# GENERAL EX-GRATIA COMPENSATION ARRANGEMENTS FOR OWNERS, TENANTS AND OCCUPANTS AND REHOUSING ARRANGEMENTS FOR OCCUPANTS OF SQUATTER STRUCTURES AFFECTED BY LAND RESUMPTION AND GOVERNMENT DEVELOPMENT CLEARANCE EXERCISES

## **GUIDELINES FOR OWNERS, TENANTS AND OCCUPANTS**





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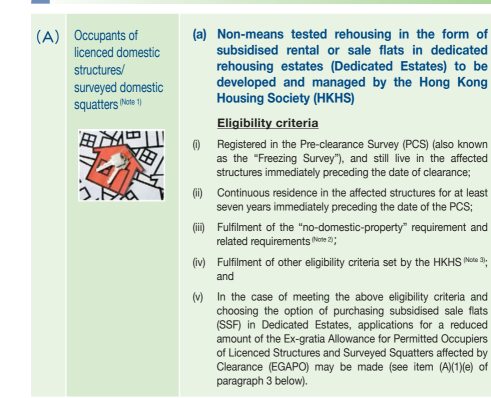
## Introduction

This pamphlet outlines the arrangements for offering various types of ex-gratia compensation and providing rehousing for occupants of structures/squatters in land resumption and clearance exercises for the Government development projects, together with the eligibility criteria.

Ex-gratia allowances and rehousing arrangements are non-statutory compensation offered to eligible persons affected by land resumption and clearance exercises for the Government development projects and are intended to provide assistance to help minimise their hardship. The Government would also offer to affected eligible landowners ex-gratia land compensation, as an alternative to statutory claims under the respective applicable ordinances.



Rehousing Arrangements for Occupants of Structures/Squatters



- Note 1 "Licenced structures" refer to the structures covered by those licences issued by the Government before 1982, or those after 1 June 1982 provided that they are derived from pre-1982 licences in respect of the structures to be cleared and without substantial changes to the conditions of the pre-1982 licences. Licenced structures are "tolerated on a temporary basis" and could be for domestic or non-domestic uses, whichever was stated in the relevant licences. "Surveyed structures" are the squatter structures for domestic or non-domestic uses surveyed during the 1982 Squatter Control Survey (SCS) under the prevailing squatter control policy. They are "tolerated on a temporary basis", provided that their location, dimensions, building materials and use are the same as the record in the 1982 SCS.
- Note 2 During the period from the date of the PCS to the date of acceptance of rehousing, the applicant and his/her family member(s) listed on the application form should not own or co-own or have an interest in any domestic property in Hong Kong; or have entered into an agreement (including provisional agreement) to purchase any domestic property in Hong Kong; or hold more than 50% of shares in a company which owns, directly or through its subsidiaries, any domestic property in Hong Kong. Moreover, the applicant and his/her family member(s) listed on the application form should not be enjoying any form of subsidised housing or related benefits, or subject to debarment as a result of previous enjoyment of subsidised housing or related benefits. "Domestic properties" include any domestic property, uncompleted domestic property, rooftop structure approved by the Buildings Authority, domestic building lots and Small House Grants in the Hong Kong Special Administrative Region.
- Note 3 The HKHS also has in place other eligibility criteria, for example, the applicant and his/her family member(s) must be permanently residing in Hong Kong. For details, please refer to its website (www.hkhs.com).

(b) Rehousing to the Hong Kong Housing Authority (HKHA)'s Public Rental Housing (PRH) subject to fulfilment of the Comprehensive Means Test

