## BETWEEN

（1）ASIA CHARMING LIMITED（昌鳴有限公司）（Company No．1477722）whose registered office is situate at $72^{\text {nd }} 76^{\text {th }}$ Floors，Two International Finance Centre，No． 8 Finance Street，Central，Hong Kong，FIRST MATE DEVELOPMENT LIMITED（科美發展有限公司）（Company No．1485798）whose registered office is situate at $72^{\text {nd }} 76^{\text {th }}$ Floors，Two International Finance Centre，No． 8 Finance Street，Central，Hong Kong and FORTRESS STAR LIMITED（仁星有限公司）（Company No．1478966）whose registered office is situate at $72^{\text {nd }} 76^{\text {th }}$ Floors，Two International Finance Centre，No． 8 Finance Street，Central，Hong Kong（collectively＂the First Owner＂which expression shall where the context so admits include their respective successors and assigns）of the first part；
（2）［＊］（＂the Phase 3 First Assignee＂which expression shall where the context so admits include its successors and assigns or his executors，administrators and assigns or such survivor of his or her or their assigns）of the second part；and
（3）［＊］（Company No．）whose registered office is situate at（＂the Manager＂which expression shall where the context so admits include its successors appointed in accordance with the provisions herein）of the third part．

## WHEREAS ：－

（A）This Second Sub－Deed of Mutual Covenant（＂Sub－Deed＂）is supplemental to the Deed of Mutual Covenant and Management Agreement dated the and registered in the Land Registry by Memorial No． by the Sub－Deed of Mutual Covenant dated the day of day of as supplemented registered in the Land Registry by Memorial No． （collectively the ＂Principal Deed＂）．
（B）Immediately prior to the assignment to the Phase 3 First Assignee hereinafter recited， the First Owner was the registered owner of All Those 93，000 equal undivided 290，000th parts or shares of and in ALL THOSE pieces or parcels of ground registered in the Land Registry as Section A of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section B of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section C of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section D of Sub－section 2 of

Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section A of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section C of Subsection 3 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section G of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section H of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section I of Subsection 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Subsection 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section A of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section B of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 4 of Section A of Hung Hom Marine Lot No. 1 and The Remaining Portion of Sub-section 7 of Section A of Hung Hom Marine Lot No. 1 (collectively the "Lot") and of and in the development erected or to be erected thereon known as "Baker Circle One" (the "Estate") together with the sole and exclusive right and privilege to hold use occupy the whole of Phase 3 of the Estate now known as [*] subject to and with the benefit of the Government Grant and the Principal Deed.
(C) For the purpose of sale, All Those 93,000/290,000th Undivided Shares (being the remaining Undivided Shares allocated to the Subsequent Phases (as defined in the Principal Deed)) shall be sub-allocated to each Residential Units in Phase 3 of the Estate, the Phase 3 Commercial Development, the Common Areas and Facilities in Phase 3 in the manner set out in the First Schedule hereto.
(D) Phase 3 of the Estate has been completed and an Occupation Permit in respect thereof has been issued.
(E) By an assignment bearing even date herewith and made between the First Owner of the one part and the Phase 3 First Assignee of the other part and for the consideration therein expressed, the First Owner assigned unto the Phase 3 First Assignee the Phase 3 First Assignee's Unit Subject to and together with the benefit of the Government Grant and the Principal Deed.
(F) The parties hereto have agreed to enter into this Sub-Deed in the manner hereinafter appearing.

## NOW THIS SUB-DEED WITNESSES as follows :-

## SECTION I

## INTERPRETATION

1.1 In this Sub-Deed the following words and expressions shall have the meanings ascribed to them except where the context otherwise requires:-
"Areas for Air-Conditioning" shall have the same meaning as defined in the Principal Deed, and includes the air-conditioning platform provided on or within the balcony and/or utility platform of any Residential Unit in Phase 3 which are for the purpose of identification only shown and marked "A.C. PLATFORM" on the plans marked Plan Nos.DMC-G08 to DMC-G12 (both inclusive) annexed to this Sub-Deed, and accuracy of such plans is certified by or on behalf of the Authorized Person.
"Estate Residential Common Areas In Phase 3" means all those areas of Phase 3 intended for the common use and benefit of the Residential Development as a whole and not just any particular Residential Unit or the Residential Development of any particular Phase and which are, subject to the provisions of the Principal Deed and this Sub-Deed, to be used by each Owner and Occupier of the Residential Units in all Phases in common with all other Owners and Occupiers of the Residential Units in all Phases which said parts include but not limited to:-
(a) those parts of the external walls of Phase 3 at and below the $3^{\text {rd }}$ floor not forming part of the Estate Common Areas in Phase 3 (if any), the Phase 3 Common Areas, the Phase 3 Residential Common Areas or the Phase 3 Commercial Development, and which are for the purpose of identification only shown and coloured green on the plans marked Plan Nos. DMC-G14 to DMCG17 (both inclusive) annexed to this Sub-Deed and such parts of the Greenery Areas in Phase 3 which are for the purpose of identification only shown and coloured green dotted black on the plans marked Plan Nos. DMC-G14 to DMCG17 (both inclusive) annexed to this Sub-Deed, and the accuracy of such plans is certified by or on behalf of the Authorized Person;
(b) all those areas of Phase 3 which are for the purpose of identification only shown and coloured green on the plans marked Plan Nos. DMC-G05 and DMC-G06 annexed to this Sub-Deed and such parts of the Greenery Areas in Phase 3 which are for the purpose of identification only shown and coloured green dotted black on the plans marked Plan Nos. DMC-G05 and DMC-G06 annexed to this

