

Information on Sales Arrangements
銷售安排資料

Sales Arrangements No. 2
銷售安排第 2 號

Name of the Phase of the Development: 發展項目期數名稱：	Phase 2 of THE SOUTHSIDE (La Marina) (“the Phase”) 港島南岸的第 2 期 (揚海) (「期數」)
Date of the Sale: 出售日期：	From 11 September 2021 由 2021 年 9 月 11 日起
Time of the Sale: 出售時間：	<u>On 11 September 2021 (“the First Date of Sale”):</u> From 9 a.m. to 8 p.m. <u>From 12 September 2021 and thereafter:</u> From 11 a.m. to 8 p.m. daily <u>2021 年 9 月 11 日 (「出售首日」):</u> 由上午 9 時 至 下午 8 時 <u>由 2021 年 9 月 12 日起:</u> 每日由上午 11 時 至 下午 8 時
Place where the sale will take place: 出售地點：	3/F, Kerry Centre, 683 King’s Road, Quarry Bay, Hong Kong (“Sales Office”) 香港鰂魚涌英皇道 683 號嘉里中心 3 樓 (下稱「售樓處」) 6/F, Kerry Centre, 683 King’s Road, Quarry Bay, Hong Kong (“Additional Venue”) 香港鰂魚涌英皇道 683 號嘉里中心 6 樓 (下稱「額外場地」)
Number of specified residential properties that will be offered to be sold: 將提供出售的指明住宅物業的數目	188
Description of the specified residential properties that will be offered to be sold: 將提供出售的指明住宅物業的描述：	
<p>The following units in Tower 1 (1A): 以下在第 1 座(1A)的單位： 22A, 23A, 19B, 20B, 22B, 23B, 25B, 26B, 6D, 7D, 8D, 10D, 11D, 12D, 15D, 16D, 17D, 18D, 19D, 20D, 21D, 22D, 23D, 25D, 26D, 27D, 28D, 25E, 26E, 27E, 28E, 29E, 30E & 31E</p> <p>The following units in Tower 1 (1B): 以下在第 1 座(1B)的單位： 22A, 23A, 19B, 20B, 22B, 23B, 25B, 26B, 6C, 7C, 8C, 10C, 11C, 12C, 15C, 16C, 17C, 18C, 19C, 20C, 21C, 22C, 23C, 25C, 26C, 27C, 28C, 29C, 30C, 31C, 29D, 30D, 31D, 29E, 30E, 31E, 6F, 7F, 8F, 10F, 11F, 12F, 15F, 16F, 17F, 18F, 19F, 20F, 21F, 22F, 23F, 25F, 26F, 27F, 28F, 29F, 30F & 31F</p> <p>The following units in Tower 2 (2A): 以下在第 2 座(2A)的單位： 6A, 7A, 8A, 25A, 26A, 27A, 28A, 6B, 7B, 8B, 20B, 21B, 22B, 23B, 25B, 26B, 27B, 28B, 6C, 7C, 8C, 25C, 26C, 27C, 28C, 6D, 7D, 8D, 35D, 36D, 37D, 6E, 7E & 8E</p>	

The following units in Tower 2 (2B):

以下在第 2 座(2B)的單位：

35A, 36A, 6B, 7B, 8B, 29B, 30B, 31B, 32B, 33B, 35B, 36B, 37B, 6C, 7C, 8C, 6D, 7D, 8D, 6E, 7E, 8E, 23E, 25E, 26E, 27E, 28E, 29E, 30E, 31E, 32E, 33E, 35E, 36E, 37E, 6F, 7F, 8F, 10F, 11F, 12F, 15F, 16F, 17F, 18F, 19F, 20F, 21F, 22F, 23F, 25F, 26F, 27F, 28F, 29F, 30F, 31F, 32F, 33F, 35F, 36F & 37F

The method to be used to determine the order of priority in which each of the persons interested in purchasing any of the specified residential properties may select the residential property that the person wishes to purchase:

將會使用何種方法，決定有意購買該等指明住宅物業的每名人士可揀選其意欲購買的住宅物業的優先次序：

PART 1 第 1 部分 –

Procedures for the First Date of Sale:

出售首日的程序：

(I) Abstract

摘要

On the First Date of Sale, the sale of the specified residential properties will be divided into 4 sessions and will be proceeded in the following order, namely Session S, followed by Session A1, and then followed by Session A2 and finally followed by Session B:

於出售首日當日，指明住宅物業將會分 4 節出售，並按以下順序進行：第 S 節，然後第 A1 節，再後第 A2 節，最後第 B 節：

Session 節	Specified residential properties that will be offered to be sold in the Session 將在該節提供出售的指明住宅物業	Rules for selecting specified residential properties applicable to the Session 適用於該節的揀選指明住宅物業的規則	Additional Rules 額外規則															
S	<p>The following specified residential properties only: 只限以下指明住宅物業:</p> <p>The following units in Tower 1 (1A): 以下在第 1 座 (1A)之單位： 22A#, 23A#, 22B* & 23B*</p> <p>The following units in Tower 1 (1B): 以下在第 1 座 (1B)之單位： 22A#, 23A#, 22B* & 23B*</p> <p># denotes the relevant unit is a four-bedroom unit. # 代表相關單位為四房單位。</p> <p>* denotes the relevant unit is a three-bedroom unit. * 代表相關單位為三房單位。</p>	<p>Each Session S Registrant must purchase the following Session S Units in pair and at most 1 pair of Session S Units. For the avoidance of doubt, this requirement is only applicable to Session S, but not applicable to other Sessions.</p> <p>每名 S 節登記人必須以一對形式購買以下第 S 節單位及不多於 1 對之第 S 節單位。為免生疑問，此規定只適用於第 S 節，並不適用於其他節。</p> <table border="1"> <thead> <tr> <th>座 Tower</th> <th>樓層 Floor</th> <th>單位 Unit</th> </tr> </thead> <tbody> <tr> <td>第 1 座 (1A) Tower 1 (1A)</td> <td>22</td> <td>A, B</td> </tr> <tr> <td>第 1 座 (1A) Tower 1 (1A)</td> <td>23</td> <td>A, B</td> </tr> <tr> <td>第 1 座 (1B) Tower 1 (1B)</td> <td>22</td> <td>A, B</td> </tr> <tr> <td>第 1 座 (1B) Tower 1 (1B)</td> <td>23</td> <td>A, B</td> </tr> </tbody> </table>	座 Tower	樓層 Floor	單位 Unit	第 1 座 (1A) Tower 1 (1A)	22	A, B	第 1 座 (1A) Tower 1 (1A)	23	A, B	第 1 座 (1B) Tower 1 (1B)	22	A, B	第 1 座 (1B) Tower 1 (1B)	23	A, B	<p>1. Any Session S Units not purchased in Session S (if any) will be made available for sale in Session A1.</p> <p>2. If the number of the Session S Units remaining available for selection and purchase is such that the "Rules for selecting specified residential properties" applicable to Session S cannot be satisfied, then Session S will end immediately.</p> <p>1. 任何第 S 節單位於第 S 節未被購買(如有)將會於</p>
座 Tower	樓層 Floor	單位 Unit																
第 1 座 (1A) Tower 1 (1A)	22	A, B																
第 1 座 (1A) Tower 1 (1A)	23	A, B																
第 1 座 (1B) Tower 1 (1B)	22	A, B																
第 1 座 (1B) Tower 1 (1B)	23	A, B																

			<p>第 A1 節以供出售。</p> <p>2. 如在第 S 節餘下可供選購的第 S 節單位數目不能滿足適用於第 S 節的"揀選指明住宅物業的規則"，則第 S 節將會立即完結。</p>
A1	<p>All remaining Session S Unit(s) (if any) which are still available for sale after completion of Session S and the following specified residential properties:</p> <p>在第 S 節完結後，所有剩餘仍可出售的第 S 節單位及以下指明住宅物業:</p> <p>The following units in Tower 1 (1A): 以下在第 1 座 (1A)之單位： 19B*, 20B*, 25B*, 26B*, 10D*, 11D*, 12D*, 18D*, 19D*, 20D*, 21D*, 25D*, 26D*, 27D*, 28D*, 25E, 26E, 27E, 28E, 29E, 30E & 31E</p> <p>The following units in Tower 1 (1B): 以下在第 1 座 (1B)之單位： 19B*, 20B*, 25B*, 26B*, 10C, 11C, 12C, 18C, 19C, 20C, 21C, 25C, 26C, 27C, 28C, 29C, 30C, 31C, 29D, 30D, 31D, 29E, 30E, 31E, 10F, 11F, 12F, 18F, 19F, 20F, 21F, 25F, 26F, 27F, 28F, 29F, 30F & 31F</p> <p>The following units in Tower 2 (2A): 以下在第 2 座 (2A)之單位： 6A*, 7A*, 27A*, 28A*, 6B*, 7B*, 20B*, 21B*, 22B*, 23B*, 27B*, 28B*, 6C*, 7C*, 27C*, 28C*, 6D*, 7D*, 35D*, 36D*, 37D*, 6E, 7E & 8E</p> <p>The following units in Tower 2 (2B): 以下在第 2 座 (2B)之單位：</p>	<p>Each Session A1 Registrant and his/her Additional Registrant(s) (as hereinafter defined) (if any) must purchase at least three (3) and at most four (4) Session A1 Units.</p> <p>每名 A1 節登記人及其一名或多於一名外加登記人(見下文定義)(如有)必須合共購買不少於 3 個及不多於 4 個第 A1 節單位。</p>	<p>1. Any Session A1 Units not purchased in Session A1 (if any) will be made available for sale in Session A2.</p> <p>2. If the number of the Session A1 Units remaining available for selection and purchase is such that the "Rules for selecting specified residential properties" applicable to Session A1 cannot be satisfied, then Session A1 will end immediately.</p> <p>1. 任何第 A1 節單位於第 A1 節未被購買(如有)將會於第 A2 節以供出售。</p> <p>2. 如在第 A1 節餘下可供選購的第 A1 節單位數目不能滿足適用於第 A1 節的"揀選指明住宅物業的規則"，則第 A1 節將會立即完結。</p>

	<p>35A, 36A, 29B, 30B, 31B, 32B, 33B, 35B, 36B, 37B, 27E, 28E, 29E, 30E, 33E, 35E, 36E, 37E, 10F, 11F, 12F, 18F, 19F, 20F, 21F, 22F, 27F, 28F, 29F, 30F, 33F, 35F, 36F & 37F</p> <p>(The units above are defined as "Session A1 Units") (以上的單位均稱為「第 A1 節單位」)</p> <p>* denotes the relevant unit is a three-bedroom unit. * 代表相關單位為三房單位。</p>		
A2	<p>All remaining Session A1 Unit(s) (if any) which are still available for sale after completion of Session A1 and the following specified residential properties:</p> <p>在第 A1 節完結後，所有剩餘仍可出售的第 A1 節單位及以下指明住宅物業:</p> <p>The following units in Tower 1 (1A): 以下在第 1 座 (1A) 之單位： 6D*, 7D*, 8D*, 15D*, 16D*, 17D*, 22D* & 23D*，</p> <p>The following units in Tower 2 (2A): 以下在第 2 座 (2A) 之單位： 8A*, 25A*, 26A*, 8B*, 25B*, 26B*, 8C*, 25C*, 26C* & 8D*，</p> <p>(The units above are defined as "Session A2 Units") (以上的單位均稱為「第 A2 節單位」)</p> <p>* denotes the relevant unit is a three-bedroom unit. * 代表相關單位為三房單位。</p>	<p>Each Session A2 Registrant and his/her Additional Registrant(s) (as hereinafter defined) (if any) must purchase in total:-</p> <p>(i) at least one (1) three-bedroom unit or four-bedroom unit included in Session A2 Units; OR (ii) at least two (2) Session A2 Units;</p> <p>and at most three (3) Session A2 Units.</p> <p>每名 A2 節登記人及其一名或多於一名外加登記人(見下文定義)(如有)必須合共購買:-</p> <p>(i) 最少 1 個屬第 A2 節單位之三房單位或四房單位；或 (ii) 不少於 2 個第 A2 節單位；</p> <p>並且不多於 3 個第 A2 節單位。</p>	<p>1. Any Session A2 Units not purchased in Session A2 (if any) will be made available for sale in Session B.</p> <p>2. If the number of the Session A2 Units remaining available for selection and purchase is such that the "Rules for selecting specified residential properties" applicable to Session A2 cannot be satisfied, then Session A2 will end immediately.</p> <p>1. 任何第 A2 節單位未被購買 (如有) 將會於第 B 節以供出售。</p> <p>2. 如在第 A2 節餘下可供選購的第 A2 節單位數目不能滿足適用於第 A2 節的"揀選指明住宅物業的規則"，則第 A2 節將會立即完結。</p>

