Parts under this Deed or the Subsequent Phase Sub-Deed;

“Common Utilities Deposits” means the water, electricity, gas and other utilities deposits in respect of the Common Parts;

“Completed Phase” means any of the following:

- (a) Phase 1; and

- (b) the Subsequent Phase when an occupation permit has been issued in respect thereof and the Subsequent Phase Sub-Deed has been executed;

“**Conduits**” includes sewers, drains, pipes, wires, cables, ducts, risers, gutters, flues, watercourses, fibres and any medium for the passage or transmission of soil, sewage, water, gas, electricity, air, smoke, information or other matters, and associated equipment and structures;

“**Covered Landscape Areas**” means the covered landscape areas in the Development which comprise covered landscape areas located in Phase 1 which are for identification purposes coloured indigo cross-hatched black and yellow cross-hatched black on the Plans and covered landscape areas located in the Subsequent Phase referred to under the Subsequent Phase Sub-Deed;

“**Covered Walkways**” means the covered walkways in the Development which are for identification purposes shown edged with orange dotted lines on the Plans;

“**Decoration Deposit**” means the Decoration Deposit referred to in Schedule 7, paragraph 25;

“**Debris Removal Charge**” means a sum equal to one month’s Monthly Management Fees payable for the Flat concerned during the first Financial Year or, in the case of a Flat in a Subsequent Phase, during the first Financial Year in which that Subsequent Phase becomes a Completed Phase;

“**Development**” means the whole of the development constructed or in the course of construction on the Land in accordance with the Land Grant and the Building Plans and known as “**KT Marina (啟德海灣)**”, No.15 Shing Fung Road, Kowloon;

“**Development Common Parts**” means those Common Parts which are provided or installed for the common use and benefit of the Owners, occupiers, licensees or invitees of different Flats and Parking Spaces (whether or not the same are provided or installed for the common use and benefit of the Owners, occupiers, licensees or invitees of the Government Accommodation as well), and shall include:

- (a) those areas of the Development which are (for identification purpose) coloured indigo and indigo cross-hatched black on the Plans (collectively the “**Coloured Indigo Areas**” in this definition);
- (b) all glazing, window panes, window frames, doors, door frames, louvers, louver frames and internal finishes of any Coloured Indigo Areas;
- (c) (i) internal partitions (whether structural or load bearing or not):
- (1) inside the Coloured Indigo Areas; or
 - (2) separating the Coloured Indigo Areas from any area which is coloured on the Subsequent Phase Sub-Deed Plans as a “Development Common Part”; and

- (ii) any slab separating:
 - (1) different parts of the Coloured Indigo Areas; or
 - (2) the Coloured Indigo Areas from any area which is coloured on the Subsequent Phase Sub-Deed Plans as a “Development Common Part”

and any beam or part of any beam supporting that slab;

- (d) all structural or load bearing elements inside the Coloured Indigo Areas save to the extent forming part of any Residential Common Parts or Parking Common Parts;
- (e) the inner half of any element (including ceiling or floor slab of the Coloured Indigo Areas), whether structural or load bearing or not, separating the Coloured Indigo Areas from any Unit or from any area which is coloured on the Plans or the Subsequent Phase Sub-Deed Plans as any other type of Common Parts, and any beam supporting that ceiling slab (if that element is a ceiling slab of the Coloured Indigo Areas);
- (f) any water-proofing system on the top of the floor slab of any Coloured Indigo Areas;
- (g) the foundations of the Development;
- (h) all those Slope Structures (if any) within the Land;
- (i) the part of Covered Landscape Areas in the Coloured Indigo Areas;
- (j) any air-conditioning platform in the Development which is in the Colored Indigo Areas;
- (k) the Transformer Room Facilities;
- (l) those parts of the external walls enclosing the Government Accommodation;
- (m) such other Development Common Parts designated by the First Owner under the Subsequent Phase Sub-Deed; and
- (n) those Common Parts which:
 - (i) are provided or installed for the common use and benefit of the Owners, occupiers, licensees or invitees of different Flats and the Parking Spaces (whether or not the same are provided or installed for the common use and benefit of the Owners, occupiers, licensees or invitees of the Government Accommodation as well); or
 - (ii) do not form part of the Residential Common Parts and Parking Common Parts;

“Development Management Expenses” means all Management Expenses which:

- (a) are attributable to the Development Common Parts, or for the common benefit of the Owners, occupiers, licensees or invitees of different Flats and the Parking Spaces (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited); or
- (b) do not form part of the Residential Management Expenses and the Parking Management Expenses;

“Development Rules” means rules governing the Land from time to time in force made under this Deed;

“Estimated Management Expenses” means any of the following (as the case may be):

- (a) the proposed Management Expenses set out in the approved Budget for the Financial Year in question;
- (b) if and for so long as Clause 10.2(b)(i) applies, the Management Expenses (if any) for the previous Financial Year; and
- (c) if and for so long as Clause 10.2(e) applies, the Management Expenses for the previous Financial Year, together with the additional amount permitted under Clause 10.2(e);

and the expressions **“Estimated Development Management Expenses”** and **“Estimated Residential Management Expenses”** and **“Estimated Parking Management Expenses”** shall be construed accordingly;

“Financial Year” means 1st January to 31st December in any year except that the first Financial Year shall start on the date of this Deed and end on:

- (a) 31st December of the same year; or
- (b) if this Deed is executed after 30th September of that year, 31st December of the next year;

or such other period as may be decided by the Manager under Clause 10.19;

“Fire Safety Management Plan” means the fire safety management plan of the Development approved by the competent authorities and shall include any approved addition or variation thereto;

“First Assignee’s Unit” means ■■■ Shares and the attached Right to Occupy All That Flat ■■■ on the ■■■ Floor of Tower ■■■ of KT Marina 1 of the Development;

“Flat” means a domestic unit in the Development (whether in Phase 1 or the Subsequent Phase), in respect of which the Right to Occupy belongs to the Owner of

the Shares allocated or to be allocated to such domestic unit, including:

- (a) any balcony, utility platform, flat roof, roof, or air-conditioner platforms held with and forming part of such domestic unit, each balcony forming part of any domestic unit is, for the purpose of identification, hatched black on the Plans or the Subsequent Phase Sub-Deed Plans, each utility platform forming part of any domestic unit is, for the purpose of identification, stippled black on the Plans or the Subsequent Phase Sub-Deed Plans and each air-conditioner platform forming part of any domestic unit is, for the purpose of identification, marked with "A.C.P." on the Plans or the Subsequent Phase Sub-Deed Plans and is hereby designated as "areas for air-conditioning";
- (b) railings, glass balustrades, grille or metal sheets enclosing a balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of such domestic unit, and the louvre between such air-conditioner platform and balcony or utility platform;
- (c) all glazing, window panes, window frames (including the glazing, window panes and window frames of the operable windows installed in a curtain wall (if any)), doors, door frames, louvres and louvre frames and internal finishes of the domestic unit (or of any balcony, utility platform, flat roof, roof or air-conditioner platform held therewith and forming part of the domestic unit);
- (d) all sanitary appliances in the domestic unit;
- (e) the staircases and landings, if any, inside such domestic unit;
- (f) the non-structural or non-load bearing internal partitions of such domestic unit (or of any balcony, utility platform, flat roof, roof or air-conditioner platform held therewith and forming part of the domestic unit);
- (g) all internal finishes (including plastering, paints, wallpapers) of such domestic unit (or of any balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of the domestic unit) including those attached to structural or load bearing elements enclosing, adjoining or inside the domestic unit (or any balcony, utility platform, flat roof, roof, or air-conditioner platform held with and forming part of the domestic unit), but excluding any other part of such structural or load bearing elements;
- (h)
 - (i) the inner half of any non-structural or non-load bearing elements (including parapets) separating the domestic unit (or any balcony, utility platform, flat roof, roof, or air-conditioner platform held with and forming part of the domestic unit) from another domestic unit (or any balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of that another domestic unit); and
 - (ii) the inner half of any non-structural or non-load bearing elements (including parapets) separating the domestic unit (or any balcony, utility platform, flat roof, roof, or air-conditioner platform held with and forming part of the domestic unit) from any area coloured as

Common Parts on the Plans or the Subsequent Phase Sub-Deed Plans;

- (i) the slab separating a part of the domestic unit (or of any balcony, utility platform, flat roof, roof, or air-conditioner platform held therewith and forming part thereof) from another part of that domestic unit (or of any balcony, utility platform, flat roof, roof, or air-conditioner platform held therewith and forming part thereof);
- (j) all systems, equipment, facilities, machinery, fixtures, fittings, Conduits (including the smoke detectors or other fire safety, prevention or fighting systems and their associated systems, equipment, facilities, machinery, fixtures, fittings, Conduits) serving exclusively the domestic unit and/or any balcony, utility platform, flat roof, roof, or air-conditioner platform held with and forming part of the domestic unit;
- (k) water-proofing system on the floor slab of the domestic unit, including the balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of such domestic unit;
- (l) any platform, plinth, rack or stand for air-conditioners of the domestic unit (save and except any air-conditioning platform which has been coloured as a Common Part on the Plans or the Subsequent Phase Sub-Deed Plans);
- (m) any sprinkler head and smoke detector of the open kitchen of the domestic unit; and
- (n) all systems, equipment, facilities, machinery, fixtures, fittings, Conduits serving exclusively any or some of the above;

but shall exclude (notwithstanding paragraphs (a) to (n) of this definition):

- (o) structural or load bearing elements enclosing, adjoining or inside the domestic unit (or any balcony, utility platform, flat roof, roof, or air-conditioner platform held with and forming part of the domestic unit) other than those mentioned in paragraph (i) of this definition);
- (p) anything (save and except those referred to in paragraph (k) of this definition) forming part of any water-proofing system of the Development;
- (q) any Conduits located inside such domestic unit, or any balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of the domestic unit, which do not exclusively serve the domestic unit, or any balcony, utility platform, flat roof, roof or air-conditioner platform held therewith, or any part thereof; and
- (r) the entire façade, all external walls (whether structural or not) and any curtain wall forming part thereof (save and except the glazing, window panes and window frames of the operable windows referred to in paragraph (c) of this definition), all external parapets of the Development, and external finishes, claddings and architectural fins, grilles, louvres, and features thereon, if any

(save and except the railings, glass balustrades, grille, metal sheets and louvre referred to in paragraph (b) of this definition);

“FSI” means The Financial Secretary Incorporated, a corporation sole incorporated under and by virtue of the Financial Secretary Incorporation Ordinance Cap. 1015 of the Laws of Hong Kong and the expression “FSI” shall mean FSI in its capacity as the Owner of the Government Accommodation and, if the context so permits, the successors and assigns of FSI as Owner of the Government Accommodation;

“Geotechnical Guidelines” means “Geoguide 5 - Guide to Slope Maintenance” (as amended or substituted from time to time) and any other relevant geotechnical guidelines or regulations issued by the Geotechnical Engineering Office or any other Government department from time to time;

“Government” means the Government of Hong Kong;

“Government Accommodation” means the Residential Care Home for the Elderly and the Child Care Centre together with any other areas, facilities, services and installations exclusive thereto as the Director of Lands may in his absolute discretion determine (whose determination shall be conclusive and binding on the Owners) provided and to be provided pursuant to Special Condition No.(11)(a) of the Land Grant, which is located in the Subsequent Phase and is to be shown (for identification purpose) coloured pink, pink hatched black and pink cross-hatched black on the Subsequent Phase Sub-Deed Plans;

“Government Accommodation Maintenance Expenses” means all costs expended by the Manager under Clause 8.9 in carrying out such maintenance of, at the request of the Owner of the Government Accommodation, the services, facilities and installations exclusively serving the Government Accommodation;

“GPA” means the Government Property Administrator, Government Property Agency of 9/F, South Tower, West Kowloon Government Offices, No.11 Hoi Ting Road, Yau Ma Tei, Kowloon, Hong Kong; and shall include his successors-in-title and any other officer or department of the Government or any Government or administrative authorities holding or bearing whatsoever title or office who or which may at any time and from time to time take up and/or replace and/or assume and/or exercise, in whole or in part, any function or role of the Government Property Administrator;

“Greenery Areas” means the greenery areas in the Development referred to in Special Condition No.(9)(a)(v) of the Land Grant which comprise greenery areas located in Phase 1 which are for identification purposes coloured yellow dashed black on the Plans and the Vertical Greening and greenery areas located in the Subsequent Phase referred to under the Subsequent Phase Sub-Deed;

“Hong Kong” means the Hong Kong Special Administrative Region of the People’s Republic of China;

“Items” means the Items referred to in Special Condition No. (24)(a), namely:

- (a) the external finishes of the Government Accommodation and the structure of all walls, columns, beams, ceilings, roof slabs, carriageway or floor slabs and any other structural elements of, in, around, within, above and below the Government Accommodation;
- (b) all lifts, escalators and stairways serving the Government Accommodation and the remainder of the Development;
- (c) all building services installations, plant and equipment (including but not limited to portable and non-portable fire services installation equipment) forming part of the system serving the Government Accommodation and the remainder of the Development;
- (d) all of the structural slabs under the Government Accommodation together with the drainage systems therein and thereunder; and
- (e) all other common parts and facilities serving the Government Accommodation and the remainder of the Development;

“Land” means the parcel of land registered in the Land Registry as New Kowloon Inland Lot No.6577; and, where the context permits, shall include the Development thereon;

“Land Grant” means the Agreement and Conditions of Sale dated 21 August 2019 and registered in the Land Registry as Conditions of Sale No.20351 including all amendments, variations, modifications or extensions thereof or waivers or consents or no-objections by the Government of or in relation to any provision contained therein, made or effected from time to time after the date of the Land Grant;

“Management Expenses” means the Management Expenses more particularly described in Clause 10.1 but excluding the Government Accommodation Maintenance Expenses;

“Management Fees Deposit” means a sum equal to 3 months’ Monthly Management Fees payable for a Unit (except the Government Accommodation) during the first Financial Year or, in the case of a Unit in the Subsequent Phase (except the Government Accommodation), during the first Financial Year in which the Subsequent Phase becomes a Completed Phase;

“Management Funds” means all moneys held by the Manager under this Deed including payments on account of Monthly Management Fees, Advance Payments, Management Fees Deposits, Common Utilities Deposits, Debris Removal Charges and the Special Fund;

“Management Shares” means the management shares allocated to the Units in accordance with Schedule 2 and includes, after the Subsequent Phase Sub-Deed has been entered into, the management shares allocated to the Units thereunder;

“Manager” means the Company or the person who for the time being is, for the purpose of this Deed, managing the Development;

“Manager’s Remuneration” means the remuneration to the Manager for managing the Land under this Deed;

“Monthly Management Fees” means the monthly management fees payable by an Owner in respect of each Unit (except the Government Accommodation) which he owns, calculated in accordance with Clause 10.3(c);

“Mortgage” means the Building Mortgage entered into between the First Owner and the Mortgagee on 27 July 2020 and registered at the Land Registry with the Memorial No.20080301850083;

“Motor Cycle Parking Space” means a motor cycle parking space provided under Special Condition No.(35)(c)(i) of the Land Grant, in respect of which the Right to Occupy belongs to the Owner of the Shares allocated to such a parking space, including the electric vehicle charging facilities (including fixed electrical installations and installation of final circuits) and the electric vehicle medium chargers (including the final circuits) (if any) and the associated installations installed or to be installed for serving that parking space exclusively;

“NIAR” means the noise impact assessment report prepared and approved by the Director of Lands under Special Condition No. (53);

“Noise Mitigation Measures” means the noise mitigation measures mentioned in the NIAR the locations of which are set out in Appendix 2 hereto;

“Non-enclosed Areas” means the balconies, utility platforms and air-conditioner platforms in the Development forming part of a Flat (marked on the Plans or the Subsequent Phase Sub-Deed Plans in such manner as set out in paragraph (a) of the definition of “Flat”) and the covered areas in the Development beneath such balconies, utility platforms and air-conditioner platforms in the Development (such covered areas, for the purpose of identification, are marked “COVERED AREAS UNDERNEATH BAL & U.P. & A.C.P.” on the Plans or the Subsequent Phase Sub-Deed Plans);

“Open Kitchen Flat” means a Flat with open kitchen design, i.e. those which are marked with “O.KIT.” on the Plans or the Subsequent Phase Sub-Deed Plans;

“Ordinance” means the Building Management Ordinance (Cap. 344);

“Owner” means each person in whom for the time being any Share is vested and appears from the records at the Land Registry to be the owner of such Share and every joint tenant or tenant in common of any Share, and (where any Share has been assigned or charged by way of mortgage or charge) includes both the mortgagor or chargor, and the mortgagee or chargee in possession of or having foreclosed such Share Provided that (subject to the provisions of the mortgage or charge) the voting rights attached to such Share by the provisions of this Deed is exercisable only by the mortgagor or chargor unless the mortgagee or chargee is in possession of or has foreclosed or has appointed a receiver to manage such Share;

“Owners’ Committee” means a committee of the Owners of the Development established under the provisions of this Deed;

“Owners’ Corporation” means the corporation of the Owners incorporated under section 8 of the Ordinance;

“Parking Common Parts” means those Common Parts which are provided or installed for the common use and benefit of Owners, occupiers, licensees or invitees of different Parking Spaces and Residential Common Parking Spaces (whether or not the same are provided or installed for the common use and benefit of the Owners, occupiers, licensees or invitees of the Government Accommodation as well); and shall include:

- (a) those areas of the Development which are (for identification purpose) coloured green on the Plans (the **“Coloured Green Areas”** in this definition);
- (b) all glazing, window panes, window frames, doors, door frames, louvers, louver frames and interior finishes of any Coloured Green Areas (unless coloured on the Plans as another type of Common Parts);
- (c) non-structural or non-load bearing internal partitions inside the Coloured Green Areas;
- (d) the inner half of any non-structural or non-load bearing elements separating the Coloured Green Areas from any area which is coloured on the Plans or the Subsequent Phase Sub-Deed Plans as another type of Common Parts;
- (e) any water-proofing system on the top of the floor slab of any Coloured Green Areas;
- (f) the structural and load bearing elements of the Development which only serves or supports: (1) the Parking Spaces and/or any Coloured Green Areas; or (2) the Parking Spaces and/or any Coloured Green Areas and Residential Common Parking Spaces; and
- (g) all systems, equipment, facilities, machinery, fixtures, fittings, Conduits serving exclusively any or some of the above;

“Parking Management Expenses” means all Management Expenses which are, attributable to the Parking Common Parts or for the common benefit of Owners, occupiers, licensees or invitees of different Parking Spaces and Residential Common Parking Spaces (whether or not the Owner, tenants, occupiers, licensees or invitees of the Government Accommodation are also benefited);

“Parking Space” means a Car Parking Space or a Motor Cycle Parking Space;

“Parking Space for Disabled Persons” means a car parking space provided under Special Condition No. (35)(b)(i) of the Land Grant which is (for identification purpose) coloured yellow or yellow stippled black and marked with **“ACCESSIBLE**

PARKING SPACE” or “ACCESSIBLE PARKING SPACE (FOR VISITORS)” on the Plans;

“**Phase 1**” means Phase 1 of the Development as demarcated in the Building Plans and known as “**KT Marina 1 (啟德海灣 1)**”, which refers to the areas shown on the Plans outside the areas shown as Phase 2 on the Plans;

“**Phase 1 W&I Maintenance Manual**” shall have the meaning given in Clause 14.11(b) and shall include all revisions thereto made in accordance with this Deed;

“**Phase 1 Works and Installations**” shall have the meaning given in Clause 14.11(a);

“**Phase 2**” means Phase 2 of the Development as demarcated in the Building Plans which is shown for the purpose of identification shown edged with brown dotted lines on the Plans;

“**Phase 2 W&I Maintenance Manual**” shall have the meaning given in Clause 14.11(e) and shall include all revisions thereto made in accordance with this Deed;

“**Phase 2 Works and Installations**” shall have the meaning given in Clause 14.11(d);

“**Plans**” means the plans annexed to this Deed as Appendix 1, the accuracy of which has been certified by or on behalf of the Authorized Person;

“**Recreational Facilities**” means those areas of the Development which are coloured yellow hatched black on the Plans or the Subsequent Phase Sub-Deed Plans and the recreational and sporting facilities from time to time provided in such areas for the residents in the Development and their bona fide visitors, together with all facilities and areas ancillary thereto;

“**Residential Care Home for the Elderly**” means those parts of the Government Accommodation provided or to be provided pursuant to Special Condition No.(11)(a)(i) of the Land Grant, comprising:

- (a) one residential care home for the elderly as defined in the Residential Care Homes (Elderly Persons) Ordinance, any regulations made thereunder and any amending legislation, with a net operational floor area of not less than 2,475 square metres;
- (b) one space measuring 3.0 metres in width and 8.0 metres in length with a minimum headroom of 3.3 metres for the exclusive use by the residential care home for the elderly referred to in paragraph (a) of this definition for the parking of private light buses licensed under the Road Traffic Ordinance, any regulations made thereunder and any amending legislation, in connection with the operation of the residential care home for the elderly referred to in paragraph (a) of this definition and their bona fide guests, visitors or invitee; and
- (c) one lay-by measuring 3.5 metres in width and 11.0 metres in length with a minimum headroom of 4.7 metres for the exclusive use by the residential care

home for the elderly referred to in paragraph (a) of this definition and the Child Care Centre for the picking up and setting down of passengers from motor vehicles including taxis, ambulances and private light buses in connection with the operation of the residential care home for the elderly referred to in paragraph (a) of this definition and the Child Care Centre and located on the same level of the residential care home for the elderly referred to in paragraph (a) of this definition and at such location, in such form and to such standards as the Director of Lands may require or approve.

“Residential Common Parking Space” means a Parking Space for Disabled Persons or a Visitors’ Parking Space and the electric vehicle charging facilities (if any) and the associated installations installed or to be installed for serving one or more Residential Common Parking Spaces exclusively;

“Residential Common Parts” means those Common Parts which are provided or installed for the common use and benefit of Owners, occupiers, licensees or invitees of different Flats (whether or not the Owner, tenants, occupiers, licensees or invitees of the Government Accommodation are also benefited); and shall include:

- (a) those areas of the Development which are (for identification purpose) coloured yellow, yellow hatched black, yellow dashed black, yellow cross-hatched black and yellow stippled black on the Plans (collectively the **“Coloured Yellow Areas”** in this definition);
- (b) all sanitary appliances, interior finishes, glazing, window panes, window frames, doors, door frames, louvers and louver frames of any Coloured Yellow Areas;
- (c) internal partitions (whether structural or load bearing or not):
 - (i) inside the Coloured Yellow Areas; or
 - (ii) separating the Coloured Yellow Areas from any area which is coloured on the Subsequent Phase Sub-Deed Plans as a **“Residential Common Part”**;
- (d) the inner half of any non-structural or non-load bearing separating the Coloured Yellow Areas from any domestic unit in the Development (or of any balcony, utility platform, flat roof, roof or air-conditioner platform held with and forming part of the domestic unit) or from any area which is coloured on the Plans or the Subsequent Phase Sub-Deed Plans as another type of Common Parts;
- (e) any parapet of a roof or flat roof held with and forming part of any domestic unit separating that roof or flat roof from any area coloured as Common Parts on the Plans or the Subsequent Phase Sub-Deed Plans (excluding however the internal finishes of that roof or flat roof);
- (f) the inner half of any structural or load bearing element (including ceiling or floor slab of the Coloured Yellow Areas) separating the Coloured Yellow

Areas from any area which is coloured on the Plans or the Subsequent Phase Sub-Deed Plans as another type of Common Parts, and any beam supporting that ceiling slab (if that element is a ceiling slab of the Coloured Yellow Areas);

- (g) the entire façade and all external walls (including any non-structural prefabricated external walls (the locations of which are (for identification purpose) indicated by broken red lines on the Plans but excluding those parts of the external walls enclosing the Government Accommodation) and any curtain wall forming part thereof (and the frames, glass, cast-in anchors and other components of the curtain wall system except the glazing, window panes and window frames of the operable windows forming part of a Flat)) or parapets of the Development;
- (h) all lifts located in such areas and associate fittings, fixtures, equipment, installations, lift shafts and lift pits of the Coloured Yellow Areas;
- (i) any water-proofing system on the top of the floor slab of any Coloured Yellow Areas;
- (j) the structural and load bearing elements of the Development which only serves or supports the Flats and/or any Coloured Yellow Areas;
- (k) the Recreational Facilities;
- (l) the Covered Walkways;
- (m) the canopies in the Coloured Yellow Areas;
- (n) the part of Covered Landscape Areas in the Coloured Yellow Areas;
- (o) the Residential Common Parking Spaces;
- (p) those loading and unloading bays forming part of the Coloured Yellow Areas which are (for identification purpose) marked “L/UL” on the Plans;
- (q) the Bicycle Parking Spaces;
- (r) the building maintenance unit (BMU) systems including the gondola system(s), davit arm rack system(s) and fall arrest system;
- (s) the part of Greenery Areas in the Coloured Yellow Areas and the Vertical Greening;
- (t) the fence wall of the Development on the boundary of the Land in the Coloured Yellow Areas;
- (u) such other Residential Common Parts designated by the First Owner under the Subsequent Phase Sub-Deed; and

- (v) all systems, equipment, facilities, machinery, fixtures, fittings, Conduits serving exclusively any or some of the above;

“Residential Management Expenses” means all Management Expenses which are attributable to the Residential Common Parts or for the common benefit of Owners, occupiers, licensees or invitees of different Flats (whether or not the Owner, occupiers, licensees or invitees of the Government Accommodation are also benefited);

“Right to Occupy” means the exclusive right and privilege of an Owner, vis-à-vis the other Owners, and the Manager or (as the case may be) the Owners’ Corporation as owner of the Common Parts Shares, to hold, use, occupy and enjoy a Unit attached to any Share owned by him and to receive the rents and profits arising from the Unit;

“Share” means an equal undivided share in the Land and the Development;

“Sign” includes any sign, visual display, hoarding, showcase, signboard, bill plate, fascia, poster, advertisement, banner or other similar fixture or fitting (illuminated or otherwise);

“Slope Maintenance Manuals” means the slope maintenance manual(s), if any, for the Slope Structures, prepared in accordance with “Geoguide 5 - Guide to Slope Maintenance” issued by the Geotechnical Engineering Office (as amended or substituted from time to time);

“Slope Structures” means all slopes, slopes treatment works, retaining walls and other structures within or outside the Land which are required to be maintained by the Owners under the Land Grant, if any;

“Special Condition” means a Special Condition of the Land Grant;

“Special Fund” means the fund referred to in Clause 10.4;

“Special Fund Initial Contribution” means a sum equal to 2 months’ Monthly Management Fees payable for a Unit (except the Government Accommodation) during the first Financial Year or, in the case of a Unit in the Subsequent Phase, during the first Financial Year in which the Subsequent Phase becomes a Completed Phase;

“Subsequent Phase” means Phase 2;

“Subsequent Phase Sub-Deed” shall have the meaning given in paragraph 13(b)(v) of Schedule 6;

“Subsequent Phase Sub-Deed Plans” means plans to be annexed to the Subsequent Phase Sub-Deed;

“Transformer Room Facilities” means the transformer rooms in the Development (which are for identification purpose marked “TRANSFORMER RM 2A” and “TRANSFORMER RM 2B” on the Plans), cable accommodations and all associated facilities and such other Transformer Room Facilities referred to under the

Subsequent Phase Sub-Deed;

“**Unit**” means a Flat, a Parking Space or the Government Accommodation; and shall, where the context permits, include the Shares allocated to and the attached Right to Occupy that Flat, that Parking Space or the Government Accommodation;

“**Vertical Greening**” means the vertical greening which is for identification purposes indicated by violet dotted lines on the Plans;

“**Visitors’ Parking Space**” means a car parking space provided under Special Condition No.(35)(a)(iii) of the Land Grant which each such space is for identification purpose shown coloured yellow stippled black on the Plans;

“**Works and Installations**” means the Phase 1 Works and Installations and the Phase 2 Works and Installations collectively;

“**Yellow Area**” means “the Yellow Area” as referred to under Special Condition No.(1)(c) of the Land Grant; and

“**Yellow Hatched Black Area**” means “the Yellow Hatched Black Area” as referred to under Special Condition No.(1)(c) of the Land Grant.

2. INTERPRETATION

In this Deed, unless the context otherwise requires:

- (a) words importing the singular include the plural and vice versa;
- (b) words importing any gender include every gender;
- (c) words importing persons include firms, companies, corporations and unincorporated bodies and vice versa;
- (d) references to Clauses, Schedules and Appendices are references to the relevant clause in or schedule or appendix to this Deed;
- (e) the index and headings to the Clauses, Schedules, Appendices and paragraphs shall not affect the interpretation of this Deed;
- (f) references to a specific ordinance include any extension, modification or re-enactment of that ordinance and any delegated legislation made under it;
- (g) references to any obligation on any person not to do any act or thing include an obligation not to allow that act or thing to be done by another person;
- (h) without prejudice to any other provisions of this Deed, references to any Government bureau, department or official shall include a reference to any other Government bureau, department or official from time to time substituting the first mentioned Government bureau, department or official or

performing (in whole or in part) such of the functions performed by the first mentioned Government bureau, department or official on the date of execution of this Deed as are relevant for the purpose of this Deed;

- (i) references to “**law**” include all rules of common law and equity, ordinances, subsidiary and subordinate legislation, orders, rules and regulations, any other matters having the force of law, any notice, order, demand or communication of a similar nature issued pursuant to any of the above or any order, decree, judgment, award or decision of any court or tribunal;
- (j) references to “**losses**” or “**liabilities**” include all liabilities, damage, loss, damages, costs, disbursements, expenses, claims and proceedings;
- (k) references to any Unit, Flat, the Government Accommodation, Parking Space, the Development Common Parts, the Residential Common Parts, the Parking Common Parts, the Common Parts, the Development, the Land, the Yellow Area and the Yellow Hatched Black Area are references to each and every part thereof;
- (l) references to “**management of the Land**” means the control, management, maintenance and administration of the Land and include the performance of the Manager’s duties and the exercise of the powers of the Manager under this Deed and “**manage**” shall be construed accordingly;
- (m) where under this Deed the Manager has the power or right to make any decision, form any opinion or give or withhold any consent or approval, such power or right shall be exercised in its reasonable discretion and such consent or approval shall not be unreasonably withheld;
- (n) any consent or approval to be given by the Manager must be prior consent or approval in writing and signed by it or on its behalf to be effective under this Deed, and any such consent to be given by the Manager must not be unreasonably withheld;
- (o) the rights of the Owner of the Government Accommodation may be exercised in accordance with this Deed by an Owner of a part of the Government Accommodation in respect of the part he owns; and
- (p) in construing this Deed, the ejusdem generis rule of construction shall not apply.

3. RECITALS

3.1 First Owner’s title. Immediately before the assignment to the First Assignee referred to in Clause 3.4, the First Owner was the registered owner and was in possession of the Land subject to the Mortgage.

3.2 The Development. The First Owner is in the course of developing the Land in various stages. As at the date hereof, Phase 1 has been completed and the

Subsequent Phase is under construction or pending issuance of consent to assign or (as the case may be) certificate of compliance or execution of the Subsequent Phase Sub-Deed. The Development consists of, inter alia:

- (a) a basement containing:
 - (i) a parking area in Phase 1 and part of the Recreational Facilities in Phase 1; and
 - (ii) part of the Recreational Facilities in the Subsequent Phase;
- (b) part of the Recreational Facilities on Ground Floor in Phase 1, podium structures in Phase 1 containing part of the Recreational Facilities and podium structures in the Subsequent Phase containing part of the Recreational Facilities and the Government Accommodation; and
- (c) two residential towers (being Tower 1 (comprising Towers 1A, 1B and 1C) (which is in the Subsequent Phase) and Tower 2 (comprising Towers 2A, 2B and 2C) (which is in Phase 1)) above containing the Flats.

3.3 Allocation of Shares. For the purposes of sale, the Land has been notionally divided into Shares which have been allocated as provided in Schedule 1.

3.4 Assignment to the First Assignee. By a partial release of the same date as this Deed, the First Assignee's Unit was released from the Mortgage. By an assignment of the same date as this Deed made between the First Owner and the First Assignee, the First Owner assigned the First Assignee's Unit to the First Assignee.

3.5 Purpose of Deed. The parties have agreed to enter into this Deed to define the rights and obligations of the Owners, regulate the management of the Land and apportion the Management Expenses.

3.6 Assignment of Common Parts Shares. Immediately after the execution of this Deed, the First Owner shall assign to and vest in the Company as trustee for all Owners all Common Parts Shares allocated to the Common Parts in Phase 1 and Common Parts in Phase 1 free of costs or consideration. To enable such an assignment to be effected, the Mortgagee shall execute a partial release of the aforesaid Common Parts from the Mortgage immediately upon the execution of this Deed and, immediately after such partial release, the First Owner shall assign the aforesaid Common Parts and the aforesaid Common Parts Shares to the Company which shall be held on trust by the Company as trustee for all Owners free of costs or consideration in accordance with the provisions of this Deed.

4. RIGHTS AND OBLIGATIONS OF OWNERS

4.1 First Owner. The First Owner shall have the Right to Occupy the entire Land (other than the First Assignee's Unit and the Common Parts) subject to and with the benefit of this Deed and subject to the Mortgage (to the extent the same continues to subsist).

- 4.2 First Assignee. The First Assignee shall, subject to and with the benefit of this Deed, have the Right to Occupy the First Assignee's Unit to the exclusion of the First Owner.
- 4.3 Rights of all Owners. Each Owner shall hold his Share(s) and the attached Right to Occupy subject to and with the benefit of this Deed and the rights contained in Schedule 3. Each Share and the sole and exclusive right and privilege to hold, use, occupy and enjoy any part of the Development shall be held by the Owner from time to time of such Share subject to and with the benefit of the easements, rights, privileges and obligations, and the covenants and provisions contained in this Deed.
- 4.4 Owners bound by this Deed. Without prejudice to the rights of the Owner of the Government Accommodation in Clause 5.2 and Schedule 9, each Owner (for the avoidance of doubt, including the First Owner so long as it remains as an Owner) shall observe and perform the covenants contained in Schedule 5.
- 4.5 Right to assign without reference to other Owners. Every Owner shall have the full right and liberty without reference to any other Owner or any person who may be interested in any other Share(s) in any way whatsoever and without the necessity of making such other Owner or such person a party to the transaction to sell, assign, mortgage, charge, lease, license or otherwise dispose of or deal with his Share(s) or interest of and in the Land and the Development together with the sole and exclusive right and privilege to hold, use, occupy and enjoy such part(s) of the Development which may be held therewith PROVIDED THAT any such transaction shall be expressly subject to and with the benefit of this Deed.
- 4.6 Right to Occupy not to be dealt with separately from Shares. The sole and exclusive right and privilege to hold, use, occupy and enjoy any part of the Development shall not be sold, assigned, mortgaged, charged, leased or otherwise dealt with separately from the Share(s) with which the same is held PROVIDED ALWAYS that the provisions of this Clause 4.6 do not, subject to the Land Grant, extend to any lease, tenancy or licence.
- 4.7 Owner to be responsible for acts or omissions of occupiers. Each Owner shall be responsible for and shall indemnify the Manager and the other Owners and occupiers of the Land and their licensees against all losses incurred by it or them as the direct or indirect result of the act or omission of himself or any occupier of the Unit which he owns or their respective licensees or invitees or in any way owing to the overflow of water or escape of fire, smoke or fumes or any other emission therefrom.

5. **ADDITIONAL RIGHTS**

- 5.1 First Owner. The rights set out in Schedule 6 are excepted and reserved to the First Owner so long as it remains the Owner of any part of the Land Provided That the exercising of the rights shall be subject to Clause 14.3(b).
- 5.2 FSI. Notwithstanding any provisions contained in this Deed or any sub-deed of mutual covenant (including but not limited to the Subsequent Phase Sub-Deed), FSI, its lessees, tenants, licensees and persons authorized by FSI and the Owner or occupier of the Government Accommodation shall have the additional rights set out in Schedule 9. Such rights and all other rights, easements and privileges of FSI, its lessees, tenants, licensees and persons authorized by FSI and the Owner or occupier of the Government Accommodation under this Deed shall not be subject to any permission, approval, consent or concurrence of any other Owner, the Manager, the Owners' Corporation or any other person.
- 5.3 Additional rights subject to rights of FSI. Notwithstanding anything in this Deed:
- (a) the additional rights conferred under Clause 5.1 and Schedule 6 shall be subject to the rights and privileges of FSI and shall not in any way adversely affect or prejudice the rights, easements and privileges of FSI under this Deed and the Land Grant;
 - (b) no Owner (including the First Owner) shall represent FSI or GPA in any dealings with the Government directly affecting the Government Accommodation, and whether a dealing directly affects the Government Accommodation shall be determined by GPA in its sole discretion; and
 - (c) no chimneys, flues, pipes or other structures or facilities shall be installed or affixed onto the external walls of the Government Accommodation save and except where required by the Owner of the Government Accommodation.