#### **Eligibility criteria**

- Registered in the PCS and still live in the licenced domestic structures/surveyed domestic squatters immediately preceding the date of clearance;
- (ii) (1) Affected persons must be covered by the 1984/85 Squatter Occupancy Survey (SOS) conducted by the Housing Department (HD) and satisfy other eligibility criteria for PRH application; or
  - (2) For affected persons with proof of a minimum of two-year continuous residence in a licenced domestic structure/surveyed domestic squatter immediately preceding the date of the PCS, subject to their fulfilment of other eligibility criteria for PRH, they will be allotted a notional PRH application number with a two-year waiting time. If the application is expected to be due for flat allocation within twelve months, advance action will be taken to handle the application;
- (iii) At least half of the family members must have lived in Hong Kong without any conditions of stay for seven years and still live in Hong Kong. Children under the age of 18 who are residing in Hong Kong with established Hong Kong birth status regardless of their length of residence in Hong Kong and their parents' residence status, or those under the age of 18 who are residing in Hong Kong regardless of their place of birth if one of their parents has lived in Hong Kong without any conditions of stay for seven years, are deemed to have satisfied the seven-year residence rule;
- (iv) Fulfilment of the "no-domestic-property" requirement and related requirements (Note 2);
- (v) Applicants and their family members listed on the application form are subject to an income and asset test under which their total family monthly income and total net assets value must not exceed the income and net asset limits laid down by the HKHA<sup>(Note 4)</sup>;

Note 4 For enquiries about the income and total net asset limits, please refer to the HKHA's "Information for Applications" booklet, or contact the Clearance Housing Unit of HD by telephone on 3153 2005 (Address: 1/F., Ying Cheong House, Hoi Ying Estate, Cheung Sha Wan, Kowloon).

(vi) Applicants whose eligibility for PRH has been established (excluding those who are ex-owners/ex-joint owners or former recipients of subsidised Home Ownership Schemes) may apply for Green Form Certificate for purchase of a flat under the subsidised Home Ownership Schemes of the HKHA or SSF of the HKHS in lieu of allocation of PRH: (vii) For those affected persons who fail to meet criteria (ii) and (iii), subject to fulfilment of criteria (i), (iv) and (v), they may apply for rehousing to the HKHA's Interim Housing (IH); and (viii) For those affected persons who meet criteria (i) to (iv) but fail to satisfy criterion (v), if a temporary need for housing arises, they will be offered IH plus 80% of the eligible EGAPO, but their stay there will be restricted to one year, during which they are required to pay licence fee at market level<sup>(Note 5)</sup>. Domestic occupants Non-means tested rehousing in the form of (B) of licenced subsidised rental flats or SSF in Dedicated Estates to be developed and managed by the HKHS non-domestic

#### Eligibility criteria

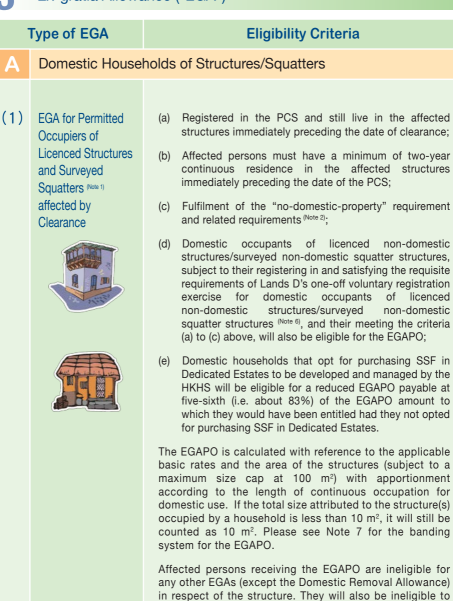
structures/surveyed

structures(Note 1)

non-domestic squatter

- The requirements as stated above in items (A)(a)(i) to (iv) are fulfilled;
- (ii) Affected persons must have applied for registration in the Lands Department (Lands D)'s one-off voluntary registration exercise for domestic occupants residing in licenced non-domestic structures/surveyed non-domestic squatter structures, and satisfy the requisite requirements of the exercise<sup>(Note 6)</sup>;
- (iii) Those who fulfill the requirements above and opt for purchasing SSF in Dedicated Estates will be eligible for a reduced amount of the EGAPO (see item (A)(1)(e) of paragraph 3 below).
- Note 5 Persons who are not eligible for rehousing may be admitted to a Transit Centre (TC) if a temporary need for housing arises. They will be provided with IH after staying in a TC long enough subject to meeting the HKHA's eligibility criteria or on compassionate grounds.
- Note 6 Please visit Lands D's website for details of the voluntary registration exercise.