<p>B</p>	<p>All remaining Session A2 Unit(s) (if any) which are still available for sale after completion of Session A2 and the following specified residential properties: 在第 A2 節完結後，所有剩餘仍可出售的第 A2 節單位及以下指明住宅物業:</p> <p>The following units in Tower 1 (1B): 以下在第 1 座 (1B)之單位： 6C, 7C, 8C, 15C, 16C, 17C, 22C, 23C, 6F, 7F, 8F, 15F, 16F, 17F, 22F & 23F</p> <p>The following units in Tower 2 (2B): 以下在第 2 座 (2B)之單位： 6B, 7B, 8B, 6C, 7C, 8C, 6D, 7D, 8D, 6E, 7E, 8E, 23E, 25E, 26E, 31E, 32E, 6F, 7F, 8F, 15F, 16F, 17F, 23F, 25F, 26F, 31F & 32F</p> <p>(The units above are defined as “Session B Units”) (以上的單位均稱為「第 B 節單位」)</p>	<p>Each Session B Registrant and his/her Additional Registrant(s) (as hereinafter defined) (if any) must purchase in total at least one (1) Session B Unit and at most two (2) Session B Units. If only one (1) unit is purchased, the Session B Registrant shall only purchase in his/her name.</p> <p>每名 B 節登記人及其一名或多於一名外加登記人(見下文定義)(如有)必須合共購買最少 1 個第 B 節單位並且不多於 2 個第 B 節單位。如只購買一個單位，B 節登記人只能以其名義購入。</p>	<p>If there is no Session B Unit available for selection and purchase, then Session B will end immediately.</p> <p>如沒有第 B 節單位可供選購，則第 B 節將會立即完結。</p>
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General Provisions

- For the purpose of this Information on Sales Arrangements, at most one (1) Registration of Intent in Session S, at most one (1) Registration of Intent in Session A1, at most one (1) Registration of Intent in Session A2 and at most two (2) Registrations of Intent in Session B may be submitted by a registrant respectively. A “registrant” means an individual, a company or a combination of one or more individual(s) and/or one or more company(ies). No extra submission of Registration of Intent will be accepted. The decision of the Vendor in this respect shall be final and binding on the Registrant. If a person or a company has submitted a Registration of Intent (Form B) (whether in his/her/its sole name or in joint name with other person(s) and/or company(ies)), that person or that company may not be the Registrant or a person or a company comprising the Registrant under another Registration of Intent (Form B) under a different combination. For the purpose of illustration, (i) if a person A has submitted one or two Registration(s) of Intent (Form B) in his/her sole name, that person A cannot submit another Registration of Intent (Form B) in joint name with another person B; and (ii) if a person A has submitted one or two Registration(s) of Intent (Form B) in joint name with another person B, that person A cannot submit another Registration of Intent (Form B) in his/her sole name or in joint name with a third person C or in joint name with person B and person C.
- For any registrant who has successfully submitted Registration(s) of Intent (including Registration of Intent in Session A1, Session A2 and Session B) before the Deadline of Submission as specified in the Information on Sales Arrangements No.1 issued by the Vendor but has not purchased any specified residential property(ies) during the sale under Batch A of the Information on Sales Arrangements No.1, unless the registrant has collected the unused cashier order(s) in accordance with the relevant Information on Sales Arrangements, his/her/its Registration(s) of Intent will be included in the balloting referred to in Part (III) below. Such registrants are not required to complete registration or submit cashier order(s) or other

documents again. For the avoidance of doubt, if a registrant has successfully purchased any specified residential property(ies) in his/her/its own name during any one Session under Batch A of the Information on Sales Arrangements No.1, all other Registration(s) of Intent submitted by that registrant under the Information on Sales Arrangements No.1 for other Session(s) will be included in the balloting referred to in Part (III) below. In case of dispute, the Vendor reserves its right to determine whether a Registration of Intent is valid and should be included in balloting.

3. For the purpose of this Information on Sales Arrangements, submission of Registration of Intent by any company (whether in its own name or in joint names with any other person(s)) interested in purchasing any of the specified residential properties is only applicable to Session S and Session B.
4. Companies not incorporated in Hong Kong are not eligible to purchase any of the specified residential properties in the Phase, whether or not the specified residential properties are included in this Information on Sales Arrangements.
5. The Vendor may from time to time impose health and security related precautionary measures and crowd control at the Sales Office and check-in venue. Any person who fails to comply with such measures and the direction of the Vendor may be rejected from admitting to the Sales Office and check-in venue.

