

The Governor (Vesting of Lands) Act (2005 Revision)

REPORT & RECOMMENDATION OF THE MINISTER RESPONSIBLE FOR LANDS

This is my Report recommending the vesting of Crown land at Registration Section West Bay Beach South, Block 13B Parcel 103H6 to **Brian Francis Wight and Ronna-Lynn Wight** in accordance with Section 10 (1) (b) of the above Act. It is accompanied by the documents required pursuant to Section 10 (2) of the said Act which contain the details of the proposed vesting.

Honourable Juliana O'Connor-Zonnolly, JP, MP

Premier and Minister

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REPORT OF THE ACTING CHIEF OFFICER, MINISTRY OF DISTRICT ADMINISTRATION & LANDS

VESTING OF CROWN LAND BLOCK 13B PARCEL 103H6 TO BRIAN FRANCIS WIGHT AND RONNA-LYNN WIGHT

Block 13B Parcel 103H6 comprises a residential 2-bedroom 2-bathroom condominium with a floor area of 1,238 square feet in the strata development known as Grapetree, located on Snooze Lane, off West Bay Road in George Town, Grand Cayman. The Grapetree condominiums were constructed in approximately 1980. Block 13B Parcel 103 is the mother Parcel, registered to the Proprietors of Strata Plan No. 35, and zoned Hotel / Residential.

A map showing the location of Block 13B Parcel 103H6 is attached to this report.

Condominium #6 ("the property") had been registered to a company called Diversified Manufacturing Systems since 2003. This company was struck-off the Register of Companies by the Registrar of Companies on 31st December 2009, on the statutory grounds that the Registrar "had reasonable cause to believe that the Company was not carrying on business or in operation" (Section 156 in Part IV of the Companies Act 2023 Revision).

Section 162 of this Act states; 'Any property vested in or belonging to any Company struck-off the register under this Law shall thereupon vest in the Minister charged with responsibility for Finance and shall be subject to disposition by the Cabinet, or to retention for the benefit of the Islands.' Under this section of the Act ownership of the property became formally vested in the Crown on 29th April 2021, as the Company had been struck-off for in excess of ten years and became, therefore, legally unable to be reinstated.

The condominium was vacant when vested in the Crown, and has remained so since. It has not been renovated since construction and is in in a fair, basic condition given its age, albeit with dated fixtures.

In 2022 the Cabinet decided that the property was surplus to requirements and should be sold.

Three valuations of the land to be transferred are required under the Governor (Vesting of Lands) Act (2005 Revision); one from Government's Chief Valuation Officer (CVO) and two from independent property valuation companies.

The table below outlines three opinions of market value:

Lands & Survey Dept	DDL	Quayside
CI\$ 718,000 (2024)	CI\$ 725,000 (2022)	CI\$805,000 (2022)

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Accordingly, in 2022 the CVO conducted a public tender exercise inviting sealed offers by a deadline of 31st July 2022. However, the highest bid received was below the Chief Valuation Officer's opinion of market value, and Cabinet decided not to accept any of the offers received. On the CVO's recommendation Cabinet decided that the property be re-marketed by a professional real estate agent.

In 2023 the CVO undertook a competitive procurement exercise of realtors registered to the Cayman Islands Real Estate Brokers Association (CIREBA). Whilst members of CIREBA are bound by set commission rates, scoring of bids was on previous experience in selling residences at Grapetree & other similar value beach condominiums, and the quality of a bespoke marketing plan. The highest point scorer was realtor Ms Amber Yates of Century 21.

Ms Yates was appointed, and widely marketed the property from 1st December 2023, listing the price at US\$ 990,000 (CIREBA reference MLS 416906). There was considerable interest, albeit no-one offered the asking price, and in February 2024 she requested best bids by 29th February 2024. On that deadline the best bid of US\$915,000 (nine hundred and fifteen thousand United States dollars) was submitted by Brian Francis Wight & Ronna-Lynn Wight. Using a USD/KYD foreign exchange conversion rate of 0.83 this equates to CI\$ 759,450. The offer made is a 100% cash bid. The Chief Valuation Officer then updated her valuation, her opinion now being CI\$719,000.

After careful analysis and consideration of the report provided, Cabinet resolved (reference CP 276/24 on 28th May 2024) to advise Her Excellency the Governor to approve the sale of Crown land Block 13B Parcel 103H6 to Brian Francis Wight and Ronna-Lynn Wight for a consideration of US\$ 915,000. The Cabinet did not waive the Stamp Duty due on the transfer. Realtor sales commission at the standard CIREBA rate of 6% applicable to this sale value will be deducted from the sales proceeds.

Accompanying this report are all the documents specified in Section 10 (2) of The Governor (Vesting of Lands) Act (2005 Revision), including the valuation reports. The Honourable Minister responsible for Lands is tabling this report in Parliament in compliance with section 10 of this Act.

One further point of interest, is that a second two-bed Grapetree condominium (unit #H14) was also vested in the Crown at the same time as unit #H6, also via defunct company Diversified Manufacturing Systems' ownership. This property is also surplus to requirements and currently remains For Sale on the market via the same Century 21 realtor, with no acceptable offers yet received. When an acceptable offer does materialize, a further report will be tabled in Parliament in compliance with the Act.

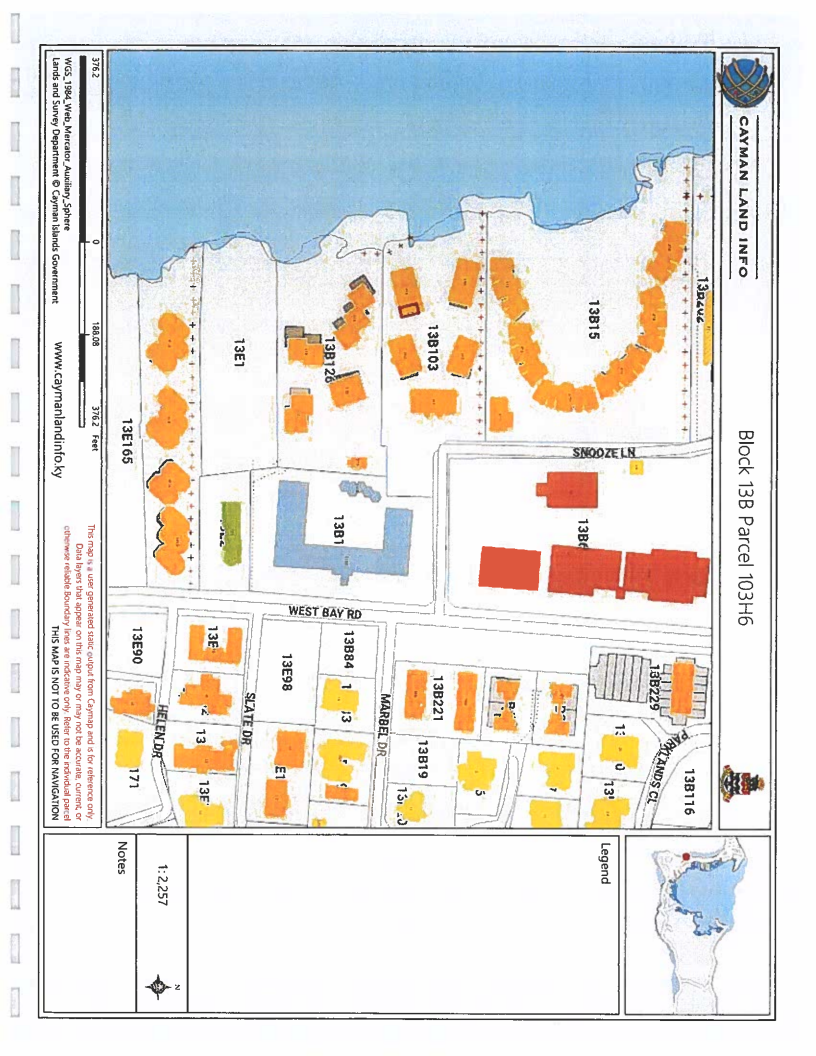
Wilbur Welcome

Chief Officer (Acting)

