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TPB PG-NO. 36**BC**

TOWN PLANNING BOARD GUIDELINES FOR CLASS A AND CLASS B AMENDMENTS TO APPROVED DEVELOPMENT PROPOSALS

[Important Note:

The Guidelines are intended for general reference only.

Any enquiry on this pamphlet should be directed to the Secretariat of the Town Planning Board (15th Floor, North Point Government Offices (NPGO), 333 Java Road, North Point, Hong Kong – Tel. No. 2231 4810 or 2231 4835) or the Planning Enquiry Counters of the Planning Department (Hotline: 2231 5000) (17th Floor, NPGO and 14th Floor, Sha Tin Government Offices, 1 Sheung Wo Che Road, Sha Tin).

The Guidelines are subject to revision without prior notice.]

1. Introduction

Where a planning permission is granted under section 16, 17 or 17B of the Town Planning Ordinance (the Ordinance), amendments to the approved development proposals are provided for under section 16A. These Guidelines set out the types of amendments and the application procedures and assessment criteria.

2. Class A and Class B Amendments

- 2.1 Amendments are classified as Class A or Class B amendments (see gazette notice at Annex 1). There are a total of 19 categories covering aspects such as site area, gross floor area (GFA), building height, site coverage, mix of use, and provision of open space, recreational facilities, car parking and extension of time.
- 2.2 Changes falling within Class A amendments do not require further application to the Town Planning Board (the Board). Class B amendments are, however, subject to the approval of the Board upon application made under section 16A(2) of the Ordinance.
- 2.3 By virtue of section 16A(7), if more than one application for Class B amendments were accepted by the Board, the planning approval is taken to be the originally approved planning application as amended by one accepted application for Class B

amendments. The applicant could choose to implement the original planning permission or such permission with any one accepted application for Class B amendments under section 16A. In view of the above, the applicant should endeavour to apply for acceptance of all Class B amendments under one application for consideration by the Board.

2.4 If the amendment does not fall within Class A nor Class B amendments, a fresh planning application under section 16 of the Ordinance will be required.

3. Delegation of Authority

The Board has delegated, under section 2(5)(b)(i) of the Ordinance, its authority to the Director of Planning (D of Plan), and to the Deputy Director of Planning (DD) and Assistant Directors of Planning (ADs) in the District Planning Branch of the Planning Department (PlanD), to consider planning applications submitted under section 16A(2) of the Ordinance for Class B amendments to development proposals previously approved under section 16, 17 or 17B of the Ordinance. However, application for Class B amendments which is considered unacceptable by the concerned government departments will be submitted to the Board for consideration. Notwithstanding paragraph 8 below, for amendments involving deletion of the previously proposed Government, Institution or Community (GIC) facilities from the approved development proposal, even if the deletion is initiated and agreed by the relevant government department and/or the requirement of the GIC facilities is subject to an approval condition, the matter will be submitted to the Board for consideration. If the deletion is not initiated by the relevant government department, a fresh planning application under section 16 of the Ordinance will be required.

4. Application Procedures

4.1 An application for Class A amendments to an approved development proposal is not required. The applicant should highlight any Class A amendments on the building plans to facilitate checking by PlanD.

- 4.2 An application for Class B amendments to an approved development proposal is required and can only be submitted by the person to whom the permission is granted, as required under section 16A(2) of the Ordinance¹.
- 4.3 An application for Class B amendments shall be made by filling in an application form (Form No. S16A). The applicant shall clearly set out the amendments sought, in comparison with the development proposal previously approved under section 16, 17 or 17B of the Ordinance, and highlight amendments in the relevant plans, where appropriate. The requirements on obtaining owners' consent, notifying the owners, or taking reasonable steps to obtain owner's consent or give notification to the owners as well as on publishing the application for public inspection do not apply to an application for Class B amendments under section 16A(2) of the Ordinance.
- 4.4 The applicant will normally be informed of the decision on an application for Class B amendments to an approved development proposal processed by D of Plan, DD or relevant AD within 6 weeks. An application which is considered unacceptable by the concerned government departments will be submitted to the Board for consideration within two months from the date of receipt of the application.
- 4.5 If the applicant is not satisfied with the decision on the application, he/she may within 21 days of being notified of the decision, apply in writing to the Secretary of the Board (Secy/Board) for a review under section 17 of the Ordinance. Such review will not be published for public inspection.
- 4.6 If the applicant is still not satisfied with the decision made by the Board upon review, the applicant may, within 60 days of being notified of the decision of the Board, lodge an appeal to the Secretary of the Town Planning Appeal Board under section 17B(1) of the Ordinance.

¹ In case there is a change in land ownership, the original applicant may appoint the subsequent owner of the site as his/her authorized representative to submit an application for Class B amendments.

5. Assessment Criteria

Each application for Class B amendments to an approved development proposal will be assessed on its own merits. In determining an application for Class B amendments, reference will only be made to the development proposal previously approved under section 16, 17 or 17B of the Ordinance. No reference will be made to any Class A amendments allowed or Class B amendments approved under section 16A of the Ordinance, or any minor amendments previously approved by a public officer under the delegated authority of the Board prior to the commencement of the Town Planning (Amendment) Ordinance 2004. This is to ensure that aggregate amendments exceeding the scope of Class B amendments shall be considered as a fresh section 16 application.

6. Time Limit for Commencement of Development and Compliance with Planning Conditions

In approving an application for Class B amendments, the time limit for commencement of development or compliance with planning conditions attached to the development proposal previously approved under section 16, 17 or 17B of the Ordinance will remain unchanged, unless extension of time is also the subject of amendment submitted under section 16A of the Ordinance. The applicant should refer to Town Planning Board Guidelines on Extension of Time for Commencement of Development, and on Renewal of Planning Approval and Extension of Time for Compliance with Planning Conditions for Temporary Use or Development for details.

7. Early Submission

7.1 In order to facilitate the early processing of the application for Class B amendments to a previously approved development proposal, the applicant is encouraged to submit an application as early as possible and preferably before the submission of building plans. If Class B amendments are only proposed at the stage of building plan submission, the applicant could submit the application form together with extracts of the relevant parts of the building plans (with the proposed amendments highlighted

on the building plans or other relevant parts, if any) directly to the Secy/Board at the same time when the building plans are submitted to the Building Authority.