Sub-Deed], and the accuracy of such plans is certified by or on behalf of the Authorized Person;
(c) the Recreational Facilities in Phase 3; and
(d) such additional areas of Phase 3 as may at any time be designated as the Estate Residential Common Areas by the First Owner in accordance with the provisions of the Principal Deed and this Sub-Deed,

PROVIDED THAT, where appropriate, if (i) any parts of Phase 3 covered by paragraph (a) of the definition of "common parts" set out in section 2 of the BMO or (ii) any parts specified in Schedule 1 to the BMO and included under paragraph (b) of the definition of "common parts" set out in section 2 of the BMO shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Estate Residential Common Areas In Phase 3.
"Estate Residential Common Areas and Facilities In Phase 3" means collectively the Estate Residential Common Areas In Phase 3 and the Estate Residential Common Facilities In Phase 3.
"Estate Residential Common Facilities In Phase 3" means the Estate Residential Common Facilities located in Phase 3.
"Greenery Areas" shall have the same meaning as defined in the Principal Deed, and includes the greenery areas (including the vertical greenery areas or greening) in Phase 3 which are for the purpose of identification only shown and coloured green dotted black, yellow dotted black and red dotted black on the plans marked Plan Nos. DMC-G03 to DMC-G06 (both inclusive) and Plans Nos. DMC-G13 to DMC-G17 (both inclusive) annexed to this Sub-Deed, and the accuracy of such plans is certified by or on behalf of the Authorized Person.
"Phase 3" means the third phase of the Estate comprising the Estate Common Areas and Facilities in Phase 3 (if any), the Phase 3 Common Areas and Facilities, the Residential Development in Phase 3 and the Phase 3 Commercial Development constructed on that part of the Lot in accordance with the Building Plans, which is for the purpose of identification only shown coloured orange and marked "PHASE 3 " on the phasing plan marked Plan No.DMC-G01 annexed to this Sub-Deed and the accuracy of such plan is certified by or on behalf of the Authorized Person, and known or intended to be known as Baker Circle - Greenwich.
"Phase 3 Commercial Development" means those parts of Phase 3 for the time being and from time to time constructed or to be constructed for non-residential purposes in accordance with the Building Plans and which do not form part of Estate Common Areas and Facilities in Phase 3 (if any), the Phase 3 Common Areas and Facilities, the Phase 3 Residential Common Areas and Facilities or the Estate Residential Common Areas and Facilities In Phase 3, including but not limited to:-
(a) those parts of Phase 3 which are for the purpose of identification only shown and coloured red, red hatched black and red cross-hatched black on the plans marked Plan Nos. DMC-G02 to DMC-G05 (both inclusive) annexed to this SubDeed and such parts of the Greenery Areas in Phase 3 which are for the purpose of identification only shown and coloured red dotted black on the plans marked Plan Nos. DMC-G03 and DMC-G04 annexed to this Sub-Deed, and the accuracy of such plans is certified by or on behalf of the Authorized Person;
(b) those parts of the external walls of Phase 3 which are for the purpose of identification only shown and coloured red on the plans marked Plan Nos. DMCG14 to DMC-G17 (both inclusive) annexed to this Sub-Deed and such parts of the Greenery Areas in Phase 3 which are for the purpose of identification only shown and coloured red dotted black on the plans marked Plan Nos. DMC-G14 to DMC-G16 (both inclusive) annexed to this Sub-Deed, and the accuracy of such plans is certified by or on behalf of the Authorized Person;
(c) all those strips of the external walls of Phase 3 or panels or signs or signboards or signage or signage board attaching or appertaining to or protruding from the external walls of Phase 3 or spaces located within Phase 3, together with the frames and/or other supporting structures (if any) erected or to be erected thereon or therein, which are designed for the purpose of displaying or affixing advertising spaces or advertisements (whether illuminated or not and which may or may not extend/project beyond the boundaries of the Lot) or for such other purpose(s) as the First Owner or the Owner(s) thereof may deem fit from time to time;
(d) the columns, beams, walls and partitions (whether load bearing or structural or not), floor slabs (and in the event the floor slab is separating the Phase 3 Commercial Development from other part or parts of Phase 3, the upper half of such floor slab), ceiling slabs (and in the event the ceiling slab is separating the Phase 3 Commercial Development from other part or parts of Phase 3, the lower
half of such ceiling slab) and other structural supports of and within the Phase 3 Commercial Development; and
(e) the inner half of any wall (other than the external walls of Phase 3) and partition (whether load bearing or structural or not) of or within the Phase 3 Commercial Development separating the Phase 3 Commercial Development or any part thereof from any other part(s) of Phase 3.
"Phase 3 Common Areas" means those parts of Phase 3 intended for the common use and benefit of Phase 3 as a whole and not just any particular Unit or any particular part thereof and which are, subject to the provisions of the Principal Deed and this SubDeed and all subsisting rights and rights of way, to be used by each Owner and Occupier of Phase 3 in common with all other Owners and Occupiers of Phase 3 exclusively which said parts include but not limited to:-
(a) such foundations, columns, beams, slabs and other structural supports and elements that do not belong to or form part of the Estate Common Areas in Phase 3 (if any), the Residential Development of Phase 3 or the Phase 3 Commercial Development;
(b) the areas for the installation or use of aerial broadcast distribution or telecommunications network facilities in Phase 3;
(c) those parts of the external walls of Phase 3 (including the curtain walls and canopies thereof, architecture fins and features thereon) not forming part of the Estate Common Areas in Phase 3 (if any), the Residential Development of Phase 3 or the Phase 3 Commercial Development, and which are for the purpose of identification only shown and coloured yellow on the plan marked Plan No. DMC-G14 annexed to this Sub-Deed, and the accuracy of such plan is certified by or on behalf of the Authorized Person;
(d) all those areas of Phase 3 which are for the purpose of identification only shown and coloured yellow on the plans marked Plan Nos. DMC-G02 to DMC-G13 (both inclusive) annexed to this Sub-Deed and such parts of the Greenery Areas in Phase 3 which are for the purpose of identification only shown and coloured yellow dotted black on the plan marked Plan No. DMC-G13 annexed to this SubDeed, and the accuracy of such plans is certified by or on behalf of the Authorized Person;
(e) the trenches, services trenches, sewers, drains, pipes, ducts and manholes underneath the drain, surface channel, manhole or access covers on the ground
floor, $1^{\text {st }}$ floor, basement level 1 of Phase 3 and serving Phase 3 as a whole and not just any particular Unit or any particular part thereof; and
(f) such additional areas of Phase 3 as may at any time be designated as the Phase 3 Common Areas by the First Owner in accordance with the provisions of the Principal Deed and this Sub-Deed,