Ministry of District Administration & Lands

Date 12 June 2024

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RESOLUTION

SECTION 10 (2) (e) GOVERNOR (VESTING OF LANDS) ACT, (2005 REVISION)

PROPOSED DISPOSITION OF CROWN LAND BLOCK 13B PARCEL 103H6

Whereas:

- The Cayman Islands Government proposes to sell the Crown's freehold interest in Block 13B Parcel 103H6 to Brian Francis Wight and Ronna-Lynn Wight.
- 2) The Parcel comprises a 1,238 sq ft two-bed condominium at the Grapetree strata complex on Snooze Lane, George Town.
- 3) After careful analysis and consideration Cabinet has advised Her Excellency the Governor that it is in the best interest of the Cayman Islands to sell the freehold interest in Block 13B Parcel 103H6 to Brian Francis Wight and Ronna-Lynn Wight for a consideration of US\$ 915,000 (nine hundred and fifteen thousand United States dollars).
- 4) Purchaser to pay Stamp Duty.
- 5) The Cayman Islands Government to pay realtor commission.

IT IS FURTHER RESOLVED that full details of the property and of the disposition terms proposed shall forthwith be published in the Cayman Islands Gazette and a local newspaper and that copies of this entire resolution and of the said advertisements in the Gazette and in the newspaper, together with all other items required for the purpose of the said Section 10, shall be laid on the table of the Legislative Assembly by the Minister responsible for Land.

PASSED in Cabinet this 28th day of May, 2024.

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Kim Bullings, Cert. Hon. CLERK OF THE CABINET

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Government Administration Building Box 120 Grand Cayman KY1-9000 Telephone: (345) 244-3420

IN ANY REPLY, PLEASE QUOTE REF NO: CSR/1/24

13th June 2024

CHIEF SURVEYOR'S REPORT

STATEMENT OF FACTS

WEST BAY BEACH SOUTH - BLOCK 13B Parcel 103H6 (SHOWN HIGHLIGHTED IN YELLOW ON ACCOMPANYING DIGITAL RM EXTRACT)

In accordance with Section 10.2 (b) of the Governor (Vesting of Lands) (Amendments) (Dispositions) Law I can confirm that all boundaries of the subject parcel have been surveyed.

The Building (Block 1) location which houses 13B 103H6 is depicted in the following Strata Plan:

Strata Plan (SP0035) registered in October 1980

No raw land strata is registered for this parcel, therefore, boundary turning points for the building footprints were not established. The parent parcel 13B 103 is defined by boundary turning points that have been marked with:

- IPCs (Iron Pin in Concrete);
- Concrete Monuments;
- Theoretical Points:

as indicated in the attached survey.

These boundary markers have not been validated recently on the ground but could be replaced if necessary.

Total

Darren Keliy Chief Surveyor

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Parcel Register

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Registry Map Extract 2023 Aerial Image with RM parcel overlay Strata Plan SP0035

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Sheet 1 of 1

CAYMAN ISLANDS LAND REGISTER

Edition 7

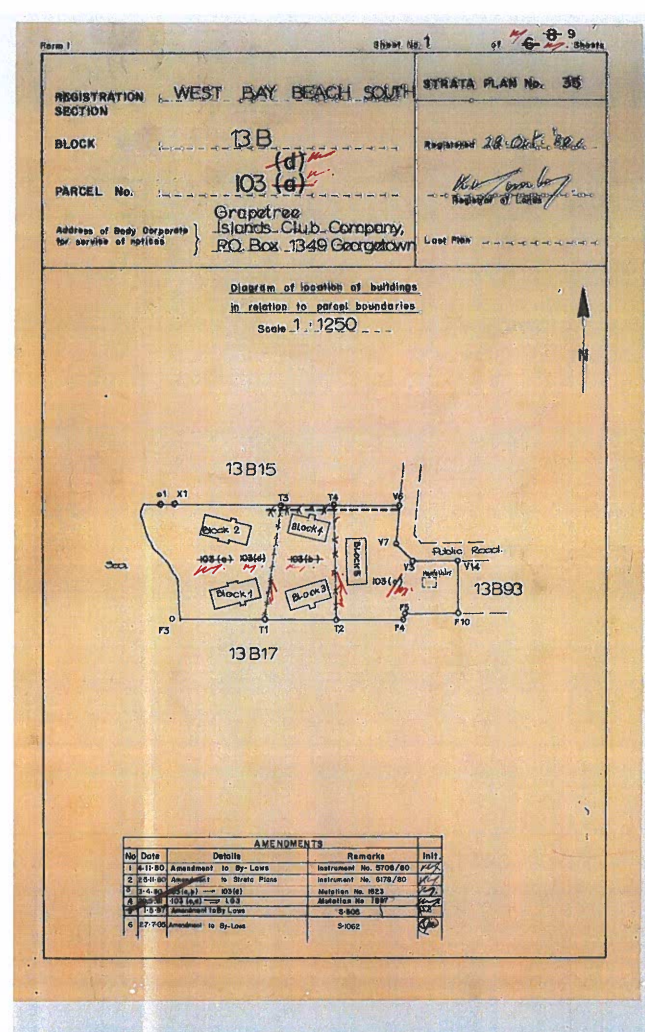
B - PROPRIETORSHIP SECTION

Signature of Registrar							
Name and Address of Proprietor(s)							
Instrument No.							
Date							
Entry No.			,		,		