一般條款

1. 就此銷售安排資料而言，每名登記人只能於第 S 節，第 A1 節及第 A2 節各遞交最多一份購樓意向登記及於第 B 節遞交最多兩份購樓意向登記。「登記人」指一名個人、一間公司或任何一名或多於一名個人及/或一間或多於一間公司的組合。多出的購樓意向登記將不被接受，賣方對此有最終決定權，該等決定對登記人有約束力。如一名人士或一間公司為一份購樓意向登記(表格 B)下之登記人或組成登記人之其中一人或一間公司，該人士或該公司不得以不同組合作為另一份購樓意向登記(表格 B)下之登記人或組成登記人之其中一人或其中一間公司。舉例：(1)如 A 君以個人名義遞交一份或兩份購樓意向登記(表格 B)，A 君不得再與 B 君以聯名名義遞交另一份購樓意向登記(表格 B)；及 (2)如 A 君與 B 君以聯名名義遞交一份或兩份購樓意向登記(表格 B)，A 君不得再以個人名義或與 C 君以聯名名義或與 B 君及 C 君以聯名名義遞交另一份購樓意向登記(表格 B)。
2. 就任何於賣方發出的銷售安排資料第 1 號中指明之遞交截止時間前成功遞交之購樓意向登記(包括第 A1 節、第 A2 節及第 B 節的購樓意向登記)的登記人，如未有於銷售安排資料第 1 號下第 A 批次的出售購入任何指明住宅物業，除非登記人已根據相關銷售安排資料取回未使用的本票，其登記將被納入下述第(III)部份的抽籤程序。該等登記人無須再進行登記或遞交本票或其他文件。為免生疑問，如登記人於銷售安排資料第 1 號下第 A 批次任何一節的出售中以其名義成功購入任何指明住宅物業，該登記人就銷售安排資料第 1 號下就其他節次遞交之其他購樓意向登記亦會被納入下述第(III)部份的抽籤程序。如有爭議，賣方保留權利決定購樓意向登記是否有效及是否應被納入抽籤。
3. 就此銷售安排資料而言，任何公司(不論以其名義或聯同他人)遞交的購樓意向登記只適用於第 S 節及第 B 節。
4. 不接受任何在香港以外註冊成立的公司購買期數的任何指明住宅物業(不論是否本銷售安排資料所列之指明住宅物業)。
5. 賣方可能不時於售樓處及報到場地施加與健康及保安相關的防範措施及人流管制。任何人士如未能遵守該等措施及賣方的指示，可能會被拒絕進入售樓處及報到場地。

(II) Registration 登記

Procedure of submission of Registration of Intent for Session S, Session A1, Session A2 and Session B
第 S 節、第 A1 節、第 A2 節及第 B 節遞交購樓意向登記程序

1. All registrant(s) (if the registrant is a company, then any one of its directors) must attend the Sales Office either personally or by the authorized representative to submit the following at or before 1 p.m. one day before the First Date of Sale (“**the Deadline of Submission**”):-
 - i. the Registration of Intent duly completed and signed by the registrant(s) (the forms of Registration of Intent are available for collection at the Sales Office before the Deadline of Submission);
 - ii. each Registration of Intent shall be accompanied with cashier order(s):
 - (1) each Session S Registrant must submit two (2) cashier orders for each Registration of Intent for Session S; each Session A1 Registrant must submit three (3) cashier orders for each Registration of Intent for Session A1; each Session A2 Registrant must submit two (2) cashier orders for each Registration of Intent for Session A2; and each Session B Registrant must submit one cashier order for each Registration of Intent for Session B; and
 - (2) each cashier order shall be in the amount of HK\$100,000 and made payable to “Deacons” or “的近律師行”.
 - iii. (if the registrant is or comprises individual(s)) copy(ies) of the H.K.I.D. Card(s) or Passport(s) of (each person comprising) the registrant or (if the registrant is a company) copies of the valid Business Registration Certificate, Certificate of Incorporation, Certificate of Change of Name (if any) and the latest Annual Return of the registrant and the H.K.I.D. Card(s) or Passport(s) of the director(s) of the registrant.
2. The order of submission of the Registration of Intent will not have any impact on the order of priority for selecting the specified residential properties.
3. Late submission of Registration of Intent will not be accepted. The Registration of Intent is personal to the registrant and shall not be transferrable.
4. Subject to the terms of the latest Information on Sales Arrangements of the Phase to be issued by the Vendor from time to time, any Registration of Intent (including the Registration of Intent in Session A1, Session A2 and Session B but excluding Session S) successfully submitted before the Deadline of Submission as specified in this Information on Sales Arrangements No.2 which has not been used to purchase any specified residential property(ies) under this Information on Sales Arrangements No.2 and the unused cashier order(s) submitted thereunder has/have not been collected under paragraph 8 of Section (IV) below may be included in the balloting under the subsequent Information on Sales Arrangements of the Phase issued or to be issued by the Vendor from time to time without the registrant completing registration or submitting cashier order(s) or other documents again. Insofar as Session B is concerned, if a Session B Registrant has successfully purchased one specified residential property in his/her own name during Session B under this Information on Sales Arrangements No.2, both of the two Registrations of Intention in Session B submitted by him/her will be regarded as used and will not be included in the balloting under the subsequent Information on Sales Arrangements.
1. 所有登記人（如登記人為公司，則該公司任何一位董事）須於出售首日前一天下午 1 時（下稱「**遞交截止時間**」）或之前親臨或經其獲授權代表到售樓處遞交 :-
 - i. 已填妥及由登記人簽署的購樓意向登記（購樓意向登記表格可於遞交截止時間前於售樓處領取）；
 - ii. 每份購樓意向登記須附有本票：
 - (1) 每名第 S 節登記人必須就每份第 S 節購樓意向登記遞交 2 張本票；每名第 A1 節登記人必須就每份第 A1 節購樓意向登記遞交 3 張本票；每名第 A2 節登記人必須就每份第 A2 節購樓意向登記遞交 2 張本票；每名第 B 節登記人必須就每份第 B 節購樓意向登記遞交 1 張本票；及
 - (2) 每張本票金額為港幣\$100,000 及抬頭人為「的近律師行」或「Deacons」。