7.2 In case the applicant is not sure about whether the proposed amendments fall within Class A or Class B amendments, the respective District Planning Officer (DPO) of the PlanD should be contacted for advice. The advice given by DPO, however, will not pre-empt the decision of the Board or any public officer with the authority delegated by the Board. The applicant could also submit a pre-application enquiry to consult relevant government bureaux/departments on preliminary comments on the proposed changes of the development proposal prior to formal submission of a section 16A application. The advice given by District Planning Officer of PlanD and government bureaux/departments, however, will not pre-empt the decision of the Board or any public officer with the authority delegated by the Board.

8. Amendments in relation to Compliance of Approval Conditions

Under section 16(5) of the Ordinance, the Board may grant planning permission subject to such conditions as the Board thinks fit. In general, the applicant is required to fulfill an approval condition to the satisfaction of the concerned government department or of the Board. No separate planning application under section 16A(2) of the Ordinance will be required for amendments made to the approved development proposal as a result of fulfilling the approval conditions of the planning permission specified by the Board. The applicant is advised to liaise with the concerned government department on the fulfillment of the approval condition. Should there be disagreement over the fulfillment of the approval conditions between the applicant and the concerned government departments, the matter will be submitted to the Board for consideration.

TOWN PLANNING BOARD

March 2018 XX 2023

Town Planning Ordinance (Chapter 131)

CLASS A AMENDMENTS AND CLASS B AMENDMENTS

Pursuant to section 46 of the Interpretation and General Clauses Ordinance (Chapter 1) and section 16A(10) of the Town Planning Ordinance, the 'Class A amendments' and 'Class B amendments' agreed by the Town Planning Board on 2 February 2018 XX.XX.2023 to substitute that published on 15 April 2005 2 March 2018, is published in the Schedule to this Notice with immediate effect.

2 March 2018 XX XX 2023

Town Planning Board

SCHEDULE CLASS A AMENDMENTS AND CLASS B AMENDMENTS

Category 1 Site area and site boundary

	1	
Class A amendments	Class B amendments	Remarks
(a) Changes in site area/site	Other than those specified	Provided that the
boundary (i) due to the	under Class A amendments of	changes under both
setting out of site boundary;	this category and changes not	Class A and Class B
(ii) at the processing of land	exceeding 10% of the gross	amendments of this
grant as required by the	site area.	category do not involve
relevant government		additional areas of a
department(s) ,		different zoning which
inclusion/exclusion of		requires planning
private lane and/or land for		permission from the
public purposes in site area		Town Planning Board,
ealculation; and/or (iii) at		a reduction in the
the processing of general		provision of
building plans as required		Government,
by relevant government		institution or
department(s); or		community facilities
		covered under
(b) Change in site area as		Category 9 or public
required by Government at		open space, or making
the processing of land		a material change to the
grant; or		original approved
		development proposal.
(b) Changes in alignment of		
public utility pipelines, and		
boundary/extent of		
filling/excavation of land		
as required by relevant		
government department(s);		
or		
() P 1		
(c) Reduction <i>not exceeding 5%</i>		
of the gross site area with		
corresponding reduction in		
gross floor area.		

Category 2 Total gross floor area and plot ratio

	Class A amendments	Class B amendments		Remarks
(a)	Reduction in gross floor	Other than those specified	(a)	Both Class A and
,	area (GFA)/plot ratio (PR);	under Class A amendments of		Class B
	or	this category and iIncrease in		amendments of
		GFA not exceeding 4,000		this category are
<i>(b)</i>	Increase in GFA/PR due	$6,000 \mathrm{m}^2$ or 10% of the		not applicable to
` /	to additional PR	approved total GFA, or its		the provision
	permitted by the Building	equivalent PR, whichever is		Changes in GFA
	Authority under	the less, arising from <i>Class B</i>		of Government,
	Regulation 22(1) or (2) of	amendments under Category		institution or
	the Building (Planning)	1 Item (b) in the Remarks		community
	Regulations which is	column and, provided that		facilities <i>is</i>
	permitted under the Notes	there are no PR or GFA		covered under
	of the extant statutory	restrictions on the extant		Category 9 below.
	plan; or	statutory plan, and in the		
		approval condition of the	(b)	Increase in GFA/
(c)	(b) Increase in GFA/PR	planning permission, if		PR under both
	arising from Item (a) of	applicable.		Class A and Class
	Class A amendment under			B amendments of
	Category 1 Hem (b) in the			this category are
	<i>Remarks column</i> , provided			only applicable to
	that the total GFA/PR is not			the following
	specified as an approval			circumstances:
	condition of the planning			
	permission and subject to			(i) increase in
	40			GFA/PR due
	(i) not exceeding the			to additional
	maximum GFA or PR			PR permitted
	restrictions on the			by the
	extant statutory plan.;			Building
	Of			Authority under
	(ii) increase in CEA not			
	(ii) increase in GFA not exceeding 2,000m ² or			Regulation
	5% of the approved			22(1) or (2) of the Building
	total GFA, or its			ine butuing (Planning)
	equivalent PR,			(Funning) Regulations
	whichever is the less,			at the detailed
	provided that there are			design stage;
	no GFA or PR			and/or
	restrictions on the			
	extant statutory plan.			(ii) increase in
				GFA due to
				increase in
				site area
				arising from
				Item (a) of
				Class A
				amendments-
				under

Class A amendments	Class B amendments	Remarks
		Category 1
		above; and/or
		(iii) increase in
		PR due to
		decrease in
		site area
		arising from
		Items (a) or
		(b) of Class A
		amendments
		under
		Category 1
		above.

Category 3 Number of units

Class A amendments	Class B amendments		Remarks
(a) Reduction in number of	Other than those specified	(a)	"Units" include
units, provided that it is not	under Class A amendments of		domestic units in
less than the minimum	this category and increase in		residential
number of units specified	number of units not exceeding		development
in the planning brief, if	200 500 units or 20% of the		(houses/flats) and
<i>applicable</i> ; or	approved provision,		residential
	whichever is the less.		institution, as well
(b) Increase in number of units			as guestrooms in
not exceeding 100 200 units			hotel; and
or 10% of the approved			
provision, whichever is the		(b)	For Items (a) and
less, provided that the			(b) of Class A
maximum number of units			amendment and
is not specified as an			Class B
approval condition of the			amendment, Tthe
planning permission and is			corresponding
not specified in the			changes in unit
<i>planning brief</i> , if			size due to
applicable; or			changes in the
			number of units
(c) Increase in number of units			are always
due to increase in site area			permitted.; and
arising from Class A			
amendments under		(c)	If changes in
Category 1 provided that		(-)	average flat size
the average flat size			are involved, item
remains the same as that in			(c) of Class A
the approved scheme.			amendment is not
The separate services			applicable but
			items (a) and (b)
			of Class A
			amendment and
			the Class B
			amendment are
			applicable.
			-