# B Ex-gratia Allowance ("EGA")



benefits for the next two years.

apply for any form of subsidised housing or related

Type of EGA		Eligibility Criteria	
(2)	Domestic Removal Allowance	Domestic households of structures covered by the PCS, regardless of the length of residence and the status of structures in which they live, are eligible for this type of EGA to help them meet the basic cost of removal. Domestic Removal Allowance takes into account basic fitting-out costs, removal costs, telephone (domestic line) removal cost and rental for the period required for fitting-out. The rates are calculated with reference to the family sizes.	
В	Private Land Owners		
(3)	Ex-gratia compensation for private land in the New Territories	The New Territories is divided into four compensation zones (i.e. Zones A, B, C and D). The compensation rates for different zones are expressed in terms of varying percentages of the basic rates for agricultural and building land. (a) Owners of agricultural land Ex-gratia compensation may be offered at the applicable zonal rates in full and final settlement of all statutory claims under the respective applicable ordinances.	

Note 7	

Banding	Number of years of occupation in eligible structures immediately before PCS	Proportion of the Full EGAPO Rate
Band 1	Occupation covered by the 1984/85 SOS, or permitted occupants of licenced domestic structures	Full rate
Band 2	31 years or more, but not covered by the 1984/85 SOS	Full rate
Band 3	Between 26 and 30 years	90%
Band 4	Between 21 and 25 years	80%
Band 5	Between 16 and 20 years	70%
Band 6	Between 7 and 15 years	60%
Band 7	Between 2 and 6 years	50%



## Type of EGA





## **Eligibility Criteria**

#### (b) Owners of building land

- Ex-gratia compensation offers may be made based on professional valuation plus an ex-gratia compensation at the applicable zonal rate.
- (ii) If owners of building land are indigenous villagers in the New Territories or non-indigenous villagers who have owned the land since World War II (prior to 25 December 1941) or by succession, they may be provided with alternative sites or resite houses and/or applicable EGA when their building land is resumed, in full and final settlement of all statutory claims under the respective applicable ordinances. The ex-gratia compensation stated above in (b)(i) is not payable to eligible owners of building land who have selected this option.

(4) Ex-gratia compensation for old scheduled lots resumed in New Kowloon and on Hong Kong Island

С

(5)



Owners of old scheduled agricultural land in New Kowloon and on Hong Kong Island affected by resumption are eligible for ex-gratia compensation at the same rate as agricultural land in New Town Development Areas in the New Territories. Ex-gratia compensation for old scheduled building land in New Kowloon and on Hong Kong Island is based on a compensation rate representing the value of building land in the vicinity of the resumed land, in full and final settlement of all statutory claims under the respective applicable ordinances.

### Owners and Legal Occupants of Domestic Properties

EGA for legal occupiers of domestic properties



This EGA is payable to legal occupants of domestic properties resumed by the Government. It takes into account rental for the period required for fitting-out, removal costs, basic fitting-out costs as well as fees payable to agents for finding alternative premises, legal fees and stamp duty. The rates of allowance vary according to the location of the resumed properties, whereas the EGA payable is assessed based on the floor areas of the resumed properties. The EGA, if accepted by the legal occupants, will be deemed to be in lieu of their right to claim disturbance compensation.

	Type of EGA	Eligibility Criteria	
(6)	Home Purchase Allowance/ Supplementary Allowance	Home Purchase Allowance is payable to owner-occupiers of domestic properties affected by resumption to enable them to purchase a replacement flat of approximately seven years old and of similar size in the locality of the resumed flat. Owners of tenanted/vacant flat or tenanted area may be entitled to Supplementary Allowance which is a supplement to the open market value of the resumed flat.	
D	Owners and Lega	Occupants of Commercial and Industrial Properties	
(7)	EGA for owners/ legal occupiers of commercial properties	<ul> <li>Owners of legal commercial properties resumed by the Government will be offered the open market value of their properties and the following groups of owners/occupants are eligible for this EGA.</li> <li>(a) Owner-occupiers will be offered an EGA equivalent to four times the amount of rateable value of the resumed properties. This EGA, if accepted by the owner-occupiers, will be deemed to be in lieu of their right to claim disturbance compensation;</li> <li>(b) Owners of tenanted or vacant commercial properties will be offered an EGA of the amount of the rateable value of the resumed properties; and</li> <li>(c) Tenants will be offered an EGA equivalent to three times the amount of rateable value of the resumed properties. This EGA, if accepted by the tenants, will be deemed to be in lieu of their amount of the rateable value of the resumed properties. This EGA, if accepted by the tenants, will be deemed to be in lieu of their right to claim disturbance compensation.</li> </ul>	
(8)	EGA for legal occupiers of industrial properties	This EGA is payable to legal occupants of industrial properties resumed by the Government. It takes into account rental for the period required for fitting-out, removal costs, basic fitting-out costs as well as fees payable to agents for finding alternative premises, legal fees and stamp duty. The EGA payable will be assessed in accordance with the floor areas of the resumed properties. The EGA, if accepted by the legal occupants, will be deemed to be in lieu of their right to claim disturbance compensation.	
8			