6. POWER OF ATTORNEY

- 6.1 Power. The Owners (other than the Owner of the Government Accommodation) hereby jointly and severally and irrevocably appoint the First Owner as their agent and attorney and grant to the First Owner the power to do all things and to execute as their own act such deeds and to sign such documents as may be reasonably required for or incidental to the exercise of the First Owner's rights conferred by Clause 5.1 and Schedule 6 in accordance with the provisions of this Deed.
- 6.2 Covenant in assignment. An Owner (other than the First Owner and the Owner of the Government Accommodation) shall not be entitled to assign his Shares unless the assignment includes the following covenant:

"The Purchaser hereby covenants with the Vendor for itself and as agent of each of Dragon Star H.K. Investments Limited and its successors, assigns and attorneys (collectively referred to as the "**Relevant Owners**" and each is individually referred to as a "**Relevant Owner**") to the intent that this covenant shall bind the Property and the owner or owners thereof for the time being and other person or persons deriving title under the Purchaser (each and all of whom including the Purchaser is and are

hereinafter included in the expression the “**Covenanting Purchaser**”) and shall enure for the benefit of New Kowloon Inland Lot No.6577 and the buildings thereon known as “KT Marina (啟德海灣)”, No.15 Shing Fung Road, Kowloon (collectively, the “**Land**”) and be enforceable by the Vendor and each Relevant Owner that:-

- (a) the Covenanting Purchaser will notify the Manager (as defined in the Deed of Mutual Covenant and Management Agreement registered in the Land Registry by Memorial No.[*insert memorial no. of this Deed*] (the “**Deed of Mutual Covenant**”) in writing of any change of ownership of the Property within one month from the date of the Assignment in respect thereof;
- (b) the Covenanting Purchaser hereby acknowledges and confirms the rights conferred by Clause 5.1 and Schedule 6 of the Deed of Mutual Covenant (collectively, the “**Additional Rights**” and each an “**Additional Right**”) and hereby covenants not to do or permit to be done anything which will affect the exercise of the Additional Rights by a person lawfully entitled to exercise them;
- (c) the Covenanting Purchaser hereby irrevocably appoints each Relevant Owner to be its agent and attorney and grants to each Relevant Owner, with full power of delegation, the full right, power and authority acting singly to do all things and to execute as its own act such deeds and to sign such documents as may be reasonably required for or incidental to the exercise of the Additional Rights granted to the Relevant Owner. If the Relevant Owner comprises more than one person, the Covenanting Purchaser hereby appoints such persons (such appointment shall be joint and several so that each of such persons may act singly or jointly with the other(s)) as its agents and attorneys and grants to such persons, with full power of delegation, the full right, power and authority, whether acting singly or jointly with the other or any or all of the others to do all things and to execute, as the act of any of such person or the joint act of such person and the others or any or all of the others, as the case may be, such deeds and to sign such documents as may be reasonably required for or incidental to the exercise of the said rights;
- (d) the Covenanting Purchaser shall abide by the provisions in the Deed of Mutual Covenant to be observed and performed by an Owner (as defined in the Deed of Mutual Covenant);
- (e) the Covenanting Purchaser will at all times hereafter perform observe and comply with all the covenants by or on the part of the Purchaser contained in this Assignment; and
- (f) in the event of the Covenanting Purchaser selling or otherwise disposing of the Property, the Covenanting Purchaser shall sell or otherwise dispose of the Property upon the condition that the purchaser or assignee thereof shall enter into the same binding covenants on terms similar in scope and extent as the covenants (a), (b), (c), (d) and (e) and this covenant (f) hereinbefore contained;

Provided That upon the Covenanting Purchaser complying with and performing the covenant (f) hereinbefore contained the Covenanting Purchaser shall not be liable for

any breach of the aforesaid covenants (a), (b), (c), (d) and (e) which may happen after the Covenanting Purchaser shall have sold or otherwise disposed of the Property in respect whereof such purchaser or assignee shall have entered into such covenants similar in scope and extent as the covenants (a), (b), (c), (d), (e) and (f) as aforesaid.”

7. APPOINTMENT OF MANAGER

7.1 Appointment of the Company as Manager. Subject to the provisions of the Ordinance, the parties (other than the Company) appoint the Company to undertake the management of the Land from (and inclusive of) the date of this Deed for an initial term of two years until terminated in accordance with this Clause 7, and the Company accepts such appointment.

7.2 Termination of Manager’s Appointment by the Manager or Owners’ Committee.

- (a) The appointment of the Manager may be terminated without compensation as follows:
 - (i) prior to the formation of the Owners’ Corporation, at any time by service of not less than 3 months’ notice in writing to the Manager by the Owners’ Committee following a resolution passed by a majority of votes of Owners voting either personally or by proxy in an Owners’ meeting convened under this Deed and supported by Owners of not less than 50% of all Shares in aggregate (excluding the Common Parts Shares); or
 - (ii) by the Manager serving notice in accordance with Clause 7.2(b).
- (b) No resignation of the Manager shall take effect unless he has previously given not less than 3 months’ notice in writing of his intention to resign:
 - (i) by sending such a notice to the Owners’ Committee; or
 - (ii) where there is no Owners’ Committee, by giving such a notice to each of the Owners and by displaying such a notice in a prominent place in the Development.
- (c) The notice referred to in Clause 7.2(b)(ii) may be given:
 - (i) by delivering it personally to the Owner; or
 - (ii) by sending it by post to the Owner at his last known address; or
 - (iii) by leaving it at the Owner’s Unit or depositing it in the letter box for that Unit.
- (d) If the Manager’s appointment is terminated or comes to an end by whatever reason, the Owners’ Committee shall by a majority resolution appoint a substitute or new Manager and the provisions contained in this Clause 7 shall

apply to the substitute or new Manager (other than the provisions relating to the initial term of 2 years).

7.3 Termination of Manager's appointment by Owners' Corporation

- (a) Subject to Clause 7.3(d), at a general meeting convened for the purpose, an Owners' Corporation may, by a resolution:
- (i) passed by a majority of the votes of the Owners voting either personally or by proxy; and
 - (ii) supported by the Owners of not less than 50% of the Shares in aggregate,
- terminate by notice the Company's appointment without compensation.
- (b) A resolution under Clause 7.3(a) shall have effect only if:
- (i) the notice of termination of appointment is in writing;
 - (ii) provision is made in the resolution for a period of not less than 3 months' notice or, in lieu of notice, provision is made for an agreement to be made with the Company for the payment to the Company of a sum equal to the amount of Manager's Remuneration which would have accrued to the Company during that period;
 - (iii) the notice is accompanied by a copy of the resolution terminating the Company's appointment; and
 - (iv) the notice and the copy of the resolution is given to the Company within 14 days after the date of the meeting.
- (c) The notice and the copy of the resolution referred to in Clause 7.3(b)(iv) may be given:
- (i) by delivering them personally to the Company; or
 - (ii) by sending them by post to the Company at its last known address.
- (d) For the purposes of Clause 7.3(a):
- (i) only the Owners of Shares who pay or who are liable to pay the Management Expenses relating to those Shares shall be entitled to vote;
 - (ii) the reference in Clause 7.3(a)(ii) to "the Owners of not less than 50% of the Shares in aggregate" shall be construed as a reference to the Owners of not less than 50% of the Shares in aggregate who are entitled to vote.

- (e) If a contract for the appointment of a Manager other than the Company contains no provision for the termination of the Manager's appointment, Clauses 7.3(a), (b), (c) and (d) apply to the termination of the Manager's appointment as they apply to the termination of the Company's appointment.
- (f) Clause 7.3(e) operates without prejudice to any other power there may be in a contract for the appointment of a Manager other than the Company to terminate the appointment of the Manager.
- (g) If a notice to terminate a Manager's appointment is given under this Clause 7.3:
 - (i) no appointment of a new Manager shall take effect unless the appointment is approved by a resolution of the Owners' Committee (if any); and
 - (ii) if no such appointment is approved under Clause 7.3(g)(i) by the time the notice expires, the Owners' Corporation may appoint another Manager and, if it does so, the Owners' Corporation shall have exclusive power to appoint any subsequent Manager.
- (h) If any person has given an undertaking in writing to, or has entered into an agreement with, the Government to manage or be responsible for the management of the Land, and the Owners' Corporation has appointed a Manager under Clause 7.3(g)(ii), the Owners' Corporation shall be deemed to have given to that person an instrument of indemnity under which the Owners' Corporation shall be liable to indemnify that person in respect of any act or omission by the Manager appointed under Clause 7.3(g)(ii) that may otherwise render that person liable for a breach of that undertaking or agreement.
- (i) This Clause 7.3 is subject to any notice relating to the Land that may be published by the Secretary for Home Affairs (or any other Government officer replacing him) under Section 34E(4) of the Ordinance but does not apply to any single manager referred to in that Section.

7.4 Obligations after Manager's appointment ends.

- (a) Subject to Clause 7.4(b), if the Manager's appointment ends for any reason, it shall, as soon as practicable after its appointment ends, and in any event within 14 days of the date its appointment ends, deliver to the Owners' Committee (if any) or the Manager appointed in its place any movable property in respect of the control, management and administration of the Land that is under its control or in its custody or possession, and that belongs to the Owners' Corporation (if any) or the Owners.
- (b) If the Manager's appointment ends for any reason, it shall within two months of the date its appointment ends:
 - (i) prepare:

(1) an income and expenditure account for the period beginning with the commencement of the Financial Year in which its appointment ends and ending on the date its appointment ended; and

(2) a balance sheet as at the date its appointment ended,

and shall arrange for that account and balance sheet to be audited by an accountant or by some other independent auditor specified in a resolution of the Owners' Committee (if any) or, in the absence of any such specification, by such accountant or other independent auditor as may be chosen by the Manager; and

(ii) deliver to the Owners' Committee (if any) or the Manager appointed in its place any books or records of account, papers, documents and other records which are required for the purposes of Clause 7.4(b)(i) and have not been delivered under Clause 7.4(a).

8. DUTIES AND POWERS OF MANAGER

8.1 General Management. The Manager shall manage the Land in a proper manner in accordance with this Deed (and shall for the avoidance of doubt exercise its power under paragraph 2 of Schedule 7 to take out and update the insurance as referred to in that paragraph). Except as otherwise provided in this Deed, the Manager shall have the powers set out in Schedule 7 and the power to do anything else which it considers is necessary or expedient for the proper management of the Land. The power conferred as aforesaid shall be reasonably and properly exercised by the Manager in accordance with this Deed and subject always to the provisions of the Ordinance.

8.2 Manager's authority. Subject to the provisions of the Ordinance, the Manager will have the authority to act for and on behalf of all Owners in accordance with the provisions of this Deed and all acts and decisions of the Manager done or arrived at in accordance with this Deed shall bind the Owners. Subject to Clause 8.8 hereof, each Owner hereby irrevocably appoints the Manager as his agent in respect of any matter concerning the Common Parts duly authorised under this Deed and to enforce the provisions of this Deed against the other Owners.

8.3 Manager not liable to Owners except in certain circumstances. The Manager, its employees, agents or contractors shall not be liable to any Owner or other person whomsoever for anything done or omitted in pursuance or purported pursuance of this Deed not being an act or omission involving criminal liability, dishonesty or negligence. Without limiting the generality of this, the Manager, its employees, agents or contractors shall not be liable for any liabilities arising directly or indirectly from:

(a) any defect in or failure or malfunction of any of the Common Parts or the Slope Structures;

(b) any failure, malfunction or suspension of the supply of water, gas, electricity or other utility services to, from or for the Land;

- (c) fire, flood or the overflow or leakage of water from anywhere whether within or outside the Land and the Development;
- (d) the activity of termites, cockroaches, rats, mice or other pests or vermin; or
- (e) theft, burglary or robbery within the Land and the Development;

unless it can be shown that such liabilities were caused by an act or omission of the Manager, its employees, agents or contractors involving criminal liability, dishonesty or negligence and Provided That the Monthly Management Fee shall not cease to be payable on account thereof and That nothing herein shall exclude the liability of the Manager to the Owners for any act or omission involving criminal liability, dishonesty or negligence on the part of the Manager or his employees, agents or contractors and no Owner will be required to indemnify the Manager or his employees, agents or contractors from and against any action, claim etc. arising out of any such act or omission.

- 8.4 Limitation of Manager's power on improvements to Common Parts. The Manager shall not effect any improvements to facilities or services forming part of the Common Parts which involve expenditure in excess of 10% of the current Budget without the prior approval by a resolution of Owners at an Owners' meeting convened under this Deed.
- 8.5 Works. Notwithstanding anything in this Deed, the Manager shall not be under any personal liability to carry out any works (including those relating to the Slope Structures, which shall remain the responsibility of the Owners) if, having used all reasonable endeavours, the Manager has not been able to collect the costs of the required works from the Owners.
- 8.6 Compliance with Land Grant. The Manager shall, for so long as he remains to be the Manager, observe and comply with all provisions of the Land Grant.
- 8.7 Communications among Owners. The Manager shall consult (either generally or in any particular case) the Owners' Corporation at a general meeting of the Owners' Corporation and adopt the approach decided by the Owners' Corporation on the channels of communication among Owners on any business relating to the management of the Land.
- 8.8 Limitation of Manager's powers vis-à-vis FSI. Notwithstanding anything in this Deed:
- (a) the exercise of the Manager's powers and performance of the Manager's duties under this Deed shall be subject to the rights and privileges of FSI and shall not in any way adversely affect or prejudice the rights, easements and privileges reserved to FSI under this Deed and the Land Grant;
 - (b) the Manager shall not represent FSI or GPA in any dealings with the Government; and

- (c) any consent that the Owner of the Government Accommodation is required under this Deed to obtain from the Manager shall not be unreasonably withheld and shall be provided free of charge.

8.9 Maintenance of Government Accommodation. The Owner of the Government Accommodation shall manage and maintain the Government Accommodation. Notwithstanding the aforesaid, upon the request of the Owner of the Government Accommodation, the Manager shall undertake the maintenance of services, facilities and installations exclusively serving the Government Accommodation and will be reimbursed with the costs expended in carrying out such maintenance on the condition that the Manager shall not carry out such maintenance until the Manager has:

- (a) submitted an estimate of the costs (together with supporting documents and any other relevant information considered necessary by the Owner of the Government Accommodation); and
- (b) the Owner of the Government Accommodation has approved in writing the estimated costs and the maintenance works to be carried out.

8.10 Items. The Manager shall properly manage and maintain the Items. The Owners (excluding the Owner of the Government Accommodation) shall indemnify and keep indemnified FSI and the Government from and against all liabilities, damages, expenses, claims, costs, demands, charges, actions and proceedings of whatever nature arising out of or as a consequence of the failure of the Owners (excluding the Owner of the Government Accommodation) and the Manager to manage and maintain the Items.

9. MANAGER'S REMUNERATION

9.1 Manager's Remuneration. The Manager's Remuneration in a Financial Year shall be 10% of the total Management Expenses incurred in the Financial Year Provided That:

- (a) such percentage may not be varied except with approval by a resolution of Owners at an Owners' meeting convened under this Deed;
- (b) for the purpose of this Clause 9.1, Management Expenses shall not include:
 - (i) any capital expenditure or expenditure drawn out of the Special Fund (in this Clause 9.1, "**Capital Expenditure**") save to the extent that the same has been permitted by a resolution of Owners at an Owners' meeting convened under this Deed for inclusion for the purpose of calculating the Manager's Remuneration; and
 - (ii) the Manager's Remuneration; and
- (c) the Owners may by a resolution of Owners at an Owners' meeting convened under this Deed decide that a percentage lower than 10% shall, for the purpose

of calculating the Manager's Remuneration, be applied to the Capital Expenditure included under Clause 9.1(b)(i).

- 9.2 Manner of Payment. The Manager's Remuneration shall be paid to the Manager in advance on the first day of each month of the Financial Year concerned by deductions made by the Manager from the Monthly Management Fees collected from the Owners. Such deductions shall be in priority to all other payments to be made out of the Management Funds. The amount of each deduction shall be:

$$\frac{a}{b}$$

where:

- "a" is the amount which would be payable as Manager's Remuneration in the Financial Year if the Estimated Management Expenses were the actual Management Expenses incurred in the Financial Year; and
- "b" the total number of months in that Financial Year.

- 9.3 Increase in monthly deduction. If, as a result of a revision of the Budget in accordance with Clause 10.2(c) or the approval of a Budget, the amount of Estimated Management Expenses is increased, each deduction to be made by the Manager in the Financial Year under Clause 9.2 shall be increased by:

$$\frac{c - d}{e}$$

where:

- "c" is the amount which would be payable as Manager's Remuneration in the Financial Year if the Estimated Management Expenses set out in the revised or approved Budget were the actual Management Expenses incurred in the Financial Year;
- "d" is the amount which would be payable as Manager's Remuneration in the Financial Year if the Estimated Management Expenses before the revision or approval of the Budget were the actual Management Expenses incurred in the Financial Year; and
- "e" is the number of months in which further deductions which the Manager is entitled to make in the Financial Year under Clause 9.2.

- 9.4 Year-end adjustments. If the total amount deducted under Clauses 9.2 and 9.3 by the Manager in a Financial Year:

- (a) exceeds the amount of Manager's Remuneration calculated in accordance with Clause 9.1, the amount of the excess shall be set off against subsequent deductions to be made by the Manager until the whole excess has been set off; or

- (b) falls short of the amount of Manager's Remuneration calculated in accordance with Clause 9.1, the Manager shall be entitled to make such deduction(s) from Monthly Management Fees collected from the Owners until the whole amount of the shortfall has been deducted.

Provided That where a resolution of the Owners has been passed for an audit relating to a Financial Year to be carried out under Clause 10.16(e) or (f), a set-off or deduction under this Clause 9.4 in relation to that Financial Year shall only be made after that audit has been carried out.

- 9.5 Other Expenses. The Manager's Remuneration shall be the net remuneration of the Manager for its services as Manager and shall not cover disbursements and expenses properly incurred by the Manager in performing its services under this Deed. Without limiting the generality of the foregoing, the Manager is not required to disburse or provide from the Manager's Remuneration the cost of providing any staff, facilities, accountancy services or other professional supervision for the Land, such cost shall be a direct charge on the Management Funds.

10. MANAGEMENT EXPENSES

- 10.1 Management Expenses. Management Expenses shall be the expenses, costs and charges necessarily and reasonably incurred in the management of the Land under this Deed including (without limitation) the following:
 - (a) the charges for the supply and consumption of fuel, oil, electricity, gas, water, telephone and other utility services serving the Common Parts necessarily and reasonably incurred in the management of the Land under this Deed;
 - (b) the payment of Government rent (if not apportioned) and all sums (other than the premium paid for the grant of the Land) payable under the Land Grant;
 - (c) the direct cost of employing staff involved with the management of the Land including salary, bonus (if any), over-time pay, long service pay, medical and dental scheme payments and other benefits necessarily and reasonably incurred in the management of the Land under this Deed;
 - (d) legal, accounting, surveying and other professional fees properly incurred by the Manager in exercising or performing its powers and duties under this Deed;
 - (e) administrative expenses of the Manager relating specifically to the Manager exercising or carrying out its powers and duties under this Deed including (without limitation) costs for administrative support charged by the head office of the Manager, rent and other office overheads for the administration and management of the Land;

- (f) all charges, assessments, impositions and other outgoings in recurring nature payable by the Owners which is necessarily and reasonably incurred for the management in respect of the Common Parts;
- (g) the direct cost of postage, stationery and other sundry items incurred by the Manager in connection with the management of the Development;
- (h) the Manager's Remuneration;
- (i) premia of insurance taken out under Paragraph 2 of Schedule 7;
- (j) all expenses incurred in relation to the Yellow Area or Yellow Hatched Black Area under Special Condition No.(4) of the Land Grant; and
- (k) all expenses incurred in relation to the Slope Structures.

Notwithstanding anything in this Deed, Management Expenses shall not include Government Accommodation Maintenance Expenses.

10.2 Budget.

- (a) In respect of each Financial Year, the Manager shall:
 - (i) prepare a draft Budget setting out the proposed expenditure during the Financial Year;
 - (ii) send a copy of the draft Budget to the Owners' Committee or, where there is no Owners' Committee, display a copy of the draft Budget in a prominent place in the Development, and cause it to remain so displayed for at least 7 consecutive days;
 - (iii) send or display, as the case may be, with the copy of the draft Budget a notice inviting each Owner to send his comments on the draft Budget to the Manager within a period of 14 days from the date the draft Budget was sent to the Owners' Committee or first displayed;
 - (iv) after the end of that period, prepare a Budget specifying the total proposed expenditure during the Financial Year; and
 - (v) send a copy of the Budget to the Owners' Committee or, where there is no Owners' Committee, display a copy of the Budget in a prominent place in the Development, and cause it to remain so displayed for at least 7 consecutive days.
- (b) Where, in respect of a Financial Year, the Manager has not complied with Clause 10.2(a) before the start of that Financial Year, the total amount of the Management Expenses for that year shall:
 - (i) until it has so complied, be deemed to be the same as the total amount of Management Expenses (if any) for the previous Financial Year; and

- (ii) when it has so complied, be the total proposed expenditure specified in the Budget for that Financial Year, and the amount that the Owners shall contribute towards the Management Expenses shall be calculated and adjusted accordingly.
- (c) Where a Budget has been sent or displayed in accordance with Clause 10.2(a)(v) and the Manager wishes to revise it, it shall follow the same procedures in respect of the revised Budget as apply to the draft Budget and Budget by virtue of Clause 10.2(a).
- (d) Where a revised Budget is sent or displayed in accordance with Clause 10.2(c), the total amount of the Management Expenses for that Financial Year shall be the total Management Expenses or proposed expenditure specified in the revised Budget and the amount that the Owners shall contribute towards the Management Expenses shall be calculated and adjusted accordingly.
- (e) If there is an Owners' Corporation and, within a period of one month from the date that a Budget or revised Budget for a Financial Year is sent or first displayed in accordance with Clause 10.2(a) or (c), the Owners' Corporation decides, by a resolution of the Owners, to reject the Budget or revised Budget, as the case may be, the total amount of the Management Expenses for the Financial Year shall, until another Budget or revised Budget is sent or displayed in accordance with Clause 10.2(a) or (c) and is not so rejected under this Clause 10.2(e), be deemed to be the same as the total amount of Management Expenses (if any) for the previous Financial Year, together with an amount not exceeding 10% of that total amount as the Manager may determine.
- (f) If any Owner (excluding the Owner of the Government Accommodation) requests in writing the Manager to supply him with a copy of any draft Budget, Budget or revised Budget, the Manager shall, on payment of a reasonable copying charge, supply a copy to that Owner.
- (g) The Manager shall keep separate budgets for, and the Budget shall set out, in separate sections, the proposed:
 - (i) Development Management Expenses;
 - (ii) Residential Management Expenses; and
 - (iii) Parking Management Expenses.
- (h) Subject to Clauses 10.2(b), (d), (e) and (i), the total amount of Management Expenses payable by the Owners during any period of 12 months adopted in accordance with this Deed as the Financial Year in respect of the management of the Development shall be the total proposed expenditure during that year as specified by the Manager in accordance with Clause 10.2(a).

- (i) For the purposes of this Clause 10.2, “expenditure” includes all costs, charges and expenses to be borne by the Owners, including the Manager’s Remuneration.
- (j) Before the Subsequent Phase becomes a Completed Phase the Budget shall not include the estimated Management Expenses in respect of the Subsequent Phase. After the Subsequent Phase becomes a Completed Phase, the Budget shall also include the estimated Management Expenses in respect of the Subsequent Phase.
- (k) Subject to Clause 10.2(j), the Manager shall prepare a Budget annually for the Land and the Development as a whole. Where the Subsequent Phase becomes a Completed Phase in a Financial Year the Manager shall revise the Budget of that Financial Year to include the estimated Management Expenses in respect of the Subsequent Phase. No Owner in Phase 1 shall become liable to bear any Management Expenses attributable to the Subsequent Phase before it becomes a Completed Phase.

10.3 Payment of Monthly Management Fees.

- (a) Each Owner (except the First Owner and the Owner of the Government Accommodation) shall pay to the Manager the Advance Payment in respect of each Unit which he owns on the date of the completion of the purchase of his Unit from the First Owner. For the avoidance of doubt, nothing in this Clause 10.3(a) shall imply that the First Owner is not obliged to pay the Monthly Management Fees in respect of a Unit which he owns pursuant to Clause 10.3(b) and the payments in accordance with Clause 10.11 hereunder. Management Expenses shall only cover the Completed Phases and the Monthly Management Fees shall be calculated accordingly and paid only by the Owners of the Completed Phases.
- (b) Each Owner (including the First Owner but excluding the Owner of the Government Accommodation) shall in respect of each Unit which he owns pay to the Manager in advance on the first day of each month (following the expiry of the period in respect of which any Advance Payment has been paid) the Monthly Management Fees and such Owner shall be liable to make such payments whether or not his Unit is vacant or occupied and whether it has been let or licensed or is occupied by the Owner himself Provided That in the case of the First Owner (who does not need to pay any Advance Payment), the first Monthly Management Fees in respect of each Unit which the First Owner owns shall be paid to the Manager by the First Owner in advance on the date hereof if that date is not the first day of a calendar month. The First Owner must make payments and contributions for those expenses which are of a recurrent nature for those Units remain unsold.
- (c) The Monthly Management Fees payable by an Owner (excluding the Owner of the Government Accommodation) in respect of each Unit which he owns shall be:

$$\underline{f} + h$$

g

where:

- “f” is the total contribution to the Estimated Management Expenses which the Owner is required to make under Clause 10.3(d) for the Unit concerned;
- “g” is the total number of months in the Financial Year; and
- “h” is the total amount of increases in Monthly Management Fees under Clause 10.3(g)(v).

(d) Subject to Clause 10.3(a), the contribution of an Owner (excluding the Owner of the Government Accommodation) to the Estimated Management Expenses for each Unit which he owns shall be ascertained according to the following principles and formulae:

- (i) The Owner of a Unit (except the Government Accommodation) shall, in respect of each Unit which he owns, contribute to the Estimated Development Management Expenses in the following proportion:

$$\frac{i}{j}$$

where:

- “i” is the number of Management Shares allocated to the Unit; and
 - “j” is the total number of all Management Shares (excluding Management Shares allocated to the Government Accommodation).
- (ii) The Owner of a Flat shall contribute to the Estimated Residential Management Expenses in the following proportion:

$$\frac{k}{l}$$

where:

- “k” is the number of Management Shares allocated to the Flat; and
 - “l” is the total number of Management Shares allocated to all Flats.
- (iii) (1) The Owner of a Parking Space shall contribute to 95% of the Estimated Parking Management Expenses in the following proportion:

m

—
n

where:

“**m**” is the number of Management Shares allocated to the Parking Space; and

“**n**” is the total number of Management Shares allocated to all Parking Spaces.

- (2) The Owner of a Flat shall contribute to 5% of the Estimated Parking Management Expenses (attributable to the use of the Parking Common Parts by the Residential Common Parking Spaces) in the following proportion:

$\frac{o}{p}$

where:

“**o**” is the number of Management Shares allocated to the Flats; and

“**p**” is the total number of Management Shares allocated to all Flats.

- (e) If, during any period of time, the total Monthly Management Fees received by the Manager in respect of all the Units are insufficient to meet the Management Expenses actually incurred during that period the Manager shall revise the Budget for the Financial Year concerned in accordance with the relevant procedures set out in Clause 10.2. The Manager may require each Owner (except the Owner of the Government Accommodation) to make a contribution to such deficiency after the Budget has been so revised.
- (f) If, as a result of a revision of the Budget in accordance with Clause 10.2 or the approval of the Budget, the Estimated Management Expenses are increased, the Manager may require the Owners (except the Owner of the Government Accommodation) to contribute to the increase.
- (g) In ascertaining the contribution to be made by an Owner (except the Owner of the Government Accommodation) under Clause 10.3(e) or (f), the provisions of Clause 10.3(d) shall, mutatis mutandis, apply so that any part of the deficiency or increase determined by the Manager to be attributable to:
- (i) the Development Common Parts, or expenses for the common benefit of the Owners, occupiers, licensees or invitees of different Units (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited), or expenses not covered by Clauses 10.3(g)(ii) and (iii), shall be borne by the Owners (except the Owner of the Government Accommodation) in the

proportion set out in Clause 10.3(d)(i);

- (ii) the Residential Common Parts, or expenses for the common benefit of Owners, occupiers, licensees or invitees of different Flats (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited), shall be borne by the Owners of the Flats in the proportion set out in Clause 10.3(d)(ii); and
- (iii) the Parking Common Parts, or expenses for the common benefit of Owners, occupiers, licensees or invitees of different Parking Spaces and Residential Common Parking Spaces (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited), shall be borne by the Owners of the Parking Spaces and the Owners of the Flats in the proportion set out in Clause 10.3(d)(iii).

The contribution which an Owner (except the Owner of the Government Accommodation) is required to make under Clause 10.3(e) or (f) shall be made in such manner as the Manager may determine including:

- (iv) payment in one lump sum within 14 days of notification by the Manager; or
 - (v) by increasing the Monthly Management Fees payable by the Owner by such amount and over such period as the Manager may reasonably determine.
- (h) If there is any surplus after payment of all the Management Expenses, such surplus shall be applied towards the payment of future Management Expenses in the following manner:
- (i) any part of the surplus attributable to contributions made by the Owners of different Units (except the Owner of the Government Accommodation) towards the Development Management Expenses or Estimated Development Management Expenses shall be notionally credited to all the Units (except the Government Accommodation) and be taken into account when preparing the section of future Budget(s) dealing with Development Management Expenses or used for covering Development Management Expenses or Estimated Development Management Expenses;
 - (ii) any part of the surplus attributable to contributions made by the Owners of the Flats towards the Residential Management Expenses or Estimated Residential Management Expenses shall be notionally credited to all the Flats and be taken into account when preparing the section of future Budget(s) dealing with Residential Management Expenses or used for covering Residential Management Expenses or Estimated Residential Management Expenses; and

- (iii) any part of the surplus attributable to contributions made by the Owners of the Parking Spaces and the Owners of the Flats towards the Parking Management Expenses or Estimated Parking Management Expenses shall be notionally credited to all the Parking Spaces and the Flats and be taken into account when preparing the section of future Budget(s) dealing with Parking Management Expenses or used for covering Parking Management Expenses or Estimated Parking Management Expenses.
- (i) Notwithstanding anything in this Deed:
 - (i) subject to the other provisions of this Clause 10.3(i), FSI as Owner of the Government Accommodation shall be responsible for the maintenance and management of the Government Accommodation but shall not be responsible for the maintenance and management of the Items or the remainder of the Development;
 - (ii) FSI as Owner of the Government Accommodation shall be liable for payment of the management and maintenance charges only in respect of facilities or services which actually serve the Government Accommodation or are used by the occupier thereof, his servants, contractors, agents or visitors Provided That:
 - (1) the liability of FSI shall:
 - (A) be as determined by GPA or person nominated by the Director of Lands for this purpose;
 - (B) in any event, not exceed the proportion of the management and maintenance charges which the number of Management Shares of the Government Accommodation bears to the total number of Management Shares of the Development; and
 - (C) only commence from the date of assignment or the date of taking over of the Government Accommodation, whichever is the earlier; and
 - (2) FSI shall incur no liability for payment of any management and maintenance charges unless and until the amount of the same shall have first been approved in writing by GPA or person nominated by the Director of Lands for this purpose;
 - (iii) FSI as owner of the Government Accommodation shall have no liability for any contribution towards the Management Expenses or any management and maintenance charges for any other part of the Development (whether Common Parts or Items or otherwise) or for the provision of facilities or services which do not, in the opinion of GPA or person nominated by the Director of Lands for this purpose, directly

serve or otherwise directly benefit the Government Accommodation;
and

- (iv) FSI as the Owner of the Government Accommodation shall reimburse to the Manager all capital expenditure, as shall be:
 - (1) determined by GPA or person nominated by the Director of Lands for this purpose in respect of the areas, facilities and services and the Items which directly serve or benefit the Government Accommodation or are used by the Owner of the Government Accommodation, the occupier thereof, his servants, contractors, agents or visitors, but which liability shall not exceed the proportion that the number of Management Shares of the Government Accommodation bears to the total number of Management Shares of the Development;
 - (2) first approved in writing by GPA or person nominated by the Director of Lands for this purpose before liability for payment thereof is incurred; and
 - (3) payable from the date of the assignment or the date of taking over of the Government Accommodation, whichever is the earlier.

- (j) No Owner may be called upon to pay more than his appropriate share of Management Expenses, having regard to the number of Management Shares allocated to the Unit and the provisions of this Deed.

10.4 Special Fund.

- (a) The Manager shall establish and maintain as trustee for all Owners (except the Owner of the Government Accommodation) one Special Fund to provide for expenditure of a capital nature or of a kind not expected by it to be incurred annually including but not limited to expenses for the renovation, improvement and repair of the Common Parts, the purchase, setting up, replacement, improvement and addition of installations, systems, equipment, tools, plant and machineries for the Common Parts and the costs of relevant investigation works and professional services and the expense of preparing the revised Schedule 8, the revised schedule of Phase 2 Works and Installations under the Subsequent Phase Sub-Deed, the revised Phase 1 W&I Maintenance Manual and/or the revised Phase 2 W&I Maintenance Manual under Clause 14.11(j) (in this Clause 10.4, the “**Non-Recurrent Expenditure**”).

- (b) Each Owner (except the First Owner and the Owner of the Government Accommodation) shall, in respect of each Unit which he owns, pay to the Manager on the date of completion of the purchase of his Unit from the First Owner the Special Fund Initial Contribution in respect of that Unit as an initial payment to the Special Fund, unless the First Owner has already paid the

Special Fund Initial Contribution in respect of that Unit under Clause 10.11. This Clause 10.4(b) shall not prejudice Clause 10.11.

- (c) (i) If there is an Owners' Corporation, the Owners' Corporation shall determine, by a resolution of the Owners, the amount to be contributed to the Special Fund by the Owners (except the Owner of the Government Accommodation) in any Financial Year and the time when those contributions shall be payable.
- (ii) If there is no Owners' Corporation, each Owner (except the Owner of the Government Accommodation) shall pay to the Manager such amount of further periodic contribution to the Special Fund at such time as determined by a resolution of Owners at an Owners' meeting convened under this Deed so as to maintain the Special Fund at an appropriate level.
- (d) All contributions to the Special Fund (including for the avoidance of doubt all Special Fund Initial Contributions) and all other amounts required by this Deed to be credited to the Special Fund shall be non-refundable and non-transferable.
- (e) The Manager shall open and maintain at a bank within the meaning of section 2 of the Banking Ordinance (Cap. 155) an interest bearing account which said account shall be designated for the purposes of the Special Fund. The title of the account shall refer to the Special Fund for the Development and all monies received and contributions to the Special Fund (including for the avoidance of doubt all Special Fund Initial Contributions) and all other amounts required by this Deed to be credited to the Special Fund shall be deposited by the Manager into the account. The Manager shall use such account exclusively for the purpose referred to in Clause 10.4(a).
- (f) Without prejudice to the generality of Clause 10.4(e), if there is an Owners' Corporation, the Manager shall open and maintain one or more segregated interest-bearing accounts, each of which shall be designated as a trust account or client account, for holding money received by it from or on behalf of the Owners' Corporation in respect of the Special Fund.
- (g) The Manager shall display a document showing evidence of any account opened and maintained under Clause 10.4(e) or (f) in a prominent place in the Development.
- (h) The Manager shall without delay pay all money received by it in respect of the Special Fund into the account opened and maintained under Clause 10.4(e) or, if there is an Owners' Corporation, the account or accounts opened and maintained under Clause 10.4(f).
- (i) Except in a situation considered by the Manager to be an emergency, no money shall be paid out of the Special Fund unless it is for a purpose approved by a resolution of the Owners' Committee (if any). The Manager shall not use the Special Fund for the payment of any outstanding Management

Expenses arising from or in connection with the day-to-day management of the Land.

- (j) The Special Fund shall be notionally divided into the following parts, namely:
 - (i) “**Special Fund (Flats)**”; and
 - (ii) “**Special Fund (Parking)**”.
- (k) Contributions to the Special Fund (including for the avoidance of doubt all Special Fund Initial Contributions) made by:
 - (i) the Owners of the Flats shall be notionally credited to Special Fund (Flats); and
 - (ii) the Owners of the Parking Spaces shall be notionally credited to Special Fund (Parking).
- (l) Funds notionally credited to each part of the Special Fund shall be applied as follows:
 - (i) Non-Recurrent Expenditure relating to the Development Common Parts, or which are for the common benefit of the Owners, occupiers, licensees or invitees of different Flats and Parking Spaces (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited) or which is not covered by Clauses 10.4(l)(ii) and (iii), shall only be paid out of different parts of the Special Fund as follows:

- (1) the amount to be paid out of Special Fund (Flats) is:

$$A \times \frac{B}{C}$$

where:

“**A**” is the total amount of such Non-Recurrent Expenditure;

“**B**” is the total number of Management Shares allocated to all Flats; and

“**C**” is the total number of all Management Shares (excluding Management Shares allocated to the Government Accommodation); and

- (2) the amount to be paid out of Special Fund (Parking) is:

$$D \times \frac{E}{F}$$

where:

“D” is the total amount of such Non-Recurrent Expenditure;

“E” is the total number of Management Shares allocated to all Parking Spaces; and

“F” is the total number of all Management Shares (excluding Management Shares allocated to the Government Accommodation).

- (ii) Non-Recurrent Expenditure relating to the Residential Common Parts, or which is for the common benefit of Owners, occupiers, licensees or invitees of different Flats (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited), shall only be paid out of Special Fund (Flats).
- (iii) Non-Recurrent Expenditure relating to the Parking Common Parts, or which is for the common benefit of Owners, occupiers, licensees or invitees of different Parking Spaces and Residential Common Parking Spaces (whether or not the Owners, occupiers, licensees or invitees of the Government Accommodation are also benefited), shall only be paid out of different parts of the Special Fund as follows:
 - (1) an amount equal to 95% of such Non-Recurrent Expenditure shall be paid out of Special Fund (Parking); and
 - (2) an amount equal to 5% of such Non-Recurrent Expenditure shall be paid out of Special Fund (Flats).
- (m) Unless otherwise specifically provided in this Deed, where any provision of this Deed requires any amount to be credited to the Special Fund, the following provisions shall apply:
 - (i) where the amount is received in relation to the Residential Common Parts (including any approval or consent given in relation thereto under this Deed or the Ordinance), the amount shall be credited to Special Fund (Flats):
 - (ii) where the amount is received in relation to the Parking Common Parts (including any approval or consent given in relation thereto under this Deed or the Ordinance):
 - (1) 95% of the amount shall be credited to Special Fund (Parking); and
 - (2) 5% of the amount shall be credited to Special Fund (Flats); and
 - (iii) in any other case:

- (1) the following proportion of the amount shall be credited to Special Fund (Flats):

$$\frac{L}{M}$$

where:

“L” is the total number of Management Shares allocated to the Flats; and

“M” is the total number of all Management Shares (excluding Management Shares allocated to the Government Accommodation); and

- (2) the following proportion of the amount shall be credited to Special Fund (Parking):

$$\frac{N}{O}$$

where:

“N” is the total number of Management Shares allocated to the Parking Spaces; and

“O” is the total number of all Management Shares (excluding Management Shares allocated to the Government Accommodation).