- iii. (如登記人為個人或由個人組成)登記人(或組成登記人的每名人士)的香港身份證或護照副本,或(如登記人為公司)登記人的有效商業登記證、公司註冊證書、公司更改名稱註冊證書(如有)、最新的周年申報表和董事的香港身份證或護照副本。
2. 遞交購樓意向登記的次序不會影響揀選指明住宅物業的優先次序。
3. 逾期遞交之購樓意向登記恕不受理。購樓意向登記只適用於登記人本人及不能轉讓。
4. 受限於賣方不時發出有關期數的最新銷售安排資料之條款,任何於本銷售安排資料第 2 號指明之遞交截止時間前成功遞交之購樓意向登記(包括第 A1 節、第 A2 節及第 B 節但不包括第 S 節的購樓意向登記)如未有被用於本銷售安排資料第 2 號下的出售購入任何指明住宅物業,而就該購樓意向登記遞交及未使用的本票亦未有按下文第(IV)部分第 8 段被取回,則該登記可被納入賣方其後不時發出有關期數的銷售安排資料下的抽籤程序,而該登記人無須重新登記或遞交本票或其他文件。就第 B 節而言,如一名 B 節登記人於本銷售安排資料第 2 號下的第 B 節出售中以其名義成功購入一個指明住宅物業,其遞交的兩份第 B 節購樓意向登記均會被視為已用,亦不會被納入其後的銷售安排資料下的抽籤程序。

(III) Procedure of balloting and the Announcement of balloting results for Session S, Session A1, Session A2 and Session B
第 S 節、第 A1 節、第 A2 節及第 B 節的抽籤及公布抽籤結果程序

The order of priority for selection of the specified residential properties will be determined by balloting.

1. The balloting will take place on 10 September 2021 at 4:00 p.m. at the Sales Office for the purposes of determining the order of priority of registrants in each Session in selection of specified residential properties (“**the order of priority**”). All registrants in each Session will also be divided into one or more group(s) for easy crowd management purpose.
2. Balloting will be carried out by computer. Every valid Registration of Intent shall be allotted one lot. All valid Registrations of Intent will be automatically included in the balloting. Registrants are not required to attend the balloting procedure.
3. The balloting results shall include “order of priority”, “registration number”, “division of group”, “check-in timeslot for each group” and “check-in venue for each group” (“**check-in venue**”) will be posted at the Sales Office and will be posted on the website ([https:// www.lamarina.com.hk](https://www.lamarina.com.hk)) designated by the Vendor for the Phase on 10 September 2021. Registrants will not be separately notified of the ballot results.
4. The Vendor shall not be responsible to the registrants for any error or omission contained in the ballot procedure and/or results.

選擇指明住宅物業的次序將以抽籤方式決定。

1. 抽籤將於 2021 年 9 月 10 日下午 4 時於售樓處進行,決定每節登記人選購指明住宅物業的優先次序(「**優先次序**」),並將每節所有登記人分為一個或多個組別以方便人群管理。
2. 抽籤將以電腦進行。每一份有效的購樓意向登記可獲分配 1 個籌。所有有效的購樓意向登記將會自動被納入抽籤。登記人無須出席抽籤程序。
3. 每節的抽籤結果,包括「**優先次序**」、「**登記號碼**」、「**分組結果**」、「**每組別報到時段**」及「**每組別報到地點**」(「**報到場地**」),將於 2021 年 9 月 10 日於售樓處公布,並於賣方為期數指定的互聯網網站的網址(<https://www.lamarina.com.hk>) 公布。登記人不會獲得個別通知。
4. 如抽籤過程及/或結果有任何錯誤或遺漏,賣方無須向登記人承擔任何責任。

(IV) Procedure on the First Date of sale (applicable to Session S, Session A1, Session A2 and Session B, subject to and in compliance with the rules set out in the Abstract in Section (I))
於出售首日的程序 (適用於第 S 節、第 A1 節、第 A2 節及第 B 節，惟受限於及須遵守第(I) 部分摘要的規則)

Registrants in respect of each Session shall attend the check-in venue according to the “check-in timeslot for each group” posted by the Vendor. Registrants in respect of each Session who arrive at the check-in venue beyond “check-in timeslot for each group” shall not be eligible to participate in the selection and purchase of specified residential properties.