Category 4 Building blocks

- Class A amendments (a) Changes in form of building(s), provided that the affected portion(s) of concerned block(s) is(are) not the subject of environmental mitigation measures or the changes in form of building(s) related the to environmental mitigation measure(s) are agreed by the relevant government department(s); or
- (b) Reduction in number of building blocks, provided that there are no change(s) in the disposition of other building blocks are minor and the concerned block(s) to be deleted is(are) not the subject of environmental mitigation measures or the reduction in number of building block(s) related the environmental mitigation measure(s) are agreed by the relevant government department(s); or
- (c) Minor changes disposition of **building** block(s) and/or house(s) (other than New Territories House(s) Exempted (NTEH(s))/Small House(s)), provided that concerned building the **block(s)** and/or house(s) is(are) not the subject of environmental mitigation measures or the changes in disposition of building block(s) and/or house(s) (other than NTEHs/Small House(s)) related to the environmental mitigation measure(s) are agreed by

Class B amendments

- (a) Changes in form of building(s) other than those specified under Class A amendments of this category; or
- (b) Reduction in number of building blocks other than those specified under Class A amendments of this category; or
- (c) Minor changes in disposition of building block(s) other than those specified under Class A amendments of this category; or
- (d) Increase in number of building blocks.

- Remarks
- (a) The concerned block(s) or the affected portion(s) of the concerned block(s) may be an environmental buffer or subject to environmental nuisance; and
- (b) The form of building under Item (a) of both Class A and Class B amendments of this category includes the height and design of podium, if applicable-; and
- (c) Minor ancillary blocks (e.g. guard house and plant rooms) may be discounted from the calculation of changes in number of building block under item (b) of Class amendment and Class the amendment.

Class A amendments	Class B amendments	Remarks
the relevant government		
department(s); or		
d) Minor changes in		
disposition of NTEH(s)/		
Small House(s), provided		
that the changes would not		
result in a reduction in the		
percentage of the footprint		
of the house(s) falling		
within the "Village Type		
Development" zone and/or		
village 'environs' of a		
recognized village, and the		
concerned NTEH(s)/Small		
House(s) is(are) not the		
subject of environmental		
mitigation measures or the		
changes in disposition of		
NTEH(s)/Small House(s)		
related to the		
environmental mitigation		
measure(s) are agreed		
by the relevant		
government		
department(s).		

Category 5 Building height (including absolute building height, number of storeys and building height in metres above Principal Datum (mPD))

Class B amendments Class A amendments Remarks (a)Reduction absolute (a) Other than those specified (a) 'Building Height in building height and/or under Class A amendments (above ground)' number of storeys; or under Class A and of this category and increase absolute in Class (b)Increase in number building height *and/*or amendments number of storeys of any storeys provided that there is building means building block increase in absolute height excluding exceeding 20% of basement floor(s); building height *(above* approved absolute building ground) and not exceeding and height (above ground) building height restriction in terms of storeys and/or number of storeys (b) Class A and B (above ground) [excluding on the extant statutory plan, amendments are refuge floor(s), if any] of if applicable; or not applicable if the concerned building the extant statutory block, provided that there plan requires (c)(b) Increase in building height are no building height planning building block, of any restrictions on the extant permission for provided that the maximum statutory plan and in the additional building height is not planning brief, basement floor(s). specified as an approval applicable; or condition of the planning permission and subject to: (b) For **buildings** not exceeding 30m in absolute (i) not exceeding the building height (above building height ground) or 10 storevs restrictions on the ground), (above not extant statutory plan exceeding *30%* of the and in the planning approved absolute brief, if applicable; or building height (above ground) or number of (ii) not exceeding 10% of storeys (above ground) of the approved absolute the concerned building building height block, provided that there (above ground) are no building height *and/*or number of restrictions on the extant (above storeys statutory plan, if ground) [excluding applicable; or refuge floor(s), if any] of the concerned (c) No increase in absolute building block, provided that there building height (above are no building height ground) but exceeded the restrictions the building height restriction on extant statutory plan in terms of number of and in the planning storeys on the extant brief, if applicable; or statutory plan, if

applicable.

Class A amendments	Class B amendments	Remarks
(iii) for buildings not		
exceeding 30m in		
absolute building		
height (above		
ground) or 10 storeys		
(above ground), not		
exceeding 20% of the		
approved absolute		
building height		
(above ground) or		
number of storeys		
(above ground) of the		
concerned building		
block, provided that		
there are no building		
height restrictions on		
the extant statutory		
plan, if applicable; or		
(iv)(iii) incorporation of the		
green features covered		
by the Joint Practice		
Notes promulgated by		
the Buildings		
Department, Lands		
Department and		
Planning Department,		
provided that there are		
no building height		
restrictions on the		
extant statutory plan		
and in the planning		
<i>brief</i> , if applicable, <i>or</i>		
the proposed change		
does not result in		
development		
exceeding the building		
height restrictions on		
the extant statutory		
plan and in the		
planning brief, if		
applicable .		

Category 6 Site coverage

Class A amendments	Class B amendments	Remarks
(a) Reduction in site coverage;	Other than those specified	
or	under Class A amendments of	
	this category and increase in	
(b) Increase in site coverage:	site coverage not exceeding	
	10% 20% of the approved site	
(i) not exceeding the site	coverage provided that there	
coverage restrictions	are no site coverage	
on the extant	restrictions on the extant	
statutory plan and in	statutory plan and in the	
the planning brief, if	<i>planning brief</i> , if applicable.	
applicable; or		
(ii) not avacading 50/		
(ii) not exceeding 5% 10% of the approved		
site coverage,		
provided that there		
are no site coverage		
restrictions on the		
extant statutory plan		
and in the planning		
<i>brief</i> , if applicable; or		
3/ 11		
(c) Subject to no site coverage		
restrictions on the extant		
statutory plan, if		
applicable, or the proposed		
change does not result in		
development exceeding the		
site coverage restrictions on		
the extant statutory plan, if		
applicable, increase in site		
coverage due to:		
(i) incorporation of the		
green features		
covered by the Joint		
Practice Notes		
promulgated by the		
Buildings		
Department, Lands		
Department and		
Planning Department,		
provided that there		
are no site coverage		
restrictions on the		
extant statutory plan		
and in the planning		
brief, if applicable,		
or the proposed		

<u>C</u> l	ass A amendments	Class B amendments	Remarks
	change does not		
	result in development		
	exceeding the site		
	coverage restrictions		
	on the extant		
	statutory plan and in		
	the planning brief, if		
	<i>applicable</i> ; or		
(ii)	additional site		
,	coverage permitted		
	by the Building		
	Authority under		
	Regulations 20,		
	22(1) or (2) of the		
	Building (Planning)		
	Regulations; or		
	_		
(iii)	(ii) decrease in site		
	area arising from		
	Items (a) or (b) of		
	Class A amendments		
	under Category 1		
	above , <i>provided that</i>		
	there are no site		
	coverage restrictions		
	on the extant		
	statutory plan and in		
	the planning brief, if		
	applicable, or the		
	proposed change		
	does not result in		
	development		
	exceeding the site		
	coverage restrictions		
	on the extant		
	statutory plan and in		
	the planning brief, if		
	<i>applicable</i> .		

