Second School Allocation Exercise ("SAE") 2016 Application for Allocation of Estate Kindergarten ("KG") Premises

Note:

1. Please read the guidance notes before completing this form.

Part I. Information of Applicant Body

2. For each school applying for relocation, please use one application form only. Other than cases involving relocation of the existing schools, each applicant body can submit one application only.

Registered Name of the Applicant Body:	
(English)	

(English)			
(Chinese)			
Correspon	ndence Address:		
(English)			
(Chinese)			
Name of C	Contact Person:		
(English)	(*Mr / Mrs / Ms / Miss)		
(Chinese)		(*先生	上/太太/女士/小姐)
Position:	(English)	Telephone No:	
	(Chinese)	Fax No:	
Email Add			
* Please del	lete as appropriate		
	Requirement ¹ pplicant body registered under the Companies Ordinance	(Cap. 622)?	
# □ Ye	es o (Please specify under which Ordinance the applicant b	ody is incorporated i	n Hong Kong:
)
2. Is the a	pplicant body exempt from tax under Section 88 of the In	land Revenue Ordina	nce (Cap. 112)?
[#] □ Yes	□ No.		
# Please put	a "✓" in the appropriate box.		

Please note the eligibility requirements of the applicant bodies as set out in Item 1 of the Guidance Notes.

Part II. Location Preference

	Please indi	cate the preference for t	he locations below -	
]	Item No.	Location		<u>Priority</u> ²
	New Es	tate KG premises		
	KG1	G/F adjacent to Shou C Tin (5 classrooms)	Chuen House, Shui Chuen O Estate, Sha	
	KG2	G/F, between Him Tat I Estate, Kwun Tong (6 c	House and Ching Tat House, On Tat classrooms)	
	KG3	G/F, Ying Yuet House, classrooms)	Ying Tung Estate, Tung Chung (6	
	KG4	G/F, Block 2, Yan Tin	Estate, Tuen Mun (8 classrooms)	
	Existing	g Estate KG premises		
	KG5	G/F, Units 10-16, Kwa Chung (6 classrooms)	i Tak House, Kwai Fong Estate, Kwai	
	KG6	Shop No. KG01, Block classrooms)	k A, King Tsui Court, Shau Kei Wan (9	
	What is th # □ K	e existing operation mod G only a " in the appropriate bo	□ KG-cum-CCC	
2.	Informatio	n of the school to be rele	ocated -	
	(English)	chool to be relocated:		
	(Chinese)			
	Full Addre	ess of the kindergarten:	(English)	
			(Chinese)	
	D 2	1		
	Reasons fo	or relocation:		

² Please indicate the location preference with "1" being the "most wanted." A maximum of six and a minimum of one choice could be made. All applications are subject to scrutiny by the School Allocation Committee, and priorities indicated by the applicant bodies will be taken into account. Application without filling in the priority box or not indicating any explicit preference may <u>not</u> be processed further. The Government is not obliged to allocate any premises to any party or follow the priorities indicated by the applicant bodies.

³ For schools housed in estate KG premises, if allocated premises for relocation, the concerned operators are required to return the original estate KG premises in which the school is originally housed, to the Government within a reasonable period of time from the date of operation of the school at the new premises.

Enclosed

Pa	Part IV. Checklist on Documents Required:				
1.	Duly completed and signed original copy of the application form				
2.	If the applicant body is incorporated under the Companies Ordinance, please provide its incorporation document and Articles of Association and complete and return Annex of this Application Form.				
3.	If the applicant body is incorporated under its own Ordinance, please provide the content of the relevant Ordinance, and its Constitution, if any.				
4.	Applicant body's certificate of exemption from tax.				
5.	19 copies each of (i) the proposed school plan (NOT MORE THAN 10 pages* including all annexes), (ii) the executive summary (NOT more than two pages*) and (iii) list of operating KGs and schools run by the applicant body (if any) with names, addresses and types; together with two CD-ROMs containing information on (i), (ii) and (iii); and				
6.	Information showing that parents and teachers have been consulted on the proposed relocation of the kindergarten and their views about the relocation (only applicable to application for relocation).				

Part V. Obligations of the Successful Applicant Body

* Content in pages exceeding the page limits would not be considered.