1. For the purpose of verification of identity, the registrant must bring along:
 - (a) the original official receipt of valid Registration of Intent; and
 - (b) his/her/their original H.K.I.D. Card(s) / Passport(s) (if the registrant is or comprises individual(s)); and
 - (c) copies of the Business Registration Certificate, the Certificate of Incorporation and the latest Annual Return of the registrant and original(s) of the H.K.I.D. Card(s)/Passport(s) of all director(s) of the company (if the registrant is or comprises company(ies)).
2. After verification of the identity of the registrants by the Vendor,
 - (a) The registrants shall, at the Sales Office or the Additional Venue (if applicable), proceed to select the specified residential properties which are still available at the time of selection according to the order of priority in respect of his relevant Registration of Intent and in an orderly manner and within reasonable time.
 - (b) A registrant (“**the First Registrant**”) may notify the Vendor on spot to select the specified residential properties which are still available together with one or more registrant(s) who each holds a valid Registration of Intent for the same Session (i.e. Session A1, Session A2 or Session B) but is allocated with a later order of priority (“**the Additional Registrant**”), provided that each Additional Registrant:
 - i. must be a registrant who have submitted a Registration of Intent in the same Session; and
 - ii. must be a close relative (as defined below) to the First Registrant or (if the First Registrant comprises more than one individual) mutual close relative(s) to all individuals listed as the First Registrant under the relevant Registration of Intent and subject to the provision of adequate proof of such relationship by the First Registrant to the Vendor’s satisfaction.The Vendor may accept or reject the request regarding the Additional Registrant and the Vendor’s determination shall be final. The arrangements of the Additional Registrant do not apply to Session S.
 - (c) The First Registrant and the Additional Registrant shall select and purchase specified residential property(ies) in compliance with the rules set out in the Abstract in Section (I), otherwise the order of priority of the First Registrant and the Additional Registrant shall lapse automatically and they will no longer be eligible to select and/or purchase any specified residential property under the relevant Registrations of Intent.
3. If the First Registrant and the Additional Registrant(s) has/have successfully selected any of the specified residential properties in compliance with the rules set out in the Abstract in Section (I), the First Registrant and the Additional Registrant(s) shall enter into Preliminary Agreement(s) for Sale and Purchase of all of the selected specified residential property(ies) at the Sales Office or the Additional Venue (if applicable). In respect of each Registration of Intent, subject to the rules set out in the Abstract in Section (I), the purchaser(s) of at least 1 of the specified residential property(ies) selected and purchased must be the First Registrant and the individual(s) added pursuant to paragraph 4 of this Section (IV) (if any), and the purchaser(s) of the remaining specified residential property(ies) selected and purchased may be the First Registrant and/or the Additional Registrant and the individual(s) added pursuant to paragraph 4 of this Section (IV) (if any). If a registrant has made a selection of specified residential property(ies) as aforesaid, but for whatever reason is/are unable or refuse to sign the Preliminary Agreement for Sale and Purchase of any one of the selected specified residential properties, it will be deemed that the said registrant has given up his/her/its right to select and purchase the specified residential property(ies) in the relevant Session. In such event, such registrant will not be eligible to select any of the specified residential properties in that Session.

4. Prior to the signing of the Preliminary Agreement for Sale and Purchase, the registrant may notify the Vendor on spot to add the name(s) of individual(s) to sign the Preliminary Agreement for Sale and Purchase, provided that the additional individual(s) must be close relative(s) to the registrant or (if the registrant comprises more than one individual) mutual close relative(s) to all individuals listed as the registrant under the relevant Registration of Intent (the registrant must on spot produce proof of close relative relationship to the satisfaction of the Vendor). The Vendor may accept or reject the request to add the name and the Vendor's determination shall be final. For the purpose of this Information on Sales Arrangements, "close relative(s)" means a spouse, parents, children, parents-in-law, children-in-law, brothers, sisters, grandparents and grandchildren.
5. For the avoidance of doubt, if a registrant is a combination of one or more individual(s) and/or one or more company(ies), the Vendor will not accept any request to remove the name of any individual and/or company from that registrant subject to the following rules:
 - (a) (for Session A1, Session A2 and Session B) If that registrant shall have successfully selected any of the specified residential properties, all individual(s) and/or company(ies) constituting the registrant shall jointly enter into the Preliminary Agreement(s) for Sale and Purchase for all the selected specified residential property(ies) pursuant to paragraph 3 of this Section (IV); and
 - (b) (for Session S) If that registrant shall have successfully selected a pair of the Session S Units, the individual(s) and/or company(ies) constituting the registrant may jointly or separately (in any combination) enter into the Preliminary Agreement(s) for Sale and Purchase for the selected pair of Session S Units Provided That each individual or company constituting the registrant must be the purchaser or one of the purchasers of at least one of the Session S Units selected.
6. One cashier order submitted by the registrant shall be used for part payment of the preliminary deposit when purchasing a specified residential property. The balance of the preliminary deposit shall be paid upon signing the Preliminary Agreement for Sale and Purchase by cheque(s).
7. Subject to the completion of the selection and purchase of the specified residential properties by persons in accordance with the above procedures, the remaining specified residential properties (if any) will be sold on a first come first served basis in accordance with the procedures set out in Part 2 below to any person who is interested in purchasing the remaining specified residential properties. In case of any dispute, the Vendor reserves its absolute right to allocate any remaining specified residential properties to any person by any method (including balloting).
8. If a registrant has not purchased any specified residential property, the unused cashier order(s) will be available for collection by the registrant at the Sales Office from 15 September 2021 to 30 September 2021 from 11:00 a.m. to 6:00 p.m.. The registrant must bring along :-
 - (a) the original official receipt of valid Registration of Intent; and
 - (b) his/her/their original H.K.I.D. Card(s) / Passport(s) (if the registrant is or comprises individual(s)); and
 - (c) copies of the Business Registration Certificate, the Certificate of Incorporation and the latest Annual Return of the registrant and original(s) of the H.K.I.D. Card(s)/Passport(s) of the director(s) of the company who attend the collection (if the registrant is or comprises company(ies)).
9. If the unused cashier order(s) is/are to be collected by an authorized representative of the registrant, the authorized representative must bring along:-
 - (a) copy(ies) of the H.K.I.D. Card(s) / Passport(s) of the registrant (or each person comprising the registrant) or (if the registrant is or comprises company(ies)) copy(ies) of the Business Registration Certificate or the Certificate of Incorporation of the registrant;
 - (b) a valid authorization letter in a form prescribed by the Vendor duly completed and signed;
 - (c) an original and a copy of the H.K.I.D. Card / Passport of the authorized representative; and
 - (d) the original official receipt of valid Registration of Intent.