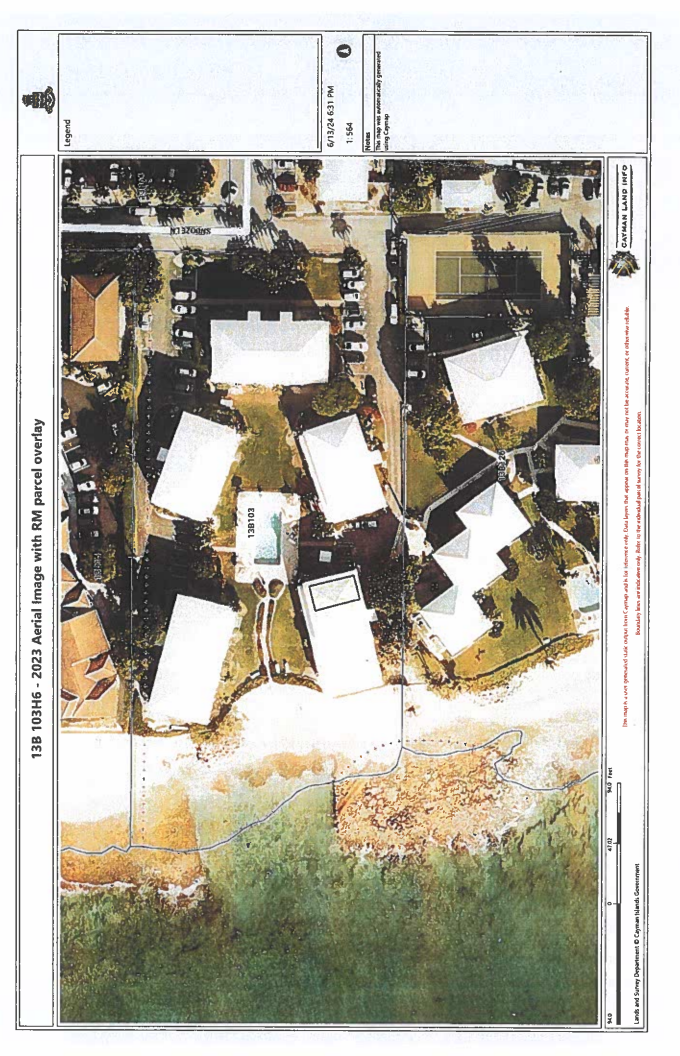
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REGISTRY MAPEXTRACT **SECTION: WEST BAY BEACH SOUTH** Block/Parcel(s): : '13B 103, 103, ' Last Mutation Date: 22/9/2023 Registry Map Extracts must be printed to fit a paper size of 8.5" x 11" in order to retain a scale of 1:1,250 Lands and Survey Department © Ceyman Islands Government. All Rights Reserved. Reproduction in whole or in part by any means is prohibited without prior written permission from the Lands & Survey Department. Lands & Survey Deptartment, PO. Box 120, Grand Cayman KY1-9000, Cayman Islands. Tel. 1 (345) 244-3420 || Web. www.caymanlandinfo.ky SNOOZE LN SNOOZE LN 103 195 126 2 06/13/2024 18:20:10 PM

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We are currently accepting applications for:

B2B Product Director

Salary range: US\$150,000.00 - \$180,000.00 per annum.

The B2B Product Director will be responsible for the product strategic direction and the performance of product sales ensuring product readiness objectives for the four ATN international markets. The B2B Product Director will play a pivotal role in the tuture of our company, will be responsible for the vision and development of our suite of managed service products, bringing these products to life across our footprint whilst managing to optimize the commercial performance of existing and new products. The B2B Product Director will be managing a team of product managers across multiple technology and commercial verticals while collaborating with the sales, marketing, delivery, and support teams, as well as owning the mission outcomes for the product roadmap.

Specific Responsibilities include (but are not limited to):

- Partner with the Fireminds Management team to drive unprecedented transformation in culture and growth in ATNI and Fireminds.
- Lead, manage and mentor a team of product managers, sales engineers, and related personnel.
- Product lifecycle management from concept to launch of the product(s) across all products/product lines,
- · Lead, define, represent, and communicate product strategy to all stakeholders.
- Assess product development sprints and enhancement opportunities.
- · Develop budgets, forecasts, and metrics.
- Own the product roadmap and communicate with C-level staff, board members, and other stakeholders.
- Work with Product Marketing Managers to assess product mix and marketing strategy.
- Monitor and manage strategic plans for each product or product lines across established technologies and verticals.
- Define pricing and competitive positioning for each product across all operating business units.
- Drive Innovative Ideas, solutions and products through leadership and decisive action.
- Build incredible teams and processes to deliver products that satisfy the needs of customers.
- Become the key evangelist of Fireminds Products and participate in press activities, conferences, discussions with thought leaders and market analysis.

Qualifications & Experience required:

- · B.S. and an advanced degree in a technical field required
- 15 years of experience as a product leader
- Strategic & creative thinker with the ability to craft go-to-market strategies and campaigns in collaboration with marketing
- Demonstrated knowledge of operational issues with (portfolio management, risk management, etc.)
- Able to formulate and implement global strategies for products and build long terms plans and vision centered around products
- Customer-centric mindset with the capability of translating that into the product development process
- Successfully implemented data-driven processes to turn a vision into an actionable roadmap
- People leader with demonstrated success in leading and mentoring the research, design, and development team
- . Strong project management skills and attention to detail
- Understand the user experience and design, design thinking practical experience a plus
- Direct experience with telecommunications, workplace collaboration, networking, Cloud and Cyber Security services is desired.
- Able to distill product roadmaps into digestible and relevant presentations to key customers and partners
- Drive product analytics to understand feature usage, comprehension, and optimization
- · Excellent verbal and oral communication skills

A remuneration and benefits package, commensurate with experience.

Benefit package includes - comprehensive medical & dental health insurance, discretionary bonus (post probation completion), Logic products and services and compettive benefits.

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GOVERNOR (VESTING OF LANDS) ACT (2005 REVISION) NOTICE UNDER SECTION 10(1)(a) DISPOSITION OF CROWN LAND

Notice is hereby given that the Governor in Cabinet has approved the sale of the freehold interest of the Crown land specified in the Schedule below to Brian Francis Wight and Ronna-Lynn Wight for a consideration of USS 915,000 (nine hundred and fifteen thousand United States dollars), with Stamp Duty not waived, subject to a Report to be laid on the Table of Parliament by the Minister responsible for Lands pursuant to Section 10(1) and (2) of the Governor (Vesting of Lands) Act (2005 Revision). As the vendor, the Cayman Islands Government is to pay the Cayman Islands Real Estate Brokers Association sales commission.

THE SCHEDULE

The Crown property known as Grapetree residential condominium #6 located at 39A Snooze Lane, George Town Grand Cayman, more particularly described as:

REGISTRATION SECTION

West Bay Beach South

BLOCK

PARCEL AREA

103H6

138

1,238 sq ft

The location of the Parcel may be inspected on a Registry Map at the Lands & Survey Dept public counter, Government Administration Building, 133 Elgin Avenue, George Town, Grand Cayman, or at the Lands Office, District Administration Building, 19 Kirk-connell Street, Cayman Brac.

Approved by Cabinet on 28th May 2024.

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DIRECTOR, LANDS & SURVEY DEPT CAYMAN ISLANDS GOVERNMENT

NOTICES

LOST TITLE APPLICATION

NO. 2533079

OFFICE OF TITLES

NOTICE PURSUANT TO SECTION 82 OF THE REGISTRATION OF TITLES ACT (RTA)

WHEREAS the applicants) in the above stated application has/have declared that the duplicate Certificate of Title has been lost, I HEREBY GIVE NOTICE that I intend to cancel the said Certificate of Title and issue new ones in duplicate fourteen days after the last publication of this advertisement.

Volume: 1042

Folio: 31

Lot No: 79

Place: Part of Patrick Heights Part of Motynes Mountain

Parish: St. Andrew

Registered proprietor(s): Fitz Anthony Gayle

Volume: 1130 Folio: 605 Lat No: 37

Place: Part of Denbigh

Parish: Clarendon

Registered proprietor(s): Fitz Anthony Gayle

L. Dunbar

Deputy Registrar of Titles

CAYMANIAN PARTICIPATION SOUGHT

Caymanian participation is being sought in relation to the acquisition of a thirty per cent (30%) shareholding in the local retail business of Penha Image Duty Free Ltd., a private limited company which is a retailer of fragrances, skincare, cosmetics and clothing which operates from its stores in George Town, Grand Cayman. The total level of upfront investment required for such 30% participation is US\$6,714,000.