10.5 Management Fees Deposits and Common Utilities Deposits.

- (a) (i) Each Owner (except the First Owner and FSI as the Owner of the Government Accommodation) shall, in respect of each Unit which he owns, pay to the Manager on the date of completion of the purchase of his Unit from the First Owner the Management Fees Deposit in respect of that Unit as security for the due payment of all Monthly Management Fees and other amounts payable by him under this Deed, unless the First Owner has already paid the Management Fees Deposit of that Unit under Clause 10.11. The Management Fees Deposit shall (subject to Clause 10.6) be non-refundable but transferable and shall not be set off by the Owner against Monthly Management Fees or any other amounts payable by him under this Deed. This Clause 10.5(a)(i) shall not prejudice Clause 10.11.
- (ii) As at the date of this Deed, the First Owner has contributed to the Common Utilities Deposits in full and it is contemplated under any sale and purchase agreement of a Unit (excluding the Government Accommodation) entered into or to be entered into by a purchaser and

the First Owner that the First Owner will be reimbursed a due proportion of the Common Utilities Deposits by that purchaser, such due portion of Common Utilities Deposits (which shall (subject to Clause 10.6) be non-refundable but transferable) being in the same proportion that the number of Management Shares allocated to that Unit bears to the total number of Management Shares (excluding Management Shares allocated to the Government Accommodation) Provided That:

- (1) an Owner shall not be required to contribute towards any such deposit payable in respect of any category of Common Parts for the Estimated Management Expenses of which the Owner is not liable to make any contribution under Clause 10.3(d); and
 - (2) a contribution to be made by an Owner towards any such deposit payable in respect of any category of the Common Parts for the Estimated Management Expenses of which the Owner is liable to make a contribution under Clause 10.3(d) shall be in the same proportion that the number of Management Shares allocated to his Unit bears to the total number of Management Shares allocated to such of the Units the respective Owners of which are liable to make a contribution under Clause 10.3(d) towards the Estimated Management Expenses of that category of Common Parts.
- (b) The Manager shall have the right to set off the Management Fees Deposit paid by an Owner against any sum of whatever nature which is payable by such Owner to the Manager under or in relation to this Deed. Notwithstanding the above, the Manager shall not be obliged to exercise the right of set-off and an Owner shall have no right to require the Manager to exercise the right of set-off, by way of mitigation of loss or otherwise, before pursuing other rights and remedies available to the Manager.
- (c) If at any time the Management Fees Deposit or the Common Utilities Deposits are disbursed in whole or in part or the amount of the Monthly Management Fees or the water, electricity, gas or other utilities deposit in respect of the Common Parts are increased, each Owner (except the Owner of the Government Accommodation) shall on the first day of the next month following demand by the Manager pay to the Manager in addition to the Monthly Management Fees:
- (i) in the case of the Management Fees Deposit having been disbursed, an additional sum sufficient to replace the sum so disbursed;
 - (ii) in the case of the Common Utilities Deposits having been disbursed, a due proportion (ascertained according to Clause 10.5(a)(ii)(2)) of the amount so disbursed;
 - (iii) in the case of an increase of Management Fees Deposit following an increase in the Monthly Management Fees, three times the amount of

such increase (and in any event the Management Fees Deposit after such an increase shall not be more than 25% of the amount of Estimated Management Expenses of any subsequent current Financial Year to be contributed in respect of that Unit); or

- (iv) in the case of an increase in any water, electricity or (if any) gas deposit in respect of the Common Parts, a due proportion (ascertained according to Clause 10.5(a)(ii)(2)) of the increase.

10.6 Owners' interest in Management Funds.

- (a) Subject to Clauses 10.6(b) and (c), upon any person ceasing to be the Owner of any Share he shall in respect of that Share cease to have any interest in the Management Funds to the intent that the Management Funds shall be held and applied for the management of the Land irrespective of changes in ownership of the Shares and the Management Fees Deposit and the due portion of Common Utilities Deposits in respect of a Unit shall be transferred into the name of the new Owner of the relevant Shares.
- (b) Upon the Land reverting to the Government, any balance of the Management Funds shall be divided between the Owners (except the Owner of the Government Accommodation) (immediately prior to such reversion in proportion to the Management Shares allocated to their respective Units) Provided That:
 - (i) any surplus which is notionally credited to a particular category of Units under Clause 10.3(h) shall be divided among the then Owners of that category of Units in proportion to the Management Shares respectively allocated to the Units concerned Provided That where the surplus is notionally credited to the particular category of Units under Clause 10.3(h)(iii):
 - (1) 95% of the surplus shall be divided among the then Owners of the Parking Spaces in proportion to the Management Shares respectively allocated to the Parking Spaces; and
 - (2) 5% of the surplus shall be divided among the then Owners of the Flats in proportion to the Management Shares respectively allocated to the Flats;
 - (ii) different parts of the Special Fund (or the balance thereof) referred to in Clauses 10.4(j)(i) and (ii) shall be divided among the then Owners of each category of Units respectively referred to in Clauses 10.4(k)(i) and (ii) in proportion to the Management Shares respectively allocated to the Units of the category concerned;
 - (iii) Management Fees Deposit and Common Utilities Deposit paid in respect of a Unit (or the balance thereof) shall be refunded to the then Owner of the Unit; and

- (iv) subject to Clause 10.7(b) and Clause 10.6(b)(ii), Debris Removal Charges (or the balance thereof) paid by Owners of the Flats shall be divided among the then Owners of the Flats in proportion to the Management Shares respectively allocated to the Flats.
- (c) In the case of an extinguishment of rights and obligations under Clause 13, a part of the balance of the Management Funds which is proportionate to the proportion borne by the Management Shares allocated to the Damaged Part (as defined in Clause 13.1) to the total number of Management Shares shall be divided between the Owners whose rights and obligations are extinguished under Clause 13 in proportion to the Management Shares allocated to their respective Units comprised in the Damaged Part Provided That the then Owner of each Unit in the Damaged Part shall be entitled to the payments which he would be entitled under Clauses 10.6(b)(i) to (iv) upon the Land reverting to the Government.

10.7 Debris Removal Charge.

- (a) The Owner of a Flat (except the First Owner) shall (unless the First Owner has already paid the Debris Removal Charge of that Flat under Clause 10.11), in respect of each Flat which he owns, pay to the Manager on the date of completion of the purchase of his Flat from the First Owner the Debris Removal Charge, which shall be non-refundable and non-transferable. The Owner of a Parking Space shall have no obligation to pay any Debris Removal Charge in respect of that Parking Space.
- (b) Any monies paid as Debris Removal Charge by the Owner of a Flat not used for debris collection or removal shall be paid into Special Fund (Flats).

10.8 Manager's discretion in respect of contributions. Notwithstanding anything contained in this Deed, the Manager shall be entitled to (acting reasonably) determine that an item of Management Expenses shall be paid by the Owner or Owners (except the Owner of the Government Accommodation) of the part or parts of the Land for which such item has been or will be incurred to the exclusion of all other Owners if:

- (a) the item of Management Expenses is not covered by insurance; and
- (b) (i) it is attributable to any particular part or parts of the Land; and
(ii) Owners of other parts of the Land do not and will not receive any material benefit from it;

Provided That where the item of Management Expenses is to be borne by more than one Owner, the Manager may also (acting reasonably) determine the contribution to be made by each of such Owners to the item of Management Expenses.

10.9 Notional credits. Unless otherwise provided by this Deed, any income or receipt of whatever nature arising or which may arise from or is attributable to the Common Parts shall, in so far as it arises or will arise from or is attributable to:

- (a) the Development Common Parts, be notionally credited to all the Units (excluding the Government Accommodation) and be taken into account when preparing the section of future Budget(s) dealing with Development Management Expenses or used for covering Development Management Expenses or Estimated Development Management Expenses;
- (b) the Residential Common Parts, be notionally credited to all the Flats and be taken into account when preparing the section of future Budget(s) dealing with Residential Management Expenses or used for covering Residential Management Expenses or Estimated Residential Management Expenses; or
- (c) the Parking Common Parts, be notionally credited to all the Parking Spaces and Flats and be taken into account when preparing the section of future Budget(s) dealing with Parking Management Expenses or used for covering Parking Management Expenses or Estimated Parking Management Expenses.

10.10 Contracts entered into by Manager.

- (a) Subject to Clauses 10.10(b) and 10.10(c), the Manager shall not enter into any contract for the procurement of any supplies, goods or services the value of which exceeds or is likely to exceed the sum of HK\$200,000 or such other sum in substitution therefor as the Secretary for Home Affairs may specify by notice in the Gazette unless—
 - (i) the supplies, goods or services are procured by invitation to tender; and
 - (ii) the procurement complies with the Code of Practice referred to in Section 20A(1) of the Ordinance.
- (b) Subject to Clause 10.10(c), the Manager shall not enter into any contract for the procurement of any supplies, goods or services the value of which exceeds or is likely to exceed a sum which is equivalent to 20% of the Budget or such other percentage in substitution therefor as the Secretary for Home Affairs may specify by notice in the Gazette unless—
 - (i) if there is an Owners' Corporation—
 - (1) the supplies, goods or services are procured by invitation to tender;
 - (2) the procurement complies with the Code of Practice referred to in Section 20A(1) of the Ordinance; and
 - (3) whether a tender submitted for the purpose is accepted or not is decided by a resolution of the Owners passed at a general meeting of the Owners' Corporation, and the contract is entered into with the successful tenderer; or

- (ii) if there is no Owners' Corporation—
 - (1) the supplies, goods or services are procured by invitation to tender;
 - (2) the procurement complies with the Code of Practice referred to in Section 20A(1) of the Ordinance; and
 - (3) whether a tender submitted for the purpose is accepted or not is decided by a resolution of the Owners passed at a meeting of Owners convened and conducted in accordance with this Deed, and the contract is entered into with the successful tenderer.
- (c) Clauses 10.10(a) and (b) do not apply to any supplies, goods or services which but for this Clause 10.10(c) would be required to be procured by invitation to tender (referred to in this Clause 10.10(c) as “relevant supplies, goods or services”)—
 - (i) where there is an Owners' Corporation, if—
 - (1) the relevant supplies, goods or services are of the same type as any supplies, goods or services which are for the time being supplied to the Owners' Corporation by a supplier; and
 - (2) the Owners' Corporation decides by a resolution of the Owners passed at a general meeting of the Owners' Corporation that the relevant supplies, goods or services shall be procured from that supplier on such terms and conditions as specified in the resolution, instead of by invitation to tender; or
 - (ii) where there is no Owners' Corporation, if—
 - (1) the relevant supplies, goods or services are of the same type as any supplies, goods or services which are for the time being supplied to the Owners by a supplier; and
 - (2) the Owners decide by a resolution of the Owners passed at a meeting of Owners convened and conducted in accordance with this Deed that the relevant supplies, goods or services shall be procured from that supplier on such terms and conditions as specified in the resolution, instead of by invitation to tender.

10.11 Shares held by First Owner.

- (a) In respect of Shares allocated to a separate building or phase of the Development the construction of which has not been completed, the First Owner shall not be obliged to pay Monthly Management Fees or to contribute to Management Expenses except to the extent that the uncompleted separate building or phase of the Development benefits from any provisions in this Deed as to the management and maintenance of the Land.

- (b) If the First Owner remains the Owner of the Shares allocated to any Unit in a part of the Development the construction of which has been completed but which remain unsold 3 months after:
 - (i) the execution of this Deed; or
 - (ii) the date when the First Owner is in a position validly to assign such Shares (that is, when the consent to assign or certificate of compliance has been issued);

whichever is the later, the First Owner shall, upon the expiry of the said three-month period, pay to the Manager the Special Fund Initial Contribution, the Management Fees Deposit and (if payable) the Debris Removal Charge in respect of that Unit.

10.12 Interest and Collection Charge on late payment.

- (a) If any Owner (except the Owner of the Government Accommodation) fails to pay the Manager any amount payable under this Deed within 30 days of demand, he shall pay to the Manager:
 - (i) interest at 2% per annum above the prime rate from time to time specified by The Hongkong and Shanghai Banking Corporation Limited in respect of any payment in arrears from and including the due date to and including the date of payment; and
 - (ii) a reasonable collection charge not exceeding 10% of the amount due to cover the reasonable cost (in addition to legal costs (on a solicitor and own client basis) of proceedings involved in recovering them) of the extra work occasioned by the default.
- (b)
 - (i) All monies paid to the Manager by way of interest and collection charges by the Owner of any Flat shall be credited to the Special Fund (Flats).
 - (ii) All monies paid to the Manager by way of interest and collection charges by the Owner of any Parking Space shall be credited to the Special Fund (Parking).

10.13 Civil action taken by Manager.

- (a) All amounts which are due and payable by any Owner (except the Owner of the Government Accommodation) under this Deed (including amounts payable to the Manager under an indemnity contained in this Deed) together with interest and the collection charges as provided in Clause 10.12, all damages for any breach of this Deed and all legal costs (on a solicitor and own client basis) and other reasonable expenses incurred in recovering or attempting to recover the same (whether by legal proceedings or otherwise)

shall be recoverable by civil action at the suit of the Manager in its own name and/or as agent for the Owners.

- (b) In any action taken in accordance with Clause 10.13(a), the Manager is hereby authorised to act as the agent for and on behalf of the Owners (except the Owner of the Government Accommodation) and no Owner (except the Owner of the Government Accommodation) sued under this Deed shall be entitled to raise any defence of want of authority or take objection to the right of the Manager as plaintiff to sue for or to recover such amounts as are due.

10.14 Registration of Charge against Shares of defaulting Owner.

- (a) Any sum payable by an Owner under this Deed or adjudged by a court of law to be payable by an Owner to the Manager as manager of the Land, whether for a breach of this Deed or otherwise, including (without limitation) damages, interests, costs, expenses and collection charges, which has become due and remains outstanding for more than 30 days from and including the date on which they become payable, shall stand charged on the Unit of the defaulting Owner together with all legal costs (on a solicitor and own client basis) incurred in registering and enforcing the charge mentioned below.
- (b) The Manager shall be entitled (without prejudice to any other remedy under this Deed) to register a memorial of such charge in the Land Registry against the Unit of the defaulting Owner. Such charge shall remain valid and enforceable, notwithstanding that judgment has been obtained for the amount thereof, until such judgment has been satisfied.
- (c) This Clause 10.14 shall not apply to FSI as the Owner of the Government Accommodation.

10.15 Order for sale. Any charge registered under Clause 10.14(b) shall be enforceable as an equitable charge by action at the suit of the Manager for an order for sale of the Unit of the defaulting Owner and Clause 10.13 shall apply equally to any such action.

10.16 Keeping of accounts.

- (a) The Manager shall maintain proper books or records of account and other financial records and shall keep all bills, invoices, vouchers, receipts and other documents referred to in those books and records for at least 6 years. The Manager shall keep separate management accounts for:
 - (i) the Development Common Parts and the Development Management Expenses;
 - (ii) the Residential Common Parts and the Residential Management Expenses; and
 - (iii) the Parking Common Parts and the Parking Management Expenses.

- (b) Within one month after each consecutive period of 3 months, or such shorter period as the Manager may select, the Manager shall prepare a summary of income and expenditure and a balance sheet in respect of that period, display a copy of the summary and balance sheet in a prominent place in the Development, and cause it to remain so displayed for at least 7 consecutive days.
- (c) Within 2 months after the end of each Financial Year, the Manager shall prepare an income and expenditure account and balance sheet for that year, display a copy of the income and expenditure account and balance sheet in a prominent place in the Development, and cause it to remain so displayed for at least 7 consecutive days.
- (d) Each income and expenditure account and balance sheet shall include details of the Special Fund and an estimate of the time when there will be a need to draw on that Fund, and the amount of money that will be then needed.
- (e) Prior to the formation of the Owners' Corporation, if the Owners at an Owners' meeting convened under this Deed decide that any income and expenditure account and balance sheet for a Financial Year should be audited by an independent auditor of their choice, the Manager shall without delay arrange for such an audit to be carried out by that auditor.
- (f) If there is an Owners' Corporation and the Owners' Corporation decides, by a resolution of the Owners, that any income and expenditure account and balance sheet should be audited by an accountant or by some other independent auditor as may be specified in that resolution, the Manager shall without delay arrange for such an audit to be carried out by that person and:
 - (i) permit any Owner, at any reasonable time, to inspect the audited income and expenditure account and balance sheet and the report made by the accountant or auditor in respect of the income and expenditure account and balance sheet; and
 - (ii) subject to Clause 14.22 hereof, on payment of a reasonable copying charge, supply any Owner with a copy of the audited income and expenditure account and balance sheet, or the report made by the accountant or auditor in respect of the income and expenditure account and balance sheet, or both, as requested by the Owner.

10.17 Manager to open and maintain bank account.

- (a) The Manager shall open and maintain an interest-bearing account and shall use that account exclusively in respect of the management of the Land.
- (b) Without prejudice to the generality of Clause 10.17(a), if there is an Owners' Corporation, the Manager shall open and maintain one or more segregated interest-bearing accounts, each of which shall be designated as a trust account

or client account, for holding money received by it from or on behalf of the Owners' Corporation in respect of the management of the Land.

- (c) The Manager shall display a document showing evidence of any account opened and maintained under Clause 10.17(a) or Clause 10.17(b) in a prominent place in the Development.
- (d) Subject to Clauses 10.17 (e) and (f), the Manager shall without delay pay all money received by it in respect of the management of the Land into the account opened and maintained under Clause 10.17(a) or, if there is an Owners' Corporation, the account or accounts opened and maintained under Clause 10.17(b).
- (e) Subject to Clause 10.17(f), the Manager may, out of money received by it in respect of the management of the Land, retain or pay into a current account a reasonable amount to cover expenditure of a minor nature, but that amount shall not exceed such figure as is determined from time to time by a resolution of the Owners' Committee (if any).
- (f) The retention of a reasonable amount of money under Clause 10.17(e) or the payment of that amount into a current account in accordance with Clause 10.17(e) and any other arrangement for dealing with money received by the Manager shall be subject to such conditions as may be approved by a resolution of the Owners' Committee (if any).
- (g) Any reference in this Clause 10.17 to an account is a reference to an account opened with a bank within the meaning of Section 2 of the Banking Ordinance (Cap. 155), the title of which refers to the management of the Land.

10.18 Inspection of accounts. The Manager shall permit any Owner at any reasonable time to inspect the books or records of account and any income and expenditure account or balance sheet. Subject to Clause 14.22 hereof, the Manager shall upon payment of a reasonable copying charge supply any Owner with a copy of any record or document requested by him.

10.19 Financial Year. The Financial Year may not be changed more than once in every 5 years, unless that change is previously approved by a resolution of the Owners' Committee (if any).

10.20 Exemptions for FSI. Notwithstanding anything in this Deed and notwithstanding Clause 10.3(i), FSI as Owner of the Government Accommodation shall not be liable for any payment of:

- (a) Management Fees Deposits;
- (b) Special Fund (including any capital equipment fund) except for the reimbursement of capital expenditure, as shall first be approved in writing by GPA or person nominated by the Director of Lands for this purpose, in respect of facilities and services which actually serve the Government Accommodation or are used by the occupier thereof, his servants, contractors,

agents or visitors but which liability shall not exceed the proportion that the number of Management Shares of the Government Accommodation bears to the total number of Management Shares of the Development;

- (c) insurance premium;
 - (d) Debris Removal Charge;
 - (e) interest and penalty charges on late or default payment of management and maintenance charges;
 - (f) Decoration Deposit;
 - (g) Common Utilities Deposits;
- or payment of a like nature.

11. OWNERS' MEETINGS

11.1 First and Subsequent Meetings.

- (a) From time to time when circumstances require, there shall be meetings of the Owners convened under this Deed to discuss and decide matters concerning (in the case where the Subsequent Phase has not become a Completed Phase) Phase 1 or (in the case where the Subsequent Phase has become a Completed Phase) the Land from time to time.
- (b) The first meeting of the Owners shall be convened by the Manager as soon as possible but not later than 9 months after the date of this Deed (and to call further and subsequent meeting, if required), to elect members of the Owners' Committee to be elected under Clause 12.1(a) and the chairman of the Owners' Committee to form the Owners' Committee or to appoint a management committee for the purpose of forming an Owners' Corporation under the Ordinance.
- (c) Until the incorporation of an Owners' Corporation:
 - (i) a meeting of the Owners shall be convened within a reasonable period of time after the expiry of a period of 24 months from:
 - (1) the conclusion of the first meeting of the Owners convened under Clause 11.1(b); or
 - (2) the last meeting of the Owners convened under this Clause 11.1(c),for the purpose of electing members of the Owners' Committee to be elected under Clause 12.1(a);

- (ii) notwithstanding Clause 11.1(c)(i), where the Subsequent Phase becomes a Completed Phase, a meeting of the Owners shall be convened within a reasonable period of time after the expiry of a period of 6 months from the Subsequent Phase becoming a Completed Phase for the purpose of electing members of the Owners' Committee to be elected under Clause 12.1(a)(ii).

The Manager must convene such meetings. This Clause 11.1(c) shall be without prejudice to Clause 11.1(a).

- (d) When electing any member of the Owners' Committee in a meeting of Owners, Shares in the Subsequent Phase which is then not a Completed Phase shall not carry any voting rights.

11.2 Convening. An Owners' meeting may be convened by:—

- (a) the Owners' Committee;
- (b) the Manager; or
- (c) an Owner appointed to convene such a meeting by the Owners of not less than 5% of the Shares in aggregate.

11.3 Notice. The person convening the Owners' meeting shall, at least 14 days' before the date of the meeting, give notice of the meeting to each Owner. The notice of meeting referred to in this Clause 11.3 shall specify—

- (a) the date, time and place of the Owners' meeting; and
- (b) the resolutions (if any) that are to be proposed at the meeting.

11.4 Service of notice. The notice of meeting referred to in Clause 11.3 may be given:

- (a) by delivering it personally to the Owner;
- (b) by sending it by post to the Owner at his last known address; or
- (c) by leaving it at the Owner's Unit or depositing it in the letter box for that Unit.

11.5 Quorum. No business shall be transacted at any Owners' meeting unless a quorum is present when the meeting proceeds to business. The quorum at an Owners' meeting shall be 10% of the Owners. In this Clause 11.5, the reference to "10% of the Owners" shall:

- (a) be construed as a reference to 10% of the number of persons who are Owners without regard to their ownership of any particular percentage of the total number of Shares; and
- (b) not be construed as the Owners of 10% of the Shares in aggregate;

11.6 Chairman. An Owners' meeting shall be presided over by the chairman of the Owners' Committee or, if the meeting is convened under Clause 11.2(b) or (c), the person convening the meeting.

11.7 Record. The chairman shall cause a record to be kept of the persons present at the Owners' meeting and the proceedings thereof.

11.8 Voting. At an Owners' meeting:

- (a) an Owner shall have one vote in respect of each Share he owns;
- (b) an Owner may cast a vote personally or by proxy;
- (c) where 2 or more persons are the co-owners of a Share, the vote in respect of the Share may be cast:
 - (i) by a proxy jointly appointed by the co-owners;
 - (ii) by a person appointed by the co-owners from amongst themselves; or
 - (iii) if no appointment is made under Clause 11.8(c)(i) or (ii), either by one of the co-owners personally or by a proxy appointed by one of the co-owners;
- (d) where 2 or more persons are the co-owners of a Share and more than one of the co-owners seeks to cast a vote in respect of the Share, only the vote that is cast, whether personally or by proxy, by the co-owner whose name, in order of priority, stands highest in relation to that Share in the register kept at the Land Registry shall be treated as valid;
- (e) if there is an equality of votes the person presiding over the meeting shall have, in addition to a deliberative vote, a casting vote; and
- (f) in regard to the removal of the chairman of the meeting, votes shall be cast by balloting supervised by the Manager.

11.9 Proxies.

- (a) An instrument appointing a proxy shall be in the form set out in Form 1 in Schedule 1A to the Ordinance, and:
 - (i) shall be signed by the Owner; or
 - (ii) if the Owner is a body corporate, shall, notwithstanding anything to the contrary in its constitution, be impressed with the seal or chop of the body corporate and signed by a person authorized by the body corporate in that behalf.
- (b) The instrument appointing a proxy shall be lodged with the chairman of the Owners' Committee or, if the meeting is convened under Clause 11.2(b) or (c),

the person convening the meeting at least 48 hours before the time for the holding of the Owners' meeting.

- (c) A proxy appointed by an Owner to attend and vote on behalf of the Owner shall, for the purposes of the meeting, be treated as being the Owner present at the meeting.

11.10 Procedure. The procedure at an Owners' meeting shall be as is determined by the Owners.

11.11 Resolutions. Save as otherwise provided in this Deed, any resolution on any matter concerning (in the case where the Subsequent Phase is not a Completed Phase) Phase 1 or (in the case where the Subsequent Phase has become a Completed Phase) the Land passed by a simple majority of votes at a duly convened Owners' meeting by Owners present in person or by proxy and voting shall be binding on all the Owners Provided That:

- (a) the notice convening the meeting shall have been duly given in accordance with Clause 11.3 and shall have specified the intention to propose a resolution concerning such matters;
- (b) no resolution purporting to be passed at any such meeting concerning any matter not mentioned in such notice shall be valid;
- (c) no resolution shall be valid to the extent that it purports to alter the provisions of or is otherwise contrary to this Deed;
- (d) subject to the provisions of this Deed, a resolution may be passed as to the manner in which the powers and duties hereby conferred on the Manager are to be exercised or carried out; and
- (e) no resolution shall adversely affect the use, operation or maintenance of the Government Accommodation or any part thereof.

11.12 Lack of notice. The accidental omission to give notice in accordance with Clause 11.3 to any Owner shall not invalidate the meeting or any resolution passed thereat.

12. OWNERS' COMMITTEE

12.1 Election & meetings.

- (a) There shall be established and maintained an Owners' Committee of the Land consisting of up to the "Prescribed Maximum Number" of members including a chairman, a secretary and other Committee members elected by Owners of the Completed Phases. "Prescribed Maximum Number" means:
 - (i) where the Subsequent Phase has not become a Completed Phase, 5 and in which case:

- (1) the Owners of the Flats in Phase 1 are entitled to elect up to 4 Committee members; and
 - (2) the Owners of the Parking Spaces are entitled to elect up to 1 Committee member; or
- (ii) where the Subsequent Phase has become a Completed Phase, 9 and in which case:
 - (1) the Owners of the Flats are entitled to elect up to 8 Committee members; and
 - (2) the Owners of the Parking Spaces are entitled to elect up to 1 Committee member.
- (b) The Owners' Committee shall meet when circumstances require and, in any event, not less than 2 times a year. A meeting of the Owners' Committee may be convened at any time by the chairman or any 2 members of the Owners' Committee.
- (c) The person or persons convening the meeting of the Owners' Committee shall, at least 7 days before the date of the meeting, give notice of the meeting to each member of the Owners' Committee.
- (d) The notice of meeting referred to in Clause 12.1(c) shall specify:
 - (i) the date, time and place of the meeting; and
 - (ii) the resolutions (if any) that are to be proposed at the meeting.
- (e) The notice of meeting referred to in Clause 12.1(c) may be given:
 - (i) by delivering it personally to the member of the Owners' Committee; or
 - (ii) by sending it by post to the member of the Owners' Committee at his last known address; or
 - (iii) by leaving it at the member's Unit or depositing it in the letter box for that Unit.
- (f) No business shall be transacted at a meeting of the Owners' Committee unless a quorum is present when the meeting proceeds to business and the quorum at a meeting of the Owners' Committee shall be 50% of the members of the Owners' Committee (rounded up to the nearest whole number) or 3 such members, whichever is the greater.
- (g) A meeting of the Owners' Committee shall be presided over by:

- (i) the chairman; or
 - (ii) in the absence of the chairman, a member of the Owners' Committee appointed as chairman for that meeting.
 - (h) The procedure at meetings of the Owners' Committee shall be as is determined by the Owners' Committee.
- 12.2 Functions. The functions of the Owners' Committee shall be limited to the following:
- (a) representing the Owners in all dealings with the Manager;
 - (b) liaising with the Manager in respect of all matters concerning (in the case where the Subsequent Phase has not yet become a Completed Phase) the Completed Phase or (in the case where the Subsequent Phase has become a Completed Phase) the Land; and
 - (c) exercising all other powers and duties conferred on the Owners' Committee under this Deed.
- 12.3 Remuneration. No remuneration shall be payable to the Owners' Committee or any Owners' Committee member but such members shall be entitled to be reimbursed for all out-of-pocket expenses reasonably incurred in carrying out their duties.
- 12.4 Membership. A Committee member elected under Clause 12.1(a)(i) or (ii) to serve on the Owners' Committee shall hold office until new members of the Owners' Committee elected in the next meeting held under Clause 11.1(c) take office unless:
- (a) he resigns by notice in writing to the Owners' Committee;
 - (b) he ceases to be eligible for election as an Owners' Committee member under Clause 12.5(a);
 - (c) he is removed from office by a resolution passed at an extraordinary general meeting convened under Clause 12.6(a), (c) or (e);
 - (d) he becomes bankrupt or insolvent or enters into a composition with his creditors or is convicted of a criminal offence other than a summary offence not involving his honesty or integrity; or
 - (e) he becomes incapacitated by death or physical or mental illness.
- A Committee member elected under Clause 12.1(a)(i) or (ii) in respect of whom an event mentioned in Clauses 12.4(a) to (e) has occurred shall cease to hold office upon the occurrence of such event.
- 12.5 Eligibility for election.

- (a) Any of the following shall be eligible for election as an Owners' Committee member under Clause 12.1(a)(i) or (ii):
 - (i) the Owner of a Unit in a Completed Phase if he is an individual;
 - (ii) where a Unit in a Completed Phase is co-owned by more than one individual Owner, any one but not the other(s) of them; or
 - (iii) where the Owner of a Unit in a Completed Phase is a body corporate, any representative appointed by such Owner.
- (b) The appointment of a representative by a corporate body shall be in writing addressed to the Owners' Committee and may be revoked at any time on notice served on the Owners' Committee.
- (c) If an Owner owns more than one Unit in a Completed Phase he shall be entitled to propose more than one candidate (but limited to one candidate for each such Unit) to be eligible for election as Owners' Committee members.
- (d) Elected members of the Owners' Committee are eligible for re-election.
- (e) "Unit" for the purpose of this Clause 12.5 does not include the Government Accommodation.

12.6 Removal of Committee members.

- (a) An extraordinary meeting of the Owners of the Flats in Phase 1 may be convened for:
 - (i) removing from office any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(i)(1); and/or
 - (ii) electing a new member of the Owners' Committee to replace any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(i)(1) who has:
 - (1) ceased to be such member under Clause 12.4; or
 - (2) been removed as provided in Clause 12.6(a)(i) above.
- (b) The following shall apply to a meeting referred to in Clause 12.6(a):
 - (i) The meeting may be convened by the Manager or Owner(s) of not less than 5% of the Shares allocated to the Flats in Phase 1.
 - (ii) No business shall be transacted at such a meeting unless a quorum is present when the meeting proceeds to business. The quorum at such a meeting shall be 10% of the Owners of the Flats in Phase 1. For the purpose of this Clause 12.6(b)(ii), the reference to "10% of the Owners of the Flats in Phase 1" shall be construed as a reference to 10% of the

number of persons who are Owners of the Flats in Phase 1 without regard to their ownership of any particular percentage of the total number of Shares allocated to the Flats in Phase 1 and not be construed as the Owners of 10% of the Shares allocated to all Flats in Phase 1. If a quorum is not present within half an hour of the time appointed for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place. Notwithstanding the above, if all Flats in Phase 1 are owned by one Owner, such Owner (present in person or by proxy) shall constitute the quorum.

- (iii) The Owner elected as chairman at such a meeting shall be the chairman of the meeting.
 - (iv) Resolutions in the meeting shall be passed by a simple majority of votes of the Owners of the Flats in Phase 1 present in person or by proxy and voting Provided That if all Flats in Phase 1 are owned by one Owner, the vote(s) of that Owner shall be sufficient to pass the resolution concerned. In the case of equality of votes, the chairman of the meeting shall have a second or casting vote.
 - (v) Subject to Clauses 12.6(b)(i) to (iv), the provisions of Clause 11 shall apply, mutatis mutandis, to such a meeting.
- (c) An extraordinary meeting of the Owners of the Flats may be convened for:
- (i) removing from office any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(ii)(1); and/or
 - (ii) electing a new member of the Owners' Committee to replace any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(ii)(1) who has:
 - (1) ceased to be such member under Clause 12.4; or
 - (2) been removed as provided in Clause 12.6(c)(i) above.
- (d) The following shall apply to a meeting referred to in Clause 12.6(c):
- (i) The meeting may be convened by the Manager or Owner(s) of not less than 5% of the Shares allocated to the Flats.
 - (ii) No business shall be transacted at such a meeting unless a quorum is present when the meeting proceeds to business. The quorum at such a meeting shall be 10% of the Owners of the Flats. For the purpose of this Clause 12.6(d)(ii), the reference to "10% of the Owners of the Flats" shall be construed as a reference to 10% of the number of persons who are Owners of the Flats without regard to their ownership of any particular percentage of the total number of Shares allocated to the Flats and not be construed as the Owners of 10% of the Shares allocated to all Flats. If a quorum is not present within half an hour of

the time appointed for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place. Notwithstanding the above, if all Flats are owned by one Owner, such Owner (present in person or by proxy) shall constitute the quorum.

- (iii) The Owner elected as chairman at such a meeting shall be the chairman of the meeting.
 - (iv) Resolutions in the meeting shall be passed by a simple majority of votes of the Owners of the Flats present in person or by proxy and voting Provided That if all Flats are owned by one Owner, the vote(s) of that Owner shall be sufficient to pass the resolution concerned. In the case of equality of votes, the chairman of the meeting shall have a second or casting vote.
 - (v) Subject to Clauses 12.6(d)(i) to (iv), the provisions of Clause 11 shall apply, mutatis mutandis, to such a meeting.
- (e) An extraordinary meeting of the Owners of the Parking Spaces may be convened for:
- (i) removing from office any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(i)(2) or Clause 12.1(a)(ii)(2); and/or
 - (ii) electing a new member of the Owners' Committee to replace any member of the Owners' Committee elected by such Owners under Clause 12.1(a)(i)(2) or Clause 12.1(a)(ii)(2) who has:
 - (1) ceased to be such member under Clause 12.4; or
 - (2) been removed as provided in Clause 12.6(e)(i) above.
- (f) The following shall apply to a meeting referred to in Clause 12.6(e):
- (i) The meeting may be convened by the Manager or Owner(s) of not less than 5% of the Shares allocated to the Parking Spaces.
 - (ii) No business shall be transacted at such a meeting unless a quorum is present when the meeting proceeds to business. The quorum at such a meeting shall be 10% of the Owners of the Parking Spaces. For the purpose of this Clause 12.6(f)(ii), the reference to "10% of the Owners of the Parking Spaces" shall be construed as a reference to 10% of the number of persons who are Owners of the Parking Spaces without regard to their ownership of any particular percentage of the total number of Shares allocated to the Parking Spaces and not be construed as the Owners of 10% of the Shares allocated to all Parking Spaces. If a quorum is not present within half an hour of the time appointed for the meeting, the meeting shall stand adjourned to the same day in the next week at the same time and place. Notwithstanding the above, if

all Parking Spaces are owned by one Owner, such Owner (present in person or by proxy) shall constitute the quorum.

- (iii) The Owner elected as chairman at such a meeting shall be the chairman of the meeting.
- (iv) Resolutions in the meeting shall be passed by a simple majority of votes of the Owners of the Parking Spaces present in person or by proxy and voting Provided That if all Parking Spaces are owned by one Owner, the vote(s) of that Owner shall be sufficient to pass the resolution concerned. In the case of equality of votes, the chairman of the meeting shall have a second or casting vote.
- (v) Subject to Clauses 12.6(f)(i) to (iv), the provisions of Clause 11 shall apply, mutatis mutandis, to such a meeting.

12.7 Election of the Chairman.

- (a) A chairman of the Owners' Committee (including a chairman elected under Clause 12.7(b)) shall hold office until the conclusion of the next meeting of the Owners convened under Clause 11.1(c).
- (b) If the chairman of the Owners' Committee ceases to be a member of the Owners' Committee for any reason or if he resigns his chairmanship before the conclusion of the next meeting of the Owners convened under Clause 11.1(c), the members of the Owners' Committee shall elect one of themselves to be the chairman of the Owners' Committee.

12.8 Resolutions.

- (a) Resolutions of the Owners' Committee shall be passed by a simple majority by show of hands.
- (b) Each member present at the Owners' Committee meeting shall have one vote on a question before the Committee and if there is an equality of votes the chairman shall have, in addition to a deliberative vote, a casting vote.
- (c) No resolution purported to be passed at any meeting of the Owners' Committee concerning any matter not mentioned in the notice of meeting shall be valid.
- (d) No resolution of the Owners' Committee shall be valid to the extent that it purports to alter the provision of or is otherwise contrary to or inconsistent with this Deed.
- (e) No resolution shall adversely affect the use, operation or maintenance of the Government Accommodation or any part thereof.

12.9 Records and Minutes.

- (a) The Owners' Committee shall keep records and minutes of:
 - (i) the appointment of members, the secretary and the chairman of the Owners' Committee and all changes thereof; and
 - (ii) all resolutions and proceedings of the Owners' Committee.
 - (b) Such records and minutes shall be kept where the Owners' Committee may from time to time determine and shall be open to inspection by any Owner on reasonable notice being given. Any such person shall also be entitled to extracts or copies thereof on paying reasonable charges therefor. Any monies paid as such a charge shall be credited to the Special Fund.
- 12.10 Contracts entered into by the Owners' Committee. Subject to provisions in Schedule 7 to the Ordinance, the procurement of supplies, goods, or services by the Owners' Committee that involves an amount in excess of or likely to be in excess of HK\$200,000 (or such other sum as the Secretary for Home Affairs may specify by notice in the Gazette) or an amount which is or is likely to be more than 20% of the Budget of the Financial Year concerned (or such other percentage as the Secretary for Home Affairs may specify by notice in the Gazette), whichever is the lesser, must be by invitation to tender and the standards and guidelines as may be specified in a Code of Practice referred to in section 20A of the Ordinance will apply to the Owners' Committee with any appropriate variations.
- 12.11 The right of the Owner of the Government Accommodation to attend meetings. The Owner of the Government Accommodation shall have the right to attend meetings of the Owners' Committee and all notices, agendas and minutes of the meetings of the Owners' Committee shall be sent to FSI free of charge in the manner provided in Clause 14.22.