(a) Changes

Category 7 Type and mix of uses

Class A amendments (a) Changes in type/mix of uses within the same category as set out in Item (b) of the Remarks; or

- (b)(c)Changes in location of the approved non-domestic uses (excluding Government, institution or community (GIC) uses) within the same non-domestic part of the building/development; or
- (c)Changes in gross floor area (GFA) for non-domestic uses from one category to another as set out in Item (b) of the Remarks that are agreed by relevant government department(s), provided that all concerned categories of uses are included in the approved development proposal; or
- (d)(b)Changes in gross floor area (GFA) for non-domestic uses from one category to another non-domestic uses as set out in Item (b) of the Remarks, provided that all concerned categories of uses are included in the approved development proposal, and the changes do not exceed $2.000m^2$ 5% 10% or whichever is the less, of the approved non-domestic GFA of each of the affected categories, whichever is the less: or
- (e) Changes in non-domestic GFA from GIC to other categories of non-domestic uses as set out in Item (b) of the Remarks, or vice versa, which do not exceed 2,000m² or 10% of the

non-domestic uses from one category to another *non-domestic uses* as set out in Item (b) of the Remarks, provided that all concerned categories of uses are included in the

Class B amendments

in

GFA

for

- Remarks, provided that all concerned categories of uses are included in the approved development proposal, and the changes exceed 2,000m² or 5% 10% but do not exceed 4,000m² or 10% 20% whichever is the less, of the approved non-domestic GFA of each of the affected categories, whichever is the less; or
- (b) Changes in GFA distribution from domestic to non-domestic, or vice versa, provided that all concerned domestic and non-domestic categories of uses are included in the approved development proposal, and the changes do not exceed 5% 10% of the approved domestic or non-domestic GFA.

- Remarks
- (a) The changes under both Class A and Class B amendments of this category shall not contravene the GFA/plot ratio restrictions, if any, on the extant statutory plan, if applicable; and
- (b) Other than public utilities. and Government, institution communityfacilities GIC and recreational *facilities*, uses to be shown within an approved development proposal/Master Layout Plan could be broadly divided into the following four categories:
 - (i) residential uses;
 - (ii) hotel:
 - (iii) office; and
 - (iv) other commercial uses, including but not limited to retail, eating places. recreation, entertainment, sports, culture, kindergarten, child care centre and public car park-; and
- (c) Changes in location of GIC facilities are

Class A amendments	Class B amendments	Remarks	
approved non-domestic GFA, whichever is the less, that are agreed by relevant government department(s) and do not result in development exceeding the GFA/plot ratio restrictions, if any, on the extant statutory plan, if applicable; or		covered Category 9.	unde
(f) Changes in GFA distribution from domestic to non-domestic, or vice versa, provided that all concerned domestic and non-domestic categories of uses are included in the approved development proposal, and the changes do not exceed 5% of the approved domestic or non-domestic GFA.			

Category 8 Internal layout and disposition of premises

Class A amendments	Class B amendments	Remarks
Changes in internal	Other changes in internal	The affected portion(s)
layout/disposition of premises,	layout/disposition of premises	of the concerned
provided that the affected	which do not fall within Class	premises may be an
portion(s) of the concerned	A amendments of this	environmental buffer
premises is(are) not the subject	category.	or subject to
of environmental mitigation		environmental
measures or the changes in		nuisance.
internal layout/disposition of		
premises related to the		
environmental mitigation		
measure(s) are agreed by the		
relevant government		
department(s).		

Category 9 Provision of Government, institution or community facilities

Class A amendments	Class B amendments	Remarks
Class A amendments Not Applicable (a) Changes in the types, location, and/or floor area(s) of the Government, institution or community (GIC) facilities as agreed by the relevant government department(s), provided that it is not less than the minimum level of provision stipulated on the extant statutory plan, if applicable; or (b) Deletion/addition of GIC facilities as initiated by the relevant government department(s), provided that it is not less than the minimum level of provision stipulated on the extant statutory plan, if applicable.	Class B amendments (a) Changes in the types, locations, and/or floor area(s) of the facilities; or (b) Deletion Addition of the GIC facilities as not initiated by the relevant government department(s).	(a) This category is not applicable to development solely for Government, institution or community (GIC) facilities; (b) If the deletion of the concerned GIC facilities is initiated by the relevant government department under Item (b) of Class B amendments, the matter should be submitted to the Town Planning Board for consideration; and (c) If the deletion of the concerned GIC facilities is not initiated by the relevant government department(s), a fresh application under section 16 of the Town Planning Ordinance is required.