Interested parties should provide evidence of financial ability to participate in the venture supported by a letter from a Class 'A' Bank or other reputable financial institution in the Cayman Islands by no later than 30 June 2024

Please direct responses to:

Loeb Smith Attorneys, P.O. Box 31493, Grand Cayman KY1-1206, Cayman Islands Attention: Robert Farreli

A copy of any Caymanian interest must also be sent to the Trade and Business Licensing Board c/o The Department of Commerce and Investment, Government Administration Building, 133 Elgin Avenue, Suite 126 Grand Cayman, Cayman Islands or sent via email to into@dci.gov.ky.

In the event that suitable offers of participation from Caymanians are not received, an application will be made to the Trade and Business Licensing Board for a grant of a license under the Local Companies (Control) Act (2019 Revision).

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Government

Land Notice

GOVERNOR (VESTING OF LANDS) ACT (2005 REVISION) NOTICE UNDER SECTION 10(1)(a) DISPOSITION OF CROWN LAND

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THE SCHEDULE

The Crown property known as Grapetree residential condominium #6 located at 39A Snooze Lane, George Town Grand Cayman, more particularly described as:

REGISTRATION SECTION BLOCK
West Bay Beach South 13B

PARCEL 103H6

AREA 1,238 sq ft

The location of the Parcel may be inspected on a Registry Map at the Lands & Survey Dept public counter, Government Administration Building, 133 Elgin Avenue, George Town, Grand Cayman, or at the Lands Office, District Administration Building, 19 Kirkconnell Street, Cayman Brac.

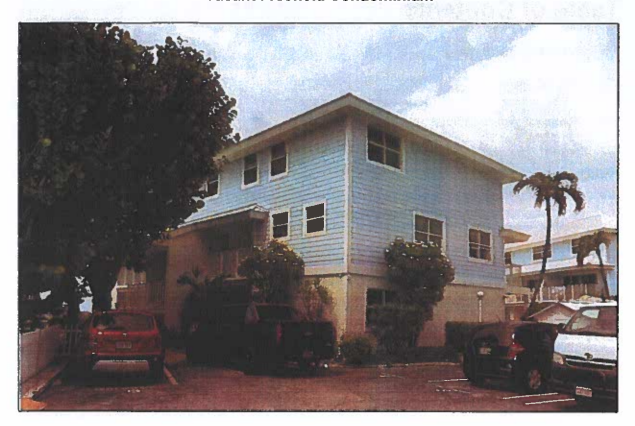
Approved by Cabinet on 28 May 2024

UCHE OBI Director, Lands & Survey Dept Cayman Islands Government

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VALUATION REPORT

Vacant Freehold Condominium



LOCATION

Block 13B Parcel 103H6
Unit 6 Grapetree Condos
39 Snooze Lane
West Bay Beach South
Grand Cayman
Cayman Islands

11th June 2024



CAYMAN LAND INFO



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1.0 <u>Valuation Summary</u>

1.1 Instruction:

Client	Ministry of District Administration and Lands
Date of instruction	30 th May 2024
Purpose of Valuation	Disposal
Valuation Date	29th February 2024
Interest to be valued	Freehold
Special Assumptions	N/A

1,2 The property:

Subject Property	Block 13B Parcel 103H6
Street Address	39 Snooze Lane
Registration District	West Bay Beach South
Property Type	Vacant Condominium
Registered Owner	Crown
Registered Area	1,238 square feet
Zoning	Hotel - Tourism
Use	Condominium

A summary of the land register is as follows:

Appurtenances	The benefits as listed in the By-Laws of Strata Plan No. 35
Easements	N/A
Charges	N/A

1.3 Valuation:

Market Value	CI\$718,000 (Seven Hundred and Eighteen Thousand
	Cayman Islands Dollars)
Market Value with Special	N/A
Purchaser Consideration	
Currency Adopted	CI\$ (Cayman Islands Dollar)

1.4 Declaration:

These valuation figures are based on the information contained within this report. It is recommended that the entire report is considered prior to entering into any binding agreement, or taking action based upon these figures.

We confirm that the preparation of this report and inspection of the subject property was carried out by Vicky Gray MRICS. Ms. Gray is not disqualified from reporting on the parcel and has no conflict of interest with the property, client, or property owner.

(April)

DATE: 11th June 2024

DATE: 11th June 2024

Vicky Gray MRICS
Valuation Officer
For and on behalf of the Director of Lands & Survey
P.O. Box 120, Grand Cayman
KY1-1200, Cayman Islands

Tel: 244-3508

Ruth Watson, MRICS

Chief Valuation Officer

For and on behalf of the Director of Lands & Survey.

P.O. Box 120, Grand Cayman

KY1-1200, Cayman Islands

Tel: 244-6662

2.0 Introduction

- 1.1 We refer to your verbal instructions on 30th May 2024 requesting a Valuation Report concluding the Market Value in respect of the freehold interest in the above property, prepared for the purpose of assisting with a disposal. A copy of the Terms and Conditions of Engagement can be found in Section 8 of this report.
- 1.2 The General Assumptions and any Special Assumptions are stated in Section 3 below.
- 1.3 This Report has been prepared in accordance with the Royal Institution of Chartered Surveyors "RICS Valuation – Global Standards", effective from 31 January 2022. This edition incorporates the most recent IVSC International Valuation Standards effective 31 January 2022.
- 1.4 The Basis of Value used within this report is Market Value. It is defined in the RICS Valuation Global Standards, effective 31 January 2022 as follows: -
 - 'The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arms-length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion'.
- 1.5 Vicky Gray, MRICS holds the position of Valuation Officer and was responsible for the preparation of this report and inspection of the subject property. The Valuer confirms that they are an independent internal valuer and possesses sufficient skills, knowledge and understanding to undertake the valuation competently, objectively and without bias. Ms. Gray is also an RICS Registered Valuer.
 - The subject property was inspected on 29th February 2024.
- 1.6 We confirm that neither the Valuer nor VEO has any conflict of interest in accepting this instruction.
- 1.7 Unless otherwise stated, all amounts expressing value are quoted in Cayman Island Dollars (CI\$).

1.8 For the avoidance of doubt we confirm that the date of valuation is 29th February 2024 ("the Valuation Date"). The valuation reflects our opinion of value as at that date. We would draw your attention to the fact that property values are subject to fluctuation over time as market conditions may change and, as such, this report is only valid for six months from the date of valuation.

3.0 General Assumptions and Special Assumptions

- 3.1 The definitions of the Basis of Value used within this report are referred to in the Terms and Conditions of Engagement in Section 8.
- 3.2 The property has been assumed to have no deleterious materials or environmental issues present.
- 3.3 We have assumed that the property is of good freehold title with no onerous or unusual outgoings, covenants or restrictions affecting the property ownership, which would have any impact on value.
- 3.4 We are not aware of any present or previous contamination affecting this property and we will not give any assurance that the property has been or is free from contamination.
- 3.5 We have assumed that the property complies with all statutory requirements and that there are no outstanding notices or disputes affecting the property, unless these are brought to our attention.
- 3.6 We have assumed that all the information provided to us is complete and correct. We will make express or implied assumptions in arriving at our conclusions.
- 3.7 That no construction works (for example raising land levels) to facilitate any sub division have taken place at the date of valuation.
- 3.8 As per the Terms and Conditions of Engagement, no special assumptions were agreed to with the Client.