If the applicant body is allocated a kindergarten premises, it will be committed to:

- (a) implementing education initiatives applicable to KGs, including applying to participate in the Free Quality Kindergarten Education Scheme (the Scheme), and accepting the terms and conditions of the Scheme if the application is approved by the Government. For details of the Scheme, please refer to EDB Circular No. 7/2016 "Free Quality Kindergarten Education" issued on 20 July 2016 (http://applications.edb.gov.hk/circular/upload/EDBC/EDBC16007E.pdf);
- (b) maintaining an operation standard to the satisfaction of the Secretary for Education;
- (c) bearing the full cost of operation of a new KG;
- (d) revising and updating the Articles of Association of the applicant body, if necessary, to ensure that its Articles of Association contain all the standard text required for allocation of the premises, or the Permanent Secretary for Education is satisfied, having regard to its Constitution, that it is fit to be considered for allocation of a school premises; and
- (e) maintaining the registration and tax exemption status under Section 88 of Inland Revenue Ordinance which meets the eligibility requirement for allocation as stipulated under point 1 of the Guidance Notes.

Part VI. Declaration on the part of EDB

Non-binding Nature of Application

The invitation for application and submission of detailed school proposal is non-binding by nature. It does not constitute any kind of offer or the basis of any kind of offer to any party for school allocation, nor does it create any legal obligations on the Government. It does not prejudice any future scrutiny by the School Allocation Committee/ Government, nor commit them to any course of action including whether or not to approve any allocation at all, irrespective of the number of applications received. Nothing in this invitation shall oblige the Government to allocate the premises to any party at any time.

Setting up New KGs/ Relocation of Existing KGs

Nomination of applicant bodies through this SAE is for the purpose of setting up new KGs/ relocation of existing KGs and the nomination bears no impact on the result of any possible subsequent application to the Joint Office for Kindergartens and Child Care Centres ("JOKC") of the Education Bureau through established procedures for the setting up/ operation of child care centres ("CCC") at the premises concerned. In other words, allocation of the premises to the successful applicant bodies under this SAE should not be taken as the Government's approval for operation of KG-cum-CCCs at the new premises simultaneously even though the applicant bodies may have already indicated such intention in their school proposals. The application to JOKC for setting up CCCs at the KG premises, if any, is independent from this SAE. Successful applicant bodies under this SAE are required to take up the premises for operation of KGs if their subsequent application for setting up/ operation of CCCs with JOKC is unsuccessful.

Part VII. Disclosure of information

We understand that all the information we provide to the Government in connection with our application under this SAE will be used for processing this SAE only. The information may be disclosed to any other Government bureaux/ departments/ officers or any other third party responsible for this allocation exercise as the Government shall consider appropriate.

Chop of the	
Applicant Body	
Бойу	

Name of Responsible Person of the Applicant Body:		
(English)	:	
(Chinese)	:	
Position	:	
Organisation	:	
Signature	:	
Date	:	

Annex

Standard Text required for Allocation of a School Site/ Premises

(only applicable if the applicant body is incorporated under the Companies Ordinance)

To be eligible for allocation of a school premises, the Articles of Association (A&A) submitted by the Applicant Body should contain <u>all</u> the text stipulated below. Please indicate in the boxes on the right-hand column the relevant clause/ article numbers of the Applicant Body's A&A that correspond to the standard clauses and articles required.

If any of the standard text has not been included in the Applicant Body's A&A, please put down "not included" in the boxes. If the application is successful, the Applicant Body will be required to revise its A&A accordingly and seek approval from the Registrar of Companies for the revision to be made.

01.		Standard Articles Articles of Associations	Article No.
<u>Object</u>		г	
1.		objects for which the Association is established ("Objects") are lically expressed below:	
	-	express objects shortly)	
	(1)	To establish and maintain a non-profit-making school or schools.	
	(2)	<u>To</u>	
	(3)	To	1
	(n)	To do all such other lawful things as are incidental or conducive to	
		the attainment of the above Objects.	
	Provid	led that:	
	i.	In case the Association shall take or hold any property which may	
		be subject to any trusts, the Association shall only deal with or	·
		invest the same in such manner as allowed by law, having regard to	
		such trusts.	
	ii.	The Objects of the Association shall not extend to the regulation of	
	11.		
		relations between workers and employers or organizations of	
		workers and organizations of employers.	
Power	rs of the	e Association	
2.			
۷.		Association has power to do anything which is calculated to further	
		bjects but not otherwise, or is conducive or incidental to doing so. In	
	-	cular, the Association has powers:	
	(1)	;	
	(2)	; and	
	(3)		

