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### 1. INTRODUCTION

#### A. HOW TO USE CONVERSION NOTES

The Hong Kong Land Law Notes are formatted into a step-by-step guide, which you can use as a checklist in your exams to ensure that every element of the exam question is answered. You may find the Table of Contents to be a quick and useful overview of the law to be applied. You should also answer the exam question using the ILAC method, which will ensure your answer is comprehensive.

<table>
<thead>
<tr>
<th>Issue</th>
<th>State the legal issue relevant to the problem</th>
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<tr>
<td>Law</td>
<td>Identify the relevant case law and legislation</td>
</tr>
<tr>
<td>Analysis</td>
<td>Analyse and apply the law to the legal issue. This is the most important part, so ensure your legal analysis is very thorough.</td>
</tr>
<tr>
<td>Conclusion</td>
<td>Form a conclusion based on your analysis and application of the law, giving some practical advice to the hypothetical client.</td>
</tr>
</tbody>
</table>

It is very important to spend time perfecting your analysis section, as this is the part that examiners are most interested in. Do not worry if you reach the correct conclusion (there often isn’t one clear answer) – examiners will give more weight to your legal analysis, and sometimes may even reward answers that propose an innovative answer!

#### B. ABBREVIATIONS

The Hong Kong Land Law Notes will refer frequently to the following using abbreviations.

- Deeds of Mutual Covenant (DMC)
- Conveyancing and Property Ordinance (CPO)
- Land Registration Ordinance (LRO)
- Partition Ordinance (PO)
- Limitation Ordinance (LO)
- Buildings Management Ordinance (BMO)
- Building Ordinance (Application to the NT) Ordinance (BOANTO)
- Building Ordinance (BO)
- New Territory Ordinance (NTO)

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### 2. DEFINITIONS AND FORMALITIES

#### A. FORM OF LAND TITLE IN HK

**i. LEASEHOLD TENURE**

The form of title in HK is that of leasehold tenure (*Winfat Enterprise v AG of HK*). Before July 1 1997, land in HK was granted on Crown Leases. Since the handover to China, land has been granted on Government leases. Therefore all land transactions are affected by the terms of the Government lease.

**ii. FREEHOLD TENURE**

The only lot of land on freehold tenure in HK is that of St John’s Cathedral in Central. All other land are held on leasehold tenure as discussed above.

#### B. WHAT IS LAND?

Section 2 of the CPO provides that land includes:

- land covered by water (s2(a))
any estate, right, interest or easement in or over any land (s2(b))
whole/part of undivided share in land and any estate, right, interest or easement therein (s2(bb))
things attached to land or permanently fastened to anything attached to land (s2(c))

Note that land does NOT include the outer wall of a building (Leung Kwok-Kau).

### i. Legal Estates

Section 2 of the CPO defines legal estates as:
(a) term of years absolute in land;
(b) legal interest in easement for a period equivalent to a term of years absolute;
(c) a legal charge (a mortgage expressed to be a legal charge)

### ii. Equitable Interests

Equitable interests is defined in section 2 of CPO as any estate, interest or charge which is not a legal estate or a freehold.

A purchaser obtains an equitable interest in property from the day of contract of an enforceable contract for sale of land: *Lysaght v Edwards*

### iii. Easement

Section 2 of the CPO provides that legal easement must be for a period of time equivalent to a term of years absolute.

Section 16 of the CPO further provides that assignment of land assigns all rights, interests, easements and fixtures appertaining to that land.

1) **Claims to easement**

Claim to easement is founded upon the common law prescription of modern grant (*Tang Tim-Fat*) and the presumption of modern grant arises when there is proof of user for more than 20 years (*Bryant*).

2) **Multi-storey buildings**

In a multi-storey building, DMC rights are enforceable as covenants not easements (*Merrilong*).

### iv. Fixtures

In section 2(c) of the CPO, land is defined to include things attached to land or permanently fastened to anything attached to land. These may also be described as fixtures. To determine whether something is a fixture, it is useful to consider the following elements.

1) **Objective intention**

Whether something is a fixture is a question of objective intention (*Holland v Hodgson*).

In order to determine objective intention it is necessary to use the annexation test which considers:
- The degree of annexation – degree/extent object attached; and
  - The greater the degree of annexation, the more likely the court will find the object a fixture.
- The purpose of annexation – whether to improve enjoyment of chattel or land?
  - If the object is annexed for the purpose of improving the land, the court will find the object a fixture.

2) **Presumption of fixture**

There is a presumption of fixture if the article is affixed (even slightly) as part of the land. For example metal cages and brackets attached to the external wall of a building (*Lam Fung Ying*) and a window-type air conditioner affixed for more convenient use of a flat were presumed to be fixtures (*Irene Loong*).
However the presumption is rebutted if the object can be removed without damage to the article or to the land.

- Window type air conditioner attached to a wall that could be easily removed was equivalent to a ceiling fan or wall lamp (*Kobylanski*).
- An air conditioner bolted to a frame with pipes that could be easily disconnected by cutting the pipes rebutted the presumption of fixture (*Penta Continental*).

### 3) Presumption of chattel

There is a presumption of chattel if the article rests on its own weigh, or is not physically fixed.

- A marble statue weighing one tonne resting on plinth was presumed a chattel (*Berkley*).
- A greenhouse resting on concrete blocks was presumed a chattel (*Dibbe*).

Where the object was intended to be part of the land, the presumption may be rebutted.

- The presumption was rebutted by showing that the statues resting on their own weight were part of an architectural design (*D'Eyncourt*).
- A central air condition system was shown to be part of the land (*Orient Leasing*).

### 4) Part and parcel test

Alternatively the court may infer that an object was intended to be part of the land (a fixture) by the ‘part and parcel test’. The ‘part and parcel test’ considers the annexation tests and whether the structure was ‘made to measure’ and obviously intended to be part of the land (*Elitestone*). This test is relevant for large structures on the land.

For example a greenhouse physically attached to the roof of a house which could not be removed unless the glass panes of the green house were broken was considered to be part and parcel of the land (*Goldful Way Development*).

### C. Written Agreement for the Disposition of Land

Section 3 (1) of the CPO provides that agreement/memo thereof for the disposition of land to be in writing and signed failure of which will render the agreement voidable not void (*Maddison v Alderson*). In order to be enforceable, the written agreement must answer the following requirements.

#### i. Essential Terms

For a contract for sale of land to be binding there must be an agreement on all essential terms such as property, price and date of completion (*Kwan Siu Man*).

In the case of a contract for a lease, there must be agreement on essential terms such as the premise, parties, commencement, duration, rent and other consideration (*World Food Fair*).