4.0 Confidentiality and Responsibility

- 4.1 We have relied upon information from the Cayman Islands Government Lands and Survey Department's website (www.caymanlandinfo.ky).
- 4.2 The contents of this report and appendices are confidential to the party to whom they are addressed for the specific purpose to which they refer and are for their use only. Consequently, and in accordance with current practice, no responsibility is accepted to any other party in respect of the whole or any part of their contents.
- 4.3 For the purposes of the Freedom of Information Law (2007), control of this valuation report lies with the Lands & Survey Department, to whom any requests for its release should be transferred.
- 4.4 We accept no responsibility or liability whatsoever to any third party in respect of the whole or any part of this report. Any third party who relies upon the contents of this report does so at their own risk.
- 4.5 Neither the whole nor any part of this report, nor any reference thereto, may be included or published in any document, circular or statement, or in any communication whatsoever, without the Valuers prior written approval.
- 4.6 We advise that the valuation figure stated in this report must not be relied upon beyond six months from the date of valuation.

4.7 Extent of Valuation:

Our full assumptions and limiting conditions are set out above and we recommend that these are read in full and understood. If you have any questions relating to these please contact us.

Please be aware that in particular, we would draw your attention to the fact that our inspection was limited in extent. We did not carry out a building/structural survey, nor test services; that our inspection was non-destructive and that it may not have been possible to inspect concealed areas; we have not made planning enquiries and assume the

Block No: 13B Parcel No: 103H6

property complies with planning and building control consents; that we have relied upon information from third parties, in particular title information on the Land Register and information on the Lands and Survey Lands Information System (LIS) website and we have not carried out a full legal search.

5.0 The Property

5.1 Location:

Grand Cayman is 90 miles south west of Cayman Brac and 85 miles west of Little Cayman.

Block 13B Parcel 103H6 is located off Snooze Lane within Grapetree Condos, Strata Plan No. 35. The complex is within the 7-Mile Beach area off West Bay Road, situated on the west coast of Grand Cayman within the West Bay Beach South registration section. The strata is bounded to the south by Block 13B Parcel 126, the CocoPlum strata, and to the north, Block 13B Parcel 15, known as Georgetown Villas.

5.2 **Description:**

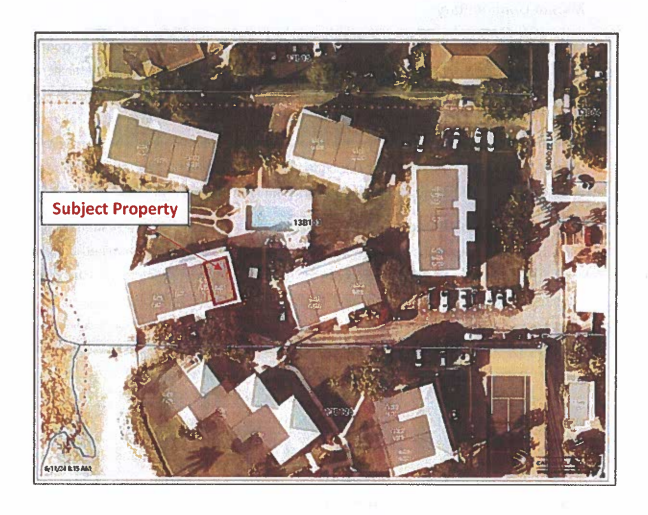
The condominium development comprises 5 blocks of 3 storeys, with the upper floor apartments spread over 2 levels. The property is constructed of reinforced concrete block on the lower floors, and timber frame on the upper floors. The upper floors are covered with a pitched, standing seam roof and has aluminium framed, double glazed sliding sash windows throughout.

The subject unit, known as Unit 6, is a 1,238 square feet duplex apartment located over the second and third floor of Block B. Internally, the lower floor accommodation comprises an open plan kitchen, dining and living room area which leads onto a balcony, as well as two good sized bedrooms on the top floor. There is an en-suite bathroom within the primary suite and a family bathroom off the landing. The unit has ocean and pool views from the rear balcony and north facing windows.

The property has outdated décor throughout and is in tired condition requiring full refurbishment to bring the unit up to modern standards. This is particularly necessary as it is assumed the property has been vacant for over 3 years.

The occupiers of the unit benefit from the amenities within the strata. The parcel has an ocean frontage with a small beach and includes a communal swimming pool. Occupiers are also able to use the CocoPlum tennis courts.

Below is the 2018 aerial photograph showing the subject property. Please also see the Land Registry Map is attached within Appendix I and the recent photographs of the subject parcel in Appendix II.



5.3 Services:

Electricity: Mains electricity (Caribbean Utilities Ltd) in relatively close proximity,

Water: Mains water in relatively close proximity.

Drainage: Mains sewage

Telephones: N/A

Block No: 13B Parcel No: 103H6

6.0 Factors affecting the Valuation

We have had regard to the following matters in considering our opinion of Market Value of the subject property: -

6.1 Market Commentary:

The world economy expanded in 2022, reflecting robust consumer demand for goods, services and travel. Inflation accelerated amidst rising demand and geopolitical tensions. The Cayman Islands' real gross domestic product (GDP) expanded by an estimated rate of 3.8 percent in 2022, relative to 4.0 percent in 2021. Growth is estimated for most sectors, led by hotels & restaurants, transport and other supporting sectors. The average inflation rate in 2022 was 9.5 percent, compared to 3.3 percent a year ago. Inflationary pressures emanated mainly from rising energy and food prices.

The Cayman Islands managed the Covid-19 crisis well and has seen an upward trajectory for residential property prices above pre Covid-19 levels. The market remained buoyant throughout the crisis due to more demand from international investment such as the Global Citizen Concierge program and locally, the Government implemented stimulus programs such as a onetime withdrawal from pension withdrawals and incentives for first time Caymanian buyers. These initiatives coupled with relatively low interest rates resulted in higher demand for property and increased activity. As of December 2022, the population increased to 81,546, along with a fall in the unemployment rate to 2.1% in 2022, both these factors help stimulate the market during the post-pandemic period.

However, after a very sharp increase in interest rates over the course of 2022 and predictions of possible further rate increases in 2023/2024, the local market seems to have subsided somewhat and we are starting to see a slight downward shift in property prices. Real estate activity in 2022 contracted, with the total value of property transfers falling by 10.3 percent to \$1,268.0 million. Both freehold and leasehold transfers declined. Certain asset categories are remaining on the market for longer periods and asking prices are being reduced in order to attract sales. This indicates there is some rick and uncertainly in the market at the present time and we maybe set to see grater fluctuations.



\$URVEYOR&

Instruction and Property Details

Status of Valuer

Assumptions and Limiting Conditions

Location

Description

Accommodation

Specification

Condition

Valuation:

Investment Approach

Sales Comparison Approach

Summary

Opinion of Market Value

Attachments



SURVEYORS

Valuation Report of Apartment 6 Grapetree Island Club Block13B Parcel 103H6 West Bay Beach South

Ref.: 1414/NB

For

Lands and Survey Department Government Admin. Building P.O. Box 120 133 Elgin Avenue Grand Cayman KY1-9000 Cayman Islands

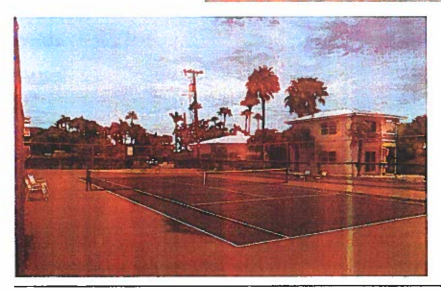
May 2022



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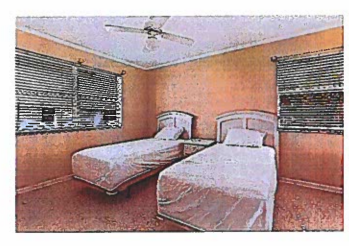