## Type of EGA

## **Eligibility Criteria**

### Structures/Squatters and Open-air/Outdoor Business Undertakings

(9) EGA for Shops, Workshops, Godowns, Slipways, Schools, Churches and Ornamental Fish Breeding Undertakings



Business undertakings operating their activities in a licenced structure/surveyed squatter for non-domestic uses covered by the 1982 SCS/Licences at the time of the PCS are eligible for this EGA, provided that no submission of claims for other types of compensation and rehousing is made concurrently by households of the same structure.

The amount of the EGA varies according to the type of activity and the area of structures involved. For the purpose of calculation, the area of structures is based on the area recorded in the 1982 SCS/Licences or that recorded in the PCS, whichever is the smaller.

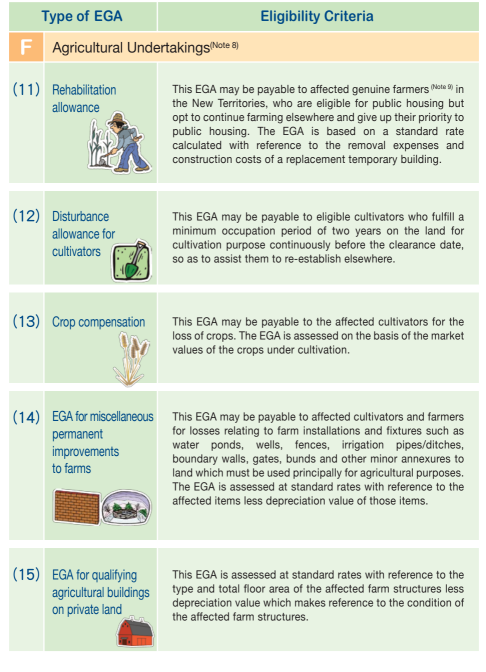
(10) EGA for open-air/ outdoor business undertakings



The following types of business operations are eligible for this kind of EGA:

- (a) Outdoor/open-air business operations on private agricultural land operating for at least seven years immediately preceding the PCS and not in breach of the lease;
- (b) Business operations on private agricultural land permitted by short-term land instruments issued by the Lands D (e.g. Short Term Waiver, Modification of Tenancy Permit and Letter of Approval) for at least seven years immediately preceding the PCS and not in breach of the conditions of the short-term land instruments; or
- (c) Business operations on government land under a short-term tenancy (STT) (excluding sites let under the Abbreviated Tender System)/a government land licence (GLL) first granted at least seven years immediately preceding the PCS and not in breach of the STT/GLL conditions;

provided that no submission of claims for other types of EGA is made concurrently in respect of the business operations on the same site/in the same structure.



Note 8 The Agriculture, Fisheries and Conservation Department (AFCD) will assist in assessing the relevant EGAs. Note 9 The AFCD will assess whether the person concerned is a genuine farmer.