每節的登記人須根據賣方公佈之相關“每組別報到時段”到達報到場地。於其“每組別報到時段”以外的時間才到達報到場地的登記人將不享有選購指明住宅物業的資格。

1. 為核實身份的目的，登記人必須攜同其
 - (a) 有效的購樓意向登記的正式收據正本；及
 - (b) 香港身份證 / 護照正本(如登記人為或包括個人)；及
 - (c) 商業登記證、公司註冊證書及最新的周年申報表副本和所有董事的香港身份證或護照正本(如登記人為或包括公司)。
2. 經賣方確認並核實身份後，
 - (a) 登記人須根據「優先次序」就其有關購樓意向登記有秩序地及於合理時間內於售樓處或額外場地(如適用)揀選於當時仍可揀選的指明住宅物業。
 - (b) 登記人(「首名登記人」)可即時通知賣方與一名或多於一名於同一節(即第 A1 節、第 A2 節或第 B 節)持有較後的優先次序之有效購樓意向登記的登記人(「外加登記人」)一同揀選於當時仍可揀選的指明住宅物業，惟每名外加登記人
 - i. 必須為在同一節已經遞交有效購樓意向登記的登記人；及
 - ii. 必須為首名登記人的近親(定義見下文)或(如首名登記人含有多於一個個人)於有關購樓意向登記上登記為首名登記人的所有個人的共同近親，首名登記人須提供令賣方滿意的該近親關係的證明。賣方有權接納或拒絕有關外加登記人的要求，就此賣方的決定為最終。有關外加登記人的安排並不適用於第 S 節。
 - (c) 首名登記人及外加登記人須遵從第(I)部分摘要的規則，選購指明住宅物業，否則首名登記人及外加登記人之優先次序將自動失效，首名登記人及外加登記人將不再享有相關購樓意向登記下選購指明住宅物業的資格。
3. 如果首名登記人及外加登記人遵從第(I)部分摘要的規則成功揀選指明住宅物業，首名登記人及外加登記人須於售樓處或額外場地(如適用)簽署臨時買賣合約購買其揀選的所有指明住宅物業。就每份購樓意向登記而言，受限於第(I)部分摘要的規則，最少 1 間獲選購的指明住宅物業之買方必須為首名登記人及按照本第(IV)部分第 4 段規定增加的個人(如有)，其餘獲選購的指明住宅物業之買方則可以為首名登記人及/或外加登記人及按照本第(IV)部分第 4 段規定增加的個人(如有)。如某登記人已按上文揀選指明住宅物業，但因任何理由未能或拒絕簽署任何一個已揀選之指明住宅物業的臨時買賣合約，該登記人將被視作放棄其在該節揀選及購買指明住宅物業的權利。在這種情況下，該登記人將不能繼續於該節揀選任何指明住宅物業。
4. 在簽署臨時買賣合約購買指明住宅物業前，登記人可即時通知賣方增加簽署臨時買賣合約的個人，惟屆時被加入的個人則必須為於登記人或(如登記人含有多於一個個人)於有關購樓意向登記上登記為登記人的所有個人的共同近親(登記人須即場出示令賣方滿意的該近親關係的證明)。賣方有權接納或拒絕加名的要求，就此賣方的決定為最終決定。就此銷售安排資料而言，「近親」指即配偶、父母、子女、岳丈母、翁姑、女婿、媳婦、兄弟、姊妹、祖父母、外祖父母、孫、孫女、外孫及外孫女。
5. 為免生疑問，受限於以下規定，如登記人為多於一名個人及/或一間或多於一間公司的組合，賣方將不會接受任何從該登記人中刪去組成任何個人及/或公司名字的要求：
 - (a) (適用於第 A1 節、第 A2 節及第 B 節) 如該登記人成功揀選指明住宅物業，組成該登記人的所有個人及/或公司必須根據本第(IV)部分第 3 段一同簽署臨時買賣合約購買其揀選的所有指明住宅物業；及
 - (b) (適用於第 S 節) 如該登記人成功揀選一對第 S 節單位，組成該登記人的個人及/或公司可一同或各自(以任何組合)簽署臨時買賣合約購買其揀選的一對第 S 節單位，惟每個組成該登記人的個人或公司必須為最少一間獲揀選的第 S 節單位的買方或買方之一。
6. 在登記人購買一個指明住宅物業時，其遞交的一張本票將會作為該指明住宅物業的部份臨時訂金，臨時訂金之餘額須在簽署臨時買賣合約時以支票支付。

7. 受限於以上程序完成選購指明住宅物業後，餘下仍可供出售之指明住宅物業(如有)將按以下第 2 部分之程序以先到先得形式出售。如有任何爭議，賣方保留絕對權利以任何方式(包括抽籤)分配任何指明住宅物業予任何人士。
8. 如登記人並無購入任何指明住宅物業，可於 2021 年 9 月 15 日至 2021 年 9 月 30 日上午 11 時至下午 6 時期間親臨售樓處取回未使用的本票。登記人須攜同：
 - (a) 有效的購樓意向登記的正式收據正本；及
 - (b) 香港身份證 / 護照正本(如登記人為或包括個人)；及
 - (c) 商業登記證、公司註冊證書及最新的周年申報表副本和到場董事的香港身份證或護照正本(如登記人為或包括公司)。
9. 如登記人授權他人代其取回未使用的本票，獲授權人士須攜同：
 - (a) 登記人（或構成登記人之每名人士）之香港身份證 / 護照副本或（登記人為或包括公司）登記人之有效商業登記證或公司註冊證書副本；
 - (b) 按賣方所規定的格式有效填妥及簽署的授權書；
 - (c) 獲授權人士之身份證/護照正本及副本；及
 - (d) 有效的購樓意向登記的正式收據正本。