Ame	ndment	to articles of association	
3.	of as amen Regis	ition, alteration, or amendment shall be made to or in these articles ociation of the Association, unless such addition, alteration or ment has previously been submitted to and approved by the ar of Companies in writing or is made under a direction given under 104(2)(b) or 105 of the Companies Ordinance.	
Appl	ication	f income and property	
4	(1)	The income and property of the Association shall be applied solely towards the promotion of the Objects as set out in these articles.	
	(2)	Subject to sub-article (3) below, none of the income or property of the Association may be paid or transferred directly or indirectly, by way of dividend, bonus, or otherwise howsoever, to any members of the Association.	
	(3)	The requirement under sub-article (2) above does not prevent the ayment by the Association:	
		a) of reasonable and proper remuneration to a member of the Association for any goods or services supplied by him or her to the Association;	
		of reimbursement to a member of the Association for out-of-pocket expenses properly incurred by him or her for the Association;	
		of interest on money lent by a member of the Association to the Association at a reasonable and proper rate which must not exceed 2% per annum above the prime rate prescribed for the time being by the Hongkong and Shanghai Banking Corporation Limited for Hong Kong dollar loans;	
		of rent to a member of the Association for premises let by him or her to the Association: Provided that the amount of the rent and the other terms of the lease must be reasonable and proper; and such member must withdraw from any meeting at which a proposal or the rent or other terms of the lease are under discussion; and	
		e) of remuneration or other benefit in money or money's worth to a body corporate in which a member of the Association is interested solely by virtue of being a member of that body corporate by holding not more than one-hundredth part of its capital or controlling not more than a one-hundredth part of its votes.	

Liabil	ity of n	<u>nembers</u>	
5.	The li	ability of the members is limited.	
6.	Assoc or with will	person who is a member of the Association undertakes that if the ciation is wound up while the person is a member of the Association, hin one year after the person ceases to be such a member, the person contribute an amount required of the person, not ding to the Association's assets -	
	(a)	for payment of the Association's debts and liabilities contracted before the person ceases to be such a member;	
	(b)	for the payment of the costs, charges and expenses of winding up the Association; and	
	(c)	for the adjustment, among the contributories, of their rights.	
Net as	sets on	n winding up and dissolution	
$\frac{7}{7}$.		on the winding up or dissolution of the Association there remains,	
	whatse distrib transfe to the incom great above resolu dissolu Hong matter the ne Judge	the satisfaction of all its debts and liabilities, any property oever ("the net assets"), the net assets shall not be paid to or outed among the members of the Association but shall be given or erred to some other institution or institutions, having objects similar to Objects, and which shall prohibit the distribution of its or their ne and property amongst its or their members to an extent at least as as is imposed on the Association under or by virtue of Article 4 and this article, such institution or institutions to be determined by a action of the members of the Association at or before the time of ution and in default thereof by a Judge of the High Court of the Kong Special Administrative Region having jurisdiction in the r. If and so far as effect cannot be given to the aforesaid provisions, et assets shall be applied for charitable purposes as directed by a of the High Court of the Hong Kong Special Administrative Region g jurisdiction in the matter.	
Manag	gement (i)	t Committee/ Incorporated Management Committee The Directors shall, in accordance with the provisions of the	
O	(1)	Education Ordinance, set up for each school established or carried on by the Association a management committee or an incorporated management committee established under the Education Ordinance. Subject to the provisions of the Education Ordinance, the members of the management committee or the incorporated management committee may be appointed or elected either for a fixed term or without limitation as to the period for which each of them is to hold office, and the nominees shall make application to the Permanent Secretary for Education for registration as managers under the provisions of the Education Ordinance.	
	(ii)	Subject to the provisions of the Education Ordinance, the Directors	

may remove or dismiss a member of a management committee from office and a member of an incorporated management committee may be removed or dismissed in accordance with the Education Ordinance. Any member so removed or dismissed and any member whose term of office has expired and has not been renewed or extended shall forthwith tender his resignation in writing to the Permanent Secretary for Education as a registered manager under the Education Ordinance. The Directors or the management committee or the incorporated management committee shall nominate in accordance with the provisions of the Education Ordinance another member to replace a member of a management committee or an incorporated management committee who has been removed or dismissed or whose term of office has expired and such nominee shall make application to the Permanent Secretary for Education for registration as a manager under the provisions of the Education Ordinance. A member of a management committee may be but need not

- (iv) A member of a management committee may be but need not necessarily be a Director. The composition of an incorporated management committee shall comply with the provisions of the Education Ordinance.
- 9. It shall be the special responsibility of a management committee or an incorporated management committee to manage the school in accordance with the Education Ordinance, and in all respects to the satisfaction of the Permanent Secretary for Education.

(iii)