Category 10 Provision of public open space

(a) Increase in total area; or Reduction in total area; as greevied tot it is stablect to entinimum level of provided that the reduction of the public open space of the public of the public open space in private developments for public open space in private developmental mitigation measures or (i) it is subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures or (ii) it is subject to environmen			
(b) Reduction in total area as agreed by relevant government department(s), provided that it is not less than the minimum provision stipulated on the extant statutory plan, if applicable; or (b) Changes in location of the public open space, provided that the location of the public open space remains on the same street/podium level(s), and is not the subject of environmental mitigation measures and is not space from active of public open space (that is not space) in location of public open space (that is not subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space is on different street(s)/level(s) or floor(s) and (i) it is not subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space is on different street(s)/level(s) or floor(s) and (i) it is not subject to environmental mitigation measures that are agreed by the relevant government departments; or	Class A amendments	Class B amendments	Remarks
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provision stipulated on the extant statutory plan, if applicable; or (b) Changes in location of the public open space, provided that the location of the public open space, provided that the location of the public open space remains on the same street/podium level(s), and is not the subject of environmental mitigation measures and is not specified as an approval condition of the planning permission, if applicable; or public open space (that is not specified as an approval condition of the planning permission, if applicable) provided that not more than 5% of the public open space is on different street(s)/level(s) or floor(s) and (i) it is not subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open space from active to passive, or vice versa, exceeding 20% of the approved area for active and passive public open space from active to passive.	provided that it is not less	in the planning brief, if	space in private
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public open space (that is not specified as an approval condition of the planning permission, if applicable) provided that not more than 5% of the public open space is on different street(s)/level(s) or floor(s) and (i) it is not subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open	7 3 11		
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street(s)/level(s) or floor(s) and (i) it is not subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open	5% of the public open space		
and (i) it is not subject to environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open	is on different		
environmental mitigation measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open	street(s)/level(s) or floor(s)		
measures or (ii) it is subject to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open	and (i) it is not subject to		
to environmental mitigation measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open	environmental mitigation		
measures that are agreed by the relevant government departments; or (d)(e)Changes in public open space from active to passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open	measures or (ii) it is subject		
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departments; or (d)(e)Changes in public open space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open	measures that are agreed by		
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space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open	departments; or		
space from active to passive, or vice versa, provided that the changes do not exceed 10% of the approved area for active and passive public open	(d)(e)Changes in public open		
passive, or vice versa; provided that the changes do not exceed 10% of the approved area for active and passive public open			
provided that the changes do not exceed 10% of the approved area for active and passive public open			
do not exceed 10% of the approved area for active and passive public open	1 1		
approved area for active and passive public open	_		
and passive public open			
	11		
	space.		

Category 11 Provision of private open space

	Class A amendments	Class B amendments	Remarks
(a)	Increase in total area; or	(a) Reduction in total area	(a) Both Class A and
		exceeding 10% of the	Class B
(b)	Reduction in total area not	approved total area for	amendments of this
	exceeding 10% of the	private open space	category are not
	approved total area for	purpose provided that the	applicable to open
	private open space purpose,	resulting total area of	space in private
	provided that the resulting	private open space is not	developments for
	total area of private open	less than the minimum	public use which
	space is not less than the	standard stated in the	are covered under
	minimum standard stated in	HKPSG, and that specified	Category 10; and
	the Hong Kong Planning	in the planning brief, if	!
	Standards and Guidelines	applicable; or	(b) The open space
	(HKPSG), and that		may be an
	specified in the planning	(b) Changes in the location of	environmental
	<i>brief,</i> if applicable; or	the private open space	buffer or subject to
		other than those specified	environmental
(c)	Changes in location of the	under Class A amendments	nuisance.
	private open space provided	of this category.	!
	that the <i>location of the</i>		
	private open space remains		
	on the same street/podium		!
	level(s), and open space is		!
	not the subject of		!
	environmental mitigation		!
	measures or the changes in		!
	location of private open		!
	space related to the		
	environmental mitigation		!
	measure(s) are agreed by		!
	the relevant government		!
	department(s) ; or .		
(d)	Changes in the ratio of		
	active or passive private		
	open space.		

Category 12 Provision of carparking, loading/unloading and other transport facilities

			T
	Class A amendments	Class B amendments	Remarks
(a)	Reduction Changes in the	(a) Changes in the number <i>or</i>	The definitions of
	total number or type of	type of parking and or	"demand flexibility"
	parking <i>or</i>	loading/ unloading spaces	under Item (b) of Class
	loading/unloading spaces	other than those specified	A amendments and
	due to reduction in number	under Class A amendments	"design flexibility"
	of units, provided that the	of this category; or	under Item (c) of Class
	car parking ratio remains		A amendments follow
	unchanged, provided that	(b) Changes in the number	the interpretation of
	the provision is not less	and/or locations of	the Transport
	than the requirement under	ingress/egress point(s);	Department and Lands
	the Hong Kong Planning	changes in locations of	Department.
	Standards and Guidelines	transport facilities	
	or agreed by the relevant	including	
	<pre>government department(s);</pre>	footbridges/subways,	
	or	(including the connection	
		point(s)), public	
(b)	Changes in the number of	passageway, public	
	any type of parking and/or	transport terminus, car	
	loading/unloading spaces	park, loading/ unloading	
	due to revised requirements	area and lay-bys; and	
	under the Hong Kong	changes in the layout of	
	Planning Standards and	emergency vehicular	
	Guidelines and agreed by	access other than those	
	Government; or	specified under Class A	
		amendments of this	
(c)	Changes in the number of	category.	
	parking spaces for motor		
	vehicles not exceeding 5%		
	of the approved provision		
	for the purposes of demand		
	flexibility; and		
	jicaiomiy, unu		
(1)			
(a)	On top of Item (c) above,		
	an additional change in the		
	number of each type of		
	parking and		
	loading/unloading spaces		
	not exceeding 50 spaces or		
	5% of the approved		
	provision, whichever is the		
	less, for the purpose of		
	design flexibility; or		
<i>(b)</i>	(e)Changes in the layout of		
(")	internal roads, and the		
	internal layout of car park		
	and loading/unloading area-		
Ц	and rouding announing area,	1	

Class A amendments	Class B amendments	Remarks
and changes in the layout of emergency vehicular access as agreed by		
relevant government department(s); or		
(c) Changes in the number and/or locations of ingress/egress point(s);		
changes in locations of transport facilities, including footbridges/subways		
(including the connection point(s)), public passageway, public		
transport terminus, car park, loading/unloading area and laybys, as agreed		
by the relevant government department(s).		

Category 13 Location and size of non-building area, setback and building gap

Class A amendments	Class B amendments	Remarks
(a) Increase in the size of non-building area, setback and/or building gap; or (b) Changes in the location and/or size of the non-building area, setback and/or building gap as initiated by Government the relevant government department(s).	Changes in the location and/or reduction in size of the non-building area, setback and/or building gap not initiated by Government the relevant government department(s).	(a) The non-building area, setback and building gap refer to those designated for a specific purpose, including for road widening and for mitigating environmental, air ventilation, visual and/or landscape impacts-; and
		(b) Any changes in the location and/or size of the non-building area, setback and/or building gap under both Class A and Class B amendments of this Category, should not conflict with the related restrictions stipulated on the extant statutory plan.