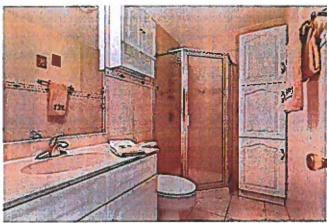
Registration Section: West Bay Beach South



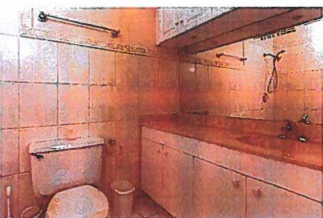






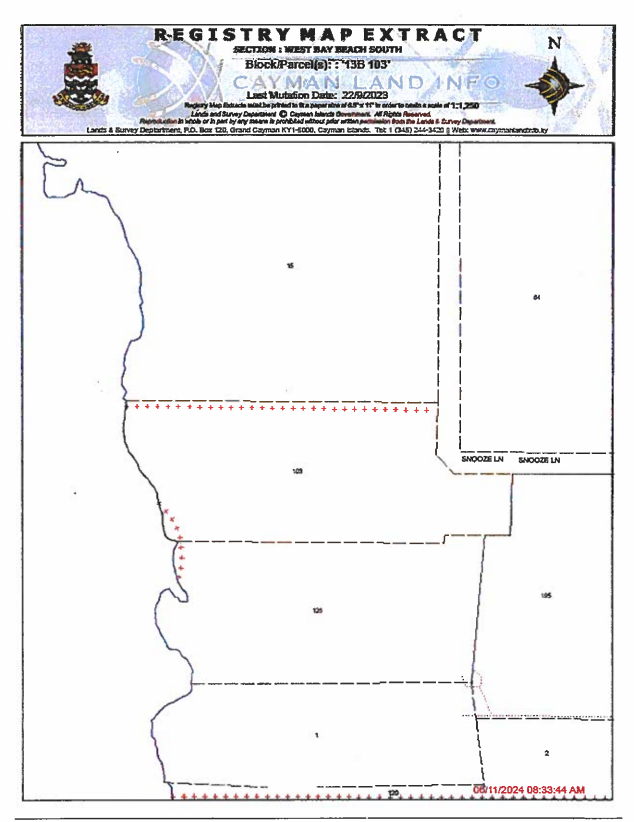






Block No: 13B Parcel No: 103H6

Appendix II - Photographs



Sheet 1 of 1



CAYMAN ISLANDS LAND REGISTER

Edition 7

Opened 29 APR 2021

A - PROPERTY SELTION

		73 - 1 7004 1004 2 1004 1004					
Ownership Type	Crown / Provide	APPURIENANCES	Block and Parcel No. 13B 10:				
Nature of Title	Absolute / Previotenal	The benefits as listed in the By-Laws and any	Registration Section	WEST BAY BEACH SOUTH			
Origin of Title		amendments theroof. SEB	Hame of Parcel	Grapetree Apts. Block 1,			
Pirst Registration	28-0ct-1980]	Apr.#6			
Mutation No.		Nuclei S					
		E5	Approximate Area	1239 Sq.ft.			
			1				
			- 1				

H - PROPRIETORSHIP SECTION

Entry No.	5 <u></u>	loravana Na	Herms and Address of Propredict(s)	Square of Exposur

Page 1 of 2

Sheet 1 of 1

Block and Parcel No. 13B 103He

£diocs 7

C - DICUMBRANCES SECTION

EASTy Vo.	 legitromen No.	Nature of Incasts those	Purchar Parliculars	Square of Regioner
			Note: Subject to the Restrictive Agreements as fiscal in the	
			By-Laws and any amendments thereof, SEB	
				_
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Page 2 of 2

Appendix I - Land Register and Registry Extract

Block No: 13B Parcel No: 103H6

of Special Value. The Market Value transaction is presumed to be between unrelated parties each acting independently.

... ofter proper marketing...."

This means that the asset would be exposed to the market in the most appropriate manner to effect its disposal at the best crice reasonably obtainable in accordance with the Market Value definition. The method of sale is beeined to be the most appropriate to obtain the best price in the market to which the sellenhas access. The length of exposure time is not a fixed period but will vary according to the type of asset and market conditions. The only criterian is that there must not a been sufficient time to allow the asset to be brought to the attention of an adequate number of market participants. The exposure period accurs prior to the valuation date.

... wherein the porties had each pared knowledgepbly, prudently..."

Presumes that both the willing object and the willing seller are reasonably informed about the nature and characteristics of the baset, its datus and optential uses and the state of the market as the valuation date. Form is further aresumed to use and knowledge probenity to seek the price that is most favorable for their respective positions in the transportion. Probence is assessed by referring to the state of the market of the valuation date, not with sensific of ninasight of some later date. For example, it is not necessarily improbent for a sellenta sell assess in a market with falling prices at a crice which is lower than previous market levels. In such cases, as is true for other examples in markets with changing prices, the organization of sellen will act in accordance with the best market information available as the time.

il land without compulsion..."

Seconitiones that each party is intrivated to undertake the transaction, but heliner is forced on unduly coerced to loampiete it.

The concept of Market Value presumes a price degotiated in an open and competitive market where the participants are pating free v. The market for all assets to und de an intervational market and local market. The market could consist of numerous duyers and selvers area are and consist of numerous duyers and selvers area are and consisted by a limited number of market participants. The market in which the asset is exposed for sale is the one in which the asset being exchanged is normally exchanged.

Block No: 13B Parcel No: 103H6

Market Value with special assumptions	Opinions of Market Valuation can be provided in accordance with special assumptions which are indicated by the Client. These assumptions will be clearly stated within the body of the report.
Market Rent	The estimated amount for which an interest in real property should be leased on the valuation date between a willing lessor and a willing lessee on appropriate lease terms in an arm's length transaction, after proper marketing and where the parties had acted knowledgeably, prudently and without compulsion.
Investment Value	The value of an asset to the owner or a prospective owner for individual investment or operational objectives.
Fair Value (IVSC adopted definition)	The estimated price for the transfer of an asset or liability between identified knowledgeable and willing parties that reflects the respective interests of those parties.

Interpretive commentary, as published in the "International Valuation Standards (IVS)", effective 31 January 2022;

'The estimated amount...'

Refers to a price expressed in terms of money payable for the asset in an arm's length transaction. Market Value is the most probable price reasonably obtainable in the market on the valuation date in keeping with the Market Value definition. It is the best price reasonably obtainable by the seller and the most advantageous price reasonably obtainable by the buyer. This estimate specifically excludes an estimated price inflated or deflated by special terms or circumstances such as atypical financing, sale and leaseback arrangements, special considerations or concessions granted by anyone associated with the sale, or any element of value available only to a specific owner or purchaser.

"...an asset or liability should exchange..."

Refers to the fact that the value of an asset or liability is an estimated amount rather than a predetermined amount or actual sale price. It is the price in a transaction that meets all the elements of the Market Value definition at the valuation date.

"...on the valuation date..."

Requires that the value is time-specific as of a given date. Because markets and market conditions may change, the estimated value may be incorrect or inappropriate at another time. The valuation amount will reflect the market state and circumstances as at the valuation date, not those at any other date.

'...between a willing buyer...'