PROVIDED THAT, where appropriate, if (i) any parts of Phase 3 covered by paragraph (a) of the definition of "common parts" set out in section 2 of the BMO or (ii) any parts specified in Schedule 1 to the BMO and included under paragraph (b) of the definition of "common parts" set out in section 2 of the BMO shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Phase 3 Common Areas.
"Phase 3 Common Areas and Facilities" means collectively the Phase 3 Common Areas and the Phase 3 Common Facilities.
"Phase 3 Common Facilities" means all those facilities of Phase 3 intended for the common use and benefit of Phase 3 as a whole and not just any particular Unit or any particular part thereof which are, subject to the provisions of the Principal Deed and this Sub-Deed, to be used by each Owner and Occupier of Phase 3 in common with all other Owners and Occupiers of Phase 3 exclusively and includes but not limited to the communal aerial, all signal receivers, sewers, drains, storm water drains, water courses (in particular the trenches, services trenches, sewers, drains, pipes, ducts and manholes underneath the drain, surface channel, manhole or access covers on the ground floor, $1^{\text {st }}$ floor, basement level 1 of Phase 3 serving Phase 3 as a whole and not just any particular Unit or any particular part thereof), cables, pipes, pipework (including but not limited to the soil and wastewater disposal and stormwater pipe), wires, ducts, flushing mains, fresh water mains, CCTV and other facilities and equipment installed in the Phase 3 Common Areas for security purposes, plant and machinery and other like installations, facilities or services of Phase 3, the transformer room, cable accommodations and all associated facilities and ancillary electricity installation equipment and facilities for the supply of electricity to Phase 3, and such additional devices and facilities of Phase 3 as may at any time be designated as Phase 3 Common Facilities by the First Owner in accordance with the provisions of the Principal Deed and this Sub-Deed.
"Phase 3 First Assignee's Unit" means all those [[ ]/290,000th] Undivided Shares together with the sole and exclusive right and privilege to hold use occupy and enjoy All That [[ ]of Phase 3] of the Estate.
"Phase 3 Residential Common Areas" means all those areas of Phase 3 intended for the common use and benefit of the Residential Development of Phase 3 as a whole and not just any particular Residential Unit in Phase 3 and which are, subject to the provisions of the Principal Deed and this Sub-Deed, to be used by each Owner and Occupier of the Residential Units in Phase 3 in common with all other Owners and Occupiers of the Residential Units in Phase 3 exclusively which said parts include but not limited to:-
(a) those parts of the external walls of Phase 3 at and below the $3^{\text {rd }}$ floor not forming part of the Estate Common Areas in Phase 3 (if any), the Phase 3 Common Areas, the Estate Residential Common Areas In Phase 3 or the Phase 3 Commercial Development, and which are for the purpose of identification only shown and coloured pink on the plan marked Plan No. DMC-G16 annexed to this Sub-Deed and the accuracy of such plan is certified by or on behalf of the Authorized Person;
(b) those parts of the external walls of Phase 3 above the $3^{\text {rd }}$ floor not forming part of the Estate Common Areas in Phase 3 (if any), the Phase 3 Common Areas, the Estate Residential Common Areas In Phase 3 or the Residential Units in Phase 3 including but not limited to:-
(i) the architecture fins and features thereon;
(ii) the curtain wall structures of Phase 3 including but not limited to the mullions and cladding (except: (i) the openable parts of the curtain wall structures; and (ii) such pieces of glass panels wholly enclosing or fronting a Residential Unit in Phase 3, which said openable parts and glass panels shall form parts of the relevant Residential Units in Phase 3). For the avoidance of doubt, any glass panel forming part of the curtain wall structures of Phase 3 that does not wholly enclose a Residential Unit in Phase 3 but extends across two or more Residential Units in Phase 3 shall form part of the Phase 3 Residential Common Areas; and
(iii) the external walls of Phase 3 at the main roof, upper roof 1 and upper roof 2 levels, which levels are for the purpose of identification only shown and coloured pink on the plan marked Plan No. DMC-G13 annexed to this Sub-Deed and the accuracy of such plan is certified by or on behalf of the Authorized Person,