Category 14 Tree preservation and Landscape Proposals/Master Plan

Class A amendments		Class B amendments		Remarks
(a) Preservation and/or planting	(a)	Changes in soft/hard	(a)	Provided that the
of more trees.; or	(1)	landscape design or		changes under
,		changes in		Items (b) to (d) of
(b) Changes in soft/hard		implementation		Class A and Class
landscape design or		programming; or		B amendments of
changes in implementation		F-18g, 11		this category do
programme as agreed by	(a)	(b)Changes in individual		not affect
the relevant government	(-)	trees identified for		"Important
department(s); or		preservation; or		Trees", "Old and
		,		Valuable Trees" <i>as</i>
(c) Removal of trees of	<i>(b)</i>	(c)Other than those		listed under the
undesirable species, trees	(-)	specified under item (c)		'Register of Old
with health/structural		of Class A Amendments		and Valuable
problem, dead trees, and		of this category, increase		Trees' maintained
trees with imminent danger.		in the number of trees to		by the
g.		be felled not exceeding		Development
		10% of the approved		Bureau and/or
		level; or		"Protected
		,		Species";
	(c)	(d)Decrease in the		,
	()	number of preserved trees	<i>(b)</i>	"Important
		not exceeding 10% of the	()	Trees" under Item
		approved level.		(a) of this
		11		Remarks column
				refer to those trees
				defined in Note 3,
				Appendix C of
				DEVB TC(W) No.
				7/2015;
			(c)	"Old and
			,	Valuable Trees"
				under Item (a) of
				this Remarks
				column refer to
				those trees
				included in the
				list of the
				"Register of Old
				and Valuable
				Trees" kept by the
				Leisure and
				Cultural Services
				Department;
			(d)	"Protected Species"
				under Item (a) of
				this Remarks

Class A amendments	Class B amendments	Remarks
		column refer to
		those tree species
		protected under
		relevant ordinances
		in Hong Kong; and
		(b)(e)Preservation of trees under both
		Class A and Items
		(b)(a) and (d)(c) of
		Class B amendments
		does not include transplanting.

Category 15 Provision of *indoor*-recreational facilities

Class A amendments	Class B amendments	Remarks
· / E	Changes in provision of public recreational facilities, including but not limited to changes in location, layout,	
(b) Changes in provision of public recreational facilities, including but not limited to changes in location, layout, type and floor area, as agreed by the relevant government department(s).	type and floor area.	

Category 16 Provision of ancillary *major* utility installation

Class A amendments	Class B amendments	Remarks
(a) Changes in location of the	(a) Other changes in location	Examples include
facility utility installation	of the <i>facility utility</i>	refuse collection point,
within a	installation which do not	sewage treatment
building/development and	fall within Class A	facilities, electricity
not involving any changes	amendments of this	substation, and
in site coverage as agreed	category. ; or	liquefied petroleum gas
by the relevant government		compound, utility
department(s); or	(b) Deletion of the facility, as	pipelines, etc.
(b) Deletion of the utility installation, as agreed by the relevant government department(s).	initiated by the relevant government department.	

Category 17 Phasing and implementation schedule

Class A amendments	Class B amendments	Remarks
(a) Changes in phasing and implementation schedule with no Government, institution or community (GIC) facilities or public open space involved; or	Other than those specified under Class A amendments of this category, minor changes in phasing and implementation schedule, affecting the provision of GIC facilities and public open space.	
(b) Changes in phasing and implementation schedule with GIC facilities or public open space involved, as agreed by the relevant government department(s).		

Category 18 Extension of time for commencement of development

Class A amendments	Class B amendments	Remarks
Not Applicable	The period of extension, or the aggregate of all the periods of extensions, not exceeding the original duration for commencement of development of the approved development proposal.	

Category 19 Extension of time for compliance with approval conditions

Class A amendments	Class B amendments	Remarks
	Extension of time for compliance with approval conditions.	

Explanations of the Proposed Amendments to TPB PG-No. 36B

Schedule of Class A and Class B Amendments

Proposed Amendments	Explanatory Note			
Category 1 – Site area and site boundary				
Class A amendments				
• Item (a): to add changes in site area/site boundary at the processing of land grant or general building plans, as required by relevant government department(s) as Class A amendments.				
• Item (b): to delete due to incorporation into item (a) above, and replace with a new item (b) for changes in alignment of public utility pipelines, and boundary/extent of filling/excavation of land as required by relevant government department(s).	to allow greater flexibility on relevant changes at detailed design stage.			
• <u>Item (c)</u> : to delete the maximum percentage for reduction of gross site area.	to allow any reduction in site area as always permitted.			
Remarks				
• to make corresponding amendments by deleting the references to reduction in provision of Government, Institution or Community (GIC) facilities and public open space.				
Category 2 – Total gross floor area and plot ratio				
Class A amendments				
• Item (b): to add a new item for clarity that increase in gross floor area (GFA)/Plot Ratio (PR) due to additional PR permitted by the Building Authority under Regulation 22(1) or (2) of the Building (Planning) Regulations which is permitted under the Notes of the extant statutory plan is a Class A amendment.				
• <u>Item (c)</u> : to amend the item to allow for corresponding increase in GFA/PR arising from changes in site area/site boundary from item (a) of Class A amendment				

under Category 1 and deletion of the restriction on maximum increase in GFA.	
Class B amendments	
• to allow a greater extent of increase in GFA arising from Class B amendments under Category 1 by relaxing the maximum increase of the approved total GFA (from 4,000m ² to 6,000m ²).	retaining the same maximum
Remarks	
• <u>Item (a)</u> : to make corresponding amendments in relation to the revision on the change in provision of GIC facilities under Category 9.	
• <u>Item (b)</u> : to delete in relation to corresponding revision of the Class A amendments.	
Category 3 – Number of units	
Class A & B amendments	
• to relax the threshold for increase in number of units under Class A (from 100 units to 200 units) and Class B amendments (from 200 units to 500 units) respectively.	• to allow greater flexibility while retaining the same maximum percentage change.
Class A amendments	
• <u>Items (a) and (b)</u> : to relax the restriction by deleting the requirement for compliance with the administrative planning brief.	
• <u>Item (c)</u> : to add a new item for corresponding increase in number of units (with the same approved average flat size) due to increase in site area arising from Class A amendment under Category 1.	
Remarks	
• <u>Item (b)</u> : to make corresponding amendments to clarify that the Remark is applicable to items (a) and (b) of Class A and Class B amendments.	
• Item (c): to clarify the applicability of Class A and Class B amendments where there are changes in average flat size.	

Category 4 – Building blocks

Class A amendments

- the following changes of the concerned block(s) in relation to environmental mitigation measure(s) agreed by the relevant government department(s) are to be considered as Class A amendments:
 - <u>Item (a):</u> changes in form of building(s);
 - <u>Item (b):</u> reduction in number of building blocks;
 - <u>Item (c):</u> minor changes in disposition of building block(s) and/or houses (other than New Territories Exempted House(s) (NTEH(s))/Small House(s)); and
 - <u>Item (d)</u>: minor changes in disposition of NTEH(s)/Small House(s) subject to specific conditions.
- Item (b): to allow minor change(s) in the disposition of other building blocks for reduction in number of building blocks for larger flexibility.

to obviate the need for s16A application for changes agreed by relevant government department(s).