Type of EGA		Eligibility Criteria
(16)	EGA for pig and poultry farmers	This EGA may be payable to affected pig and poultry farmers whose farm structures are registered in the 1982 SCS for the purposes concerned or to farmers whose farm structures are not covered by the 1982 SCS but are legitimately operating on private agricultural land (i.e. with all necessary government permissions).
G	EGAs for Fishery	Undertakings <sup>(Note 8)</sup>
(17)	EGA for pond fish farmers rearing edible fish and fish fry	This EGA is assessed at standard rates (which include the notional loss of income and related costs arising from resumption and development clearance).
(18)	EGA for red worm pond operators	This EGA is assessed at standard rates (which include the notional loss of income and related costs arising from resumption and development clearance).
(19)	EGA for oyster farmers in Deep Bay	This EGA is assessed at standard rates (which include the notional loss of income and related costs arising from development clearance).
(20)	EGA for mariculturists affected by public marine works projects in Hong Kong waters	Mariculturists affected by public marine works may be eligible for this EGA subject to the fulfillment of certain prescribed proximity or water quality criteria. The EGA payable is assessed at standard rates (which include the notional loss of income and related costs). (Remark: advised by the Interdepartmental Working Group and assisted by the AFCD in assessment)

Type of EGA		Eligibility Criteria
(21)	EGA for fishermen affected by public marine works projects in Hong Kong waters	Affected fishermen may suffer a reduction of income as a result of loss of fishing grounds and may incur extra expenses in relocating their activities to fishing grounds elsewhere. Therefore, they may be granted an EGA subject to their fulfillment of certain eligibility criteria. The total EGA amount payable to all eligible fishermen is assessed according to notional values of fish catch in the affected area. (Remark: advised by the Interdepartmental Working Group and assisted by the AFCD in assessment)
Η	Other EGAs	
(22)	EGA for Clearance of graves, urns ("Kam Taps") and shrines	This EGA may be payable for graves/urns ("Kam Taps") belonging to indigenous inhabitants of the New Territories and local fishermen as well as other qualifying graves/urns ("Kam Taps"). This EGA may also be payable for the clearance of shrines built and worshipped by the villagers of a pre-1898 village as a whole. The EGA payable is assessed at standard rates with reference to the type, size and building material of the affected graves and shrines.
(23)	EGA for "Tun Fu" ceremonial fees	This EGA may be payable to pre-1898 indigenous villages in the New Territories affected by projects listed in the Public Works Programme to facilitate the villagers' performance of "Tun Fu" ceremonies. The EGA payable is assessed based on the approved itemised costs of the ceremonies to be performed.

# 4 Revision of Rates

The individual rates of the various types of EGAs are subject to review and revision by the Government from time to time under the approved mechanism, where appropriate.



Persons who are affected by land resumption and clearance exercises for the Government development projects and consider themselves eligible for rehousing arrangements or any types of EGA may approach the following offices for enquiries and information:

## Acquisition Section/Clearance Office (Headquarters), Lands Department

2231 3628

New Development Area Section,	3516 8233	(Fanling North and Kwu Tung North New Development Areas)
Lands Department	3543 0189	(Hung Shui Kiu / Ha Tsuen New Development Area)
	3615 1446	(Yuen Long South Development Area)

## **Clearance Office**

Clearance (1) Office	(Administrating District)	
Hong Kong Sub-office	Hong Kong and Islands	2577 2525
Kowloon Sub-office	Kowloon and Sai Kung	2715 1057
Tsuen Wan Sub-office	Tsuen Wan, Kwai Tsing and Sha Tin	2425 3821
Clearance (2) Office	(Administrating District)	
Tai Po Sub-office	Tai Po, North and Yuen Long	2664 5141
Tuen Mun Sub-office	Tuen Mun	2462 3221
Clearance Team (New D	3529 2415	

# **District Lands Office**

Hong Kong East	2835 1684	Sai Kung	2791 7019
Hong Kong West and South	2835 1711	Sha Tin	2158 4700
Kowloon East	3842 7450	Tai Po	2654 1263
Kowloon West	3842 7450	Tsuen Wan and Kwai Tsing	2402 1164
Islands	2852 4265	Tuen Mun	2451 1176
North	2675 1809	Yuen Long	2443 3573

It should be noted that only eligible persons who have been genuinely affected would be offered rehousing arrangements or applicable EGAs upon their submission of satisfactory proof of eligibility. Making false claims may be liable to prosecution.



This pamphlet and flexible measures for consideration under the implementation arrangement have been uploaded onto the website of the Lands Department:

www.landsd.gov.hk/en/rehouse/rehousing.htm