BUT excluding the glass balustrades, metal balustrades or railings of the balconies, utility platforms, private roofs or private flat roofs which form parts of the relevant Residential Units;
(c) office and/or counter for caretakers, watchmen and management staff (if any);
(d) all those areas of Phase 3 which are for the purpose of identification only shown and coloured pink on the plans marked Plan Nos. DMC-G02 to DMC-G13 (both inclusive) annexed to this Sub-Deed and the accuracy of such plans is certified by or on behalf of the Authorized Person; and
(e) such additional areas of Phase 3 as may at any time be designated as the Phase 3 Residential Common Areas by the First Owner in accordance with the provisions of the Principal Deed and this Sub-Deed,
PROVIDED THAT, where appropriate, if (i) any parts of Phase 3 covered by paragraph (a) of the definition of "common parts" set out in section 2 of the BMO or (ii) any parts specified in Schedule 1 to the BMO and included under paragraph (b) of the definition of "common parts" set out in section 2 of the BMO shall also be covered by the provisions hereinbefore provided, such parts shall be deemed to have been included as, and shall form part of, the Phase 3 Residential Common Areas.
"Phase 3 Residential Common Areas and Facilities" means collectively the Phase 3 Residential Common Areas and the Phase 3 Residential Common Facilities.
"Phase 3 Residential Common Facilities" means all those facilities of Phase 3 intended for the common use and benefit of the Residential Development of Phase 3 as a whole and not just any particular Residential Unit in Phase 3 and which are, subject to the provisions of the Principal Deed and this Sub-Deed, to be used by each Owner and Occupier of the Residential Units in Phase 3 in common with all other Owners and Occupiers of the Residential Units in Phase 3 exclusively and includes but not limited to all lifts designated in the Phase 3 Residential Common Areas, wires, cables, ducts, pipes, pipework (including but not limited to the soil and wastewater disposal and stormwater pipe), drains, CCTV and other facilities and equipment installed in the Phase 3 Residential Common Areas for security purposes, and all mechanical and electrical installations and equipment exclusively for the Residential Development of Phase 3, and such additional devices and facilities of Phase 3 as may at any time be designated as the Phase 3 Residential Common Facilities by the First Owner in accordance with the provisions of the Principal Deed and this Sub-Deed.
"Recreational Facilities" shall have the same meaning as defined in the Principal Deed, including the club house in Phase 3 and the covered landscaped and play areas in the Residential Development in Phase 3 (which are for the purpose of identification only shown and coloured green on the plans marked Plan Nos. DMC-G05 and DMC-G06 annexed to this Sub-Deed, and the covered landscaped and play areas are further marked "COVERED LANDSCAPED AND PLAY AREAS" on the plan marked Plan No. DMC-G06 annexed to this Sub-Deed, and the accuracy of such plan is certified by or on behalf of the Authorized Person), and the recreational areas and recreational facilities of the Estate designated or to be designated for the exclusive use by the Owners or Occupiers of the Residential Units and their bona fide guests, visitors and invitees only.
"Unit" shall have the same meaning as defined in the Principal Deed and for the avoidance of doubt, the Phase 3 Commercial Development is a Unit for the purpose of the Principal Deed and this Sub-Deed, but upon the disposal of specified parts of the Phase 3 Commercial Development, such specific parts shall be a Unit.
1.2 In this Sub-Deed, except otherwise defined or except where the context otherwise requires, words and expressions defined in the Principal Deed shall have the same meanings when used in this Sub-Deed.
1.3 In this Sub-Deed (if the context permits or requires) words importing the singular number only shall include the plural number and vice versa and words importing the masculine gender only shall include the feminine gender and the neuter gender and words importing persons shall include corporations and vice versa and references to Clauses, Sub-clauses and Schedules shall be references to clauses, sub-clauses and schedules of this Sub-Deed.
1.4 The headings in this Sub-Deed are included merely for ease of reference and shall not affect the interpretation or construction of the relevant clauses and paragraphs.
1.5 In case of any inconsistency or conflict between the provisions and covenants of the Principal Deed and the provisions and covenants of this Sub-Deed, the provisions and covenants of the Principal Deed shall always prevail.

## SECTION II

## SPECIFIC GRANTS OF RIGHTS

2.1 The First Owner shall at all times hereafter subject to and with the benefit of the Government Grant, the Principal Deed and this Sub-Deed have the sole and exclusive
right and privilege to hold use occupy and enjoy to the exclusion of the Phase 3 First Assignee the Phase 3 save and except only the Phase 3 First Assignee's Unit assigned to the Phase 3 First Assignee as aforesaid Together with the appurtenances thereto and the entire rents and profits thereof and save and except the Common Areas and Facilities in Phase 3.
2.2 The Phase 3 First Assignee shall at all times hereafter subject to and with the benefit of the Government Grant, the Principal Deed and this Sub-Deed have the sole and exclusive right and privilege to hold use occupy and enjoy to the exclusion of the First Owner All That the Phase 3 First Assignee's Unit Together with the appurtenances thereto and the entire rents and profits thereof.
2.3 Each of the Undivided Shares allocated to Phase 3 and the full and exclusive right and privilege to hold use, occupy and enjoy any part thereof and to receive rents and profits therefrom shall be held by the Owner or Owners from time to time entitled thereto subject to and with the benefit of the easements, rights, privileges and obligations contained herein and in the Principal Deed and this Sub-Deed.
2.4 There is excepted and reserved unto the First Owner all those exclusive and other rights, privileges and discretions excepted, reserved and/or granted to the First Owner in the Principal Deed to the intent that only the First Owner, subject to the Government Grant, the Principal Deed and this Sub-Deed, shall be entitled to exercise any of such rights, privileges and discretions

## SECTION III

## MANAGEMENT UNITS

3.1 For the purpose of determining the contributions to be made by the Owners of the Phase 3 towards the Management Charges, the relevant portion of the Management Units shall be sub-allocated to various parts in Phase 3 in the manner set out in the Second Schedule hereto.

## SECTION IV

## MANAGEMENT OF THE COMMON AREAS AND FACILITIES IN PHASE 3

4.1 The Common Areas and Facilities in Phase 3, namely the Estate Common Areas and Facilities in Phase 3 (if any), the Phase 3 Common Areas and Facilities, the Estate Residential Common Areas and Facilities In Phase 3 and the Phase 3 Residential

Common Areas and Facilities are respectively designated under this Sub-Deed and each of them forms part of the Common Areas and Facilities under and pursuant to the Principal Deed. For the avoidance of doubt, it is expressly agreed and declared that the Manager shall be responsible for and shall have full and unrestricted authority to do all such acts and things as may be necessary or requisite for the proper management and maintenance of the Common Areas and Facilities in Phase 3 or any part thereof, and without prejudice to the generality of the foregoing shall have all the powers set out in the Principal Deed (including but not limited to the powers and authorities as set out in clause 38 of the Principal Deed) in relation to the Common Areas and Facilities in Phase 3.