Class B amendments

• <u>Items (a) to (c)</u>: to delete in relation to the revisions of Class A amendments.

changes in relation to environmental mitigation measure(s) not agreed by relevant department(s) require fresh s16 application.

Remarks

- <u>Item (b)</u>: to make corresponding amendments in relation to deletion of item (a) of Class B amendments.
- <u>Item (c):</u> to clarify that minor ancillary blocks (e.g. guard house and plant rooms) may be discounted from the calculation of changes in building blocks.
- to allow flexibility on change in minor ancillary blocks at detailed design stage.

Category 5 – Building height (including absolute building height, number of storeys and building height in metres above Principal Datum (mPD))

Class A & Class B amendments

- to retain the percentage increase in building height (BH) but allow relaxation in that the percentage increase is based on the above ground portion.
- increase in BH for the above ground portion (i.e. excluding basement floor(s)) is the main

• to add a new item to allow higher percentage changes in BH for lower-rise buildings not exceeding 30m in absolute BH (above ground) or 10 storeys (above ground).

concern in respect of visual and air ventilation impacts.

- change in BH in lower-rise buildings with low absolute BH would more easily exceed the percentage threshold even though the increase in absolute BH is small and unlikely to create major adverse impact. The new item provides greater design flexibility.
- to relax the restriction by deleting the requirement for compliance with the administrative planning brief.

Class A amendments

- <u>Item (a):</u> to clarify reduction in BH is in terms of both "absolute" BH and/or "number of storeys".
- <u>Item (b)</u>: to add a new item to allow flexibility on increase in number of storey provided that there is no increase in absolute BH (above ground) and not exceeding any BH restriction on the extant statutory plan.

 no 'above ground' is added for this item to cover reduction in below ground/basement floor(s).

Class B amendments

• <u>Item (c)</u>: to add a new item for no increase in absolute BH (above ground) but exceeding the BH restriction in terms of number of storeys on the extant statutory plan to be considered as a Class B amendment.

• with no increase in BH (above ground), there is minimal impact. The change involving minor relaxation of the statutory BH control could be processed through a s16A application.

Remarks

- <u>Item (a)</u>: to add a remark to clarify that "BH (above ground)" of Class A and Class B amendments means building height excluding basement floor(s).
- <u>Item (b)</u>: to add a remark to clarify that relevant Class A and B amendments are not applicable if the extant statutory plan requires planning permission for additional basement floor(s).

Category 6 – Site coverage

Class A & Class B amendments

- to double the threshold for increase in approved site coverage (SC) under both Class A (from 5% to 10%) and Class B (from 10% to 20%) amendments, provided that there are no SC restrictions on the extant statutory plan.
- to relax the restriction by deleting the requirement for compliance with the administrative planning brief.

• to allow greater flexibility in building design.

Class A amendments

- <u>Items (c)(i) and (iii):</u> to state the pre-conditions for Class A amendments in the first sentence of Item (c) for clarity and to avoid duplication.
- <u>Item (c)(ii):</u> to add a new item to allow additional SC permitted by the Building Authority under relevant regulations of the Building (Planning) Regulations.

Category 7 – Type and mix of uses

Class A & Class B amendments

- to double percentage change in GFA for non-domestic uses from one category to another under both Class A (from 5% to 10%) and Class B amendments (from 10% to 20%) and to apply the percentage on the total approved non-domestic GFA rather than approved GFA of each of the affected categories of non-domestic use(s).
- the original Class B amendment for changes in GFA distribution from domestic to non-domestic, or vice versa, not exceeding 5% of the approved domestic or non-domestic GFA is added as a new Class A amendment and doubling allowable increase for the corresponding Class B amendments (from 5% to 10%).
- to allow greater flexibility for change in mix of non-domestic use(s).

Class A amendments

- <u>Item (b):</u> clarify that changes in location of GIC uses are not covered under this category. To expand applicability from non-domestic part of the "building" to "building/development".
- are covered under Category 9.
- to newly add that the following changes are processed as Class A amendments:
- to allow greater flexibility on changes in GFA among non-domestic uses.

changes in location of GIC uses

- <u>Item (c)</u>: changes in non-domestic uses from one category to another as agreed by relevant government department(s).
- <u>Item (e):</u> changes from GIC to other categories of non-domestic uses under the Remark, or vice versa, that do not exceed 2,000m² or 10% of the approved non-domestic GFA, whichever is the less, as agreed by relevant government department(s).

Remarks

- <u>Item (a)</u>: to clarify that the changes under both Class A and Class B amendments shall not contravene the GFA/PR restrictions on the extant statutory plan, "if applicable".
- <u>Item (b):</u> to abbreviate Government, institution or community facilities as "GIC", delete "recreational facilities" and expand the commercial uses under (iv) of the same item with six more examples i.e. "retail, eating places, recreation, entertainment, sports, culture".
- <u>Item (c):</u> to add a new remark that the changes in locations of GIC facilities are covered under Category 9.

Category 8 – Internal layout and disposition of premises

Class A amendments

- to allow the changes in internal layout/disposition of premises related to environmental mitigation measure(s) agreed by the relevant government department(s) as Class A amendments.
- to obviate the need for s16A application for changes agreed by relevant government department(s).

Class B amendments

- to delete in relation to the revision of Class A amendments.
- changes in internal layout/disposition of premises related to environmental mitigation measure(s) not agreed by relevant department(s) require fresh s16 application.

Category 9 – Provision of Government, institution or community facilities

Class A amendments

- to newly add that the following items agreed by relevant government department(s) are Class A
- to allow changes in provision of GIC facilities at the detailed

amendments provided that they are not less than the minimum level of provision stipulated on the extant statutory plan:

- <u>Item (a):</u> changes in the types, location, and/or floor area(s).
- <u>Item (b)</u>: deletion/addition of GIC facilities as initiated by the relevant government department(s).

design stage to address requirements of relevant government department(s) (which will better respond to changing community needs).

Class B amendments

- <u>Item (a):</u> to delete in relation to the revision of Class A amendments.
- <u>Item (b)</u>: corresponding amendment in relation to the revision of Class A amendments.
- changes in the types, location, and/or floor areas of GIC facilities not agreed by relevant government department(s) require fresh s16 application.

Remarks

• <u>Items (a) and (b):</u> to delete in relation to the revision of Class A amendments.