13. EXTINGUISHMENT OF RIGHTS

- 13.1 Damage to Development. If the whole or any part of the Development is damaged by fire, typhoon, earthquake, subsidence or other causes (which the whole or part of the Development concerned shall be referred to as the "**Damaged Part**") rendering it substantially unfit for habitation, occupation or use, the Owners (the "**Affected Owners**" in this Clause 13) of not less than 75% of Shares relating to the Damaged Part (excluding any Common Parts Shares) (the "**Relevant Shares**") may convene a meeting of the Affected Owners. At such meeting the Affected Owners may resolve:
- (a) that it is not practicable to rebuild or reinstate the Damaged Part in which case the Affected Owners shall forthwith assign the Relevant Shares and the attached Right to Occupy to the Manager upon trust to dispose of them as soon as reasonably practicable by public auction or private treaty and to distribute the net proceeds of sale to the Affected Owners in proportion to the number of Relevant Shares previously held by each Affected Owner. All insurance

money received in respect of the Damaged Part shall likewise be distributed amongst the Affected Owners; or

- (b) to rebuild or reinstate the Damaged Part in which case the Affected Owners shall pay any costs of reinstating the Damaged Part which are not recovered from the insurance thereof in proportion to the number of Relevant Shares held by each Affected Owner. Until such payment the same will be a charge upon the Relevant Shares of each Affected Owner and shall be recoverable as a civil debt by the Manager pursuant to Clause 10.13.

13.2 Provisions applicable to meeting. The following provisions shall apply to a meeting convened pursuant to Clause 13.1:

- (a) the meeting shall be convened by at least 14 days' notice in writing posted on the public notice boards of the Development (if existing but if not then posted on an appropriate part of the site of the Development and published in an English and a Chinese language newspaper circulating in Hong Kong) specifying the time and place of the meeting. The notice of the meeting may also be served on the Affected Owners either personally or by post to the Affected Owner at his last known address or by depositing it in the letter box for that Unit, if any;
- (b) no business shall be transacted unless a quorum is present when the meeting proceeds to business and the Affected Owners of not less than 75% of the Relevant Shares present in person or by proxy shall be a quorum;
- (c) if within half an hour from the time appointed for the meeting a quorum is not present, the meeting shall be adjourned to the same time and day in the next week at the same place;
- (d) the meeting shall be presided over by an Owner or such other person appointed as chairman for that meeting;
- (e) the chairman shall cause a record to be kept of the persons present at the meeting and notes of the proceedings thereof;
- (f) At the meeting:
 - (i) an Affected Owner shall have one vote in respect of each Relevant Share he owns;
 - (ii) an Affected Owner may cast a vote personally or by proxy;
 - (iii) where 2 or more persons are the co-owners of a Relevant Share, the vote in respect of the Relevant Share may be cast:
 - (1) by a proxy jointly appointed by the co-owners;
 - (2) by a person appointed by the co-owners from amongst themselves; or

- (3) if no appointment is made under Clause 13.2(f)(iii)(1) or (2), either by one of the co-owners personally or by a proxy appointed by one of the co-owners;
- (iv) where 2 or more persons are the co-owners of a Relevant Share and more than one of the co-owners seeks to cast a vote in respect of the Relevant Share, only the vote that is cast, whether personally or by proxy, by the co-owner whose name, in order of priority, stands highest in relation to that Relevant Share in the register kept at the Land Registry shall be treated as valid; and
- (v) if there is an equality of votes the person presiding over the meeting shall not have any second or casting vote;
- (g) votes may be given either personally or by proxy;
- (h) the instrument appointing a proxy shall be deposited with the chairman of the meeting at the meeting;
- (i) a resolution of not less than 75% of the Affected Owners present at a meeting duly convened under this Clause 13.2 shall bind all the Affected Owners Provided That:
 - (i) the notice convening the meeting specified the intention to propose a resolution concerning such matter;
 - (ii) any resolution purported to be passed at any such meeting concerning any other matter shall not be valid; and
 - (iii) no resolution shall be valid if it is contrary to this Deed; and
- (j) the Manager shall have the right to attend the meeting.

14. MISCELLANEOUS PROVISIONS

14.1 Owners to notify Manager when ceasing to be Owner. Each Owner shall notify the Manager when he ceases to be the Owner of any Share and notify the Manager of the name and address of the new Owner. Each Owner shall remain liable for all sums due and payable under this Deed and for the compliance with this Deed up to the date on which he ceases to be the Owner of the Share but without prejudice to the liability of the new Owner under this Deed.

14.2 Common Parts Shares held by Manager.

- (a) Notwithstanding anything in this Deed, the Common Parts Shares shall not carry any liability to contribute to the Management Expenses, or make any payment under this Deed, and the Common Parts Shares shall not carry any

voting rights (at any meeting whether held under this Deed, the Ordinance or otherwise) or be taken into account in calculating the quorum at any meeting.

- (b) The Manager shall:
 - (i) hold all Common Parts Shares and Common Parts assigned to it as trustee for the benefit of all Owners, subject to the Land Grant and this Deed; and
 - (ii) assign the Common Parts Shares and the Common Parts free of costs and consideration to the successor of the Manager upon termination of its appointment as Manager.
- (c) The Owners' Corporation (when formed) may at any time require the Manager to assign or transfer to it the Common Parts Shares and the Common Parts and the management responsibilities free of costs and consideration. The Common Parts Shares and the Common Parts assigned to the Owners' Corporation under this Deed shall be held by the Owners' Corporation on trust for the benefit of all Owners in trust as trustee for all Owners, subject to the Land Grant and this Deed.

14.3 Land Grant.

- (a) Nothing in this Deed shall conflict with or be in breach of the conditions in the Land Grant. If any provision contained in this Deed conflicts with the Land Grant, the Land Grant shall prevail.
- (b) All the Owners (including the First Owner) and the Manager hereby covenant with each other to comply with the conditions of the Land Grant so long as they remain as Owners or (as the case may be) the Manager.

14.4 Cessation of liabilities. Subject to Clause 14.1, each Owner shall on ceasing to be the Owner of any Share, cease to be liable for any matter or liabilities under this Deed other than in respect of any breach of this Deed by him prior to his ceasing to be an Owner.

14.5 Public notice boards etc. There shall be public notice boards (which may be in electronic form) at such prominent places in the Development as the Manager may from time to time determine. There shall be exhibited on each of such public notice boards all notices which under this Deed are required to be exhibited thereon and such other notices and announcements as the Manager may from time to time decide to exhibit or approve for exhibition thereon. Except in the case of a notice required by this Deed or by law to be served personally or in any other manner, the exhibition of a notice on such public notice boards for three (3) consecutive days shall be due notice of the contents thereof to each Owner, his tenants, licensees, servants and agents.

14.6 Service of Notice.

- (a) Subject as otherwise provided in this Deed, all notices or demands to be served under this Deed shall be in writing and shall be sufficiently served if

addressed to the party to whom the notices or demands are served and sent by prepaid post to or left at the Unit or the letter box of the Unit of the party to be served notwithstanding that such party shall not personally occupy such Unit.

- (b) Where notice is to be given to an Owner who is a mortgagor, such notice may also be served on the mortgagee, if the mortgagee is a company, at its registered office or last known place of business in Hong Kong and, if he is an individual, at his last known residence.
- (c) All notices required to be given to the Manager shall be sufficiently served if addressed to the Manager and sent by pre-paid post or left at the registered office of the Manager.
- (d) Any Owner not occupying his Unit shall provide the Manager with an address in Hong Kong for service of notices under the provisions of this Deed, failing which the address of such Unit is deemed to be his address for service.
- (e) Each Owner shall notify the Manager of the name and address in Hong Kong of the person authorized by him to accept service of process.

14.7 Co-Owners. Co-owners of any Share, whether holding as joint tenants, tenants-in-common or otherwise, shall be jointly and severally liable to the Manager and other Owners for the performance of all obligations under this Deed which are to be performed by the Owner of the Share.

14.8 Deed binding on executors etc. This Deed shall bind the parties hereto and their respective executors, administrators, successors in title and assigns and the benefit and burden of the covenants in this Deed shall be annexed to and run with the Shares, the Units and the Common Parts.

14.9 Chinese translation and copies of the Plans.

- (a) The First Owner shall at its own cost make a direct translation in Chinese of this Deed and shall deposit the same and a copy of this Deed within one month after the date of this Deed in the management office of the Development. After the depositing of a copy of this Deed and the aforesaid direct translation, all Owners may inspect the same at the management office of the Development free of charge. A photocopy of the copy of this Deed and/or the said direct translation deposited shall be provided to any Owner upon request at the expense of such Owner and on the payment of a reasonable charge. Any monies paid as such a charge shall be credited to the Special Fund. In any dispute between the Chinese translation and the English document, the English version approved by the Director of Lands of this Deed shall prevail.
- (b) The Manager shall keep copies of the Plans in the management office of the Development. All Owners may inspect the same at the management office of the Development during normal office hours free of charge. A photocopy of the copies of the Plans deposited shall be provided to any Owner upon request

at the expense of such Owner and on the payment of a reasonable charge. Any monies paid as such a charge shall be credited to the Special Fund.

14.10 Owners' Incorporation and the Ordinance.

- (a) Nothing in this Deed shall prejudice the operation of the Ordinance and the Schedules thereto.
- (b) During the existence of an Owners' Corporation:
 - (i) general meetings of the Owners' Corporation convened under the Ordinance shall take the place of the Owners' meetings convened under this Deed; and
 - (ii) the management committee of the Owners' Corporation shall take the place of the Owners' Committee under this Deed.
- (c) The Owners' Corporation shall have the same powers under this Deed as the Manager relating to the Slope Structures under paragraph 26 of Schedule 7.

14.11 Works and Installations.

- (a) The First Owner at its own costs and expenses has prepared a schedule of all major works and installations in Phase 1 (the "**Phase 1 Works and Installations**"), which require regular maintenance on a recurrent basis. The schedule of the Phase 1 Works and Installations is set out in Schedule 8 to this Deed (subject to revisions as provided for in Clause 14.11(h) and Clause 14.11(i) below).
- (b) The First Owner shall at its own costs and expenses prepare and compile for the reference of the Owners and the Manager a maintenance manual for the Phase 1 Works and Installations (the "**Phase 1 W&I Maintenance Manual**") setting out the following details:-
 - (i) as-built record plans of the building and services installations together with the necessary technical information (such as specifications of materials and design standard) for maintenance of all facilities and equipment;
 - (ii) all warranties and guarantees provided by contractors (together with the names of the companies providing the warranty and the contact telephone numbers) in respect of all facilities and equipment;
 - (iii) recommended maintenance strategy and procedures;
 - (iv) a list of items of the Phase 1 Works and Installations requiring routine maintenance;
 - (v) recommended frequency of routine maintenance inspection;

- (vi) checklist and typical inspection record sheets for routine maintenance inspection; and
 - (vii) recommended maintenance cycle of the Phase 1 Works and Installations.
- (c) The First Owner shall deposit a full copy of the Phase 1 W&I Maintenance Manual in the management office of the Development within one month after the date of this Deed for inspection by all Owners free of charge and taking copies on payment of a reasonable charge. All charges received shall be credited to the Special Fund.
- (d) The First Owner shall at its own costs and expenses prepare a schedule of all major works and installations in Phase 2 (the “**Phase 2 Works and Installations**”), which require regular maintenance on a recurrent basis. The schedule of the Phase 2 Works and Installations will be set out in a schedule to the Subsequent Phase Sub-Deed (subject to revisions as provided for in Clause 14.11(h) and Clause 14.11(i) below).
- (e) The First Owner shall at its own costs and expenses prepare and compile for the reference of the Owners and the Manager a maintenance manual for the Phase 2 Works and Installations (the “**Phase 2 W&I Maintenance Manual**”) setting out the following details:-
- (i) as-built record plans of the building and services installations together with the necessary technical information (such as specifications of materials and design standard) for maintenance of all facilities and equipment;
 - (ii) all warranties and guarantees provided by contractors (together with the names of the companies providing the warranty and the contact telephone numbers) in respect of all facilities and equipment;
 - (iii) recommended maintenance strategy and procedures;
 - (iv) a list of items of the Phase 2 Works and Installations requiring routine maintenance;
 - (v) recommended frequency of routine maintenance inspection;
 - (vi) checklist and typical inspection record sheets for routine maintenance inspection; and
 - (vii) recommended maintenance cycle of the Phase 2 Works and Installations.
- (f) The First Owner shall deposit a full copy of the Phase 2 W&I Maintenance Manual in the management office of the Development within one month after the date of the Subsequent Phase Sub-Deed for inspection by all Owners free of charge and taking copies on payment of a reasonable charge. All charges

received shall be credited to the Special Fund.

- (g) The Owners shall at their own costs and expenses inspect, maintain and carry out all necessary works for the maintenance of the Development and such parts of the Development the sole and exclusive right and privilege to hold, use, occupy and enjoy the same as may be held by the respective Owners including the Phase 1 Works and Installations and Phase 2 Works and Installations.
- (h) The schedule of the Phase 1 Works and Installations, the Phase 1 W&I Maintenance Manual, the schedule of the Phase 2 Works and Installations and the Phase 2 W&I Maintenance Manual may be revised in future to take into account any necessary changes, including but not limited to addition of works and installations in the Development and the updating of maintenance strategies in step with changing requirements.
- (i) The Owners may, by a resolution of the Owners at an Owners' meeting convened under this Deed, decide on revisions to be made to the schedule of the Phase 1 Works and Installations, the Phase 1 W&I Maintenance Manual, the schedule of the Phase 2 Works and Installations and the Phase 2 W&I Maintenance Manual, in which event the Manager shall procure from a qualified professional or consultant the revised schedule of the Phase 1 Works and Installations, the revised Phase 1 W&I Maintenance Manual, the revised schedule of the Phase 2 Works and Installations and the revised Phase 2 W&I Maintenance Manual within such time as may be prescribed by the Owners in an Owners' meeting convened under this Deed.
- (j) All costs incidental to the preparation of the revised schedule of the Phase 1 Works and Installations, the revised Phase 1 W&I Maintenance Manual, the revised schedule of the Phase 2 Works and Installations and the revised Phase 2 W&I Maintenance Manual shall be paid out of the Special Fund.
- (k) The Manager shall deposit the revised Phase 1 W&I Maintenance Manual and the revised Phase 2 W&I Maintenance Manual in the management office of the Development within one month after the date of its preparation for inspection by all Owners free of charge and taking copies on payment of a reasonable charge. All charges received shall be credited to the Special Fund.
- (l) The Manager shall use all reasonable endeavour to register the revised schedule of the Phase 1 Works and Installations (i.e. the revised Schedule 8 of this Deed) or the revised schedule of the Phase 2 Works and Installations (i.e. the revised relevant schedule to the Subsequent Phase Sub-Deed) at the Land Registry as soon as practicable after its approval by a resolution at an Owners' meeting convened under this Deed.

14.12 Green and innovative features and other features.

- (a) The Covered Walkways shall not be used for any purpose other than for allowing the passage of pedestrian traffic.

- (b) The owners' corporation office (which is for identification purposes marked "OCO" on the Plans) 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 Development. The management office (which is for identification purposes to be marked "CARETAKERS' OFFICE 1" and "CARETAKERS' OFFICE 2" on the Subsequent Phase Sub-Deed Plans) shall not be used for any purpose other than as a management office of the Development. The caretaker counter (which is for identification purposes marked "RECEPTION" on the Plans or the Subsequent Phase Sub-Deed Plans) shall not be used for any purpose other than as caretaker's counters.
- (c) The guard house (which is for identification purposes marked "GUARD RM." on the Plans) shall not be used for any purpose other than a guard house.
- (d) The Greenery Areas shall not be used for any other purpose without the prior consent of the Building Authority (as defined in the Buildings Ordinance).
- (e) The Manager shall provide a suitable CCTV imaging device and trained personnel to operate the device, or secure a contract with a service provider for conducting inspection of the concealed drainage pipes by a suitable CCTV imaging device. The Manager shall carry out regular inspection of the concealed drainage pipes on a specified interval as proposed by the Authorized Person to alert any early signs of water leakage and pipe joints/pipe brackets conditions. After the First Owner ceases to own any Unit, the Manager shall carry out regular inspection of the concealed drainage pipes on a specified interval as proposed by an authorized person (as defined in the Buildings Ordinance (Cap. 123)) appointed by the Manager to alert any early signs of water leakage and pipe joints/pipe brackets conditions.
- (f) The Covered Landscape Areas shall only be used as covered landscape areas.
- (g) "AMR Outstation(s)" as referred to in Special Condition No.(52)(a)(ii) of the Land Grant which are located in any Common Parts shall not form part of the Common Parts and shall be delivered to the Water Authority by the First Owner in accordance with Special Condition No.(52)(g) of the Land Grant. The First Owner (which expression in this clause shall exclude its assigns) shall comply with Special Condition Nos.(52)(c) and (g) of the Land Grant.

14.13 Copy of Schedules 7 and 8 to the Ordinance. The First Owner shall deposit a copy of Schedules 7 and 8 to the Ordinance (in both English and Chinese versions) in the management office of the Development. All Owners may inspect the same at the management office of the Development free of charge. A photocopy of the copy of Schedules 7 and 8 to the Ordinance shall be provided to any Owner upon request at the expense of such Owner and on the payment of a reasonable charge. Any monies paid as such a charge shall be credited to the Special Fund.

14.14 Fire Safety Management Plan.

- (a) Each Owner (excluding the Owner of the Government Accommodation) and the Manager shall observe and comply with the Fire Safety Management Plan (including without limitation those relating to courses of action to be taken by the Manager to prevent Owner, tenants and/or occupiers of the Open Kitchen Flat from illegal alteration of the fire services installations, annual fire drill and staff training, etc.).
- (b) An Owner shall:
 - (i) not remove, alter or obstruct any smoke detector provided inside an Open Kitchen Flat or at the common corridor/lift lobby outside the Flats;
 - (ii) not remove, alter or obstruct the sprinkler head provided at the ceiling immediately above the open kitchen in an Open Kitchen Flat;
 - (iii) not remove or alter the full height wall having an FRR (fire resistance rating) of not less than -/30/30 adjacent to exit door in an Open Kitchen Flat; and
 - (iv) allow the fire services installations mentioned in (i) and (ii) in his Open Kitchen Flat above to be subject to annual or other maintenance, testing and commissioning conducted by the Manager's registered fire service installation contractor, and shall upon reasonable notice (except in an emergency) allow access to his Open Kitchen Flat to the Manager and the aforesaid contractor for the purpose of carrying out the aforesaid maintenance, testing and commissioning, such maintenance, testing and commissioning shall be at the cost of the Owner concerned.
The Manager shall at its own costs and expense make good any damage so caused and be responsible for any liability caused by the negligent, wilful or criminal acts or omissions of the Manager or its employees, agents or contractors, etc. in entering any part of the Land pursuant to this Clause 14.14(b)(iv).
- (c) The Manager shall assist the Owners to carry out the maintenance, testing and commissioning referred to in Clause 14.14(b)(iv) and submit the maintenance certificate to the Fire Services Department at the cost of the Owner concerned.
- (d) The Manager shall deposit a copy of the Fire Safety Management Plan in the management office of the Development within one month from the date of this Deed. All Owners may inspect the same at the management office of the Development or the aforesaid other place during normal office hours free of charge. A photocopy of the copy of the Fire Safety Management Plan deposited shall be provided to any Owner upon request at the expense of such Owner and on the payment of a reasonable charge. Any monies paid as such a charge shall be credited to the Special Fund.

14.15 No conversion of Common Parts.

- (a) No Owner including the First Owner shall have the right to convert the

Common Parts or any part thereof to his own use or for his own benefit unless with the approval by a resolution of the Owners' Committee Provided That the proper use and enjoyment of the Government Accommodation shall not be affected. Any payment received for the granting of such approval shall be credited to the Special Fund.

- (b) No Owner (including the First Owner) shall have the right to convert or designate his own Unit as Common Parts unless the approval by a resolution of the Owners at an Owners' meeting convened under this Deed has been obtained Provided That the right to designate any part of the Development to be Development Common Parts or other type of Common Parts shall not affect the proper use and enjoyment of the Government Accommodation. Neither the Owners (including the First Owner) nor the Manager shall have the right to re-convert or re-designate the Common Parts to his own use or for his own benefit.

- 14.16 Slope Maintenance Manuals. The First Owner shall deposit a full copy of the Slope Maintenance Manuals (if any) in the management office of the Development within one month after the date hereof. After the depositing of the Slope Maintenance Manuals, all Owners may inspect the same at the management office of the Development free of charge. A photocopy of the Slope Maintenance Manuals shall be provided to any Owner upon request at the expense of such Owner and on the payment of a reasonable charge. All charges received must be credited to the Special Fund.
- 14.17 No air-conditioner platform at external walls. Individual air-conditioner platforms must not be erected at the external walls of the Development.
- 14.18 NIAR. The First Owner shall deposit a full copy of the NIAR in the management office of the Development within one month of the date of this Deed. After the depositing of the NIAR, all Owners may inspect the same at the management office of the Development during normal office hours free of charge. A photocopy of the NIAR shall be provided to any Owner upon request at the expense of such Owner and on the payment of a reasonable charge. Any monies paid as such a charge shall be credited to the Special Fund.
- 14.19 Exemption for FSI re nominated contractors and fitting out. FSI as Owner of the Government Accommodation shall be exempted from requirements (if any) under this Deed to use maintenance or service contractors nominated by the First Owner, other Owners, the Manager or any other person and from Development Rules or any fitting out regulations regulating fitting out works (if any).
- 14.20 Provision of plans of Common Parts to FSI. The Manager shall provide to the Owner of the Government Accommodation free of charge a copy of plans showing the areas comprised in the Common Parts and any amendment to the plans from time to time.
- 14.21 Master Layout Plans. Any amendment to the master layout plans, if any, shall not affect the Government Accommodation.

- 14.22 Provision of accounts, etc. to FSI. As may be requested in writing by GPA, the Manager shall provide FSI free of charge with quarterly accounts, audited reports and Budgets to justify the expenses incurred or estimated. The said accounts, reports, budgets, notices and demands shall be sent free of charge to the FSI by prepaid post or delivered by hand to GPA, Government Property Agency, 9/F, South Tower, West Kowloon Government Offices, No.11 Hoi Ting Road, Yau Ma Tei, Kowloon, Hong Kong or such other person and address nominated by FSI in writing.
- 14.23 Government's right to vary use of the Government Accommodation. The Government or FSI shall have the right to alter or vary at its absolute discretion at any time the use of the Government Accommodation or any part thereof without having to obtain the approval or consent of the First Owner, the other Owners or the Manager.
- 14.24 Construction of the Subsequent Phase. The First Owner shall, during the construction of the Subsequent Phase, provide, at its own expense, temporary noise abatement and dust protection measures within the Development in relation to the Units in Phase 1 so as to minimize inconvenience to the Owners and occupiers of Units in Phase 1 arising from the continuing construction of the Subsequent Phase on the Lot.
- 14.25 Indemnity by First Owner to the Mortgagee. In consideration of the Mortgagee entering into this Deed, the First Owner hereby covenants with the Mortgagee to comply with all the covenants contained in this Deed to be complied with by the First Owner and the Mortgagee while any Share is subject to the Mortgage and to keep the Mortgagee indemnified against the breach of any of the said covenants.
- 14.26 Mortgagee not bound before it enters into possession. Subject always to Clause 3.6 but notwithstanding anything else contained in this Deed, unless and until the Mortgagee enters into possession of the Land or exercises the power of sale conferred on the Mortgagee under the Mortgage, the covenants in this Deed shall not bind the Mortgagee and no liability under this Deed shall bind the Mortgagee in respect of any liabilities accrued prior to the Mortgagee entering into possession or exercising the said power of sale.

SCHEDULE 1

Allocation of Shares

**Part 1
General Allocation of Shares**

<i>PART OF THE DEVELOPMENT CONCERNED</i>	<i>SHARES</i>
Flats in Phase 1	40,096 (Note 1)
Parking Spaces	2,971 (Note 2)
Common Parts in Phase 1	604
Phase 2	46,424
TOTAL	90,095

Notes:

- 1. Allocation of Shares among the Flats in Phase 1 is shown in Part 2.**
- 2. Allocation of Shares among the Parking Spaces is shown in Part 3.**

Part 2

Allocation of Shares among the Flats in Phase 1

Shares are allocated to the Flats in Phase 1 as follows.

Tower 2A

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	72	50	46	50	41	40	28	28	28	29	40	45	27
2	72	50	46	50	41	40	28	28	28	29	40	45	27
3	72	50	46	50	41	40	28	28	28	29	40	45	27
5	72	50	46	50	41	40	28	28	28	29	40	45	27
6	72	50	46	50	41	40	28	28	28	29	40	45	27
7	72	50	46	50	41	40	28	28	28	29	40	45	27
8	72	50	46	50	41	40	28	28	28	29	40	45	27
9	72	50	46	50	41	40	28	28	28	29	40	45	27
10	72	50	46	50	41	40	28	28	28	29	40	45	27
11	72	50	46	50	41	40	28	28	28	29	40	45	27
12	72	50	46	50	41	40	28	28	28	29	40	45	27
15	72	50	46	50	41	40	28	28	28	29	40	45	27
16	72	50	46	50	41	40	28	28	28	29	40	45	27
17	72	50	46	50	41	40	28	28	28	29	40	45	27
18	72	50	46	50	41	40	28	28	28	29	40	45	27
19	72	50	46	50	41	40	28	28	28	29	40	45	27
20	72	50	46	50	41	40	28	28	28	29	40	45	27
21	72	50	46	50	41	40	28	28	28	29	40	45	27
22	72	50	46	50	41	40	28	28	28	29	40	45	27
23	72	50	46	50	41	40	28	28	28	29	40	45	27
25	72	50	46	50	41	40	28	28	28	29	40	45	27
26	72	50	46	50	41	40	28	28	28	29	40	45	27
27	72	50	46	50	41	40	28	28	28	29	40	45	27
28	72	50	46	50	41	40	28	28	28	29	40	45	27
29	72	50	46	50	41	40	28	28	28	29	40	45	27
30	72	50	46	50	41	40	28	28	28	29	40	45	27
31	72	50	46	50	41	40	28	28	28	29	40	45	27
32	72	50	46	50	41	40	28	28	28	29	40	45	27
33	72	50	46	50	41	40	28	28	28	29	40	45	27
35	76#	50	46	50	41	40	28	28	28	29	40	45	27

Tower 2B

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	--	43	42	44	51	28	40	40*	--	--	--	--	--
2	54	44	42	44	51	28	40	40	50	--	--	--	--
3	54	44	42	44	51	28	40	40	50	--	--	--	--
5	54	44	42	44	51	28	40	40	50	--	--	--	--
6	54	44	42	44	51	28	40	40	50	--	--	--	--
7	54	44	42	44	51	28	40	40	50	--	--	--	--
8	54	44	42	44	51	28	40	40	50	--	--	--	--
9	54	44	42	44	51	28	40	40	50	--	--	--	--
10	54	44	42	44	51	28	40	40	50	--	--	--	--
11	54	44	42	44	51	28	40	40	50	--	--	--	--
12	54	44	42	44	51	28	40	40	50	--	--	--	--
15	54	44	42	44	51	28	40	40	50	--	--	--	--
16	54	44	42	44	51	28	40	40	50	--	--	--	--
17	54	44	42	44	51	28	40	40	50	--	--	--	--
18	54	44	42	44	51	28	40	40	50	--	--	--	--
19	54	44	42	44	51	28	40	40	50	--	--	--	--
20	54	44	42	44	51	28	40	40	50	--	--	--	--
21	54	44	42	44	51	28	40	40	50	--	--	--	--
22	54	44	42	44	51	28	40	40	50	--	--	--	--
23	54	44	42	44	51	28	40	40	50	--	--	--	--
25	54	44	42	44	51	28	40	40	50	--	--	--	--
26	54	44	42	44	51	28	40	40	50	--	--	--	--
27	54	44	42	44	51	28	40	40	50	--	--	--	--
28	54	44	42	44	51	28	40	40	50	--	--	--	--
29	54	44	42	44	51	28	40	40	50	--	--	--	--
30	54	44	42	44	51	28	40	40	50	--	--	--	--
31	54	44	42	44	51	28	40	40	50	--	--	--	--
32	54	44	42	44	51	28	40	40	50	--	--	--	--
33	54	44	42	44	51	28	40	40	50	--	--	--	--
35	58#	44	42	44	51	28	40	40	50	--	--	--	--

Tower 2C

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	45*	45*	51*	55*	--	41	28	28	29	28	40	26*	--
2	47	45	51	29	29	41	28	28	29	28	40	28	--
3	47	45	51	29	29	41	28	28	29	28	40	28	--
5	47	45	51	29	29	41	28	28	29	28	40	28	--
6	47	45	51	29	29	41	28	28	29	28	40	28	--
7	47	45	51	29	29	41	28	28	29	28	40	28	--
8	47	45	51	29	29	41	28	28	29	28	40	28	--
9	47	45	51	29	29	41	28	28	29	28	40	28	--
10	47	45	51	29	29	41	28	28	29	28	40	28	--
11	47	45	51	29	29	41	28	28	29	28	40	28	--
12	47	45	51	29	29	41	28	28	29	28	40	28	--
15	47	45	51	29	29	41	28	28	29	28	40	28	--
16	47	45	51	29	29	41	28	28	29	28	40	28	--
17	47	45	51	29	29	41	28	28	29	28	40	28	--
18	47	45	51	29	29	41	28	28	29	28	40	28	--
19	47	45	51	29	29	41	28	28	29	28	40	28	--
20	47	45	51	29	29	41	28	28	29	28	40	28	--
21	47	45	51	29	29	41	28	28	29	28	40	28	--
22	47	45	51	29	29	41	28	28	29	28	40	28	--
23	47	45	51	29	29	41	28	28	29	28	40	28	--
25	47	45	51	29	29	41	28	28	29	28	40	28	--
26	47	45	51	29	29	41	28	28	29	28	40	28	--
27	47	45	51	29	29	41	28	28	29	28	40	28	--
28	47	45	51	29	29	41	28	28	29	28	40	28	--
29	47	45	51	29	29	41	28	28	29	28	40	28	--
30	47	45	51	29	29	41	28	28	29	28	40	28	--
31	47	45	51	29	29	41	28	28	29	28	40	28	--
32	47	45	51	29	29	41	28	28	29	28	40	28	--
33	47	45	51	29	29	41	28	28	29	28	40	28	--
35	47	45	51	29	29	41	28	28	29	28	40	28	--

Notes:

- (1) There are no 4/F, 13/F, 14/F, 24/F and 34/F in all Towers. There is no Flat I.
- (2) * denotes those Flats which include the flat roof(s) held therewith.
- (3) # denotes those Flats which include the roof(s) held therewith.

Part 3

Allocation of Shares among the Parking Spaces

Shares are allocated to the Parking Spaces as follows.

Space Type	No. of Spaces	Shares
Car Parking Spaces	225	2,925 (13 Shares per Car Parking Space)
Motor Cycle Parking Spaces	23	46 (2 Shares per Motor Cycle Parking Space)
	TOTAL	2,971

SCHEDULE 2

Management Shares

**Part 1
General Allocation of Management Shares in Phase 1**

<i>PART OF THE DEVELOPMENT CONCERNED</i>	<i>MANAGEMENT SHARES</i>
Flats in Phase 1	40,096 (Note 1)
Parking Spaces	2,971 (Note 2)
TOTAL	43,067

Notes:

- 1. Allocation of Management Shares among the Flats in Phase 1 is shown in Part 2.**
- 2. Allocation of Management Shares among the Parking Spaces is shown in Part 3.**

Part 2

Allocation of Management Shares among the Flats in Phase 1

Management Shares are allocated to the Flats in Phase 1 as follows.

Tower 2A

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	72	50	46	50	41	40	28	28	28	29	40	45	27
2	72	50	46	50	41	40	28	28	28	29	40	45	27
3	72	50	46	50	41	40	28	28	28	29	40	45	27
5	72	50	46	50	41	40	28	28	28	29	40	45	27
6	72	50	46	50	41	40	28	28	28	29	40	45	27
7	72	50	46	50	41	40	28	28	28	29	40	45	27
8	72	50	46	50	41	40	28	28	28	29	40	45	27
9	72	50	46	50	41	40	28	28	28	29	40	45	27
10	72	50	46	50	41	40	28	28	28	29	40	45	27
11	72	50	46	50	41	40	28	28	28	29	40	45	27
12	72	50	46	50	41	40	28	28	28	29	40	45	27
15	72	50	46	50	41	40	28	28	28	29	40	45	27
16	72	50	46	50	41	40	28	28	28	29	40	45	27
17	72	50	46	50	41	40	28	28	28	29	40	45	27
18	72	50	46	50	41	40	28	28	28	29	40	45	27
19	72	50	46	50	41	40	28	28	28	29	40	45	27
20	72	50	46	50	41	40	28	28	28	29	40	45	27
21	72	50	46	50	41	40	28	28	28	29	40	45	27
22	72	50	46	50	41	40	28	28	28	29	40	45	27
23	72	50	46	50	41	40	28	28	28	29	40	45	27
25	72	50	46	50	41	40	28	28	28	29	40	45	27
26	72	50	46	50	41	40	28	28	28	29	40	45	27
27	72	50	46	50	41	40	28	28	28	29	40	45	27
28	72	50	46	50	41	40	28	28	28	29	40	45	27
29	72	50	46	50	41	40	28	28	28	29	40	45	27
30	72	50	46	50	41	40	28	28	28	29	40	45	27
31	72	50	46	50	41	40	28	28	28	29	40	45	27
32	72	50	46	50	41	40	28	28	28	29	40	45	27
33	72	50	46	50	41	40	28	28	28	29	40	45	27
35	76#	50	46	50	41	40	28	28	28	29	40	45	27

Tower 2B

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	--	43	42	44	51	28	40	40*	--	--	--	--	--
2	54	44	42	44	51	28	40	40	50	--	--	--	--
3	54	44	42	44	51	28	40	40	50	--	--	--	--
5	54	44	42	44	51	28	40	40	50	--	--	--	--
6	54	44	42	44	51	28	40	40	50	--	--	--	--
7	54	44	42	44	51	28	40	40	50	--	--	--	--
8	54	44	42	44	51	28	40	40	50	--	--	--	--
9	54	44	42	44	51	28	40	40	50	--	--	--	--
10	54	44	42	44	51	28	40	40	50	--	--	--	--
11	54	44	42	44	51	28	40	40	50	--	--	--	--
12	54	44	42	44	51	28	40	40	50	--	--	--	--
15	54	44	42	44	51	28	40	40	50	--	--	--	--
16	54	44	42	44	51	28	40	40	50	--	--	--	--
17	54	44	42	44	51	28	40	40	50	--	--	--	--
18	54	44	42	44	51	28	40	40	50	--	--	--	--
19	54	44	42	44	51	28	40	40	50	--	--	--	--
20	54	44	42	44	51	28	40	40	50	--	--	--	--
21	54	44	42	44	51	28	40	40	50	--	--	--	--
22	54	44	42	44	51	28	40	40	50	--	--	--	--
23	54	44	42	44	51	28	40	40	50	--	--	--	--
25	54	44	42	44	51	28	40	40	50	--	--	--	--
26	54	44	42	44	51	28	40	40	50	--	--	--	--
27	54	44	42	44	51	28	40	40	50	--	--	--	--
28	54	44	42	44	51	28	40	40	50	--	--	--	--
29	54	44	42	44	51	28	40	40	50	--	--	--	--
30	54	44	42	44	51	28	40	40	50	--	--	--	--
31	54	44	42	44	51	28	40	40	50	--	--	--	--
32	54	44	42	44	51	28	40	40	50	--	--	--	--
33	54	44	42	44	51	28	40	40	50	--	--	--	--
35	58#	44	42	44	51	28	40	40	50	--	--	--	--

Tower 2C

Flat Floor	A	B	C	D	E	F	G	H	J	K	L	M	N
1	45*	45*	51*	55*	--	41	28	28	29	28	40	26*	--
2	47	45	51	29	29	41	28	28	29	28	40	28	--
3	47	45	51	29	29	41	28	28	29	28	40	28	--
5	47	45	51	29	29	41	28	28	29	28	40	28	--
6	47	45	51	29	29	41	28	28	29	28	40	28	--
7	47	45	51	29	29	41	28	28	29	28	40	28	--
8	47	45	51	29	29	41	28	28	29	28	40	28	--
9	47	45	51	29	29	41	28	28	29	28	40	28	--
10	47	45	51	29	29	41	28	28	29	28	40	28	--
11	47	45	51	29	29	41	28	28	29	28	40	28	--
12	47	45	51	29	29	41	28	28	29	28	40	28	--
15	47	45	51	29	29	41	28	28	29	28	40	28	--
16	47	45	51	29	29	41	28	28	29	28	40	28	--
17	47	45	51	29	29	41	28	28	29	28	40	28	--
18	47	45	51	29	29	41	28	28	29	28	40	28	--
19	47	45	51	29	29	41	28	28	29	28	40	28	--
20	47	45	51	29	29	41	28	28	29	28	40	28	--
21	47	45	51	29	29	41	28	28	29	28	40	28	--
22	47	45	51	29	29	41	28	28	29	28	40	28	--
23	47	45	51	29	29	41	28	28	29	28	40	28	--
25	47	45	51	29	29	41	28	28	29	28	40	28	--
26	47	45	51	29	29	41	28	28	29	28	40	28	--
27	47	45	51	29	29	41	28	28	29	28	40	28	--
28	47	45	51	29	29	41	28	28	29	28	40	28	--
29	47	45	51	29	29	41	28	28	29	28	40	28	--
30	47	45	51	29	29	41	28	28	29	28	40	28	--
31	47	45	51	29	29	41	28	28	29	28	40	28	--
32	47	45	51	29	29	41	28	28	29	28	40	28	--
33	47	45	51	29	29	41	28	28	29	28	40	28	--
35	47	45	51	29	29	41	28	28	29	28	40	28	--

Notes: notes in Part 2 of Schedule 1 apply.