## SECTION V

## COVENANTS, PROVISIONS AND RESTRICTIONS

5.1 Each Undivided Share and the full and exclusive right and privilege to hold, use occupy and enjoy a Unit or any part of the Estate and to receive rents and profits thereform shall be held by the Owner or Owners from time to time entitled thereto subject to and with the benefit of the rights and privileges provided in the Second Schedule to the Principal Deed and express covenants and provisions contained in this Sub-Deed or other Sub-Deed(s).
5.2 In addition to the easements, rights and privileges set forth in the Second Schedule to the Principal Deed, the Owner for the time being of each Residential Unit, his lessees, tenants, servants, agents, lawful occupants, licensees and bona fide visitors (in common with all persons having the like right) shall for the purpose of and only of gaining access to and from the Estate Residential Common Areas and Facilities (including the Recreational Facilities) have the full right and liberty subject to payment of his due proportion of all payments payable pursuant to the Principal Deed, this Sub-Deed or any relevant Sub-Deed(s) (but subject always to the provisions of the Government Grant, the Principal Deed, this Sub-Deed, any relevant Sub-Deed(s), the Estate Rules and the rights of the Manager and the First Owner as provided in the Principal Deed, this SubDeed or any relevant Sub-Deed(s)) to go pass or repass over and along and to use (i) the passenger lift No. 4 of Phase 3 which is for the purpose of identification only shown coloured red and marked "LIFT '4"' on the plans marked Plan Nos. DMC-G03 to DMCG05 (both inclusive) annexed to this Sub-Deed, and the accuracy of such plans is certified by or on behalf of the Authorized Person, and its corresponding lift lobby on
ground floor of Phase 3 (which passenger lift and lift lobby form parts of the Phase 3 Commercial Development) during their operating hours; and (ii) the area on ground floor of Phase 3 which is for the purpose of identification only shown and coloured red cross-hatched black on the plan marked Plan No. DMC-G03 annexed to this Sub-Deed and the accuracy of such plan is certified by or on behalf of the Authorized Person.
5.3 In addition to the easements, rights and privileges set forth in the Second Schedule to the Principal Deed, the Owner for the time being of each Residential Unit of Phase 3, his lessees, tenants, servants, agents, lawful occupants, licensees and bona fide visitors (in common with all persons having the like right) shall for the purpose of and only of gaining access to and from the Phase 3 Residential Common Areas and Facilities have the full right and liberty subject to payment of his due proportion of all payments payable pursuant to the Principal Deed, this Sub-Deed or any relevant Sub-Deed(s) (but subject always to the provisions of the Government Grant, the Principal Deed, this SubDeed, any relevant Sub-Deed(s), the Estate Rules and the rights of the Manager and the First Owner as provided in the Principal Deed, this Sub-Deed or any relevant SubDeed(s)) to go pass or repass over and along and to use the area on ground floor of Phase 3 which is for the purpose of identification only shown and coloured red hatched black on the plan marked Plan No. DMC-G03 annexed to this Sub-Deed and the accuracy of such plan is certified by or on behalf of the Authorized Person.

## SECTION VI

## MISCELLANEOUS

6.1 Without prejudice to Clause 77 of the Principal Deed, the First Owner shall upon execution of this Sub-Deed assign the Undivided Shares relating to the Estate Common Areas and Facilities in Phase 3 (if any), the Estate Residential Common Areas and Facilities In Phase 3, the Phase 3 Common Areas and Facilities, and the Phase 3 Residential Common Areas and Facilities to the Manager free of cost or consideration to be held on trust for all the Owners subject to the Government Grant and to the Principal Deed and this Sub-Deed.
6.2 All the covenants provisions terms stipulations and agreements, and in particular the powers of the Manager, in the Principal Deed shall apply and take effect and be binding on the parties hereto as if the same had been specifically set out in these presents in full.

No provisions in this Sub-Deed shall conflict with or be in breach of the Government Grant, the Principal Deed and nothing herein shall prejudice in any way the application or operation of the BMO and the Schedules thereto and any amendment or amendments thereof or any substitutions thereof and to the extent that any provisions contained herein shall be in conflict with or overrule the BMO and the Schedules thereto and any amendment or amendments thereto or any substitutions thereof, the BMO and the Schedules thereto shall prevail.
6.4 Without prejudice to Clause 72(a) of the Principal Deed, the First Owner shall at its own cost provide a direct translation in Chinese of this Sub-Deed. The First Owner shall deposit a copy of this Sub-Deed and the Chinese translation thereof in the management office within one month from the date of this Sub-Deed for inspection by all Owners free of costs and for taking copies at their own expense and upon payment of a reasonable charge. All charges received shall be credited to the Special Fund. In the event of any dispute as to the effect of the Chinese translation and the English version of this Sub-Deed, the English version shall prevail.
6.5 Without prejudice to Clause 73 of the Principal Deed, the First Owner shall prepare or cause to be prepared a set of plans showing the Common Areas and Facilities in Phase 3 which plans are now annexed to this Sub-Deed. The accuracy of such plans shall be certified by or on behalf of an Authorised Person. A copy of such plans shall be kept at the management office and may be inspected by the Owners during normal office hours free of costs and charges.
6.6 Without prejudice to Clause 78(a) of the Principal Deed, the First Owner shall deposit a full copy of the Slope Maintenance Manual (if any) in the management office of the Estate within one month after the date of this Sub-Deed for inspection by all Owners free of charge and taking copies thereof upon payment of a reasonable charge. All charges received shall be credited to the relevant separate account of the Special Fund.
6.7 The Non-enclosed Areas in Phase 3 are designated under this Sub-Deed and shall form part of the Non-enclosed Areas as defined under the Principal Deed, and for the avoidance of doubt, which include a balcony which forms part of a Residential Unit in Phase 3 (including any Areas for Air-Conditioning thereon) and the covered areas underneath the balconies including the covered areas underneath the lowest balconies, and a utility platform which forms part of a Residential Unit in Phase 3 (including any Areas for Air-Conditioning thereon) and the covered areas underneath the utility platforms including the covered areas underneath the lowest utility platforms. The
respective locations of such balconies and utility platforms forming part of the Residential Units in Phase 3 are shown and marked "BALCONY" and "U.P." on the plans marked Plan Nos. DMC-G08 to DMC-G12 (both inclusive) annexed to this SubDeed, and the accuracy of such plan is certified by or on behalf of the Authorized Person. Clause 80 of the Principal Deed shall apply to the Non-enclosed Areas in Phase 3.