PART 2 第 2 部分 –

Procedure after Session B is ended

於第 B 節完結後的程序

1. After Session B is ended, all the remaining specified residential properties (if any) will be offered for sale on a first come first served basis. In case of any dispute, the Vendor reserves its absolute right to allocate any specified residential properties to any interested person (including balloting).
 2. Each of those person(s) or any one of the directors of each of the company(ies) incorporated in Hong Kong comprising the registrant must submit the following to the Sales Office after the end of Session B until 8:00 p.m. on 11 September 2021 or from 11:00 a.m. to 8:00 p.m. on a day of sale on or after 12 September 2021 in order to register for eligibility to the selection of the specified residential properties remaining to be sold:
 - (a) the Registration of Intent duly completed and signed by the registrant; and
 - (b) cashier order(s) in the amount of HK\$100,000 each (the number of cashier orders shall be same as the number of specified residential properties the registrant intends to purchase) made payable to “DEACONS” or “的 近 律 師 行” which shall be used for part payment of the preliminary deposit when purchasing a specified residential property. The balance of the preliminary deposit shall be paid upon signing the Preliminary Agreement for Sale and Purchase by cheque(s); and
 - (c) a copy of the person’s H.K.I.D. Card(s) or Passport(s) (as the case may be) or (if the registrant is or comprises company(ies) incorporated in Hong Kong) copies of H.K.I.D. Card(s) or Passport(s) of the director(s), Business Registration Certificate, Certificate of Incorporation and the latest Annual Return of the company.
 3. Any company which is not incorporated in Hong Kong is not eligible to purchase any of the specified residential properties of the Phase, regardless the specified residential properties are included in this Information on Sales Arrangements or not.
1. 在第 B 節完結之後，所有餘下的指明住宅物業(如有)將以先到先得形式發售。如有任何爭議，賣方保留絕對權力以任何方式分配任何指明住宅物業予任何有意購買的人士(包括抽籤)。

2. 組成登記人的每位人士及每間香港註冊成立的公司之任何一位董事登記人須於 2021 年 9 月 11 日第 B 節完結至晚上 8 時期間或於 2021 年 9 月 12 日及其後的出售日上午 11 時至晚上 8 時期間到售樓處遞交以下文件進行登記以取得參加揀選餘下仍有可銷售之指明住宅物業的資格：
 - (a) 已填妥及由每個登記人簽署的購樓意向登記；及
 - (b) 一張或多張 (每張) 港幣\$100,000 本票 (本票數目須與登記人有意認購的指明住宅物業數目相同)，抬頭人為「的近律師行」或「DEACONS」。已遞交之本票將會作為購買指明住宅物業的部份臨時訂金，臨時訂金之餘額須在簽署臨時買賣合約時以支票支付；
 - (c) 該人士的香港身份證或護照(視屬何情況而定) 副本或 (如登記人為或包括香港公司) 所有董事的香港身分證或護照、商業登記證、公司註冊證書和最新的周年申報表副本。
3. 賣方不接受任何不在香港註冊成立的公司購買期數的任何指明住宅物業(不論是否本銷售安排資料所列之住宅物業)。

PART 3 第 3 部分 –

General Procedures (applicable in all circumstances)

一般程序 (適用於所有情況)

1. The Vendor reserves the right to close the Sales Office and/or the Additional Venue (if applicable) at any time if all the specified residential properties have been sold out.
 2. If Typhoon Signal No. 8 or above is hoisted or Black Rainstorm Warning is issued at any time between the hours of 7:00 a.m. and 8:00 p.m. on any of the dates of sale, or where the Vendor considers that there being any event or circumstance affecting or which may affect the safety, order or public health in Sales Office and/or the Additional Venue (if applicable) and/or their vicinity, for the safety of the registrants and the maintenance of order at the Sales Office and/or the Additional Venue (if applicable), the Vendor reserves its absolute right to postpone the first day of sale to such other date(s) and/or time as the Vendor may consider appropriate and/or to close the Sales Office and/or the Additional Venue (if applicable) or any part thereof. Details of the arrangement will be posted by the Vendor on the website (<http://www.lamarina.com.hk>) designated by the Vendor for the Phase. Registrants will not be notified separately of the arrangement.
 3. In the event of any discrepancy between the English and Chinese versions of these Sales Arrangements, the English version shall prevail.
1. 賣方保留權利在所有指明住宅物業已售出的情況下於任何時間關閉售樓處及/或額外場地 (如適用)。
 2. 如在出售日期的任何一天上午 7 時至晚上 8 時的任何時間內，八號或更高熱帶氣旋警告信號或黑色暴雨警告信號在香港生效，或賣方認為出現任何影響或可能影響售樓處及/或額外場地 (如適用)及/或其附近之安全、秩序或公共衛生之事件或情況時，為保障登記人的安全及維持售樓處及/或額外場地 (如適用)的秩序，賣方保留絕對權利延遲出售日期的首天至賣方認為合適的其他日期及/或時間及/ 或關閉售樓處及/或額外場地 (如適用)或其任何部分。賣方會將安排的詳情於賣方為期數指定的互聯網網站的網址(<https://www.lamarina.com.hk>)公布。登記人將不獲另行通知。
 3. 倘若本銷售安排中英文文本有異，以英文文本為準。

The method to be used, where 2 or more persons are interested in purchasing a particular specified residential property, to determine the order of priority in which each of those persons may proceed with the purchase:

在有兩人或多於兩人有意購買同一個指明住宅物業的情況下，將會使用何種方法決定每名該等人士可購買該物業的優先次序：

Please refer to the above method.

請參照上述方法。

In case of any dispute, the Vendor reserves its right to allocate any specified residential properties to any interested person by any method (including balloting).

如有任何爭議，賣方保留最終決定權以任何方式（包括抽籤）自行分配任何指明住宅物業予任何有意欲購買的人士。

Hard copies of a document containing information on the above sales arrangements are available for collection by the general public free of charge at:

載有上述銷售安排的資料的文件印本於以下地點可供公眾免費領取：

The concierge of Kerry Centre at Level 1, 683 King's Road, Quarry Bay, Hong Kong

香港鰂魚涌英皇道 683 號嘉里中心一樓接待處

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