Part 3

Allocation of Management Shares among the Parking Spaces

Management Shares are allocated to the Parking Spaces as follows.

Space Type	No. of Spaces	Management Shares
Car Parking Spaces	225	2,925 (13 Management Shares per Car Parking Space)
Motor Cycle Parking Spaces	23	46 (2 Management Shares per Motor Cycle Parking Space)
	TOTAL	2,971

SCHEDULE 3

PART A - RIGHTS OF OWNERS

Each Owner shall have the benefit of the following rights (in common with all persons having the like right):

1. Right to use Common Parts. Subject to the rights of the Manager, the First Owner and the Owner of the Government Accommodation in this Deed and subject also to the Land Grant, the right for the Owner and his tenants, licensees and invitees to use the Common Parts for all purposes connected with the proper use and enjoyment of his Unit Provided That:
 - (a) the Recreational Facilities may only be used for such purposes by the residents of the Flats and their bona fide visitors and by no other person or persons;
 - (b) notwithstanding paragraph 1(a) of Part A of this Schedule, the Owners, tenants, licensees and invitees of any Unit may always make use of the Common Parts covered by paragraph 1(a) of Part A of this Schedule for the purpose of:
 - (i) escape or seeking refuge in case of a fire or other emergency; or
 - (ii) obtaining access to and from their respective Units (or parts thereof) or any category of Common Parts which they are entitled to make use of, where such access cannot practically be obtained other than through the Common Parts referred to in paragraph 1(a) of Part A of this Schedule; and
 - (c) for the avoidance of doubt and without prejudice to the generality of the other provision of this paragraph 1, the Owner of any Flat and his tenants, licensees and invitees may with or without surveyors, workmen and others and with or without plant, equipment and materials with or without vehicles at all times to pass and repass on, along, over, by and through the Parking Common Parts, including, without limitation, the driveways forming part thereof freely and without payment of any nature whatsoever for the purpose of gaining access from or to any Residential Common Parts (including without limitation Residential Common Parking Space) or Development Common Parts for all purposes connected with the proper use and enjoyment of the same; and
 - (d) nothing in this paragraph 1 shall prejudice any right granted under paragraphs 2 to 5 of Part A of this Schedule.
2. Right of support and shelter. The right to subjacent and lateral support and to shelter and protection from the other parts of the Land.
3. Right to passage of utility services. The right to uninterrupted passage and running of soil, sewage, water, gas, electricity, air, smoke, information and other utility services (if any) from and to his Unit through the Conduits which are now or may at

any time be in, under or passing through the Land for the proper use and enjoyment of his Unit.

4. Right of entry to other parts of Land to repair. The right for any Owner with or without surveyors, workmen and others and with or without plant, equipment and materials at all reasonable times upon notice (except in an emergency when no notice is required and the entry may take place at all times) to enter upon other parts of the Land for the purpose of carrying out any works for the maintenance and repair of his Unit (such works not being the responsibility of the Manager under this Deed and which cannot practically be carried out without such access) causing as little disturbance as reasonably possible and forthwith making good any damage thereby caused to any part of the Land Provided That where such a right is exercised against the Government Accommodation the prior approval of the Owner of the Government Accommodation is required (except in emergency) and the Owner exercising the right shall be liable for all costs and expenses incurred for any damage caused to the Government Accommodation.
5. Right to easements. All other easements, rights and privileges belonging or appertaining to the Land.

PART B - RIGHTS TO WHICH OWNERS ARE SUBJECT

Each Owner holds his Unit subject to the following:

1. Land Grant. Any rights reserved to the Government in the Land Grant.
2. Manager's rights of entry. The right (if any) for the Manager to enter his Unit as provided under this Deed.
3. Rights of FSI and the Owner of the Government Accommodation. The rights of FSI and the Owner of the Government Accommodation under this Deed.
4. Other Rights. Rights and privileges equivalent to those contained in paragraphs 2, 3, 4 and 5 of Part A of this Schedule.

SCHEDULE 4

Common Parts

Subject to the express provisions of this Deed, the Common Parts include (to the extent not forming part of any Unit):

- (a) External walls and load bearing walls, foundations, columns, beams and other structural supports.
- (b) Walls enclosing passageways, corridors and staircases.
- (c) The roofs, chimneys, gables, gutters, lightning conductors, satellite dishes and ancillary equipment, aerials and aerial cables.
- (d) Parapet walls, fences and boundary walls.
- (e) Vents serving 2 or more Units.
- (f) Water tanks, reservoirs, pumps, wells, sewers, sewage treatment plants, drains, soil pipes, waste pipes, channels, water-courses, gutters, ducts, downpipes, cables, conduits, refuse chutes, hoppers and refuse container chambers.
- (g) Cellars, toilets, water closets, wash houses, bathhouses, kitchens and caretakers' flats.
- (h) Passageways, corridors, staircases, landings, light wells, staircase window frames and glazing, hatchways, roofways and outlets to the roofs and doors and gates giving access thereto.
- (i) Lifts, escalators, lift shafts and machinery and apparatus used in connection therewith and the housing thereof.
- (j) Lighting apparatus, air conditioning apparatus, central heating apparatus, fire fighting equipment and installations intended for the use and benefit of all of the Owners generally and any room or chamber in which such apparatus, equipment or installation is fitted or installed.
- (k) Fixtures situated in a Unit which are used in connexion with the enjoyment of any other Unit or other portion of the Development.
- (l) Lawns, gardens and playgrounds and any other recreational areas.
- (m) Swimming pools, tennis courts, basketball courts, squash courts and premises containing or housing any other sporting or recreational facilities.
- (n) Clubhouses, gymnasiums, sauna rooms and premises containing health or leisure facilities.
- (o) Slopes, gradients and retaining walls including sea walls (if any) comprising or forming part of any land which is in common ownership with the Development.

- (p) The areas for the installation or use of aerial broadcast distribution and telecommunications network facilities.

SCHEDULE 5

Owners' Covenants

1. Use.

- (a) To comply with the terms of the Land Grant and all laws applicable to his Unit or the use of or any activity which may from time to time be carried out in or in relation to his Unit.
- (b) Not to use:
 - (i) a Flat other than for private residential use and without prejudice to the generality of the above, no Flat shall be used as a boarding house or for any form of commercial letting or occupancy in bed spaces or cubicles Provided That the First Owner may use any Flat owned by it as a show flat in accordance with the Land Grant and will cause as little disturbance and inconvenience to other Owners as possible; and
 - (ii) any part of the Development other than for purposes from time to time permitted by the Land Grant and the law Provided That no part of the Development shall be used as a pawn shop, mahjong school, funeral parlour, coffin shop, temple, Buddhist hall, or any activity or purpose related to gambling, the production, sale, storage, display or viewing of pornographic materials, funeral, burial, cremation or any form of ancestor worship or a ceremony known as "Ta Chai (打齋)".
- (c) Not to do anything whereby any insurance taken out by the Manager under this Deed may become void or voidable or whereby the premia for any such insurance may be increased and in the event of any breach of this covenant to pay (except the Owner of the Government Accommodation) to the Manager the amount of any increase in premium caused by such breach in addition to any other liability incurred thereby.
- (d) Not to do anything which interferes with or is likely to interfere with any construction work on the Land or the exercise or performance of the Manager's powers and duties under this Deed.
- (e) Not to use his Unit for any purpose or activity which is illegal, noxious, dangerous or offensive or which may be or become a nuisance to or cause damage or annoyance to any other Owner or occupier of the Land or neighbouring premises.
- (f) (i) Not to keep any pet or animal:
 - (1) in any Flat in such a way as to give rise to 3 or more reasonable written complaints from different Owners to the Manager (whose decision on the reasonableness of the complaint shall be final and binding on the Owners); and

- (2) in any Parking Space.
- (ii) Not to, in any event, bring in or permit any dog in lifts or in any Common Parts unless that dog is:
 - (1) carried;
 - (2) on leash;
 - (3) wearing a mouth strap, or the dog is a small dog of such kind that cannot wear a mouth strap and there is the Manager's consent of not wearing a mouth strap; and
 - (4) licensed by the Agriculture, Fisheries and Conservation Department.
- (iii) Notwithstanding anything contained in paragraphs 1(f)(i) and (ii) of this Schedule, not to, in any event, bring in or permit any dog (except guide dogs) in any Common Parts (including without limitation, the Recreational Facilities and any lawn area), save for those areas where dogs are allowed as may be designated by the Manager from time to time.
- (iv) Where the keeping of pet or animal is permitted under paragraph 1(f)(i) (ii) and (iii) of this Schedule, to at all times comply with all Development Rules and all laws (including without limitation the Dogs and Cats Ordinance (Cap.167)) applicable to the keeping, regulation or control of his pet or animal.
- (g) Not to cause the maximum floor loading-bearing capacity of any floor to be exceeded and in the event of any breach of this covenant to make good any damage caused thereby.
- (h) Not to store in any Unit (except the Government Accommodation) any dangerous or combustible goods Provided That the storage of a reasonable amount of fuel in a Flat for domestic cooking, shall not be a breach of this covenant if:
 - (i) such storage will not result in:
 - (1) a contravention of any law;
 - (2) any policy of insurance taken out by the Manager under this Deed becoming void or voidable; or
 - (3) the Manager not being able to take out any insurance under this Deed; and

- (ii) any increase in premia for any insurance taken or to be taken out by the Manager under this Deed as a result of such storage is borne by the Owner making the storage.
 - (i) Not to store goods in any Flat other than the personal and household possessions of the Owner or occupier.
 - (j) Not to play mahjong in any Unit between midnight and 9 a.m. if any noise so created will be audible in any other Unit of the Land.
 - (k) Not to alter, damage or interfere with Conduits which serve another part of the Land.
 - (l) Not to do anything which may obstruct any means of fire escape or refuge area in the Development and (where necessary) to permit Owners, occupiers, licensees and invitees of other parts of the Development to pass and repass through his Unit for the purpose of escaping or seeking refuge in the case of a fire or other emergency.
 - (m) To observe and comply with all Development Rules.
 - (n) To use a balcony, utility platform, flat roof, roof or air-conditioner platform forming part of his Flat only as a balcony, utility platform, flat roof, roof or air-conditioner platform (as the case may be) in connection with the use and enjoyment of the Flat.
 - (o) To observe and comply with the Fire Safety Management Plan.
2. Outgoings. To pay and discharge all taxes, rates and outgoings payable in respect of his Unit and to indemnify the other Owners against all liabilities in respect thereof Provided That all outgoings including Monthly Management Fees, rates and Government rent payable in respect of a Unit up to and inclusive of the date of the first assignment of that Unit shall be paid by the First Owner and the First Owner must not request the Owner of that Unit to make any payment or to reimburse him of the said outgoings.
3. Repair. To at his own expense inspect, maintain and carry out all necessary works for the maintenance of:
- (a) his Unit and without prejudice to the generality of the foregoing, the Owner of a Flat shall keep any balcony, utility platform, Non-enclosed Areas, flat roof and roof forming part of his Flat in good and substantial repair and condition;
 - (b) the Development and the Works and Installations forming part of his Unit, subject to the provisions of this Deed;
 - (c) the internal surface of the walls facing his Flat and all the windows forming part of his Flat; and

- (d) all Noise Mitigation Measures forming part of his Unit in accordance with the NIAR.

4. Alterations.

- (a) Subject to the rights of the Owner of the Government Accommodation under this Deed and the Land Grant, without prejudice to the rights of the First Owner in Clause 5.1 and Schedule 6, not to make any structural alteration to any part of the Development which will interfere with or affect the rights of any other Owner and not to make any structural alteration to any part of the Development without first obtaining the written consent of the Manager and the written approval from all competent authorities.
- (b)
 - (i) No Owner of a Flat shall install any air-conditioning units in any window or external wall of the Development other than at places designated for such purpose without the consent of the Manager.
 - (ii) To take all possible measures to prevent excessive noise, condensation or dripping from any air-conditioning units.
- (c) Not to make any alteration to any fixture in the Development so as to or do anything which will affect or be likely to affect the supply or running of soil, sewage, water, electricity, gas, air, smoke, information or other matters to other parts of the Land or the normal functioning of the Common Parts.
- (d) Not to install at any entrance to a Flat any metal grille, shutter or gate:
 - (i) which contravenes the Fire Services Ordinance (Cap. 95); or
 - (ii) without the consent of the Manager.
- (e) Subject to paragraph 13 of Schedule 6, not to sub-divide a Flat or a Parking Space or the Shares allocated to or the Right to Occupy a Flat or a Parking Space.
- (f) Not to erect, build or install any structure or other things, whether permanently or temporarily, in any balcony, utility platform, flat roof, roof or air-conditioner platform forming part of his Flat (except for the avoidance of doubt that air-conditioners may be placed on such air-conditioner platform).
- (g) Not to do anything whereby any Non-enclosed Areas, flat roof or roof forming part of his Unit will be enclosed in whole or in part above safe parapet height other than as shown in the Building Plans.
- (h) Not to alter the design and location (as shown in the Building Plans) of any balcony, utility platform, flat roof, roof or air-conditioner platform held therewith and forming part of his Flat.
- (i) Not to alter the design and location of any Noise Mitigation Measures forming part of his Unit.

5. Exterior of Development.

- (a) Without prejudice to the rights of the First Owner in Clause 5.1 and Schedule 6, not to, save with the consent of the Manager:
 - (i) do anything in any Flat which will or may, in the opinion of the Manager, alter or adversely affect the external appearance of the Development or the Land;
 - (ii) change the design, style or colour of:
 - (1) the glass, glazing, frame, railing, guard, grille or other structure of any window forming part of his Flat; or
 - (2) any part of the external wall, external parapet or glass balustrade; and
 - (iii) erect install affix or display any railing, guard, grille, shades on or to any window forming part of his Flat.
- (b) Not to connect any installation to the communal television, radio or telecommunications aerial, cable, satellite system or other similar apparatus or any Conduit installed by the First Owner or the Manager except in accordance with applicable Development Rules.
- (c) Without prejudice to the rights of the First Owner in Clause 5.1 and Schedule 6, no Owner of a Flat shall fix or display any Signs, cages, shades or other items on the exterior of the Development.
- (d) Not to leave in any balcony, utility platform, flat roof, roof or air-conditioner platform forming part of his Flat any matter which may, in the opinion of the Manager, adversely affect the appearance of the Development.
- (e) Not to use any balcony, utility platform, flat roof or roof forming part of his Flat for the drying of laundry above parapet height.
- (f) Without prejudice to the generality of paragraph 4(f) of this Schedule, no owner (including the First Owner) shall alter the parapet enclosing any flat roof or roof forming part of a Flat or add to such parapet any structure or other things whereby the height of that parapet (including the aforesaid additional structure or things) will exceed the height of that parapet as shown in the Building Plans as at the date hereof.

6. Common Parts.

- (a) Not to obstruct the Common Parts, leave any dustbins, refuse, furniture or other things nor do anything in or to the Common Parts which may be or become a nuisance to any other Owners or occupiers of the Land or any

neighbouring premises.

- (b) Not to alter the Common Parts or do anything which may, in the opinion of the Manager, interfere with or damage the Common Parts or adversely affect the normal functioning of the Common Parts and to indemnify the Manager and the other Owners for all losses incurred by the Manager and/or the other Owners (or any or some of them) as a result of a breach of this covenant including all reasonable costs and expenses incurred by the Manager or by the other Owners (or any or some of them) in repairing the damage to or removing the interference with or restoring the normal functioning of those of the Common Parts affected by the breach.
- (c) Not to make any connection to any system, equipment, plant, facility or Conduit forming part of the Common Parts except with the consent of the Manager and in accordance with the Development Rules.
- (d) To follow instructions which may from time to time be given by the Manager in relation to refuse collection facilities in the Development.

7. Conduits.

- (a) Not to do anything whereby the flush or drainage system of the Land may be clogged or impaired.
- (b) Not to allow any noxious, dangerous, poisonous, corrosive or objectionable effluent to be discharged into any Conduit on the Land and to ensure that discharged effluent will not corrode or be harmful to the flush or drainage system of the Land.
- (c) Not to allow sewage or refuse water to flow from the Land onto any adjoining land or to allow any waste to be deposited on the Land and to remove all refuse and waste in a proper manner.
- (d) Not to overload any of the electrical installation and circuits in the Development.

8. Partitioning. No Owner (except the First Owner acting in compliance with the Land Grant and the laws and subject to the provisions of this Deed) shall at any time exercise or attempt to exercise any statutory or common law right to partition the Land and/or the Development of any part thereof.

9. Works.

- (a) To ensure that works to his Unit will be carried out in accordance with the law, the Land Grant, this Deed and the Development Rules with sufficient safety and protection measures being implemented to the satisfaction of the Manager.
- (b) To properly remove from the Land in accordance with directions which may be given by the Manager from time to time all debris, surplus building materials or other waste resulting from any works to his Unit.

- (c) Except the Owner of the Government Accommodation, to pay the Decoration Deposit to the Manager prior to the commencement of works.
 - (d) Subject to the rights of the Owner of the Government Accommodation under this Deed, to indemnify the Manager for all losses and reasonable costs or expenses which the Manager may incur or suffer as a result of the carrying out of any works to his Unit, or the acts or omissions of the Owner or its employees, agents, contractors or licensees in connection with such works, or the breach of any provision of this paragraph 9.
10. Compliance by tenant, etc. To take all reasonable steps to prevent the tenants, occupiers, licensees or invitees of his Unit from doing anything which may interfere with or affect the management of the Land or constitute a breach of the Land Grant, this Deed or the Development Rules.
11. Maintenance of Slope Structures. Except the Owner of the Government Accommodation, to maintain and carry out at their own expense all works in respect of any and all Slope Structures as required by the Land Grant and in accordance with the Geotechnical Guidelines and the Slope Maintenance Manuals.

SCHEDULE 6

Additional Rights of the First Owner

1. Common Parts. The right to assign to the Manager without consideration the Common Parts Shares and the Common Parts, which shall be held by the Manager in trust for the Owners in accordance with this Deed.
2. Amendments to Building Plans and other plans. Subject to obtaining any necessary consent under the Land Grant and the law, the rights to:
 - (a) add to or amend the Building Plans or any plan or proposal (if any) prepared or which requires approval under the Land Grant (including master layout plans, landscaping proposals and car park layout plans) or any law; and
 - (b) carry out any works to implement such addition or amendment;

Provided That:

- (i) such rights may only be exercised in respect of any Unit in a Completed Phase which have not been sold or assigned by the First Owner or the Subsequent Phase when it has not become a Completed Phase;
 - (ii) these rights shall not be exercised so as to impede or restrict any Owner's access to his Unit;
 - (iii) any other Owners' use, occupation, ownership and enjoyment of his Unit shall not be affected by such additions and/or amendments;
 - (iv) such rights shall not impede or restrict access to or from the Government Accommodation and shall not affect the Government Accommodation; and
 - (v) such rights shall require the approval of the Owner of the Government Accommodation if they directly affect the Government Accommodation. GPA shall in its sole discretion determine whether or not the Government Accommodation is directly affected.
3. Alterations. Subject to all necessary approval under the Land Grant and the law having been obtained, the right to make structural alterations or additions to any Unit in a Completed Phase which have not been sold or assigned by the First Owner or the Subsequent Phase when it has not become a Completed Phase without the concurrence of any Owner or the Manager or any other person Provided That:
 - (a) any such structural alteration shall not interfere with or affect the rights of any other Owner;
 - (b) all approvals required under the law and the Land Grant have been obtained; and

- (c) approval of the Owner of the Government Accommodation is required if it directly affects the Government Accommodation.
4. Fixtures. The right for itself, the Manager and their licensees to, subject to the Land Grant and at its own costs, install, affix, maintain, alter, renew and remove any Signs, plant, machinery, aerials and any other fixtures or facilities on or within the Common Parts and on the parts of the Land which it owns (which said Signs, plant, machinery, aerials and any other fixtures or facilities when existing shall be maintained by the First Owner) Provided That:
- (a) if this right is exercised in relation to the parts of the Land which the First Owner owns, references to "Signs" in the foregoing shall exclude advertisements; and
- (b) if this right is exercised in relation to the Common Parts:
- (i) written approval by a resolution of the Owners at an Owners' meeting convened under this Deed is obtained prior to the exercise of such right;
- (ii) access to and use and enjoyment of the Unit of any other Owner shall not be affected;
- (iii) access to and use and enjoyment of the Common Parts shall not be affected; and
- (iv) any consideration received from the exercise of this right shall be credited to the Special Fund.
5. Entry to Carry Out Works.
- (a) The right to enter any Unit which has not been sold or assigned by the First Owner at all reasonable times to complete the development of the Land and carry out any works referred to in paragraphs 2(b), 3 and 4 of this Schedule Provided That:
- (i) these rights shall not be exercised so as to impede or restrict any Owner's access to his Unit and any other Owner's right to hold, use, occupy and enjoy his Unit shall not be affected by such entry; and
- (ii) the First Owner shall rectify any damage to the Land caused by the negligence acts or omissions of its employees and agents in the course of exercising such rights
- Provided That this right may only be exercised in respect of any Unit in a Completed Phase which have not been sold or assigned by the First Owner or the Subsequent Phase when it has not become a Completed Phase.
- (b) The right to, subject to paragraph 5(a)(i) of this Schedule, issue instructions to the Owners and occupiers of the Development and their respective licensees,

visitors and invitees that they may or may not use any part of the Land while the works or activities referred to in paragraph 5(a) of this Schedule are being carried out.

- (c) Any right of entry of the First Owner under this paragraph 5 may be exercisable by the First Owner with or without surveyors, workmen and contractors and with or without plant, equipment, materials and machinery.
 - (d) Any right of entry of the First Owner under this paragraph 5 shall exclude the Government Accommodation except where entry is unavoidable when, in that event, it shall be subject to prior reasonable notice, least disturbance being caused and an indemnity for costs and expenses incurred for any damage caused to the Government Accommodation.
6. Name of Development. The right to from time to time name the Subsequent Phase or any part thereof at any time so long as the First Owner remains to be the Owner of the Subsequent Phase and no part of the Subsequent Phase has been sold or assigned by the First Owner Provided That the First Owner shall have no right to change the name of the Government Accommodation.
7. Dedication to Public. Subject to the prior approval by a resolution of Owners at an Owners' meeting convened under this Deed, the right to dedicate to the public any Unit (except the Government Accommodation) which have not been sold or assigned by the First Owner for the purposes of passage with or without vehicles or in such manner as the First Owner shall consider fit Provided That:
- (a) access to and occupation, ownership, use and enjoyment of the Unit of any other Owner shall not be affected; and
 - (b) no Owner (except the First Owner) may claim any consideration or compensation or benefit offered by the Government for such dedication if the Building Authority permits the site coverage or the plot ratio for any building within the Land to exceed the permitted percentage site coverage or the permitted plot ratio (as the case may be) as a result of such dedication.
8. Boundaries of the Land. Subject to the prior approval by a resolution of Owners at an Owners' meeting convened under this Deed, the right to adjust the boundaries of the Land and to reach any agreement with the Government in connection therewith and for that purpose to effect any surrender, extension or re-grant of the Land Grant Provided That the exercise of this right shall not interfere with the other Owners' right to hold, use, occupy and enjoy their Units nor impede access to their Units. Any money received from the Government shall be credited to the Special Fund.
9. Surrender to Government. The right to surrender or assign any Unit (other than the Government Accommodation) which have not been sold or assigned by the First Owner which is required to be surrendered or assigned to the Government Provided That access to and occupation, ownership, use and enjoyment of the Unit of any other Owner shall not be affected.

10. Amendments to Land Grant. The right to, subject to the prior approval by a resolution of Owners passed at an Owners' meeting convened under this Deed:
- (a) apply to, negotiate and agree with the Government to vary or modify the Land Grant or any provision thereof, or to obtain any waiver or no-objection by the Government relating to any provision thereof, in such manner as the First Owner may consider fit;
 - (b) execute any document relating to such variation, modification, waiver or no-objection in the name of the First Owner without joining in any other Owner; and
 - (c) bind the other Owners to such variation, modification, waiver or no-objection or any document relating thereto executed by the First Owner as mentioned above;

Provided That:

- (i) any other Owner's Right to Occupy and access to or from his Unit shall not be affected and any other Owner's right to hold, use and enjoy his Unit shall not be interfered with;
 - (ii) the First Owner shall be solely responsible for any administrative fee and premium payable in respect of such variation, modification, waiver or no objection;
 - (iii) the rights conferred by this paragraph 10 on the First Owner shall be restricted to and only exercisable in respect of the part of the Land which the First Owner owns;
 - (iv) these rights shall require the prior written approval of the Owner of the Government Accommodation if in the opinion of GPA it directly affects the Government Accommodation. GPA shall in its sole discretion determine whether or not the Government Accommodation is directly affected;
 - (v) these rights shall not be prejudicial to the rights of the Owner of the Government Accommodation in the use and enjoyment of and access to the Government Accommodation;
 - (vi) the exercise of these rights must not result in the Owner of the Government Accommodation being liable for any premium payable for any variation save that the Owner of the Government Accommodation may agree to pay that portion of the premium payable for the variation to the extent that the variation, in the opinion of GPA, directly benefits the Government Accommodation but not otherwise.
11. Right of way, etc. The right to, subject to the prior approval by a resolution of Owners passed at an Owners' meeting convened under this Deed, obtain the grant of any easements, rights of way or any other rights of whatever nature whether proprietary, contractual or otherwise over or in relation to any adjoining or

neighbouring land for the benefit of the Land on such terms and conditions as the First Owner considers fit.

12. Consideration received by the First Owner. Unless otherwise expressly provided in this Deed, the right to retain for its own use and benefit any consideration or benefit received or receivable by the First Owner or otherwise arising through the exercise of any right in this Schedule.

13. Subsequent Phase.
 - (a) To sub-divide, in such manner as he deems fit, the Subsequent Phase in respect of which the Subsequent Phase Sub-Deed has not been entered to, the Shares allocated thereto under this Deed and the Right to Occupy attached to such Shares;

 - (b) Without prejudice to the generality of paragraph 13(a) above, to:
 - (i) sub-allocate to any part of the Subsequent Phase such of the Shares allocated to the Subsequent Phase under this Deed;

 - (ii) allocate Management Shares to Units in the Subsequent Phase as he deems fit;

 - (iii) notwithstanding Clause 14.15(b), designate different parts of the Development in the Subsequent Phase as Common Parts, Development Common Parts, Residential Common Parts and Parking Common Parts of the Development Provided that such designation shall not affect the proper use and enjoyment of the Government Accommodation;

 - (iv) sell, assign, charge, mortgage or otherwise dispose of or deal with such sub-allocated Shares owned by the First Owner together with the Right to Occupy the part of that Subsequent Phase to which such Shares are sub-allocated; and

 - (v) enter into a sub-deed of mutual covenant in relation to the Subsequent Phase (in this paragraph 13(b), the “**Subsequent Phase Sub-Deed**”) Provided that:
 - (1) the Director of Lands has given his approval or waived the requirement for his approval of the Subsequent Phase Sub-Deed; and

 - (2) the Subsequent Phase Sub-Deed does not conflict with the provisions of this Deed and any previous Subsequent Phase Sub-Deed and the rights, interests and obligations of the other Owners bound by this Deed and any previous Subsequent Phase Sub-Deed.

SCHEDULE 7

Powers of Manager

1. Collection of Money. To demand and collect all money payable by the Owners under this Deed.
2. Insurance.
 - (a) Subject to the direction of the Owners' Corporation, to insure on such terms as the Manager may determine:
 - (i) the Common Parts, the Slope Structures, the Yellow Area (until such time as the possession of the Yellow Area has been re-delivered to the Government in accordance with the Land Grant) and the Yellow Hatched Black Area (until such time as the possession of the Yellow Hatched Black Area has been re-delivered to the Government in accordance with the Land Grant) in their full new reinstatement values in respect of loss or damage by fire or other risks; and
 - (ii) the Owners and the Manager in respect of such public, third party and occupier's liability, employer's liability in respect of employees employed within or exclusively in connection with the management of the Land, and other risks and liabilities (including risks and liabilities arising from the Yellow Area (until such time as the possession of the Yellow Area has been re-delivered to the Government in accordance with the Land Grant) or the Yellow Hatched Black Area (until such time as the possession of the Yellow Hatched Black Area has been re-delivered to the Government in accordance with the Land Grant)) as the Manager may decide in such amounts as the Manager deems fit,

with some reputable insurance company as comprehensively as reasonably and commercially possible in the name of the Manager and for and on behalf of the Owners according to their respective interests and to pay all premia required to keep such insurance policies in force. Such insurance could be a block insurance for the entire Development including areas which are not Common Parts.
 - (b) Subject to Clause 13.1, to pay out or apply all insurance money, compensation or damages recovered by the Manager in respect of any damage or loss to any Common Parts, the Slope Structures, the Yellow Area or the Yellow Hatched Black Area in the repair, rebuilding or reinstatement of that part of the Common Parts, the Slope Structures, the Yellow Area or (as the case may be) the Yellow Hatched Black Area.
 - (c) To pay out or apply all insurance money, compensation or damages recovered by the Manager in respect of any public, third party, occupier's, employer's, or other liability in remedying or compensating the loss or other matter for which it was paid.

3. Repair, maintenance and improvement of Common Parts.

- (a) To take all steps as the Manager may decide for putting and keeping the Common Parts (including the Works and Installations and Noise Mitigation Measures forming part thereof) in good and substantial repair, in a clean, tidy and proper working condition and appropriately decorated, landscaped, lit and ventilated.
- (b) Subject always to Clause 8.4, where reasonably required, to rebuild, renew, improve and upgrade the Common Parts as it deems fit and build or install additional common facilities as it deems fit in each case subject to the approval of the Owners' Committee to a standard commensurate with the status of the Development and for the benefit of the Land and the Owners.
- (c) To replace any broken glass in the Common Parts.
- (d) To keep the Conduits forming part of the Common Parts free from obstructions and in proper working condition.
- (e) To cultivate, irrigate and maintain plant and landscaping works in the Common Parts, if any.
- (f) To operate the gondola or building maintenance unit (BMU) systems or similar systems in the Development and for the avoidance of doubt the Manager may move and use a gondola, a building maintenance unit or the like in or through the airspace over any balcony, utility platform, flat roof, roof or air-conditioner platform forming part of any Flat Provided That the Manager shall at his own costs and expense repair and make good any damage so caused and be responsible for any liability for or caused by the negligent, wilful or criminal acts or omissions of the Manager or its employees, agents or contractors in exercising such power pursuant to this paragraph 3(f).

4. Control and operation and administration of Common Parts.

- (a) Without prejudice to the Owners' rights under paragraph 1 of Part A of the Schedule 3 and subject to the provisions of this Deed, to have exclusive control over the Common Parts and to generally administer and manage the Common Parts.
- (b) To operate the Common Parts in such manner as the Manager deems fit.
- (c) To comply with and ensure compliance with all laws and provisions of the Land Grant which are applicable to the Common Parts or the Land as a whole.
- (d) To regulate pedestrian traffic in the Common Parts.
- (e) To prevent obstruction of the Common Parts.
- (f) If any article or vehicle is, in the Manager's opinion, causing obstruction of the Common Parts or is brought onto or remains in the Common Parts in

contravention of this Deed or the Development Rules or parking fees payable in respect of any vehicle parked in areas comprised in the Common Parts have not been paid, to:

- (i) remove and impound the article or vehicle concerned;
- (ii) recover from the Owner who or whose tenant, licensee or visitor has brought the article onto the Common Parts (in this paragraph 4(f), the “**Defaulting Owner**”) all reasonable costs and expenses incurred by the Manager in the removal and impoundment and (as the case may be) the parking fees in default and other penalties and charges;
- (iii) pending the recovery of such costs, expenses, parking fees, penalties and charges, claim a lien on the article or vehicle; and
- (iv) if these amounts are not paid within a time which the Manager may in its reasonable discretion determine, dispose of the article or vehicle in such manner as the Manager may decide and apply the proceeds towards payment of the amounts secured by the lien;

Provided That the Defaulting Owner shall indemnify the Manager, its employees, agents and contractors and keep them fully indemnified for any losses incurred in exercising the Manager’s powers under this paragraph 4(f).

- (g) To take all steps which the Manager considers necessary or appropriate for preventing any person from doing anything which may damage or interfere with the Common Parts or the normal functioning thereof.
- (h) To remove from the Common Parts any person who fails to comply with those of the Development Rules governing the use of the Common Parts or the conduct of any person using or present in the Common Parts.
- (i) To charge as the Manager deems fit a fee for the entry into and/or use of the Recreational Facilities (or any part thereof) Provided that all fees so received shall form part of the Management Funds.
- (j) Subject to the Land Grant, the law and Clause 8.4 and without prejudice to other rights and powers of the Manager, to carry out such works or other activities to or in the Common Parts in accordance with a resolution of the Owners’ Committee.
- (k) To temporarily suspend, close or shut down the Common Parts for repairing, maintenance or replacement which the Manager reasonably deems necessary provided that prior reasonable notice shall be given to the Owners, save and except in case of emergency.

5. Refuse Collection.

- (a) To prevent any decaying, noxious, excrementitious or other refuse matter from being deposited in the Land or any part thereof.

- (b) To arrange for refuse to be collected from different parts of and removed from the Land, and to maintain all refuse collection facilities in accordance with the requirements of any Governmental or other competent authority.
6. Prevention of Erosion. So far as reasonably possible, to prevent any refuse or other matter being deposited, washed, eroded or falling from the Land onto any neighbouring property and to remove any such refuse or other matter on or in the Land originating from any neighbouring property.

7. Utilities.

- (a) To make suitable arrangements for the supply of water, gas, electricity, telecommunication, information and other utility services to, from or for the Land.
- (b) Subject to Clause 8.4 under this Deed, to take such reasonable steps and make such arrangements from time to time as it considers necessary or appropriate to:
 - (i) increase the supply of any utility to the Development when existing supply may not be sufficient to cope with current needs; or
 - (ii) procure to be supplied to the Development any utility not previously supplied to the Development.

Without prejudice to the generality of the above, the Manager may (subject to Clause 8.4 and all approvals required under the law or the Land Grant having been obtained and the approval by a resolution of Owners' meeting convened under this Deed (any payment received for the approval must be credited to the Special Fund)):

- (iii) install or permit any utility supplier to install additional plant, equipment and Conduits which are necessary for increasing the supply of or (as the case may be) supplying the utility concerned in such of the Common Parts as the Manager considers appropriate;
 - (iv) carry out all necessary or appropriate works to the Common Parts for the purpose of facilitating the installation of such additional plant, equipment and Conduits; and/or
 - (v) convert Common Parts currently used for other purposes for the installation of such additional plant, equipment and Conduits.
- (c) To install, maintain and operate as the Manager deems fit or necessary communal radio, television or telecommunication cables, aerials and satellite dishes, Conduits for the transmission of information and other similar apparatus serving the Development for the benefit of the Owners.

- (d) To take all reasonable steps to prevent any person from overloading any of the electrical installations and circuits in the Development.
- (e) Subject to the approval of the Owners' Committee or Owners' Corporation or by a resolution of Owners' meeting convened under this Deed to negotiate and enter into and perform contracts with operators or providers of telecommunication or internet services for the supply of such services to the Development Provided That the Manager shall not enter into any contract for the installation or use of aerial broadcast distribution or telecommunications network facilities or any contract for the provision of broadcast distribution network or telecommunications network services unless:
 - (i) the term of the contract does not exceed 3 years;
 - (ii) the right to be granted under the contract is non-exclusive and the contract provides for sharing the use of the facilities and network with other service providers; and
 - (iii) no Owner is required to make any payment in any form attributable to the installation or provision of the facilities or services unless he is a subscriber to the relevant services.

Without prejudice to the generality of the foregoing, to make all necessary connections as the Manager deems appropriate to enable the transmission of the services to occupants of the Development.

- 8. Security. To provide and maintain as the Manager deems fit or appropriate security personnel, closed circuit T.V. systems, burglar alarms and other security measures for the Land and for the benefit of the Owners.
- 9. Appointment of Lawyers. To appoint as it deems fit solicitors or legal counsel to advise upon any matter which arises in relation to the Land or this Deed and to grant them authority to accept service on behalf of the Owners of legal proceedings relating to the Land (except proceedings relating to the rights or obligations of individual Owners) and in all proceedings to which the Government is a party to appoint a solicitor who will undertake to accept service on behalf of the Owners (save and except the Owner of the Government Accommodation) (whether for the purpose of Order 10 Rule 1 of the Rules of the High Court or otherwise) within 7 days of being requested to do so by the Government.
- 10. Contracts.
 - (a) To appoint or employ agents, contractors or sub-managers (including professional property management companies) to carry out various aspects of the management of the Development or management in respect of certain area(s) of the Development Provided That the Manager shall not transfer or assign its rights, duties or obligations under this Deed to any such third parties (who must remain responsible to the Manager) and the Manager shall always remain responsible for the management and control of the whole Development

and no provision in this Deed shall be construed as taking away or reducing such responsibility.

- (b) To appoint certified public accountants to audit the management accounts and books and prepare the annual income and expenditure accounts and balance sheets.

11. Enforcement of Deed.

- (a) To enforce and take all reasonable steps to ensure compliance with this Deed and the Development Rules by the Owners (except the Owner of the Government Accommodation), occupiers and licensees of the Land including by the commencement, conduct, defence and enforcement of legal proceedings (the provisions of Clause 10.13 applying to any such action) and by the registration and enforcement of charges in accordance with Clause 10.14.
- (b) To recover all reasonable costs and expenses incurred by the Manager in relation to an exercise of its power under paragraph 11(a) of this Schedule from the defaulting Owner.
- (c) To forbid any Owner (except the Owner of the Government Accommodation) or any of his tenants and licensees from using the Common Parts if he, when using the Common Parts concerned, is in breach of the provision of this Deed in relation to the use of the Common Parts concerned until the default is rectified Provided That the exercise of this power is on the condition that the supply or transmission of utility services (including but not limited to supply of electricity, water, gas and telecommunications) to the Owner's Unit shall not be interrupted and the access to the Owner's Unit shall not be prevented.
- (d) To discontinue providing management services to any Owner (except the Owner of the Government Accommodation) who breaches this Deed.
- (e) To remove any structure or installation or to demolish any building works in any part of the Land which are in contravention of this Deed, the Land Grant, or the law and to recover from the Owner of the Unit concerned all reasonable costs and expenses incurred by the Manager in connection with the exercise of the power in this paragraph 11(e) and making good any damage thereby caused to any other part of the Land Provided That this paragraph 11(e) does not impose any obligation on the Manager to carry out any works or activities it is empowered to carry out under this paragraph 11(e).
- (f) Where an Owner (except the Owner of the Government Accommodation) defaults in:
 - (i) any repair or maintenance obligations under this Deed; or
 - (ii) carrying out any activity to his Unit which is required to be carried out under the law or this Deed;

and such default has affected any other Owner's use or enjoyment of his Unit or any Common Parts, to carry out to or in the Unit of the Owner who is in default all necessary works or activities as the Manager considers appropriate to ensure compliance with this Deed or (as the case may be) the law, and to recover from the Owner all reasonable costs and expenses incurred by the Manager in connection with the exercise of the power in this paragraph 11(f) Provided That this paragraph 11(f) does not impose any obligation on the Manager to carry out any works or activities it is empowered to carry out under this paragraph 11(f).