Without prejudice to Clause 81 of the Principal Deed, the First Owner shall deposit a full copy of the Works and Installations Maintenance Manual for Phase 3 in the management office within one month after the date of this Sub-Deed for inspection by all Owners free of charge and taking copies at their own expense and on payment of a reasonable charge. All charges received shall be credited to the Special Fund. For the avoidance of doubt, all costs incidental to the preparation of the Works and Installations Maintenance Manual for Phase 3 will be borne by the First Owner.

9 (a) The Owners of the Open Kitchen Units shall at their own expense observe and comply with the applicable Fire Safety Management Plan and any guideline or direction to be issued or given by the Manager from time to time relating to the implementation of the Fire Safety Management Plan and shall cause the other Occupiers of his Open Kitchen Unit to observe and comply with the same. Without prejudice to the generality of but in addition to the foregoing, the Owner of an Open Kitchen Unit in Phase 3 shall observe and comply with the following provisions:-
(i) not to alter, tamper, remove or obstruct (a) the sprinkler head(s) provided at the ceiling immediately above the open kitchen; (b) the addressable smoke detector(s) with sounder base provided inside his Open Kitchen Unit; (c) the addressable smoke detector(s) provided at the common lift lobby outside his Open Kitchen Unit; and (d) the other fire services installations/ measures or fire safety provisions provided inside or outside his Open Kitchen Unit as specified in the Fire Safety Management Plan for Phase 3;
(ii) not to remove, alter or tamper the fire rated full height wall having an FRR (fire resistance rating) of not less than 30 minutes integrity fire resistance rating and 30 minutes insulation fire resistance rating (/30/30), adjacent to the flat exit door in his Open Kitchen Unit;
(iii) to allow the fire services installations mentioned in Sub-clauses (a)(i) and (a)(ii) above to be subject to annual check conducted by the RFSIC;
(iv) to maintain and keep the fire services installations/ measures or fire safety provisions specified in the Fire Safety Management Plan for Phase 3 and installed in his Open Kitchen Unit in good order and working condition; and
(v) to allow access for the RFSIC to carry out annual inspection, check and maintenance (as referred to in Sub-clause (b) below), and to let, lease, license or otherwise part with the possession of his Open Kitchen Unit upon the condition that the tenant(s), lessee(s), licensee(s) or occupier(s) thereof shall allow such access for the RFSIC and agree to observe and comply with the provisions contained in the Principal Deed and this SubDeed relating to and/or applicable to the Open Kitchen Units.
(b) The Manager shall on behalf of the Owners of the Open Kitchen Units carry out and implement the plans relating to maintenance, inspection and check, staff training, fire action and fire prevention and conduct annual staff training and annual fire drill as set out in the applicable Fire Safety Management Plan. Without limiting the generality of the foregoing, the Manager is hereby given full authority by the Owners of the Open Kitchen Units to engage or employ RFSIC, and the RFSIC shall be responsible for the annual inspection and check, testing, keeping and maintaining in good substantial repair and condition, and carrying out any necessary works and appropriate procedures in respect of the fire services installations/ measures or fire safety provisions (including but not limited to those mentioned in Sub-clauses (a)(i) and (a)(ii) above) as specified in and in accordance with the applicable Fire Safety Management Plan, and submit the maintenance certificate to the Fire Services Department.
(c) The Manager and the RFSIC shall have the power 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) any Open Kitchen Unit to carry out check, inspection, testing or maintenance of the fire services installations/ measures or fire safety provisions therein (at the cost of the Owner of that Open Kitchen Unit) or verify observance and compliance of provisions referred to in Sub-clause (a) above.
(d) The First Owner shall deposit a copy of the Fire Safety Management Plan for Phase 3 in the management office of the Estate within one month of the date of this Sub-Deed for reference by all Owners and the Manager.