Refers to one who is motivated but not compelled to buy. This buyer is neither over-eager nor determined to buy at any price. This buyer is also one who purchases in accordance with the realities of the current market and with current market expectations, rather than in relation to an imaginary or hypothetical market that cannot be demonstrated or anticipated to exist. The assumed buyer would not pay a higher price than the market requires. The present owner is included among those who constitute the "market".

"...a willing seller..."

Is neither an over-eager nor a forced seller prepared to sell at any price, nor one prepared to hold out for a price not considered reasonable in the current market. The willing seller is motivated to sell the asset at market terms for the best price attainable in the open market after proper marketing, whatever that price may be. The factual circumstances of the actual owner are not a part of this consideration because the willing seller is a hypothetical owner.

'...in an arm's length transaction...'

Is one between parties who do not have a particular or special relationship e.g. parent and subsidiary companies or Landlord and Tenant, that may make the price level uncharacteristic of the market or inflated because of an element

contract there is any fault or disability underground, lit will not be possible for CIS therefore to certify that any land is copable of further development at a reasonable cost for the use for which there is permission.

Unless otherwise stated, we are not aware of the content of any environmental budit or any other environmental investigation on ansalt survey which may have been corried out on the property and which may draw any attention to contamination or the possibility of any subsequent contamination. In our undertaking we will assume that no contamination on the property if we will not corry out on investigation into post or present uses, either of the property or of any neighbouring land, to establish whether there is any potential for contamination to the subject property from these uses or sites, and will therefore assume that none exist. Should it as established subsequently that any contamination exists at the property or on any helphopring land, or that the premises have been or are being put to a contaminated use, this might reduce the values records.

Generally

The Pecon, has been prepared in good faith on the basis of expulsies made and information subplied to use. We reserve the highest of contents be subsequently and engels of a point of the contents be subsequently and engels of a party visionity to be appried at a systems as the contents be subsequently.

up positive movide relied upon for the stated ourgose as at the date specified. It is for the Crient alone to make pagment as to their reliance upon the consents of the Report thereaften. In normal market canditions the Value may not than general in the short term industrial of S-5 months. However, the property market is constantly and give an according to the many externol factors which can affective estimates and corresponding values.

O Blank treemed to be internally a versio O.G. Will also beent the descopilits and wiedge previous inspections undertaken.

figure sufferences are area, poferences of contrastorine grigative, our factive, and realimited to a just and equitable or operation of your loss notling regard to the extent of responsibility of any other party. Our liability shall not increase an ressent of a secretary from an agreement between your other party, whether that shartfall areas from an agreement between you are them, you and fifth it in enforcement or any other cause.

Valuations.

The valuations are view see made on the assumptions stated within the Report anglor these Carditions of Engagement in respect of the individual subject property, unless otherwise agreed, on whichever of the following or appearance as have been agreed between CIG and the Cilent, such bases where applicable to be defined or referred to the Payar notification of Chartered Surveyors "RICS Valuation - Stabe Stabbaras", effective 81 January 2022.

The induced this articles are former value of the property as described. No account has been taken of any special taken of the property as a result of any transaction in contemplation, non-of-normal costs in value in the execution of such a transactions. The full definitions of the valuations are vided in the Report are set out below. If the Report contoins other valuation bases, these are as social fieldly requested by the Chartered Surveyorg and are vided by the Royal Institution of Chartered Surveyorg and are vided for guidance of process any.

DEFINITIONS OF VALUATIONS

Alames value	The estimated amount for which an asset on Haality should exchange on the
	valuation date between a willing buyer and a wining select in an arm's length
	transpection, after proper marketing and where the parties had each obtain
	knowledgeably, arudently and without compulsion.

Block No: 13B Parcel No: 103H6

CIG shall be under no duty to examine those parts of the Property which are covered, unexposed or inaccessible, or to raise boards, inspect woodwork, move anything, or use a moisture detecting meter. Neither shall CIG have a duty to arrange for the testing of electrical, heating or other services which, unless indicated to the contrary, shall be assumed to be in a working and serviceable condition. If CIG's inspection suggests that there may be material hidden defects CIG will so advise and may exceptionally defer submitting a final Report until the results of further investigations are available.

It is assumed that those parts of any building erected on the Property which have not been inspected or made available for inspection would not reveal material defects of such a nature as to cause CIG to alter the Report and Valuation.

In making the Report CIG will make the following assumptions:

CIG cannot give any opinion whatsoever regarding the structural design of any construction upon the property nor as to the suitability of any foundations in such constructions.

That the plant, machinery, equipment, fixtures and fittings are in serviceable order, adequate for the effecting trading of the business, and will remain so for the foreseeable future.

Aspects of Title

In making the Report CIG will make the following assumptions:

That the property is not subject to any unusual or especially onerous covenants, restrictions, encumbrances or outgoings which might affect CIG's valuation or which might prevent all or part of the Property from being properly used in connection with the Business.

That the Title is as described to CIG and referred to in this Report and that there is good and marketable Title to the Estate or Interest which CIG has valued. Unless indicated to the contrary, Title deeds and/or lease documents have not been inspected.

CIG's understanding of the boundaries is noted, but CIG has no knowledge (expressed or implied) of the responsibilities for fencing and legal advice should be sought in this respect, if required. CIG will assume that such boundaries show the true extent of the property and that there are no potential or existing boundaries or other disputes or claims outstanding. Where indicated site areas will be obtained from published plans or as advised to CIG. They will not be derived from a physical site survey and are approximate unless otherwise indicated. Unless otherwise stated, any measurements noted will be carried out in accordance with the Code of Measuring Practice issued by the Royal Institution of Chartered Surveyors.

CIG shall be under no obligation to verify any of these assumptions. It remains the responsibility of the Client to ensure that all appropriate enquiries and investigations are made and the Report is not intended to replace any of those enquiries/investigations.

Environmental Matters

CIG will not carry out, nor commission, a site investigation, geographical or geophysical survey and therefore can give no opinion or assurance or guarantee that the ground has sufficient load bearing strength to support the existing constructions or any other construction that may be erected upon it in the future. CIG cannot give any opinion or assurance or guarantee that there are no underground mineral or other workings beneath the site or in the vicinity

8.0 Terms and Conditions of Engagement

Unless the context otherwise requires, the following terms have the meanings assribed liwhere appropriate references in the singular will also apply in the pluraly-

"CI5"	Means Cayman Islands Government whose registered office is at 123
	E gir. Bushus, George Town, Grand Cayman, Box 120, Cayman is and
Tre	Means one person(s) or body from whom the instructions to precare the
Sient"	Peppirt have been received. Reference to the Client, who shall be located before the front page of the Report, shall in all cases be interpreted to meen only this person(s) or body.
The	Means the freehold premises which have been inspected by CIG and
Froderay	רבטטתבם שכנה.
"The Reson"	Means a Report on the property prepared by CIG.
#Date sf	Means the date on which CIS's representative sarrispiculture inspection
rspector	gfithe oram seg
five parts fi	Maans the date as of which the Valuation and, or Appraisal is stated to
Date"	de ektresseb.

Limitations of Report

CHE has prepared this fact to for use on the creation assist them in the consideration of the proposal stated and in respect of the subject oremises, and for no other ourpose whatsoever, it is confident in the color of an other transfer of formation our poses it is not for use by the client or any other confidence in the color of the client or any other confidence. When

CIG accepts rescansibility to the Client of the fractions Record will be prepared with the arks fore and diligence to be excepted of a competent dusiness valuer and approxise, but accepts no responsibility whatsvever to any pereconditionant the Client No berson or body other than the Client may rely on the Report and neither the whole noticent, act of the Report, nor any reference thereto, is to be included in any purple accounting around a production of CIG as to one form and consent in which it may boose.