- (g) To take such reasonable steps as the Manager deem appropriate for removing from the Land any animal the presence of which in the Land or any Unit constitutes a contravention of this Deed.
- (h) To remove from the Recreational Facilities, any person who fails to comply with or is in breach of any applicable Development Rules and to exclude any person who has been in persistent breach of such Development Rules from the use of the Recreational Facilities, for such reasonable period as the Manager shall in its discretion deem appropriate.
- (i) To post on the public notice boards of or other prominent places in the Development the unit number of any Owner (except the Owner of the Government Accommodation) who is in breach of this Deed together with particulars of the breach.

12. Dealings with Government.

- (a) To have the right to represent the Owners (except the Owner of the Government Accommodation) in dealings with the Government or any other competent authority or any other person concerning the Common Parts subject to the approval of the Owners passed at an Owners' meeting duly convened under this Deed.
- (b) Subject to the approval of the Owners passed at an Owners' meeting duly convened under this Deed, to surrender to the Government any part of the Common Parts on such terms and conditions and by deeds and documents of form and substance as so approved.
- (c) To comply with any legislation and lawful requirements of the Government and any competent authority.
- (d) To comply with and take all steps the Manager may decide to ensure the compliance with all provisions in the Land Grant applicable to the Land as a whole and Special Condition No.(4) of the Land Grant relating to the Yellow Area or the Yellow Hatched Black Area.

13. Grant and acceptance of leases, rights.

- (a) To, subject to the Land Grant and:

- (i) the prior approval of the Owners' meeting convened under this Deed, grant upon such terms as it considers appropriate rights of way and other easements and rights of any other kind (whether constituting an interest in land or otherwise) over or relating to any Common Parts; or
- (ii) the prior approval of the Owners' Committee, grant upon such terms as it considers appropriate leases or tenancy agreements in respect of and licences to use any Common Parts;

in either case to such persons (including, without limitations, owners or occupiers of any adjoining or neighbouring property, the Government or members of the general public) Provided That all Owners' right, interest, use, access and enjoyment of their Units must not be affected or interfered. All income and receipts arising therefrom shall form part of the Management Funds.

- (b) To obtain, upon such terms as approved by a resolution of the Owners' meeting duly convened under this Deed, grant of easements, licences or rights of any other kind whether constituting an interest in land or otherwise which will, in the opinion of the Manager, benefit the Owners and occupiers of the Land and to perform all terms and conditions on which such a grant is made.

14. Common Parts Shares. To take an assignment of and hold the Common Parts Shares and the Common Parts on trust for all Owners in accordance with this Deed.

15. Staff and professional consultants.

- (a) To employ such staff and on such terms as it reasonably deems fit and necessary to enable it to perform its powers and duties under this Deed and to provide such staff with any necessary accommodation, uniforms, working clothes and all materials and equipment.
- (b) To retain the service of such professional consultants on such terms as it reasonably deems fit and necessary for the purpose of carrying out its powers and duties under this Deed.

16. Entry.

- (a) To enter with or without workmen, equipment or materials at all reasonable times on reasonable notice (except in an emergency when no notice is required and the entry may take place at all times) any part of the Land to carry out necessary repairs to the Development or abate any hazard or nuisance which does or may affect the Common Parts or Owners other than the Owner whose Unit is being entered under the power provided in this paragraph 16(a) Provided That:
 - (i) the Manager shall at its own costs and expense make good any damage and be responsible for any liability caused by the negligent, wilful or criminal acts or omissions of the Manager or its employees, agents or

contractors in entering any part of the Land pursuant to this paragraph 16(a);

- (ii) the Manager, its employees, agents, contractors and duly authorized persons in exercising such power shall cause as little disturbance as reasonably practicable; and
 - (iii) such a power, if exercised against the Government Accommodation, shall only be exercised for maintenance and repair purposes and shall require the prior approval of the Owner of the Government Accommodation to enter upon the Government Accommodation except in emergency and the Manager shall be liable for all costs and expenses incurred for any damage caused to the Government Accommodation.
- (b) To, at the cost of the Owner of the Unit concerned, replace broken window glass or glazing in any Unit (except the Government Accommodation) which remains unreplaced for 7 days after the Manager has served a notice on the Owner or occupier of that Unit requiring him to replace the same Provided That this paragraph 16(b) does not impose any obligation on the Manager to replace any broken window glass in any Unit.
- (c) To, without limitation to the generality of paragraph 16(a) of this Schedule, enter with or without workmen, equipment or materials in every 12 months (or such other shorter duration as the Manager reasonably considers appropriate) or at all other reasonable times on reasonable notice (except in an emergency) any Open Kitchen Flat for the purpose of inspecting the status of any fire safety provisions therein and their connection with any other fire alarm or fighting system in the Development and/or verifying or procuring compliance with the Fire Safety Management Plan Provided that the Manager shall at its own costs and expenses make good any damage and be responsible for any liability caused by the negligent, wilful or criminal acts or omissions of the Manager or its employees, agents or contractors in entering any Open Kitchen Flat.

17. Development Rules.

The Manager may make Development Rules before the formation of an Owners' Committee. Amendments to the Development Rules may be made by the Manager with the approval of the Owners' Committee (if any). Such Development Rules may include provisions regulating:

- (a) the use, occupation, security, maintenance, fitting-out, decoration, renovation and environmental control of the Land or any part thereof;
- (b) the conduct of persons occupying, visiting or using the Common Parts and the conditions of such occupation, visit or use, including the payment of reasonable charges;
- (c) matters pertaining to the protection of the Common Parts; and

- (d) other matters pertinent to the beneficial management of the Land (including without limitation matters pertaining to the protection of the environment of the Land and the implementation of noise abatement, waste reduction and recycling measures with reference to guidelines on property management issued from time to time by the Director of Environmental Protection);

Provided That Development Rules made or amended in accordance with this paragraph 17 shall not be inconsistent with or contravene this Deed (and in case of such inconsistency, this Deed shall prevail), the Ordinance or the Land Grant or adversely affect or interfere with the use, operation and enjoyment of the Government Accommodation. Subject to Clause 14.19, such Development Rules shall bind the Owners, their tenants, licensees and invitees. A copy of the Development Rules shall be posted on the public notice boards of the Development and a copy shall be supplied to each Owner on request on payment of reasonable copying charges (which said charges shall be credited to the Special Fund). For the avoidance of doubt, the Manager may make or amend such Development Rules before the formation of an Owners' Committee in which case the approval of the Owners' Committee is not required.

- 18. Consent. Subject to Clause 8.8(c) and save as otherwise provided in this Deed, to give (with or without conditions) or withhold its consent to anything which requires its consent pursuant to this Deed Provided That such consent must not be unreasonably withheld and that the Manager must not charge any fee other than a reasonable administrative fee for issuing the consent. The fee must be credited to the Special Fund.
- 19. Complaints. To deal with all enquiries, complaints, reports and correspondence relating to the Land (except the Government Accommodation).
- 20. Festive decorations. To provide such Christmas, Chinese New Year and other festive decorations and to organize such festive celebrations or activities for the Development (except the Government Accommodation) as it reasonably deems fit.
- 21. Meetings of Owners. To convene meetings of the Owners and to act as secretary in keeping the minutes of such meetings.
- 22. Acquisition of property. Subject to Clause 8.4, 10.10 and 12.10 and Schedule 7 of the Ordinance, to purchase, hire or otherwise acquire as it reasonably deems fit supplies, goods, services and/or facilities for use in relation to the Land.
- 23. Execution of documents. For the purpose of effecting any dealing or transaction relating to the Common Parts or the Common Parts Shares in accordance with this Deed, to execute and enter into any deed or document without joining any Owner (including any previous Owner) as a party thereto, the intention being that:
 - (a) the Manager, as trustee holding the Common Parts and the Common Parts Shares in accordance with this Deed, is empowered to execute and enter into such deed or document; and

- (b) such deed and document shall, upon execution by the Manager as trustee empowered as mentioned above, be binding on all Owners as beneficial owners of the Common Parts and the Common Parts Shares.

24. Environmental matters.

- (a) To provide appropriate and sufficient waste separation and recovery facilities consisting of materials that will not cause any fire hazard (including, but not limited to, waste separation bins) at such locations within the Common Parts:
 - (i) as it may consider suitable and convenient to facilitate waste separation and recovery by Owners and occupiers of the Development; and
 - (ii) so as not to cause obstruction to any fire escape route.
- (b) To ensure that recyclable materials recovered from the waste separation and recovery facilities or through the regular cleaning process shall be properly collected, stored and sent for recycling.
- (c) To maintain the waste separation and recovery facilities in an environmentally acceptable and hygienic manner to avoid creating nuisance to the Owners and occupiers of the Development.
- (d) To organize on a regular basis activities it may consider appropriate to promote the environmental awareness of the Owners and occupiers of the Development and encourage Owners and occupiers of the Development to participate in such activities with a view to improving the environmental conditions of the Development.
- (e) Subject to the approval of the Owners' Committee or the Owners' Corporation, if formed, to make Development Rules requiring Owners and occupiers of the Development to dispose of their rubbish properly for waste separation and recycling purposes.

25. Decoration Deposits.

- (a) If any works are to be carried out to a Unit (except the Government Accommodation), to obtain from its Owner a refundable Decoration Deposit of a sum as determined by the Manager from time to time payable for that Unit for the time being or of such amount as may from time to time be stipulated in the Development Rules.
- (b) Without prejudice to other rights and remedies of the Manager, to deduct from the Decoration Deposit any amount which an Owner is liable to pay to or indemnify the Manager under paragraph 9(d) of Schedule 5 and to refund to the Owner concerned the balance (if any) of the Decoration Deposit without interest.

26. Geotechnical works. To inspect, keep and maintain in good and substantial repair and condition and carry out all necessary works in respect of the Slope Structures in

compliance with the conditions of the Land Grant and in accordance with the Geotechnical Guidelines, the Slope Maintenance Manuals and all guidelines issued from time to time by the appropriate Government departments regarding the maintenance of the Slope Structures and to employ suitably qualified personnel for that purpose.

27. Matters outside the Land. To carry out and perform, in relation to the Yellow Area (until such time as the possession of the Yellow Area has been re-delivered to the Government in accordance with the Land Grant) or the Yellow Hatched Black Area (until such time as the possession of the Yellow Hatched Black Area has been re-delivered to the Government in accordance with the Land Grant) all acts, activities and works required by Special Condition No.(4) of the Land Grant, the law or insurers of insurance taken out in relation thereto, or which are deemed appropriate by the Manager for performing and complying with the provisions of the Land Grant, the law or those insurers in relation to the same.
28. Transformer Room Facilities. To repair, maintain and reinstate the Transformer Room Facilities during the term of the Land Grant.
29. Sub-deed of mutual covenant.
 - (a) To act as manager under a sub-deed of mutual covenant (including but not limited to the Subsequent Phase Sub-Deed) relating to any part of the Development and exercise all powers and perform all duties under the sub-deed of mutual covenant.
 - (b) Where a sub-deed of mutual covenant and/or sub-management agreement or any similar deed or document is entered into in respect of any part of the Development and the Manager is not appointed as the manager under the sub-deed of mutual covenant or other deed or document, to do all things as the Manager considers appropriate for co-ordinating with the manager appointed under such sub-deed of mutual covenant or other deed or document.

SCHEDULE 8

PHASE 1 WORKS AND INSTALLATIONS

The following works and installations in Phase 1:

- (i) structural elements;
- (ii) external wall finishes and roofing materials;
- (iii) fire safety elements;
- (iv) the Slope Structures (if applicable);
- (v) plumbing system;
- (vi) drainage system;
- (vii) fire services installations and equipment;
- (viii) electrical wiring system;
- (ix) lift installations;
- (x) gas supply system;
- (xi) curtain wall and window installations;
- (xii) the building maintenance unit (BMU) systems including the gondola system(s), davit arm rack system(s) and fall arrest system; and
- (xiii) Transformer Room Facilities.

SCHEDULE 9

Additional Rights of the Owner of the Government Accommodation

FSI, its lessees, tenants, licensees and persons authorized by it and the Owner and occupier for the time being of the Government Accommodation shall have the benefit of the following rights, privileges and easements:

1. the right of shelter, support and protection for the Government Accommodation;
2. the right at all time of free passage and running of gas, electricity, water, sewage, air-conditioning, telephone and all other services from and to the Government Accommodation through the Conduits and any gutters, sewers, drains, flues, ducts, watercourses, cables, pipes, wires and other conducting media now or during the term agreed to be granted under the Land Grant laid on or running through any part of the Land and any part of the Development;
3. the right at its own cost to alter, divert, vary, relay or reinstate any of the services and facilities serving exclusively the Government Accommodation or any part thereof (hereinafter referred to as "**the Government Accommodation Services**") at any time at its absolute discretion without having to obtain the approval or consent of the Owners (including the First Owner) or the Manager and without any charge by the Owners (including the First Owner) or the Manager Provided that proper and adequate care and precaution shall be taken during any alteration, diversion, variation, relaying or reinstatement works of the Government Accommodation Services so as to ensure that no damage is caused to the services and facilities within the Land and serving all those parts of the Development other than the Government Accommodation;
4. the right to go, pass and repass over and along and to use any Common Parts of the Land or any Common Parts of the Development in connection with the proper use and enjoyment of the Government Accommodation or any part thereof and to use and receive the benefit of any Common Parts or any common facilities within the Land or the Development;
5. the right at all reasonable times with or without surveyors, contractors, workmen and others and with or without vehicles, plant, equipment, material and machinery to enter upon the Land or any part of the Development for the purposes of extending or carrying out maintenance, repair, addition, alteration and other works to the Government Accommodation or any part thereof and maintenance, repair, alteration, diversion, variation, relaying and reinstatement works to the Government Accommodation Services or any part thereof;
6. the free and uninterrupted rights of way to and from the Government Accommodation or any part thereof;
7. the exclusive right to install, erect, exhibit, display, maintain, repair, remove and renew signs and advertisements on the walls, columns and other structural elements of, within, around and on the boundary of the Government Accommodation or any part thereof as FSI shall deem fit and the right of access over the Land or any part thereof

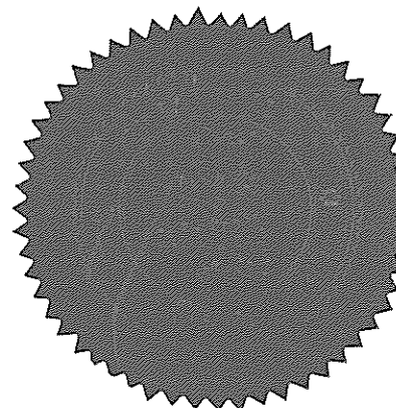
or any part of the Development with or without servants, workmen and others and with or without plant, equipment, machinery and material for the purposes of inspecting, installing, erecting, exhibiting, displaying, maintaining, repairing, removing and renewing such signs and advertisements;

8. the right of access to the lighting conduits, such fire services, ventilation and other services, facilities, installations, fixtures, ancillary works, plants and materials fixed on, in or to the roof slabs, walls and other structural elements of the Government Accommodation; and
9. the right to alter and run additional services to serve and benefit exclusively the Government Accommodation or any part thereof on the walls, columns, beams, ceilings, roof slabs, carriageway or floor slabs and other structural elements of, in, around, within, above and below the Government Accommodation and the related right of access over the Land or any part thereof or any part of the Development with or without servants, workmen and others and with or without plant, equipment, machinery and material.
10. such other rights, privileges and easements (if any) as may be deemed necessary or desirable by the Director of Lands and which are notified to the Owners (including the First Owner) by the Government or FSI for incorporation into this Deed.

IN WITNESS whereof the parties have executed this Deed the day and year first above written.

THE FIRST OWNER

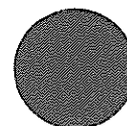
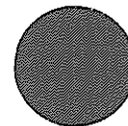
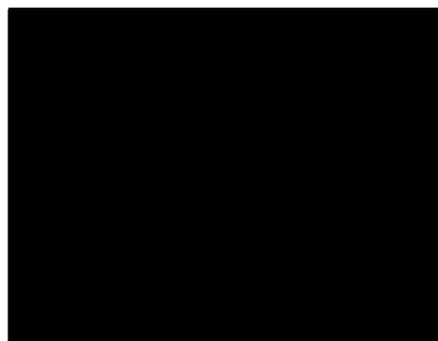
SEALED with the COMMON SEAL of)
the First Owner and SIGNED by)
Ms. Wan Tsz Mei , director)
duly authorized by the board of directors,)
whose signature(s) is/are verified by:)



Ng Wing Yip Brenton
Solicitor, Hong Kong SAR
Baker & McKenzie

THE FIRST ASSIGNEE

SIGNED SEALED and DELIVERED by)
the First Assignee (Holders of Hong Kong)
Identity Cards Nos. [redacted] and)
[redacted] in the presence of :-)



Lo Wai Yee Lila
Legal Executive to Grandall Zimmern Law Firm
Solicitors, Hong Kong SAR

INTERPRETED to the First Assignee by:-

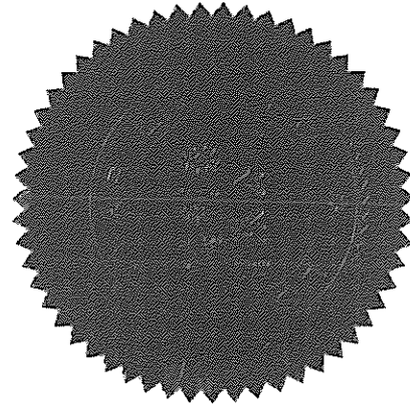
I hereby verify the signature
of LO WAI YEE LILA :

Lo Wai Yee Lila
Legal Executive to Grandall Zimmern Law Firm
Solicitors, Hong Kong SAR

Wan Shiu Man
Grandall Zimmern Law Firm
Solicitor, Hong Kong SAR

THE COMPANY

SEALED with the COMMON SEAL of)
the Company and SIGNED by)
Ms. Wan Tsz Mei , director)
)
)
duly authorized by the board of directors,)
whose signature(s) is/are verified by:)



Ng Wing Yip Brenton
Solicitor, Hong Kong SAR
Baker & McKenzie

THE MORTGAGEE

SIGNED, SEALED and DELIVERED)
as a Deed by)
Chan Chi Yung)
)
)
acting as attorney for DBS BANK LTD.,)
HONG KONG BRANCH whose signature(s))
is/are verified by:)



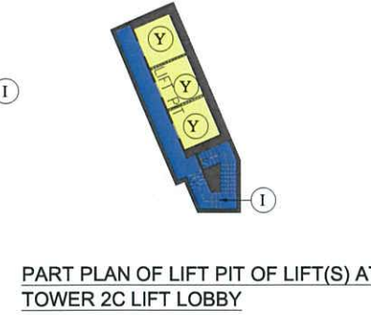
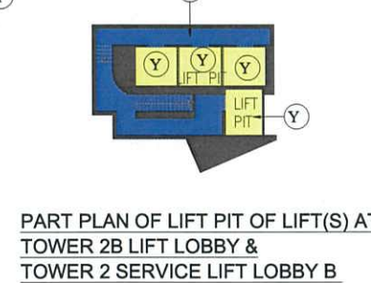
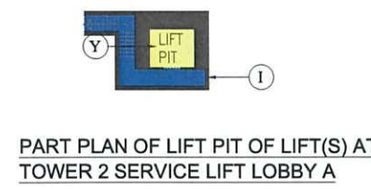
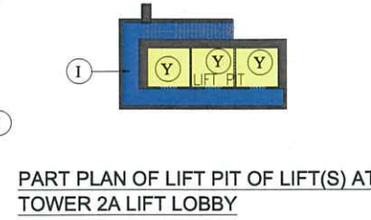
Chan Nga Ki
Johnson Stokes & Master
Solicitor, Hong Kong SAR



APPENDIX 1

The Plans

REFER TO DMC-001



LEGEND :

- YELLOW - RESIDENTIAL COMMON PARTS
- YELLOW STIPPLED BLACK - RESIDENTIAL COMMON PARKING SPACES (RESIDENTIAL COMMON PARTS)
- GREEN - PARKING COMMON PARTS
- YELLOW HATCHED BLACK - RECREATIONAL FACILITIES (RESIDENTIAL COMMON PARTS)
- INDIGO - DEVELOPMENT COMMON PARTS

BASEMENT FLOOR PLAN

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI	 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 652-2574 1833 F: 652-2572 4908 E: lwk@lwk.com 龍光建築師(香港)事務所有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
A	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - BASEMENT FLOOR PLAN (2 OF 2)			
B	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1,		(PHASE 1)			
C	20210630	AMENDMENT	AMENDMENT		Kai Tak Kowloon					
D	20210902	AMENDMENT	AMENDMENT							
E	20211115	AMENDMENT	AMENDMENT							
F	20220614	AMENDMENT	AMENDMENT							
G	20220809	AMENDMENT	AMENDMENT							
H	20230601	AMENDMENT	AMENDMENT							
I	20240425	AMENDMENT	AMENDMENT							
	20241031	AMENDMENT	AMENDMENT							



REFER TO DMC-004

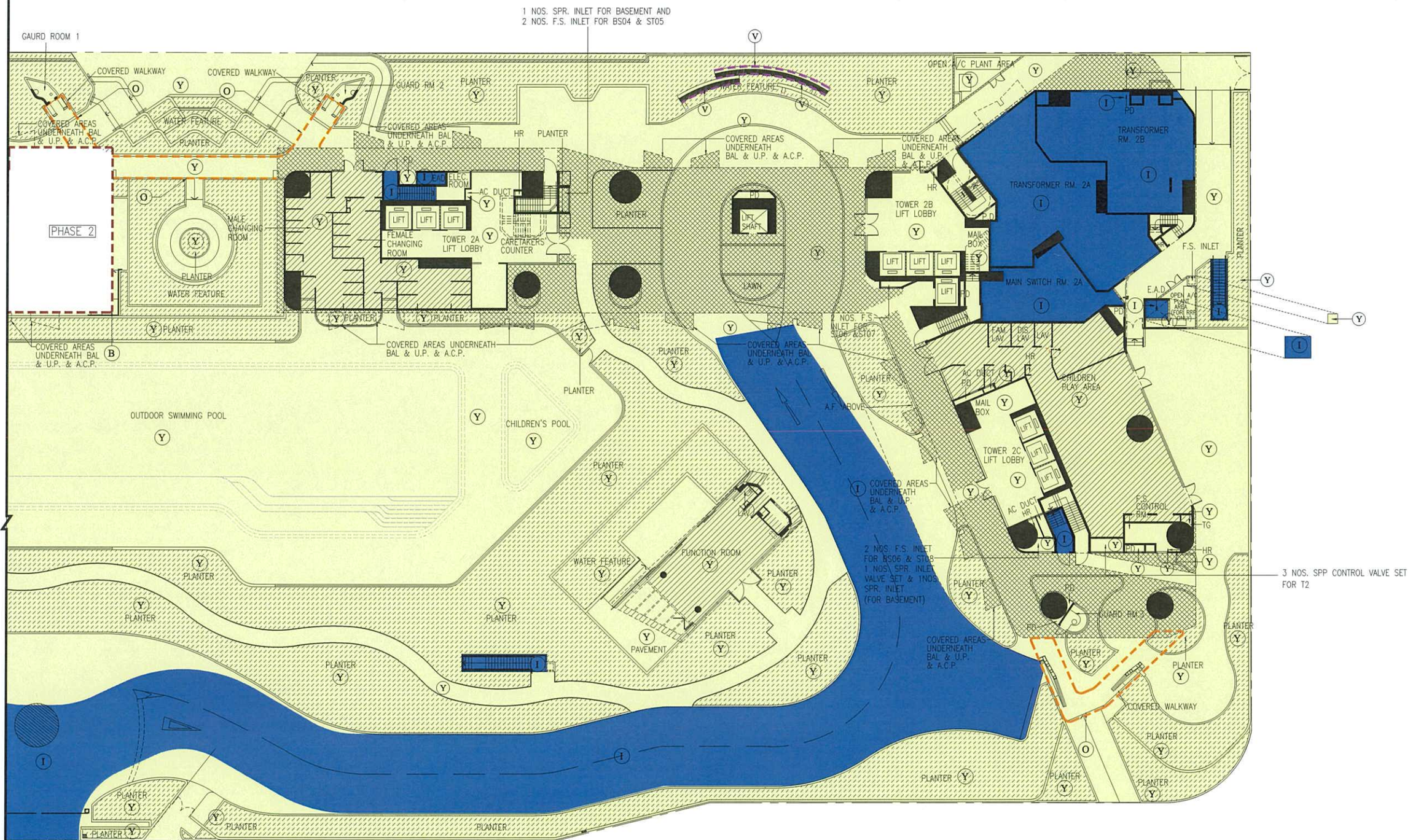
GROUND FLOOR PLAN

LEGEND :

- Y YELLOW - RESIDENTIAL COMMON PARTS
- Y YELLOW CROSS-HATCHED BLACK - COVERED LANDSCAPE AREAS (RESIDENTIAL COMMON PARTS)
- Y YELLOW DASHED BLACK - GREENERY AREAS (RESIDENTIAL COMMON PARTS) (AREA : 2296.439 m²)
- B BROWN DOTTED LINES - PHASE 2
- I INDIGO - DEVELOPMENT COMMON PARTS
- I INDIGO CROSS-HATCHED BLACK - COVERED LANDSCAPE AREAS
- V VIOLET DOTTED LINES - VERTICAL GREENING (PHASE 1 RESIDENTIAL COMMON PARTS) (AREA : 174.746 m²)

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI	LWK +PARTNERS					
A	20210210	FIRST ISSUE	FOR DMC	Dragon Star H.K. Investments Limited	Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - GROUND FLOOR PLAN (1 OF 2) (PHASE 1)		B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)					
B	20210527	AMENDMENT	AMENDMENT											
C	20210630	AMENDMENT	AMENDMENT											
D	20210902	AMENDMENT	AMENDMENT											
E	20211115	AMENDMENT	AMENDMENT											
F	20220809	AMENDMENT	AMENDMENT											
G	20240425	AMENDMENT	AMENDMENT											
	20241031	AMENDMENT	AMENDMENT											
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15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1433 F: 852-2572 4508 E: hkf@lwk.com.hk 香港國際中心(二期) 15樓 九龍尖沙咀海濱城環球金融中心北座15樓														

REFER TO DMC-003



GROUND FLOOR PLAN

LEGEND :

- Y YELLOW - RESIDENTIAL COMMON PARTS
- Y YELLOW DASHED BLACK - GREENERY AREAS (AREA : 2296.439 m²) (RESIDENTIAL COMMON PARTS)
- Y YELLOW HATCHED BLACK - RECREATIONAL FACILITIES (RESIDENTIAL COMMON PARTS)
- Y YELLOW CROSS-HATCHED BLACK - COVERED LANDSCAPE AREAS (RESIDENTIAL COMMON PARTS)
- V VIOLET DOTTED LINES - VERTICAL GREENING (PHASE 1 RESIDENTIAL COMMON PARTS) (AREA : 174.746 m²)
- I INDIGO - DEVELOPMENT COMMON PARTS
- B BROWN DOTTED LINES - PHASE 2
- O ORANGE DOTTED LINES - COVERED WALKWAYS

Rev.	Date	Amendment	Purpose	Client
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star H.K. Investments Limited
A	20210527	AMENDMENT	AMENDMENT	
B	20210630	AMENDMENT	AMENDMENT	
C	20210902	AMENDMENT	AMENDMENT	
D	20211115	AMENDMENT	AMENDMENT	
E	20220809	AMENDMENT	AMENDMENT	
F	20240425	AMENDMENT	AMENDMENT	
G	20241031	AMENDMENT	AMENDMENT	

Project	Job No.	Drawing Title
Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - GROUND FLOOR PLAN (2 OF 2) (PHASE 1)

I HEREBY CERTIFY
THE ACCURACY OF THIS PLAN
NG KWOK FAI



B.A. (A.S.) MARCH
HKIA
Registered Architect (HK)
Authorized Person (Architect)

**LWK
+PARTNERS**

15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon.
T: 852-2574 1839 F: 852-2572 4908 E: lwk@lwk.com
九龍尖沙咀海濱城環球金融中心北座15樓

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B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn	Checked	Approved

Drawing No.	Revision No.	Scale	Date
DMC - 004	G	1:400 (A3)	31 OCT 2024

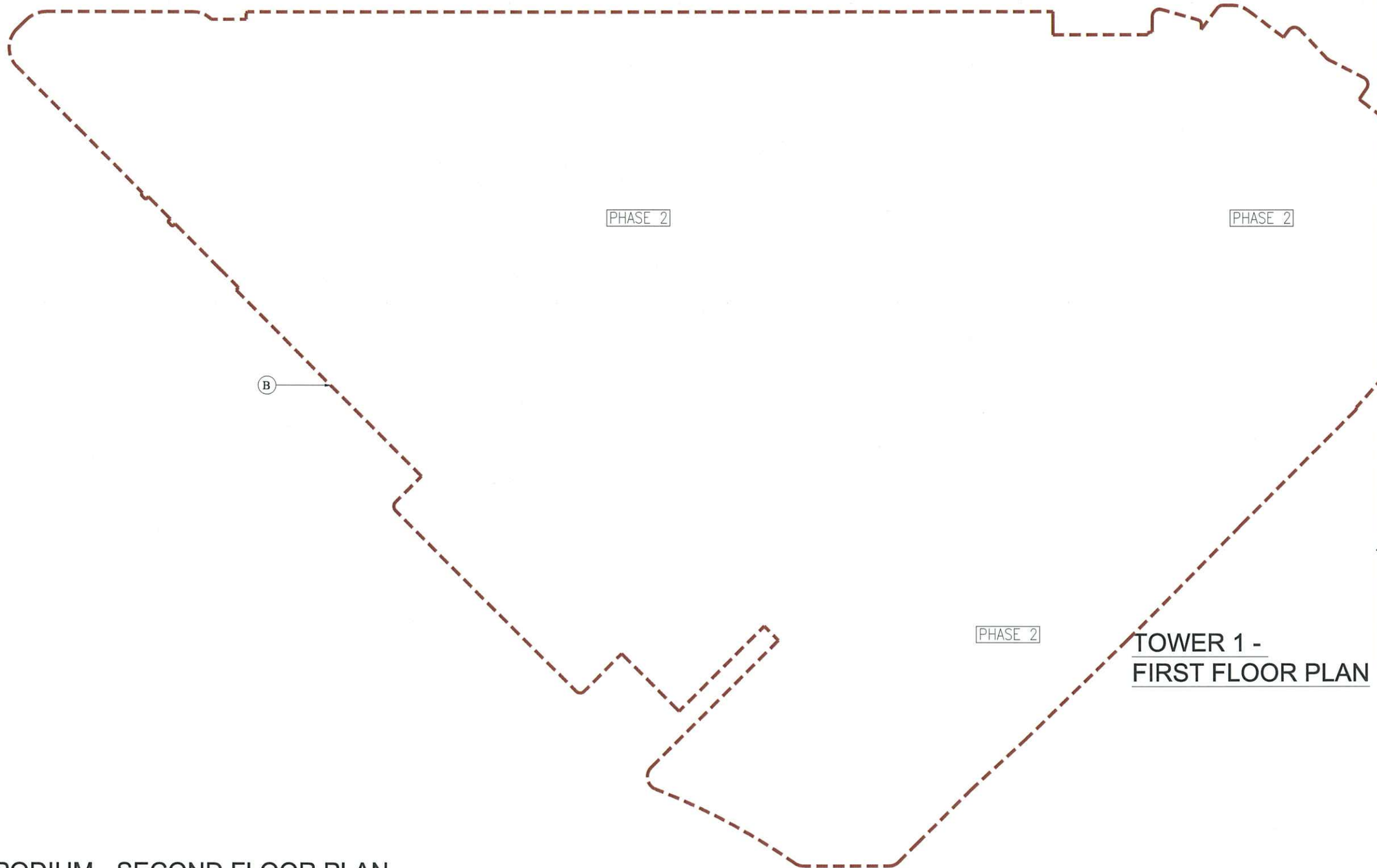


PODIUM - FIRST FLOOR PLAN

LEGEND :



Rev. - A B C D E F G	20210210	FIRST ISSUE	FOR DMC	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	Job No. 01546	Drawing Title DMC - PODIUM FIRST FLOOR PLAN (PHASE 1)	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI  B.A. (A.S.) M.ARCH HKIA Registered Architect (HK) Authorized Person (Architect)			Date 25 APR 2024	Scale 1:300 (A3)	Revision No. G	Drawing No. DMC - 005	Approved	Checked	Drawn	CAD Ref.	F.S.D. Ref.	B.D. Ref.	- This drawing and the contents herein are the copyright of LWK & Partners (HK) Ltd. - No part of the drawing and the design contained herein may be reproduced without the prior written consent of a director of LWK & Partners (HK) Ltd. - Do not take measurements directly from this drawing. - Check and verify all dimensions on site. - Read this drawing in conjunction with the specifications and all other related drawings. - Notify the Architect immediately of any discrepancy found herein.	LWK +PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1833 F: 852-2572 4998 E: lwk@lwk.com 尖沙咀海濱道15號環球金融中心北座15樓</small>
	20210527	AMENDMENT	AMENDMENT																			



PODIUM - SECOND FLOOR PLAN

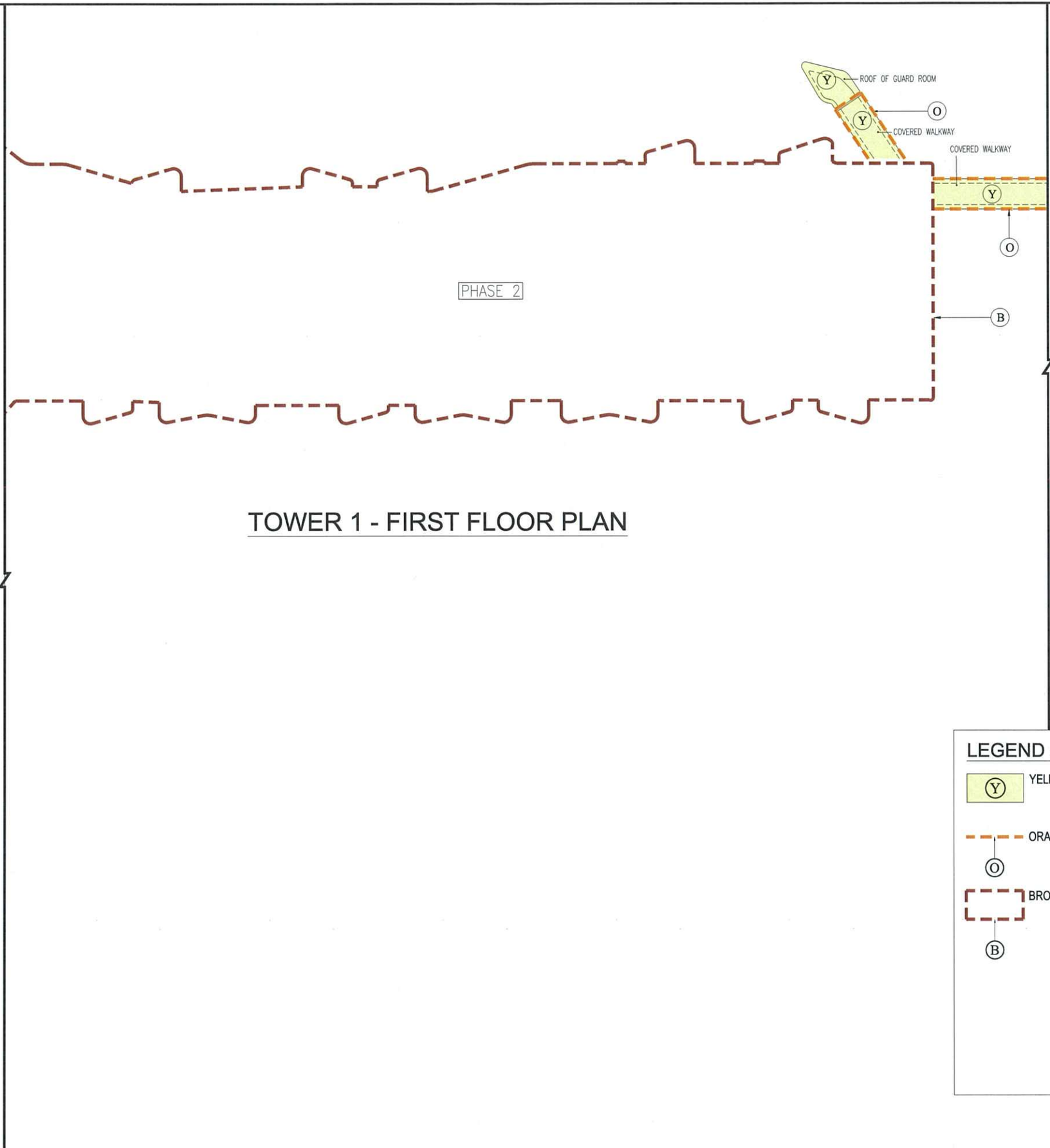
LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev. - A B C D E F	20210210	FIRST ISSUE	FOR DMC	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	Job No. 01546	Drawing Title DMC - PODIUM SECOND FLOOR PLAN & TOWER 1 FIRST FLOOR PLAN (1 OF 2) (PHASE 1)	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI			 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK +PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com 香港建築師(管理)事務所有限公司 九龍尖沙咀海港城環球金融中心北座15樓</small>	
	20210527	AMENDMENT	AMENDMENT					B.D. Ref.	F.S.D. Ref.	CAD Ref.			Drawn
	20210630	AMENDMENT	AMENDMENT										
	20210902	AMENDMENT	AMENDMENT										
	20211115	AMENDMENT	AMENDMENT										
	20220809	AMENDMENT	AMENDMENT										
	20240425	AMENDMENT	AMENDMENT										