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

## THE FIRST SCHEDULE ABOVE REFERRED TO

## SUB-ALLOCATION OF UNDIVIDED SHARES

## (I) Phase 3 (Tower 3)

## (A) Residential Units

Flat A on 5/F with Flat Roof Flat B on 5/F with Flat Roof Flat C on 5/F with Flat Roof Flat D on 5/F with Flat Roof Flat E on 5/F with Flat Roof Flat F on 5/F with Flat Roof Flat G on 5/F with Flat Roof Flat H on 5/F with Flat Roof Flat J on 5/F with Flat Roof Flat K on 5/F with Flat Roof
Flat L on 5/F with Flat Roof
Flat M on $5 / \mathrm{F}$ with Flat Roof
Flat N on 5/F with Flat Roof

Flat A on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat B on 6/F to 26/F with BAL \& UP
Flat C on $6 /$ F to $26 / \mathrm{F}$ with BAL
Flat D on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL
Flat E on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL
Flat F on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat G on 6/F to 26/Fwith BAL \& UP
Flat H on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat J on $6 /$ F to $26 /$ F with BAL \& UP
Flat K on 6/F to 26/F with BAL \& UP
Flat L on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat M on 6/F to $26 / \mathrm{F}$ with BAL \& UP
Flat N on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP

| No. of Residential | No. of Undivided Shares per | Total No. of Undivided |
| :---: | :---: | :---: |
| Unit(s) | Residential Unit | Shares |
| 1 | 218 | 218 |
| 1 | 329 | 329 |
| 1 | 182 | 182 |
| 1 | 179 | 179 |
| 1 | 188 | 188 |
| 1 | 263 | 263 |
| 1 | 294 | 294 |
| 1 | 211 | 211 |
| 1 | 218 | 218 |
| 1 | 217 | 217 |
| 1 | 218 | 218 |
| 1 | 218 | 218 |
| 1 | 218 | 218 |

Flat A on 27/F to $28 /$ F with BAL \& UP
Flat B on $27 /$ F to $28 /$ F with BAL \& UP
Flat C on $27 /$ F to $28 /$ F with BAL
Flat D on 27/F to $28 /$ F with BAL
Flat E on $27 /$ F to $28 /$ F with BAL
Flat F on 27/F to 28/F with BAL \& UP
Flat G on $27 /$ F to $28 /$ F with BAL \& UP
Flat H on 27/F to 28/F with BAL \& UP
Flat K on 27/F to 28/F with BAL \& UP
Flat L on 27/F to $28 /$ F with BAL \& UP
Flat M on 27/F to 28/F with BAL \& UP

Flat A on 29/F with Terrace \& Flat Roof \&
$359 \quad 718$

292
584
320 ..... 640
455 ..... 910
246 ..... 492
245 ..... 490
$245 \quad 490$

| Flat E on 29/F with BAL \& Roof | 1 | 220 | 220 |
| :--- | :--- | :--- | :--- |
| Flat F on 29/F with BAL \& UP \& Roof | 1 | 305 | 305 |
| Flat G on 29/F with BAL \& UP \& Roof | 1 | 348 | 348 |
| Flat H on 29/F with BAL \& UP \&Roof | 1 | 494 | 494 |
| Flat K on 29/F with BAL \& UP | 1 | 246 | 246 |
| Flat L on 29/F with BAL \& UP | 1 | 245 | 245 |
| Flat M on 29/F with BAL \& UP \& Roof | 1 | 492 | 492 |
|  |  | Total : |  |
|  |  | Sub-total: (A) | 71830 |

## (B) Phase 3 Commercial Development

Covered Areas

| - | 14949 |
| :---: | :---: |
| - | 148 |
| Sub-total: (B) | 15097 |

## (C) Common Areas and Facilities in Phase 3

Estate Common Areas and Facilities in Phase 3 (if any), Phase 3 Common Areas and Facilities, Phase 3 Residential Common Areas and Facilities, Estate Residential Common Areas and Facilities In Phase 3

| $-\frac{1}{2}$ | 6073 |
| ---: | :---: |
| Sub-total: (C) | 6073 |
| Sub-Total $=(\mathbf{A})+\mathbf{( B ) + ( C ) :}$ | $\mathbf{9 3 0 0 0}$ |

## (II) Phase 1 and Phase 2

Phase 1

## Phase 2

$$
\text { Total = (I) }+(\mathrm{II}):
$$

Notes:
(1) $\mathrm{BAL}=$ Balcony
(2) UP = Utility Platform
(3) In the numbering of floors, 4/F, 13/F, 14/F and 24/F are omitted.

## THE SECOND SCHEDULE ABOVE REFERRED TO

## SUB-ALLOCATION OF MANAGEMENT UNITS

Phase 3 (Tower 3)

## (A) Residential Units

Flat A on 5/F with Flat Roof
Flat B on $5 / \mathrm{F}$ with Flat Roof
Flat C on $5 / \mathrm{F}$ with Flat Roof
Flat D on $5 / \mathrm{F}$ with Flat Roof
Flat E on $5 / \mathrm{F}$ with Flat Roof
Flat F on $5 / \mathrm{F}$ with Flat Roof
Flat G on $5 / \mathrm{F}$ with Flat Roof

| $\frac{\text { No. of }}{\text { Residential }}$ | $\frac{\text { No. of }}{\text { Management }}$ <br> $\frac{\text { Units per }}{\text { Residential Unit }}$ | $\underline{\text { Total No. of }}$ <br> Unit(s)$\frac{218}{\underline{\text { Management }}}$ |
| :---: | :---: | :---: |
| 1 | 329 | 218 |
| 1 | 182 | 329 |
| 1 | 179 | 182 |
| 1 | 188 | 179 |
| 1 | 263 | 188 |
| 1 | 294 | 263 |
| 1 | 211 | 294 |
| 1 | 218 | 211 |
| 1 | 217 | 218 |
| 1 | 218 | 217 |
| 1 | 218 | 218 |
| 1 | 218 | 218 |
| 1 |  | 218 |

Flat A on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat B on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat C on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL
Flat D on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL
Flat E on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL
Flat F on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat G on $6 / \mathrm{F}$ to $26 /$ Fwith BAL \& UP
Flat H on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat J on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat K on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat $L$ on $6 / F$ to $26 / F$ with BAL \& UP
Flat M on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP
Flat N on $6 / \mathrm{F}$ to $26 / \mathrm{F}$ with BAL \& UP