Category 10 – Provision of public open space

Class A amendments

- <u>Item (b):</u> to add a new item for reduction in total area of public open space as agreed by relevant government department(s), that is not less than the minimum provision stipulated on the extant statutory plan if applicable.
- <u>Item (c)</u>: to allow changes (not exceeding 5%) in location of the public open space on different streets/levels or floors either not subject to environmental mitigation measure(s) or related to environmental mitigation measure(s) as agreed by relevant government department(s) for greater design flexibility.
- <u>Item (d):</u> to delete the limit for the changes in public open space from active to passive, or vice versa.

- to allow changes in public open space provision to address requirements of relevant government department(s).
- to allow greater flexibility on changes in public open space.

Class B amendments Items (a) to (c): to delete correspondingly in relation to reduction in public open space the revision of Class A amendments. agreed by relevant not government department(s) requires fresh s16 application. Remarks Item (a): to make amendments in relation to the revision of Class B amendments. Category 11 – Provision of private open space Class A amendments Item (b): to delete the limit for reduction in total area compliance with the Hong Kong for private open space and to relax the restriction by Planning Standards deleting the requirement for compliance with the Guidelines (HKPSG) requirement administrative planning brief. is retained. Item (c): to delete requirement for changes in private open space to be on the same level and that changes in location of private open space related to environmental mitigation measure(s) as agreed by relevant government department(s) as Class A amendments. Item (d): to delete changes in ratio of active or passive open space to allow greater flexibility. Class B amendments Item (a): to delete in relation to the revision of item (b) of Class A amendments. Remarks Item (a): to clarify that amendments to open space in private developments for public use "are covered under Category 10". Category 12 – Provision of carparking, loading/unloading, and other transport facilities Class A amendments Item (a): to allow any change in number or types of parking or loading/unloading spaces as Class A amendments provided that such changes should not be less than the requirement under the HKPSG or are agreed by the relevant government department(s).

IA (1) A. (1) A. 1.1.4		
• <u>Items (b) to (d)</u> : to delete in relation to the revision of item (a) of Class A amendments.		
• <u>Item (e)</u> : to be renumbered as (b) and to include changes in the layout of emergency vehicular access (EVA) agreed by the relevant government department(s) as Class A amendments.	Changes in EVA layout will be processed through the submission of general building plans.	
• Item (c): to amend the original item (b) of Class B amendment to include changes in the number and/or locations of transport facilities, including the connection point(s) of footbridge/subways and public passageway, and include that as a Class A amendment if the changes are agreed by the relevant government department(s).		
Class B amendments		
• <u>Items (a) and (b):</u> to make corresponding amendments in relation to the revision of Class A amendments.		
Remarks		
• to delete in relation to deletion of item (c) of Class A amendments.		
Category 13 – Location and size of non-building area, setback and building gap		
Class A & Class B amendments		
 Class A & Class B amendments to revise Government as "relevant government department(s)" for consistency. 		
• to revise Government as "relevant government		
to revise Government as "relevant government department(s)" for consistency.		
 to revise Government as "relevant government department(s)" for consistency. Class A amendments Item (a): to add a new item to allow increase in the size 		
 to revise Government as "relevant government department(s)" for consistency. Class A amendments Item (a): to add a new item to allow increase in the size of non-building area, setback and/or building gap. 		
 to revise Government as "relevant government department(s)" for consistency. Class A amendments Item (a): to add a new item to allow increase in the size of non-building area, setback and/or building gap. Class B amendments corresponding amendment to reflect the new item (a) 		
 to revise Government as "relevant government department(s)" for consistency. Class A amendments Item (a): to add a new item to allow increase in the size of non-building area, setback and/or building gap. Class B amendments corresponding amendment to reflect the new item (a) under Class A amendment. 		

Category 14 – Tree preservation and landscape proposals/master plan Class A amendments Item (b): to add a new item to allow changes in soft/hard landscaping design changes or implementation programme agreed by the relevant government department(s). to follow the Technical Circular Item (c): to add a new item to allow removal of trees of undesirable species, trees with health/structural (Works) No. 4/2020 issued by problem, dead trees, and trees with imminent danger as Development Bureau (DEVB). Class A amendments. Class B amendments Item (a): to delete in relation to the revision of Class A amendments. <u>Item (b):</u> to be renumbered as item (a). Items (c) and (d): to be renumbered as items (b) and (c) respectively and to make corresponding amendments in relation to the revision of Class A amendments. Remarks Item (a): to make corresponding amendments in relation to the revision of Class A and Class B amendments and update the name of the register of old and valuable trees maintained by DEVB. Items (b) to (d): to delete in relation to the revision to item (a) of Remarks. Item (e): to be renumbered as item (b) and make corresponding amendments in relation to the revision of Class B amendments. Category 15 – Provision of recreational facilities (previously as 'Provision of indoor recreational facilities') Class A amendments Item (a): to delete "indoor" for allowing greater flexibility for changes in provision of private recreational facilities regardless being of it indoor/outdoor. Item (b): to allow the original Class B amendment

regarding changes in provision of public recreational

facilities as Class A amendments if the changes are agreed by relevant government department(s).	
Class B amendments	
• to delete in relation to the addition of item (b) of Class A amendment.	• changes in provision of public recreational facilities not agreed by relevant government department(s) require fresh 16 application.
Category 16 – Provision of ancillary utility installation major utility installation')	(previously as 'Provision of ancillary
Class A & Class B amendments	
• to revise "facility" as "utility installation" to specify the scope of facilities covered and to tally with the term used in statutory plan.	
Class A amendments	
• Item (a): to change "building" to "building/development" to allow changes in location of utility installation within different buildings of the same development and allow such changes as Class A amendments if agreed by the relevant government department(s).	
• <u>Item (b)</u> : to allow the original Class B amendment regarding deletion of utility installation as Class A amendments if agreed by the relevant government department(s).	
Class B amendments	
• <u>Item (b):</u> to delete in relation to the addition of item (b) of Class A amendments.	
Remarks	
• to include "utility pipelines" as an example under this category.	
Category 17 – Phasing and implementation schedule	
Class A amendments	
• <u>Item (b):</u> to add a new item for changes in phasing and implementation schedule of development with GIC facilities or public open space involved as agreed by the relevant government department(s).	to allow greater flexibility for implementation for such approved proposals to address requirements of relevant government

	department(s) (which will better respond to changing community needs).	
Category 18 – Extension of time for commencement of development		
No amendment		
Category 19 – Extension of time for compliance with approval conditions		
No amendment		