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TOWER 1 - FIRST FLOOR PLAN

PHASE 2

REFER TO DMC-006

REFER TO DMC-015

LEGEND :

- Y YELLOW - RESIDENTIAL COMMON PARTS
- ORANGE DOTTED LINES - COVERED WALKWAYS
- BROWN DOTTED LINES - PHASE 2

Rev.	Date	Amendment	Purpose	Client
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star H.K. Investments Limited
A	20210527	AMENDMENT	AMENDMENT	
B	20210630	AMENDMENT	AMENDMENT	
C	20210902	AMENDMENT	AMENDMENT	
D	20211115	AMENDMENT	AMENDMENT	
D	20220809	AMENDMENT	AMENDMENT	
	20240425	AMENDMENT	AMENDMENT	

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Project	Job No.	Drawing Title
Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - PODIUM SECOND FLOOR PLAN & TOWER 1 FIRST FLOOR PLAN (2 OF 2) (PHASE 1)

B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn	Checked	Approved

Drawing No.	Revision No.	Scale	Date
DMC - 007	F	1:300 (A3)	25 APR 2024

I HEREBY CERTIFY THE ACCURACY OF THIS PLAN

NG KWOK FAI



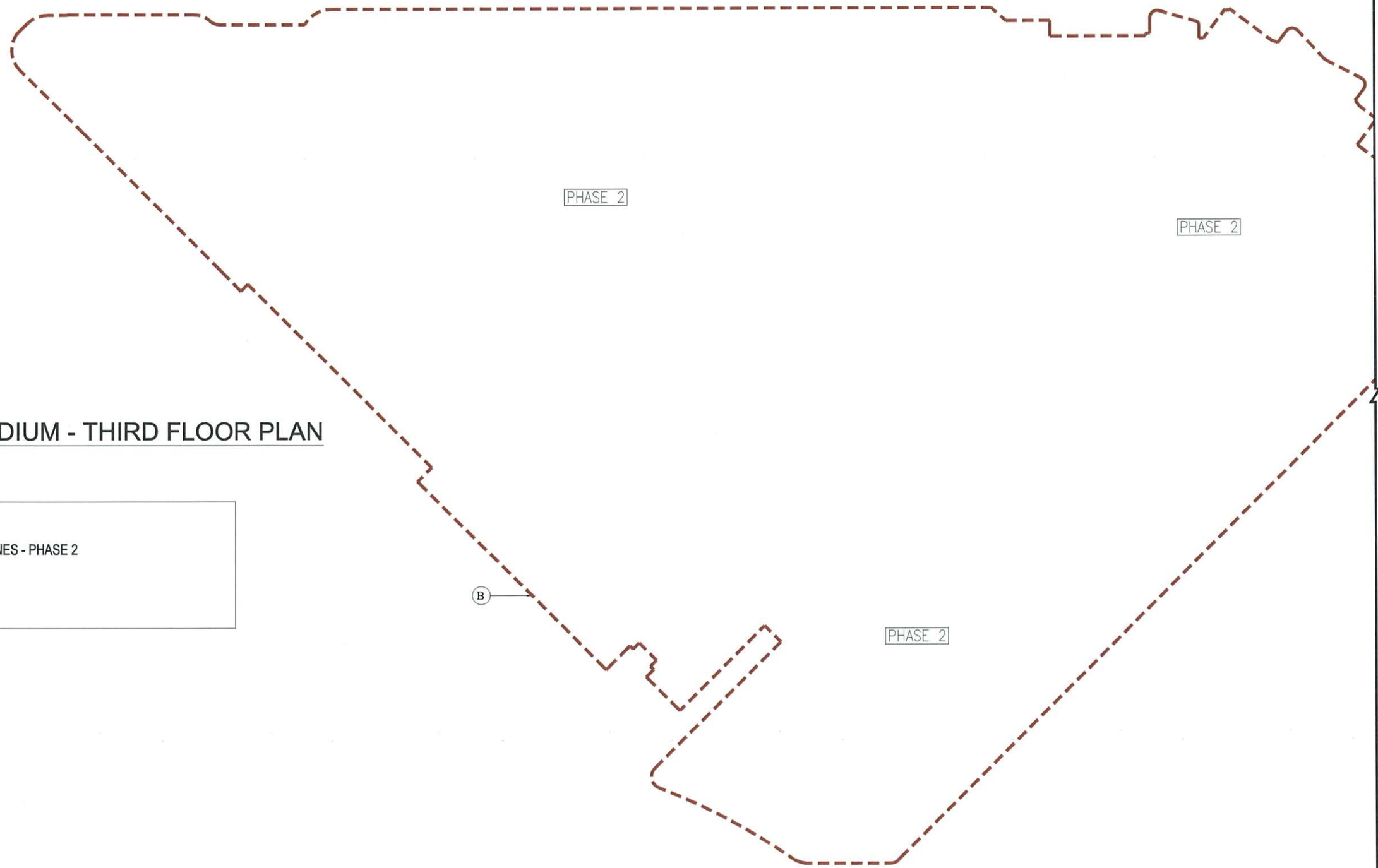
B.A. (A.S.) M.ARCH
HKIA
Registered Architect (HK)
Authorized Person (Architect)

LWK + PARTNERS

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香港中環皇后大道中15號
九龍尖沙咀海濱城環球金融中心北座15樓

**TOWER 1 -
SECOND FLOOR PLAN**

PODIUM - THIRD FLOOR PLAN



PHASE 2

PHASE 2

PHASE 2

B

REFER TO DMC-009

LEGEND :

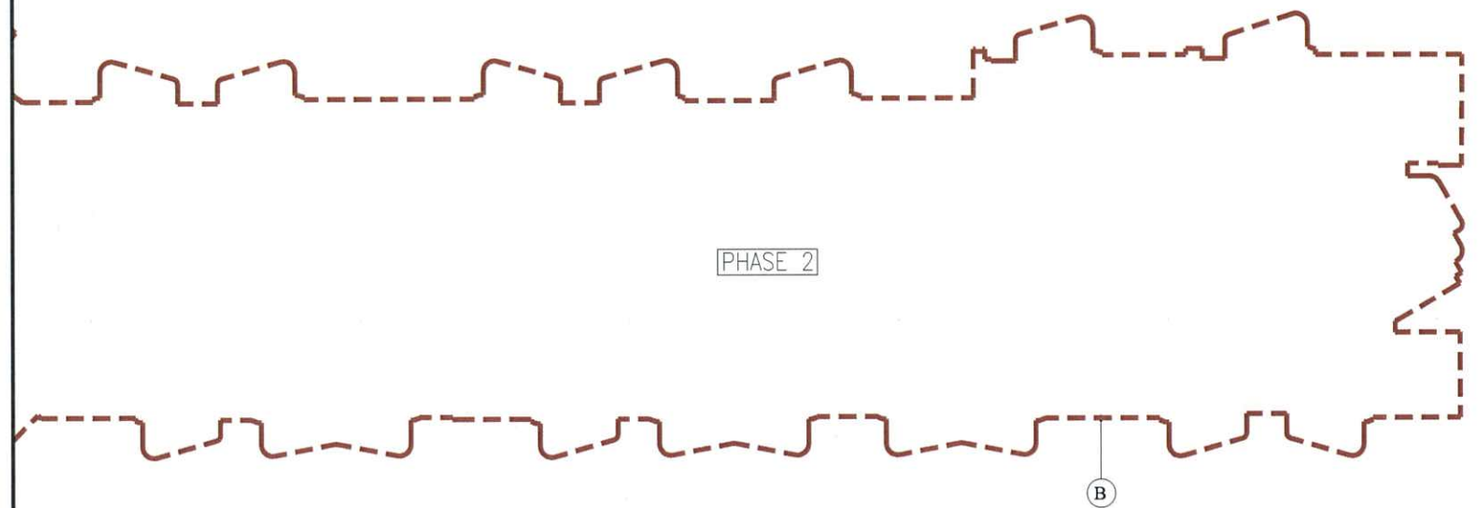
 BROWN DOTTED LINES - PHASE 2

B

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI			 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon, T: 852-2774 1231 F: 852-2772 4908 E: hki@lwk.com</small> <small>建築師樓辦事(香港)事務所有限公司</small> <small>九龍尖沙咀海濱城環球金融中心北座15樓</small>					
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - PODIUM THIRD FLOOR PLAN & TOWER 1 SECOND FLOOR PLAN (1 OF 2) (PHASE 1)	B.D. Ref.	F.S.D. Ref.	CAD Ref.			Drawn	Checked	Approved	Drawing No.	Revision No.
A	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon									DMC - 008	G	1:300 (A3)	25 APR 2024
B	20210630	AMENDMENT	AMENDMENT														
C	20210902	AMENDMENT	AMENDMENT														
D	20211115	AMENDMENT	AMENDMENT														
E	20220809	AMENDMENT	AMENDMENT														
F	20230601	AMENDMENT	AMENDMENT														
G	20240425	AMENDMENT	AMENDMENT														

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REFER TO DMC-008



TOWER 1 - SECOND FLOOR PLAN

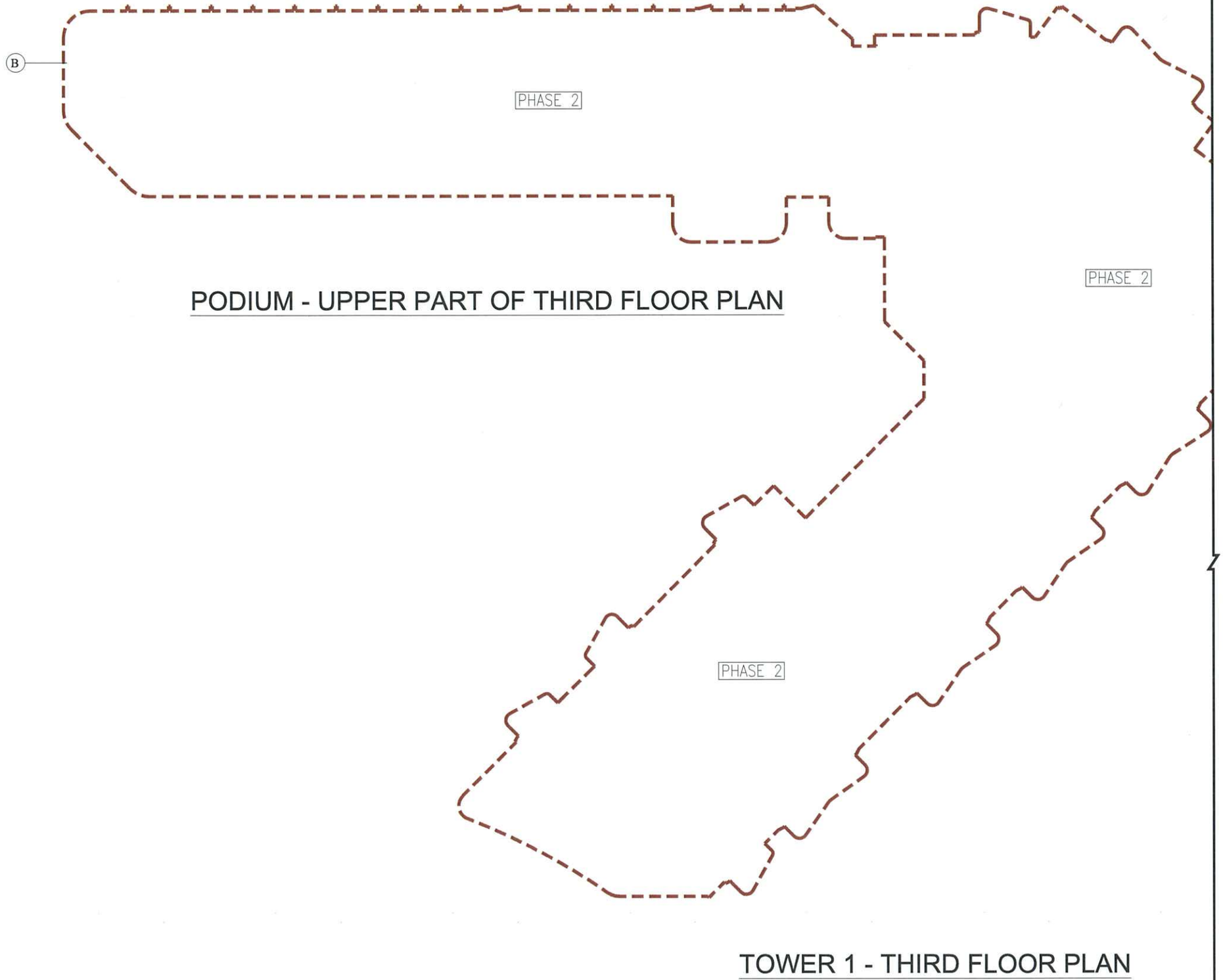
LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev.	Date	Amendment	Purpose	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	Job No. 01546	Drawing Title DMC - PODIUM THIRD FLOOR PLAN & TOWER 1 SECOND FLOOR PLAN (2 OF 2) (PHASE 1)				I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI		 NG KWOK FAI B.A. (A.S.) M.ARCH HKIA Registered Architect (HK) Authorized Person (Architect)	 15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lkw@lwk.com 飛翼建築師(香港)事務所有限公司 九龍尖沙咀海濱城環球金融中心北座15樓
	A	20210210	FIRST ISSUE				FOR DMC	B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn	Checked		
B	20210527	AMENDMENT	AMENDMENT											
C	20210630	AMENDMENT	AMENDMENT											
D	20210902	AMENDMENT	AMENDMENT											
	20220809	AMENDMENT	AMENDMENT											

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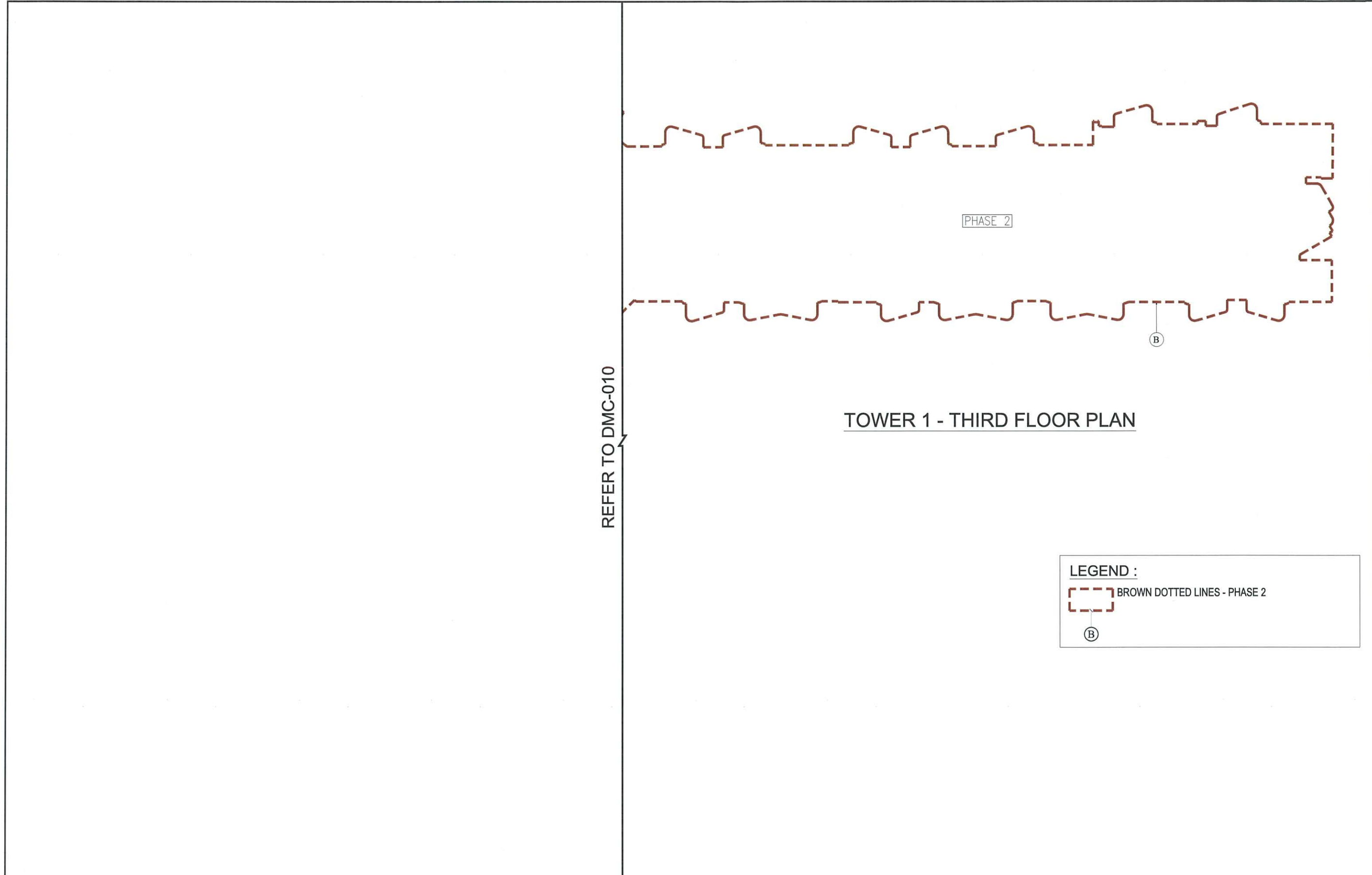
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 BROWN DOTTED LINES - PHASE 2



REFER TO DMC-011

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI				LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2774 1133 F: 852-2772 4968 E: lwk@lwk.com 樓美銀建築師(香港)事務所有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - PODIUM UPPER PART OF THIRD FLOOR PLAN & TOWER 1 THIRD FLOOR PLAN (1 OF 2) (PHASE 1)	 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)				
A	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon		Drawing No.	Revision No.	Scale	Date		
B	20210630	AMENDMENT	AMENDMENT				DMC - 010	F	1:300 (A3)	1 JUN 2023		
C	20210902	AMENDMENT	AMENDMENT									
D	20211115	AMENDMENT	AMENDMENT									
E	20220809	AMENDMENT	AMENDMENT									
F	20230601	AMENDMENT	AMENDMENT									
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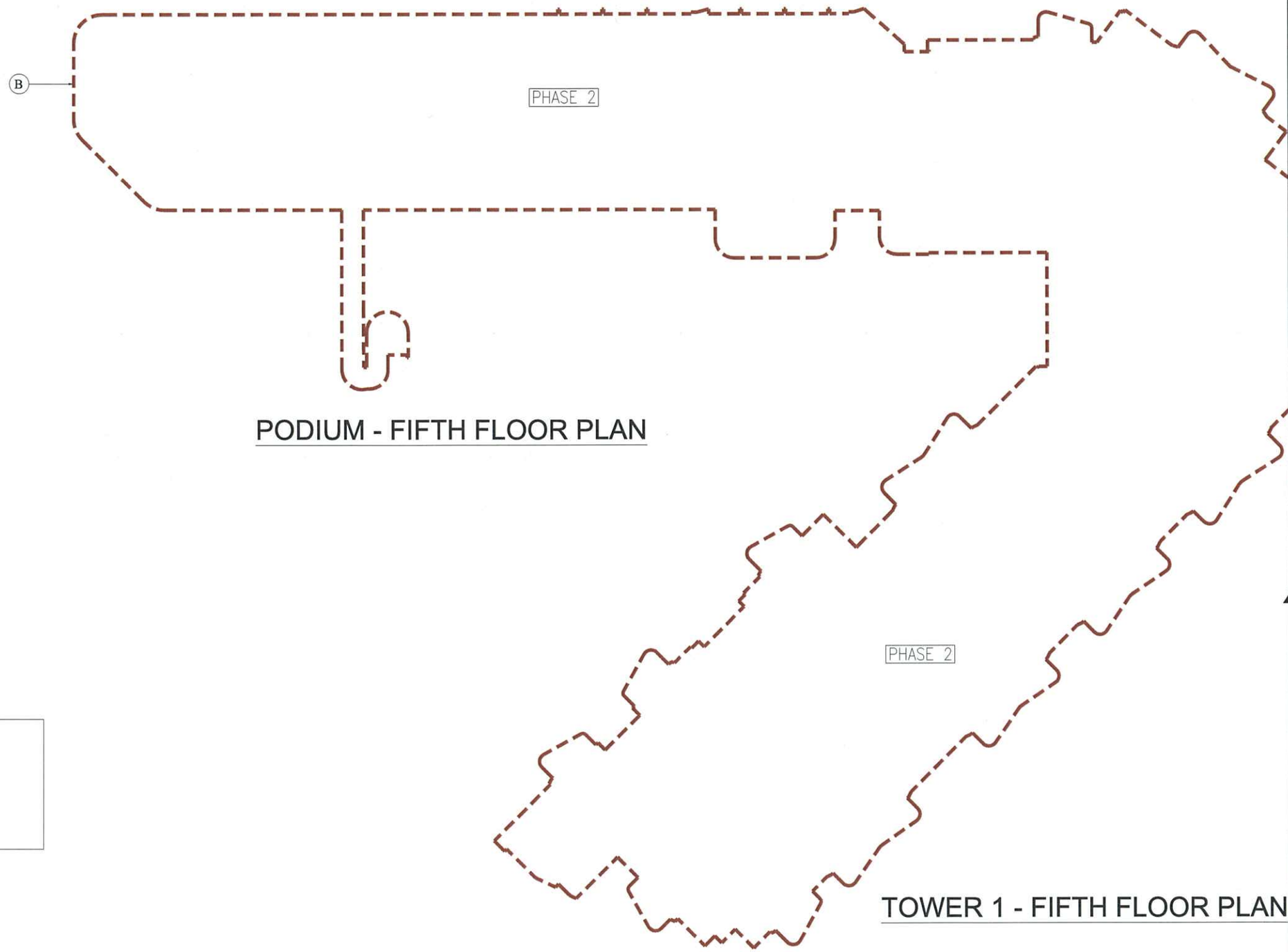


LEGEND :

BROWN DOTTED LINES - PHASE 2

B

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI				 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com 崇實建築師(香港)事務所有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
- A B C D E	20210210 20210527 20210630 20210902 20211115 20220809	FIRST ISSUE AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT	FOR DMC AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT	Dragon Star H.K. Investments Limited	Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - PODIUM UPPER PART OF THIRD FLOOR PLAN & TOWER 1 THIRD FLOOR PLAN (2 OF 2) (PHASE 1)	Drawing No. DMC - 011	Revision No. E	Scale 1:300 (A3)	Date 9 AUG 2022		
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PODIUM - FIFTH FLOOR PLAN

TOWER 1 - FIFTH FLOOR PLAN

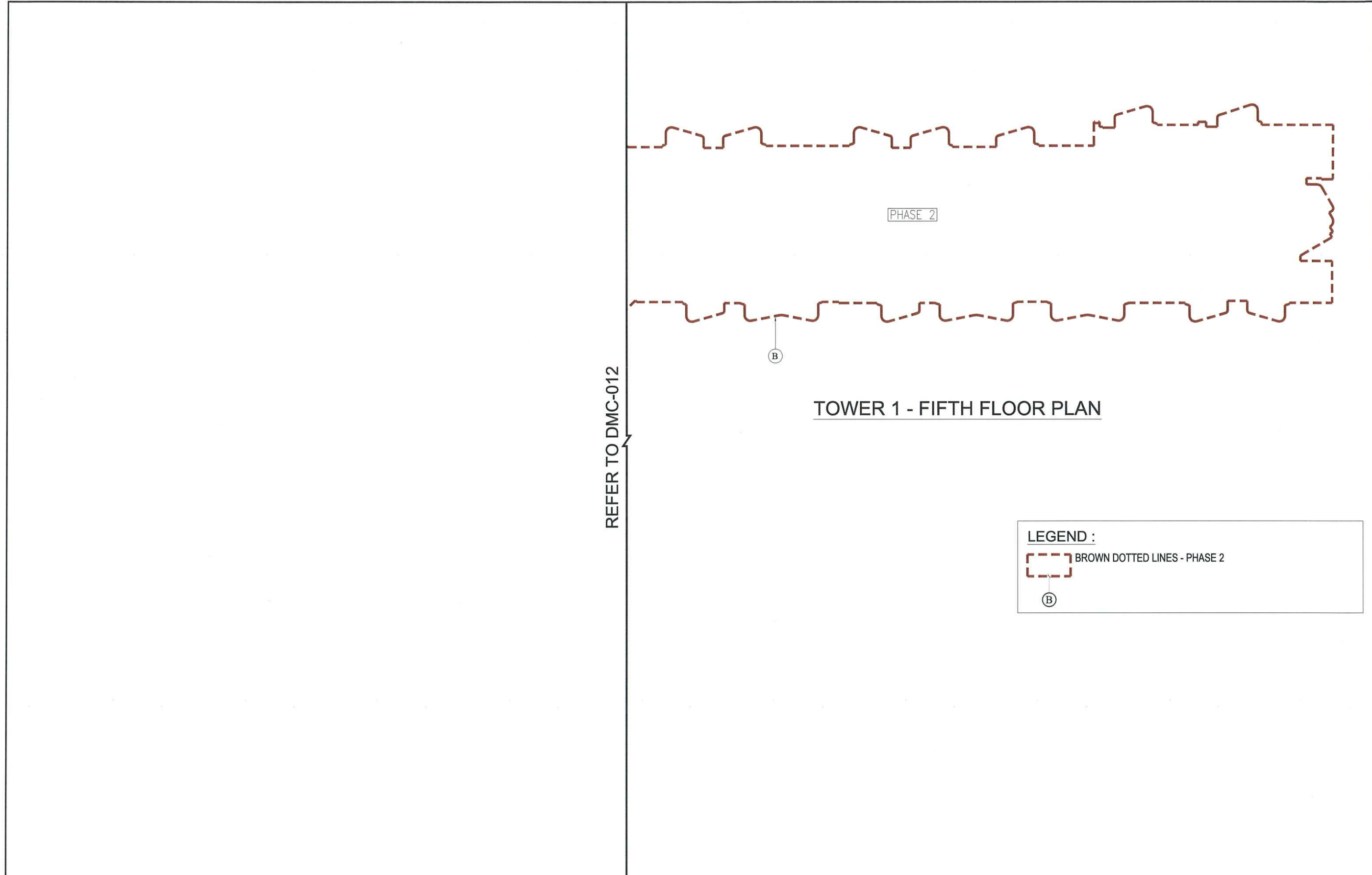
LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

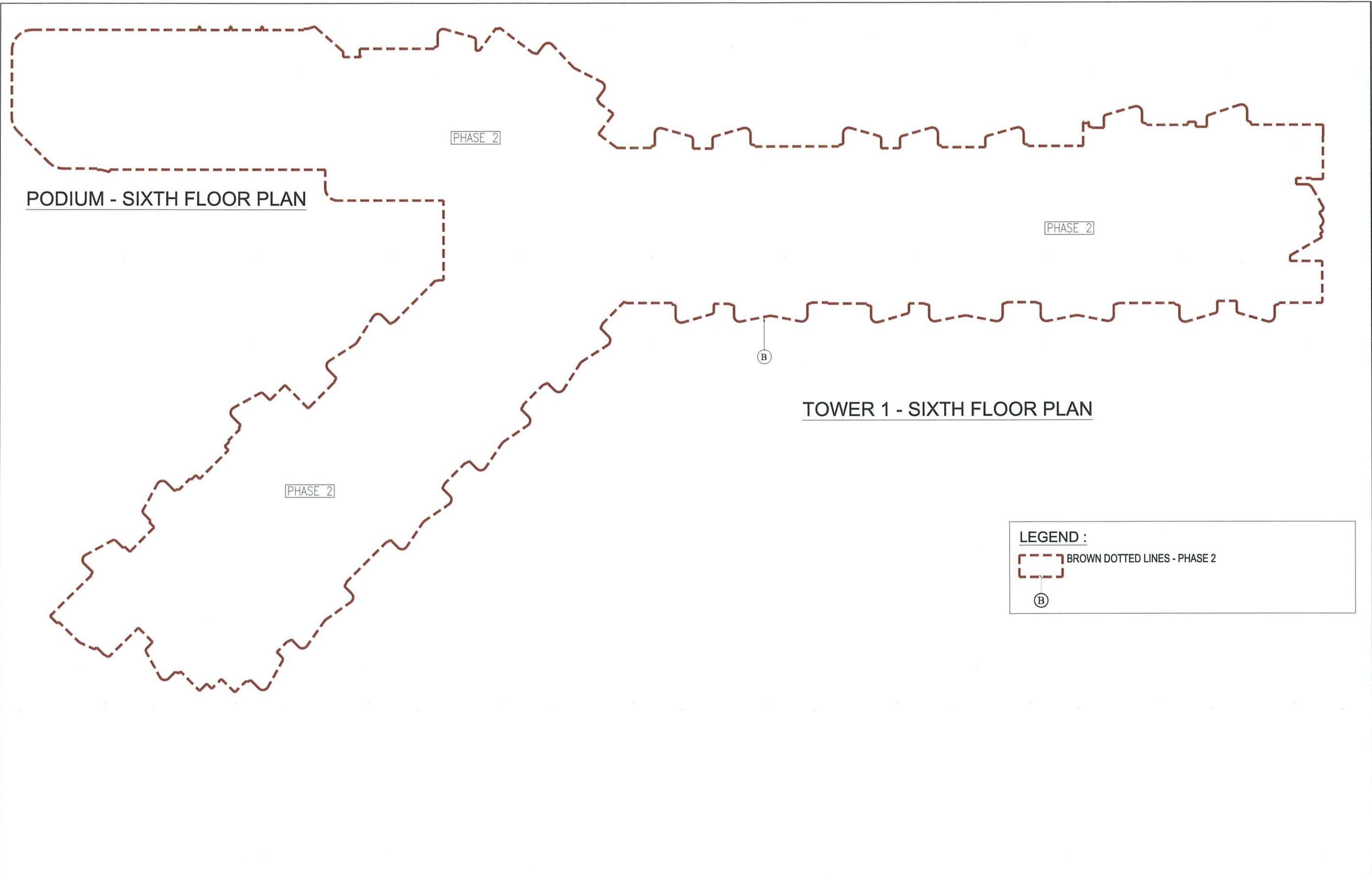
REFER TO DMC-012A

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN				NG KWOK FAI  B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com 香港 畢 達 華 頓 (粵 語) 事 務 所 有 限 公 司 九 龍 尖 沙 咀 海 港 城 環 球 金 融 中 心 北 座 15 樓</small>				
	-	20210210	FIRST ISSUE	FOR DMC	Dragon Star		DMC - PODIUM FIFTH FLOOR PLAN & TOWER 1 FIFTH FLOOR PLAN (1 OF 2) (PHASE 1)	NG KWOK FAI									
A	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	Drawing No. DMC - 012	Revision No. G	Scale 1:300 (A3)	Date 25 APR 2024	B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn	Checked	Approved	
B	20210630	AMENDMENT	AMENDMENT														
C	20210902	AMENDMENT	AMENDMENT														
D	20211115	AMENDMENT	AMENDMENT														
E	20220809	AMENDMENT	AMENDMENT														
F	20230601	AMENDMENT	AMENDMENT														
G	20240425	AMENDMENT	AMENDMENT														
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Rev. Date - 20211115 A 20220809	Amendment FIRST ISSUE AMENDMENT	Purpose FOR DMC AMENDMENT	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon				Job No. 01546	Drawing Title DMC - PODIUM FIFTH FLOOR PLAN & TOWER 1 FIFTH FLOOR PLAN (2 OF 2) (PHASE 1)			I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI		 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	 15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com 香港建築師(管理)事務所有限公司 九龍尖沙咀海港城環球金融中心北座15樓
				B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn		Checked	Approved	Drawing No. DMC - 012A	Revision No. A	Scale 1:300 (A3)		

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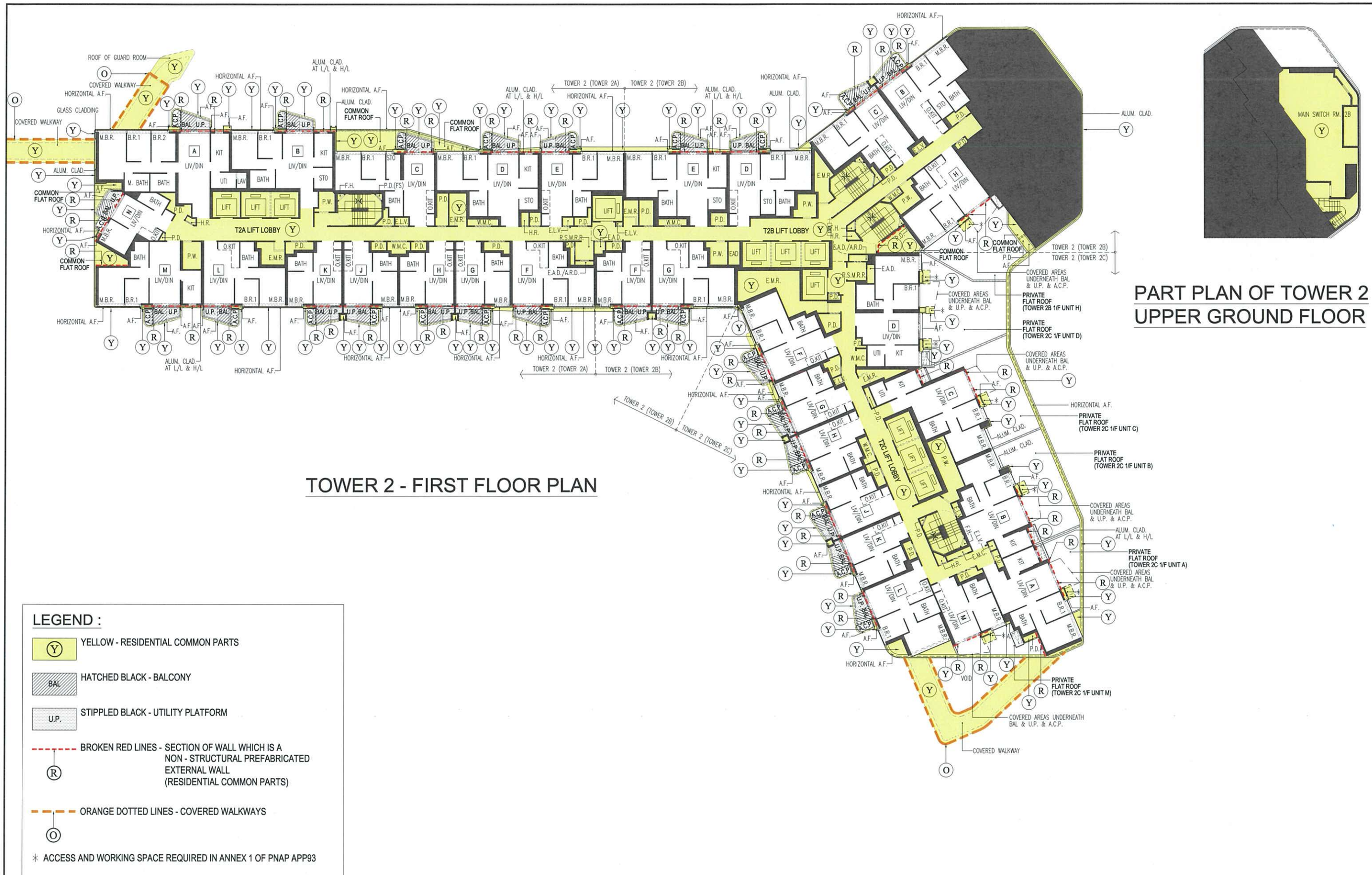


LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev. - A B C D E F	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title			I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI  B.A. (A.S.) M.ARCH HKIA Registered Architect (HK) Authorized Person (Architect)		LWK +PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2774 1233 F: 852-2772 6908 E: lwk@lwk.com 香港灣仔道15號(香港)華豐有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>		
	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - PODIUM SIXTH FLOOR PLAN &	Revision No.	Scale				Date	
	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1,		(PHASE 1)	F	1:300 (A3)	1 JUN 2023				
	20210630	AMENDMENT	AMENDMENT		Kai Tak Kowloon									
	20210902	AMENDMENT	AMENDMENT											
	20211115	AMENDMENT	AMENDMENT											
	20220809	AMENDMENT	AMENDMENT											
	20230601	AMENDMENT	AMENDMENT											
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											DMC - 013	F	1:300 (A3)	1 JUN 2023



TOWER 2 - FIRST FLOOR PLAN

PART PLAN OF TOWER 2 UPPER GROUND FLOOR

LEGEND :