Flat A on 27/F to 28/F with BAL \& UP
456
912
Flat B on $27 /$ F to $28 / \mathrm{F}$ with BAL \& UP
Flat C on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL
359
718
Flat D on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL
199
398
$197 \quad 394$
Flat E on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL
Flat F on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL \& UP
206
412

Flat G on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL \& UP
292
584

Flat H on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL \& UP
Flat K on 27/F to 28/F with BAL \& UP
Flat L on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL \& UP
320
640
$455 \quad 910$
$246 \quad 492$
Flat M on $27 / \mathrm{F}$ to $28 / \mathrm{F}$ with BAL \& UP
245
490
245
490

| Flat D on 29/F with BAL \& Roof | 1 | 210 | 210 |
| :--- | :---: | :---: | :---: |
| Flat E on 29/F with BAL \& Roof | 1 | 220 | 220 |
| Flat F on 29/F with BAL \& UP \& Roof | 1 | 305 | 305 |
| Flat G on 29/F with BAL \& UP \& Roof | 1 | 348 | 348 |
| Flat H on 29/F with BAL \& UP \&Roof | 1 | 494 | 494 |
| Flat K on 29/F with BAL \& UP | 1 | 246 | 246 |
| Flat L on 29/F with BAL \& UP | 1 | 245 | 245 |
| Flat M on 29/F with BAL \& UP \& Roof | 1 | 492 | 492 |
|  |  | Sotal : |  |
|  |  | Sub-total: (A) | 71830 |

## (B) Phase 3 Commercial Development

Covered Areas

| - | 14949 |
| :---: | :---: |
| - | 148 |
| Sub-total: (B) | 15097 |

Total (A) + (B): 86927

Notes:
(1) BAL = Balcony
(2) UP = Utility Platform
(3) In the numbering of floors, 4/F, 13/F, 14/F and 24/F are omitted.

## First Owner

| SEALED with the COMMON SEAL of | ) |
| :--- | :--- |
| ASIA CHARMING LIMITED in the | ) |
| presence of and SIGNED by | ) |
|  |  |
|  |  |
| director(s)/person(s) duly authorized by its | ) |
| Board of Directors whose signature(s) | ) |
| is/are verified by :- |  |

Solicitor, Hong Kong SAR

SEALED with the COMMON SEAL of ) FIRST MATE DEVELOPMENT ) LIMITED in the presence of and SIGNED by
director(s)/person(s) duly authorized by its Board of Directors whose signature(s) is/are verified by :-

Solicitor, Hong Kong SAR
SEALED with the COMMON SEAL of ) FORTRESS STAR LIMITED in the ) presence of and SIGNED by ) pren ) ) ) director(s)/person(s) duly authorized by its ) Board of Directors whose signature(s) is/are verified by :-

Solicitor, Hong Kong SAR

## Phase 3 First Assignee

| SIGNED SEALED and DELIVERED by the | ) |
| :--- | :--- |
| Phase 3 First Assignee (who having been | ) |
| previously identified by identification | ) |
| document(s) as specified above) in the presence | ) |
| of :- | ) | of :-

)

## Manager

| SEALED with the Common Seal of the | ) |
| :--- | :--- |
| Manager in the presence of and SIGNED by | ) |
|  | ) |
|  | ) |
| director(s)/the person(s) duly authorized by a | ) |
| resolution of its board of directors whose | ) |
| signature(s) is/are verified by:- | ) |

## ASIA CHARMING LIMITED

（昌鳴有限公司），
FIRST MATE DEVELOPMENT LIMITED
（科美發展有限公司），and

## FORTRESS STAR LIMITED

（仁星有限公司）
and
and

SECOND SUB－DEED OF MUTUAL COVENANT
in respect of
PHASE 3 OF BAKER CIRCLE

Section A of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section B of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section C of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section D of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section E of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section F of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，The Remaining Portion of Sub－section 2 of Section A of Hung Hom Marine Lot No．1，Section A of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section B of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section C of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section D of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section E of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section F of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section $G$ of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section H of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，Section I of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，The Remaining Portion of Sub－section 3 of Section A of Hung Hom Marine Lot No．1，The Remaining Portion of Section A of Sub－section 4 of Section A of Hung Hom Marine Lot No．1，The Remaining Portion of Section B of Sub－section 4 of Section A of Hung Hom Marine Lot No．1，The Remaining Portion of Sub－section 4 of Section A of Hung Hom Marine Lot No． 1 and The Remaining Portion of Sub－section 7 of Section A of Hung Hom Marine Lot No． 1 ．


Section A of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section A of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section G of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section H of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section I of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section A of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section B of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 4 of Section A of Hung Hom Marine Lot No. 1 and The Remaining Portion of Sub-section 7 of Section A of Hung Hom Marine Lot No. 1.


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LAI SIU KIN
AUTHORIZED PERSON

- LU TANG LAI ARCHITECTS LTD.

30 JUNE 2023

Section A of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section A of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section G of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section H of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section I of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section A of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section B of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 4 of Section A of Hung Hom Marine Lot No. 1 and The Remaining Portion of Sub-section 7 of Section A of Hung Hom Marine Lot No.1.


Section A of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 2 of Section A of Hung Hom Marine Lot No.1, Section A of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section B of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section C of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section D of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section E of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section F of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section G of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section H of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, Section I of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 3 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section A of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Section B of Sub-section 4 of Section A of Hung Hom Marine Lot No.1, The Remaining Portion of Sub-section 4 of Section A of Hung Hom Marine Lot No. 1 and The Remaining Portion of Sub-section 7 of Section A of Hung Hom Marine Lot No.1.


Phase 3 common areas and facluties
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UTHORIZED PERSON

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 Lot No. 1 and The Remaining Portion of Sub-section 7 of Section A of Hung Hom Marine Lot No.1.






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