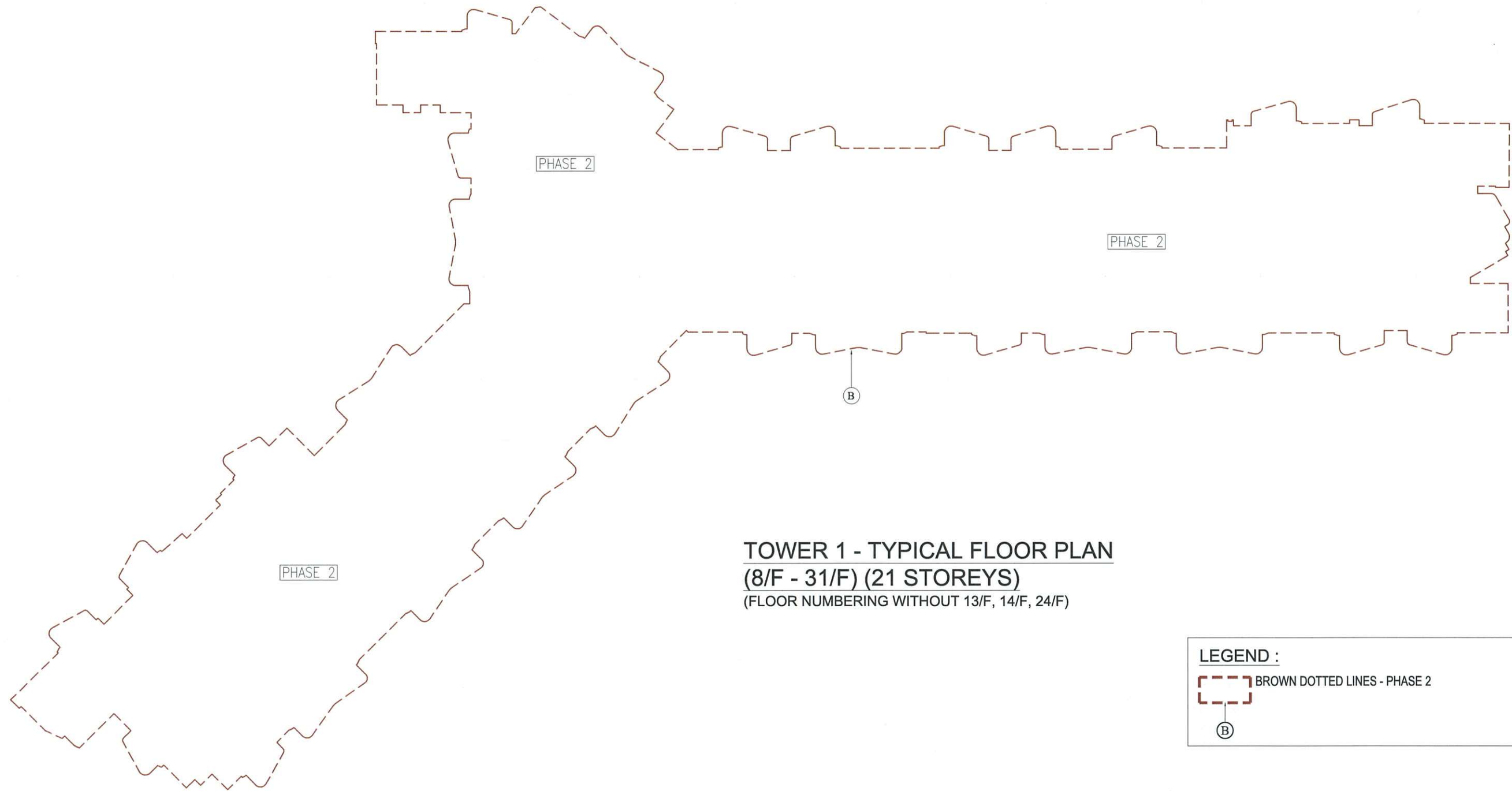
- Y YELLOW - RESIDENTIAL COMMON PARTS
- HATCHED BLACK - BALCONY
- STIPPLED BLACK - UTILITY PLATFORM
- BROKEN RED LINES - SECTION OF WALL WHICH IS A NON - STRUCTURAL PREFABRICATED EXTERNAL WALL (RESIDENTIAL COMMON PARTS)
- R
- ORANGE DOTTED LINES - COVERED WALKWAYS
- O

* ACCESS AND WORKING SPACE REQUIRED IN ANNEX 1 OF PNAP APP93

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN	 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)						
A	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - TOWER 2 FIRST FLOOR PLAN & PART PLAN OF TOWER 2 UPPER GROUND FLOOR (PHASE 1)	NG KWOK FAI							
B	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1,										
C	20210630	AMENDMENT	AMENDMENT		Kai Tak Kowloon										
D	20210902	AMENDMENT	AMENDMENT												
E	20211115	AMENDMENT	AMENDMENT												
F	20220809	AMENDMENT	AMENDMENT												
G	20240425	AMENDMENT	AMENDMENT												
	20241031	AMENDMENT	AMENDMENT												
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											DMC - 015	G	1:300 (A3)	31 OCT 2024	

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 T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com
 香港中環皇后大道中15號
 九龍尖沙咀海港城環球金融中心北座15樓



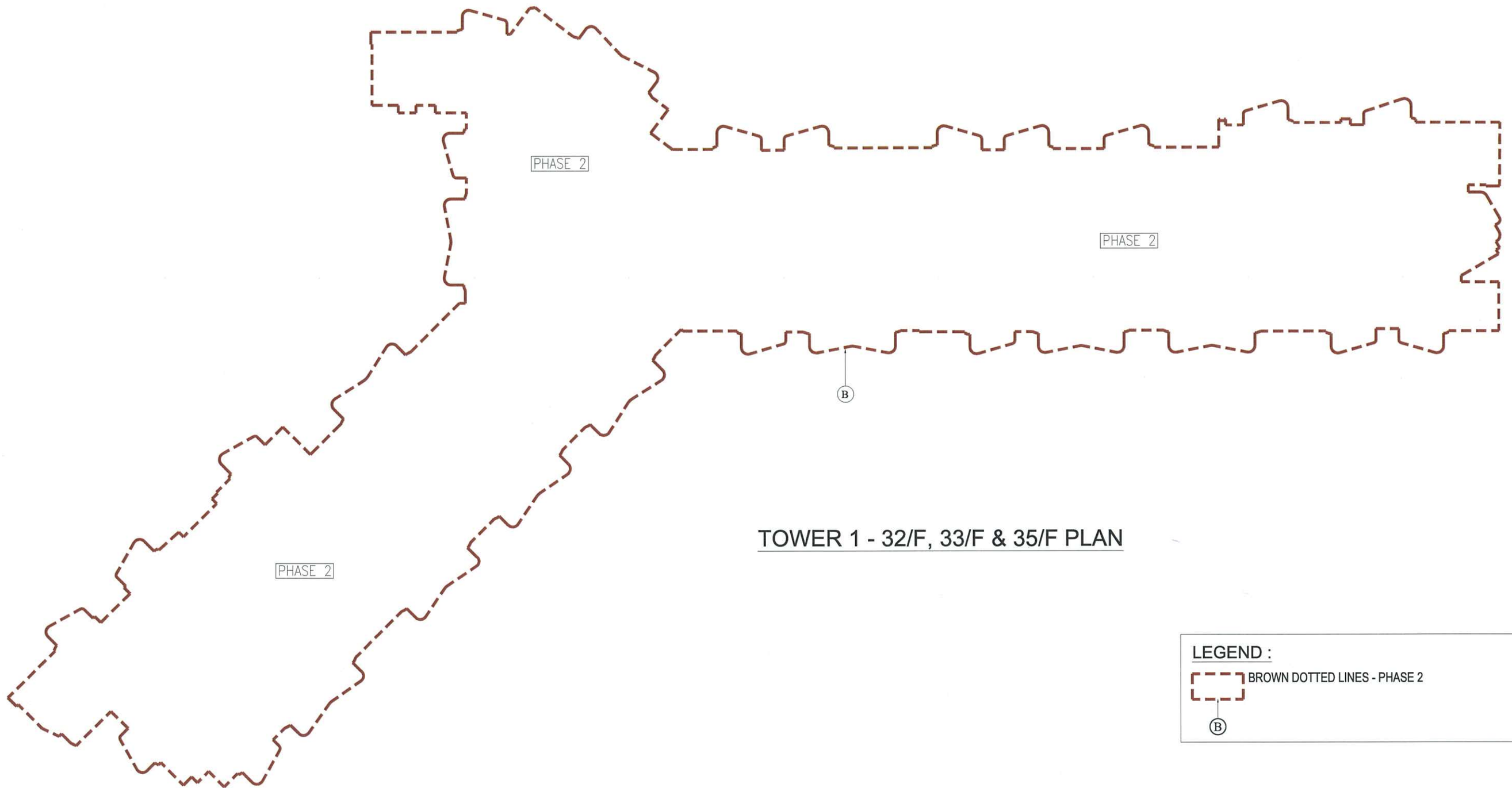
TOWER 1 - TYPICAL FLOOR PLAN
(8/F - 31/F) (21 STOREYS)
 (FLOOR NUMBERING WITHOUT 13/F, 14/F, 24/F)

LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev. - A B C D E F	20210210	FIRST ISSUE	FOR DMC	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	Job No. 01546	Drawing Title DMC - TOWER 1 TYPICAL FLOOR PLAN (8/F-31/F) (PHASE 1)	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI			 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1433 F: 852-2572 4908 E: lwk@lwk.com 香港國際新街(香港)事務所有限公司 九龍尖沙咀海港城環球金融中心北座15樓</small>	
	20210527	AMENDMENT	AMENDMENT					B.D. Ref.	F.S.D. Ref.	CAD Ref.			Drawn
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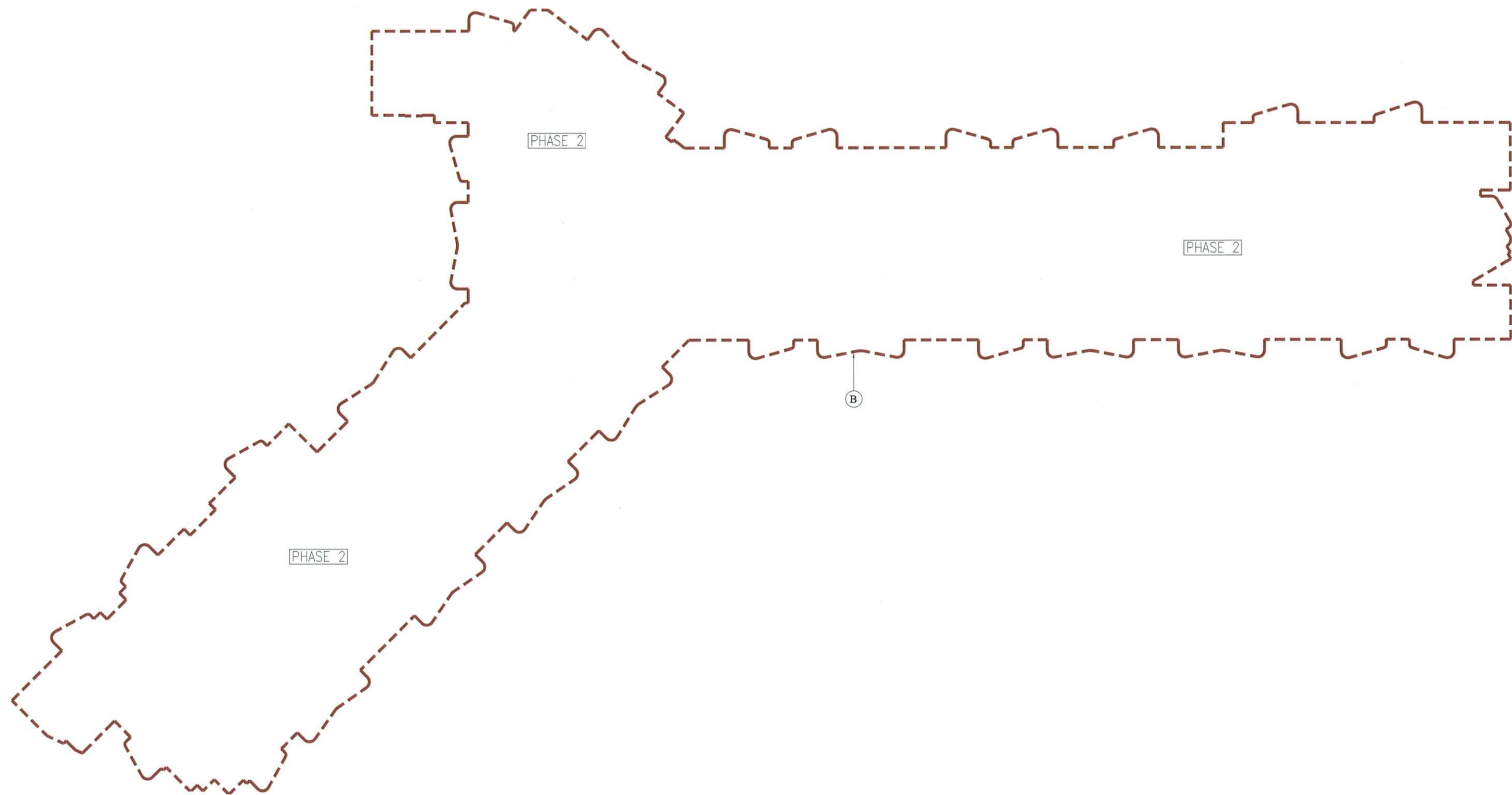
LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI				 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2571 4908 E: lwk@lwk.com 廣東建築師(香港)事務所有限公司 九龍尖沙咀海港城環球金融中心北座15樓</small>				
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - TOWER 1 32/F, 33/F & 35/F PLAN (PHASE 1)	B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn			Checked	Approved	Drawing No.	Revision No.
A	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon									DMC - 017	E	1:300 (A3)	1 JUN 2023
B	20210630	AMENDMENT	AMENDMENT														
C	20210902	AMENDMENT	AMENDMENT														
D	20220809	AMENDMENT	AMENDMENT														
E	20230601	AMENDMENT	AMENDMENT														

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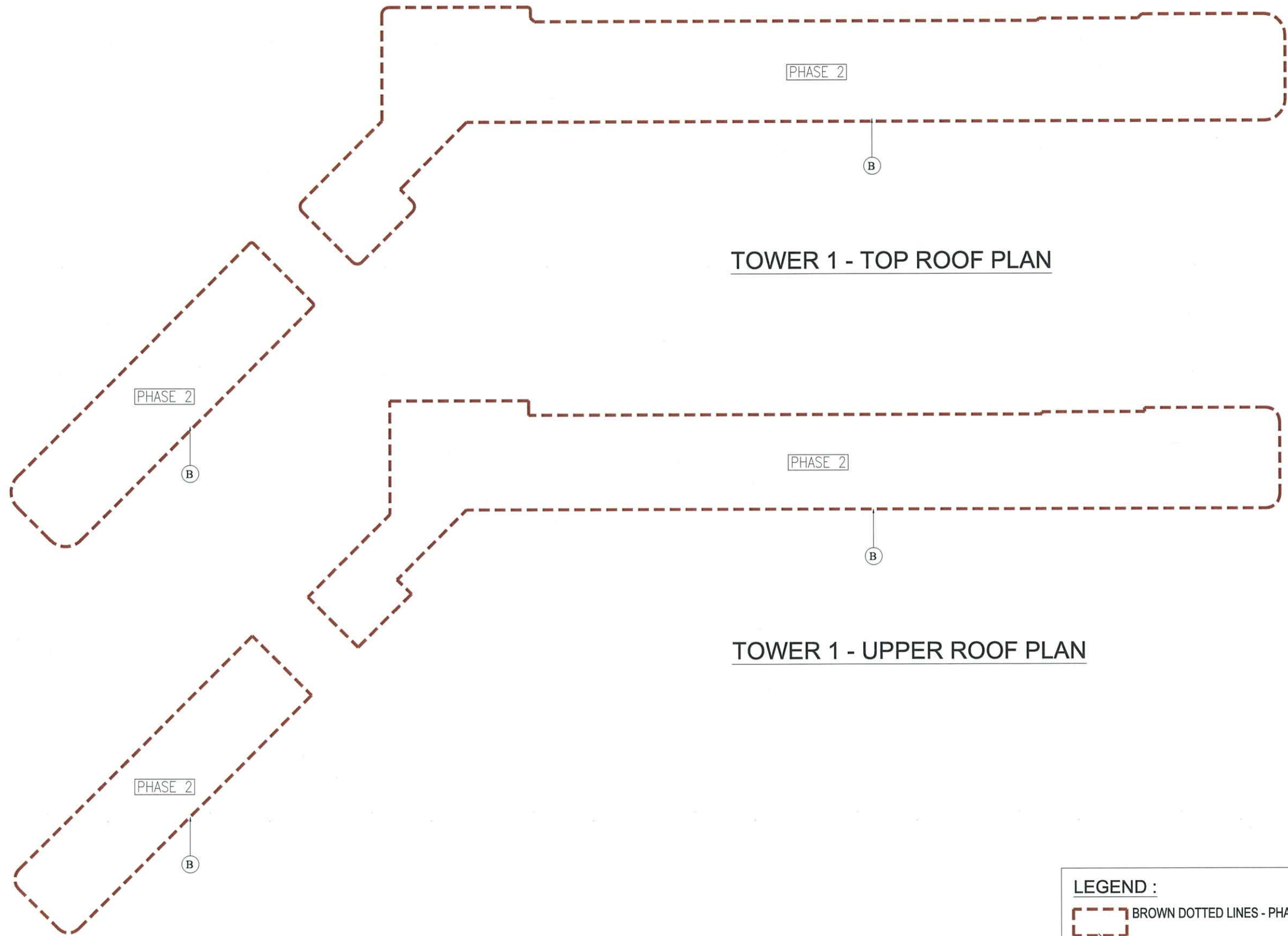
TOWER 1 - ROOF PLAN

LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN				 NG KWOK FAI B.A. (A.S.) M.ARCH HKIA Registered Architect (HK) Authorized Person (Architect)	 <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lkw@lwk.com 香港建築師(暫屆)事務所有限公司 九龍尖沙咀海港城環球金融中心北座15樓</small>
	A	20210210	FIRST ISSUE	FOR DMC	Dragon Star	01546	DMC - TOWER 1 ROOF PLAN	Drawing No.	Revision No.	Scale	Date		
B	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Proposed Development at New Kowloon		(PHASE 1)	DMC - 018	E	1:300 (A3)	01 JUN 2023		
C	20210630	AMENDMENT	AMENDMENT		Inland Lot No.6577, Kai Tak Area 4A Site 1,								
D	20210902	AMENDMENT	AMENDMENT		Kai Tak Kowloon								
E	20220809	AMENDMENT	AMENDMENT										
	20230601	AMENDMENT	AMENDMENT										
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TOWER 1 - TOP ROOF PLAN

TOWER 1 - UPPER ROOF PLAN

LEGEND :

 BROWN DOTTED LINES - PHASE 2

 B

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI				 B.A. (A.S.) M.ARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1533 F: 852-2572 4999 E: lwk@lwk.com 香港匯豐銀行(香港)董事有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
A	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - TOWER 1 UPPER ROOF PLAN & TOP ROOF PLAN (PHASE 1)	Drawing No.	Revision No.	Scale	Date		
B	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon			DMC - 019	D	1:300 (A3)	9 AUG 2022		
C	20210630	AMENDMENT	AMENDMENT										
D	20210902	AMENDMENT	AMENDMENT										
	20220809	AMENDMENT	AMENDMENT										
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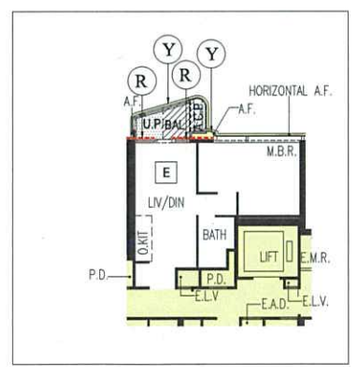


PART PLAN OF TOWER 2 SECOND FLOOR

TOWER 2 - TYPICAL FLOOR PLAN (2/F - 31/F) (26 STOREYS)
(FLOOR NUMBERING WITHOUT 4/F, 13/F, 14/F, 24/F)

LEGEND :

- Y YELLOW - RESIDENTIAL COMMON PARTS
- BAL HATCHED BLACK - BALCONY
- U.P. STIPPLED BLACK - UTILITY PLATFORM
- BROKEN RED LINES - SECTION OF WALL WHICH IS A NON - STRUCTURAL PREFABRICATED EXTERNAL WALL (RESIDENTIAL COMMON PARTS)
- R

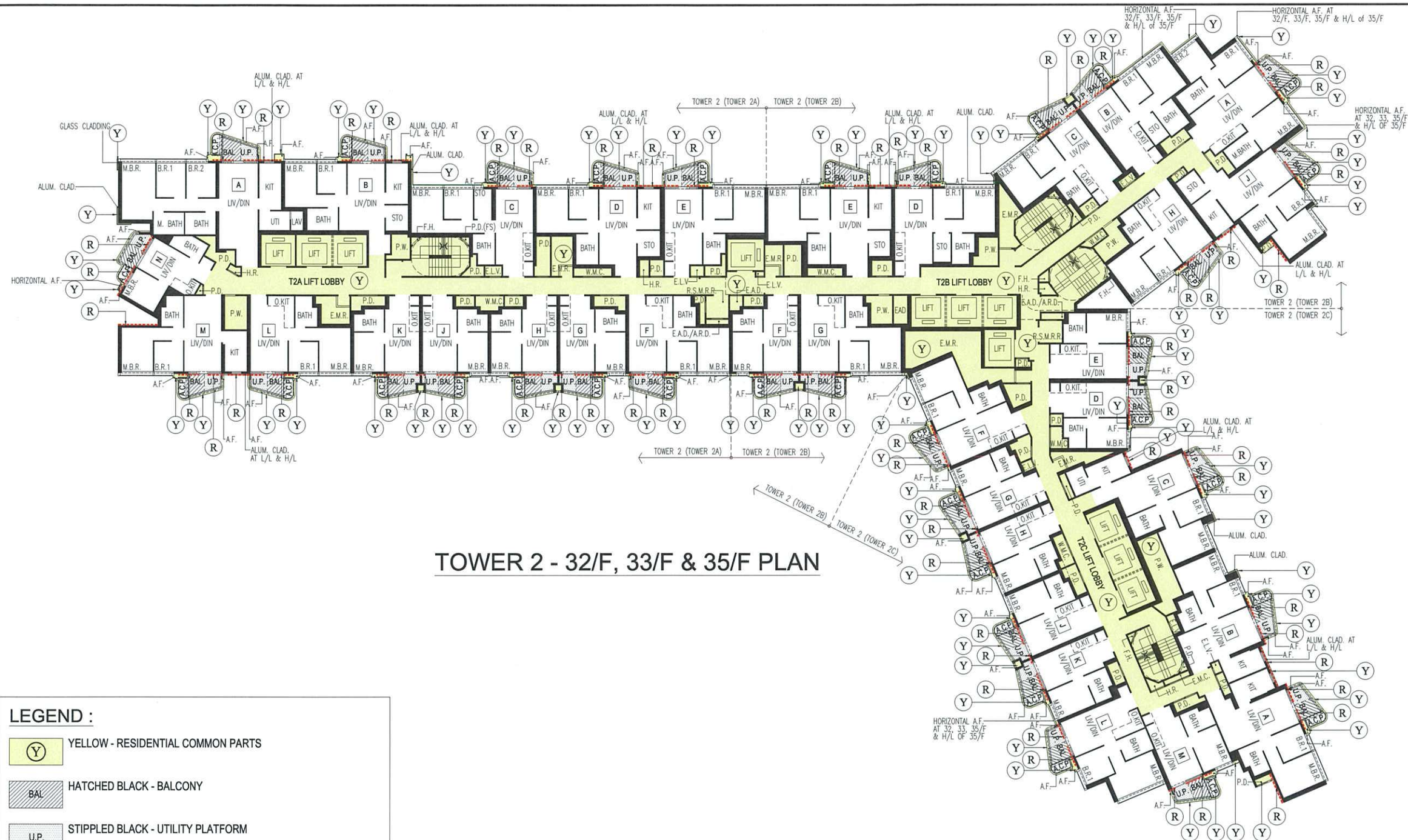


PART PLAN OF TOWER 2A - EIGHTEENTH FLOOR E-UNIT

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN	<p>NG KWOK FAI Registered Architect (HK) Authorized Person (Architect)</p>							
A B C D E F	20210210 20210527 20210630 20210902 20211115 20220809 20240425	FIRST ISSUE AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT	FOR DMC AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT AMENDMENT	Dragon Star H.K. Investments Limited	Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - TOWER 2 TYPICAL FLOOR PLAN (2/F-31/F) (PHASE 1)									
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												DMC - 020	F	1:300 (A3)	25 APR 2024	

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新加坡建築師(香港)事務所有限公司
九龍尖沙咀海濱城環球金融中心北座15樓



TOWER 2 - 32/F, 33/F & 35/F PLAN

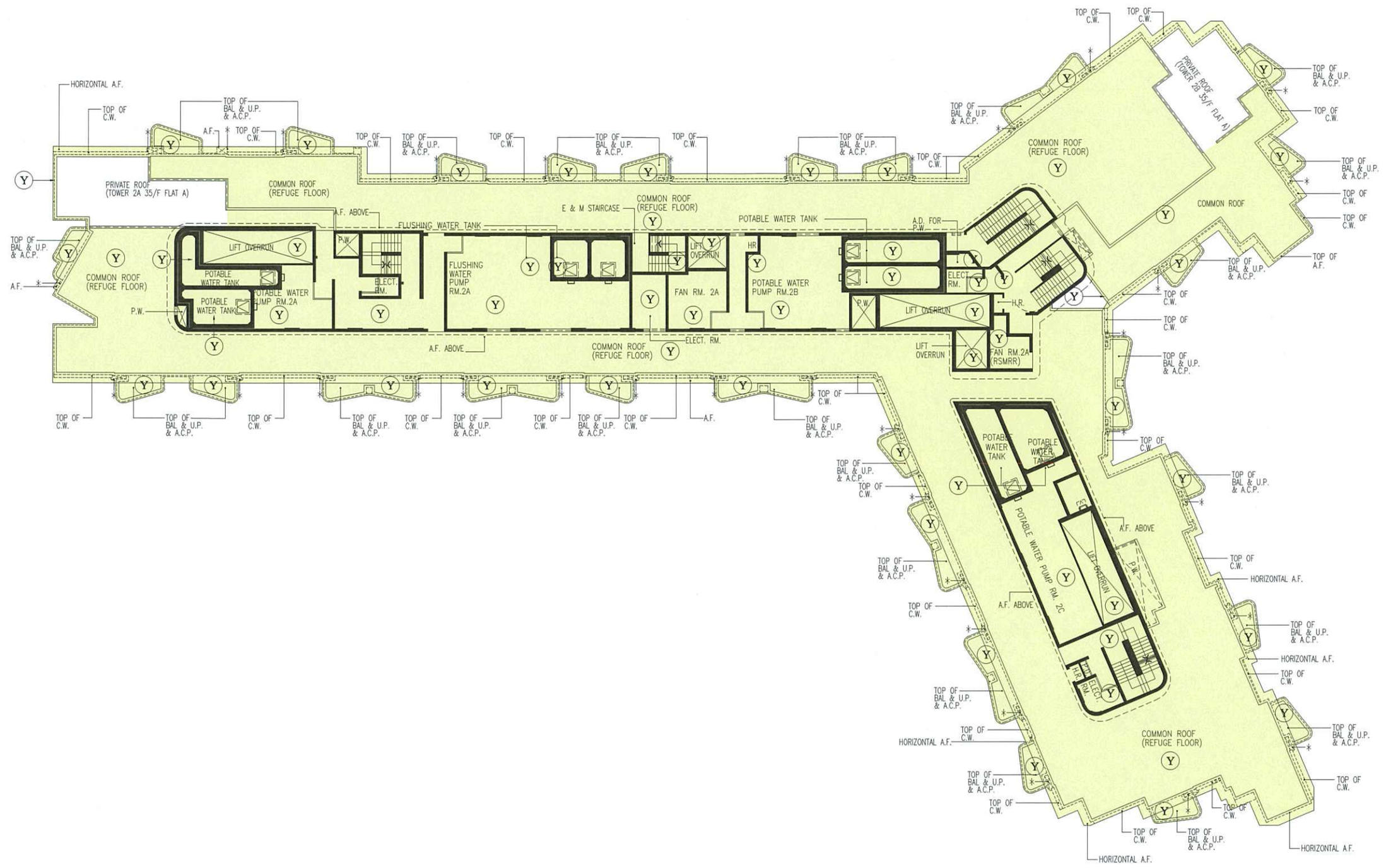
LEGEND :

- Y YELLOW - RESIDENTIAL COMMON PARTS
- BAL HATCHED BLACK - BALCONY
- U.P. STIPPLED BLACK - UTILITY PLATFORM
- BROKEN RED LINES - SECTION OF WALL WHICH IS A NON - STRUCTURAL PREFABRICATED EXTERNAL WALL (RESIDENTIAL COMMON PARTS)
- R

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI	 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK +PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1433 F: 852-2572 4908 E: hwk@lwk.com 香港匯豐銀行(香港)事務有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
A	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon	01546	DMC - TOWER 2 32/F, 33/F & 35/F PLAN			
B	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited	Inland Lot No.6577, Kai Tak Area 4A Site 1,		(PHASE 1)			
C	20210630	AMENDMENT	AMENDMENT		Kai Tak Kowloon					
D	20210902	AMENDMENT	AMENDMENT							
E	20211115	AMENDMENT	AMENDMENT							
F	20220809	AMENDMENT	AMENDMENT							
	20240425	AMENDMENT	AMENDMENT							

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B.D. Ref.	F.S.D. Ref.	CAD Ref.	Drawn	Checked	Approved	Drawing No.	Revision No.	Scale	Date
						DMC - 021	F	1:300 (A3)	25 APR 2024



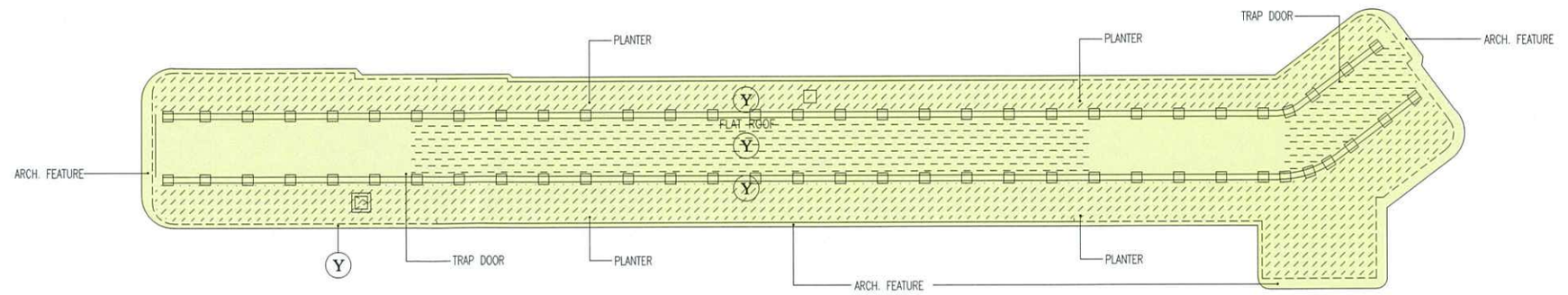
TOWER 2 - ROOF PLAN

LEGEND :

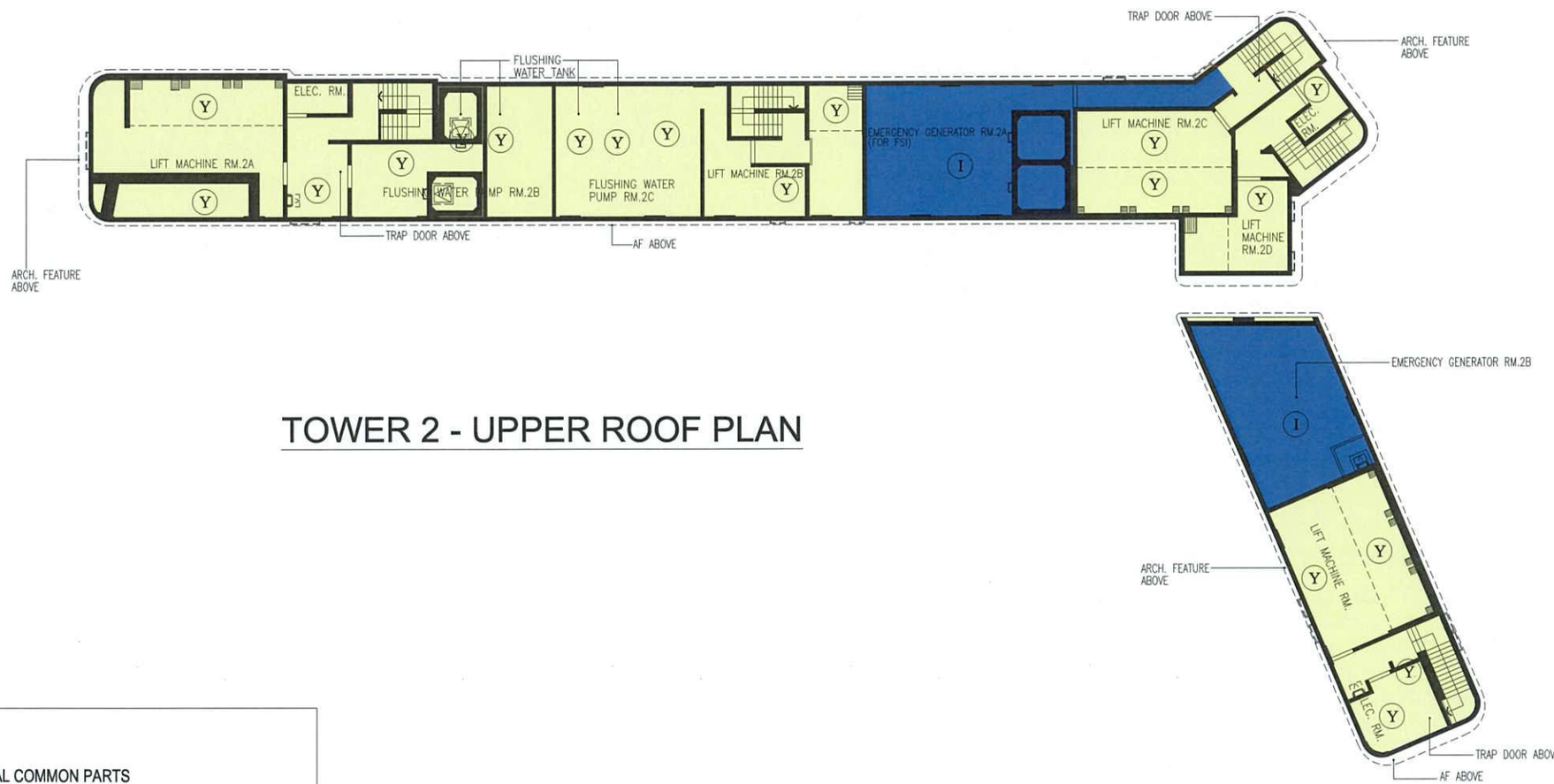
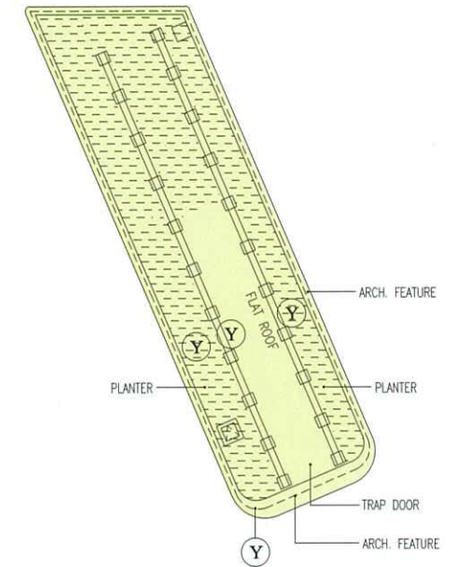
Y YELLOW - RESIDENTIAL COMMON PARTS

* ACCESS AND WORKING SPACE REQUIRED IN ANNEX 1 OF PNP APP93

Rev.	Date	Amendment	Purpose	Client	Project	Job No.	Drawing Title	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI			 B.A. (A.S.) MARCH HKIA Registered Architect (HK) Authorized Person (Architect)	LWK + PARTNERS <small>15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1633 F: 852-2572 4908 E: lwk@lwk.com 香港匯豐銀行(豐利)華商有限公司 九龍尖沙咀海濱城環球金融中心北座15樓</small>
-	20210210	FIRST ISSUE	FOR DMC	Dragon Star	Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	01546	DMC - TOWER 2 ROOF PLAN (PHASE 1)	Drawing No.	Revision No.	Scale		
A	20210527	AMENDMENT	AMENDMENT	H.K. Investments Limited				DMC - 022	G	1:300 (A3)	25 APR 2024	
B	20210630	AMENDMENT	AMENDMENT									
C	20210902	AMENDMENT	AMENDMENT									
D	20211115	AMENDMENT	AMENDMENT									
E	20220121	AMENDMENT	AMENDMENT									
F	20220809	AMENDMENT	AMENDMENT									
G	20240425	AMENDMENT	AMENDMENT									
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TOWER 2 - TOP ROOF PLAN



TOWER 2 - UPPER ROOF PLAN

LEGEND :

-  YELLOW - RESIDENTIAL COMMON PARTS
-  YELLOW DASHED BLACK - GREENERY AREAS (AREA = 355.319 m²) (RESIDENTIAL COMMON PARTS)
-  INDIGO - DEVELOPMENT COMMON PARTS

Rev. - A B C D E F	20210210	FIRST ISSUE	FOR DMC	Client Dragon Star H.K. Investments Limited	Project Proposed Development at New Kowloon Inland Lot No.6577, Kai Tak Area 4A Site 1, Kai Tak Kowloon	Job No. 01546	Drawing Title DMC - TOWER 2 UPPER ROOF PLAN & TOP ROOF PLAN (PHASE 1)	I HEREBY CERTIFY THE ACCURACY OF THIS PLAN NG KWOK FAI				LWK +PARTNERS		
	20210527	AMENDMENT	AMENDMENT										15/F, North Tower, World Finance Centre, Harbour City, Tsim Sha Tsui, Kowloon. T: 852-2574 1483 F: 852-2572 4908 E: hwk@lwk.com 香港中環皇后大道中15號 九龍尖沙咀海港城環球金融中心北座15樓	
	20210630	AMENDMENT	AMENDMENT											
	20210902	AMENDMENT	AMENDMENT											
	20211115	AMENDMENT	AMENDMENT											
	20220809	AMENDMENT	AMENDMENT											
	20240425	AMENDMENT	AMENDMENT											
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APPENDIX 2

Particulars of the Noise Mitigation Measures

Tower	Unit	Location	Floor	Noise Mitigation Measures
2C	Flat A	M.B.R.	3/F-6/F	Acoustic Window (Baffle Type)

and those Noise Mitigation Measures the locations of which are set out in Appendix 2 of the Subsequent Phase Sub-Deed.

Note: Further details of the Noise Mitigation Measures are provided in the NIAR.