This Record is not intended to red the only of the investigations on enquiries normally undertaken in connection with the purchase or mortgage of a property and we do not accept responsibility for last of whatever nature directly or indirectly prising out of follows to make such enquiries. Such enquiries include, but are not a mited to, the taking of independent professional advice from solicitors and accountains.

It must be remembered that the Report does not contain a decision as to whether the product process

Unless other vise stated the Redom's not a Report of Disurvey, whether "Building Survey", "Structural Survey" or otherwise and no such building a structural survey not been carried but. In making the Report regard will be had to the accordent state of reading construction and condition of the Property, taking into consideration major defects which are aculous in the course of a visual inspection of so much of the extendence interior of the Property as is assessable at the time of inspection with safety, and visual undue difficulty. The inspection will view that a parts of the Property as can be seen whilst standing at ground every within the boundaries of the site and adjacent public/communal areas and whilst standing at the Various four levels, which CIG considers reasonably necessary to provide the service, having regard to its ourcess.

7.3 Opinion of Market Value:

Having regard to the comments and assumptions made throughout this report we are of the opinion that the freehold interest of the subject parcel, with the benefit of full vacant possession, has a Market Value (as defined within Section 1 of this report), as at the Valuation Date, of: -

CI\$718,000

(Seven Hundred and Eighteen Thousand Cayman Islands Dollars)

Registration Section: West Bay Beach South

Block No: 13B Parcel No: 103H6

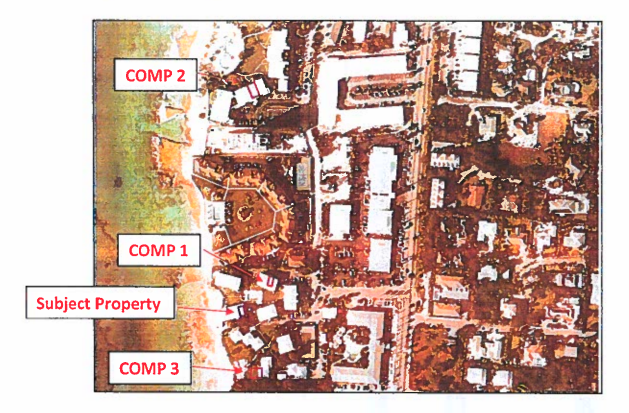
Below is a table with details of the subject and comparable parcels and our adjustments:

The second secon							The second second
THE RESERVE TO SERVE THE PARTY OF THE PARTY	SUBJECT	COMP 1	ባP 1	COMP 2	1P 2	COMP 3	1P 3
Block & Parcel #	13B 103H6	13B 103H24	3H24	13B 206H17	6H17	13B 126H10	6H10
	Unit 6 Grapetree						
Address	Condos	Unit 22 Grapetree Condos	tree Condos	Unit 411 Grandview	randview	Unit 10 Cocoplum	pcoplum
Net Sales Price CI\$	N/A	\$697,768	,768	\$993,438	,438	\$1,034,812	4,812
Chattels		\$3,631	531	\$0	0	\$15,187	187
Price Per Sq.Ft	N/A	\$598.94	3.94	\$706.07	5.07	\$881.44	1.44
Adjustments						THE PERSON NAMED IN	
Property Rights Conveyed	Freehold	Freehold	%0	Freehold	%0	Freehold	%0
Date of Sale	N/A	Nov-23	%0	Nov-23	0.0%	Mar-23	0.00%
Condition of Sale	N/A	Flashsale	25%	n/a	%0	n/a	%0
Physical Adjustments							April American
	West Bay Beach						
Location	South	Same	%0	Similar	%0	Similar	%0
Floor Area (SF)	1,238	1,165	%0	1,407	88	1,174	%0
Elevation (ft)	5-7 ft	8-10 ft	%0	5-7 ft	%0	5-7 ft	%0
		Distant		Distant			
		Ocean/		Ocean/		Ocean	
View	Ocean/Pool	Pool	7.5%	Pool	7.5%	Front	-5.0%
	Requires full	Basic		/poog			
Condition	renovation	renovation	-35%	Original	-25%	Renovated	-35%
Quality of Complex	Good	Same	%0	Superior	-5%	Good	%0
Total Adjustments			-2.5%		-17.5%		40.0%
Adjusted Price Per Sq.Ft.		\$58	\$583.97	\$582.51	2.51	\$528.86	3.86

Our adjustments for the comparable sales range between CI\$528.86 to CI\$583.97 per square foot. Comparable 1 is most relevant due to locality and size, even after considering the conditions of the sale. A rate of CI\$580.00 per square foot was applied to the area of 1,238 square feet to arrive at a Market Value of approximately CI\$718,000. Comparable 2 – Block 13B Parcel 206H17 – The property is located in a nearby superior development, also off Snooze Lane, known as Grandview. It was sold in November 2023 for Cl\$993,438 (Cl\$706.07 psf). This first floor condominium was believed to be in good condition with some areas in their original state at the time of the sale. The subject was adjusted upwards for its superior ocean view, but downwards due to the required renovations and inferior complex.

Comparable 3 – Block 13B Parcel 126H10 – This parcel is located within the adjacent complex known as Cocoplum, situated to the south of the subject. It was sold in March 2023 for CI\$1,034,812 (CI\$881.44 psf). The condominium had been fully renovated and benefitted from unobstructed ocean views sitting on the ocean front. Due to the superior views and condition of the unit, the subject was significantly adjusted downwards with most other factors very similar.

Below is a map showing the subject and comparable properties.



7.2 Analysis:

Comparable sales evidence we have relied on to arrive at the Market Value of the subject property is as follows:-

	SUBJECT	COMP 1	COMP 2	COMP 3
Block & Parcel #	13B 103H6	13B 103H24	13B 206H17	13B 126H10
Address	Unit 6 Grapetree Condominiums	Unit 22 Grapetree Condominiums	Unit 411 Grandview	Unit 10 Cocoplum
Property Rights Conveyed	Freehold	Freehold	Freehold	Freehold
Floor Area	1,238	1,165	1,407	1,174
		Pool/ Distant	Distant Ocean/	-
View	Ocean/ Pool	Ocean	Pool	Ocean Front
Floor	2 & 3	2 & 3	1	2
Condition	Requires full renovation	Basic renovation	Good/ Original	Renovated
Sales Price CI\$	N/A	\$697,768	\$993,438	\$1,034,812
Price Per Sq.Ft	N/A	\$598.94	\$706.07	\$881.44
Date of Sale	- N/A	Nov-23	Nov-23	Mar-23

Comparable 1 – Block 13B Parcel 103H24 – This condominium was sold in November 2023 for CI\$697,768 (CI\$598.94 psf), which is located within the same complex as the subject. Unit 22 is situated further back from the ocean but benefitted from a basic renovation of freshly painted walls, new flooring and new appliances before the sale. It has been noted that the property was only on the market for 48 hours as the owner wanted a quick transaction. Therefore, these circumstances have not allowed for a proper marketing period to get an optimal price which means the purchase price does not represent Market Value.

Taking this into account, an upward adjustment has been made for the more desirable views but a downward adjustment has been applied to account for the significant renovation required.

6.2 Contamination and Deleterious Materials:

Our visual inspection did not reveal any contamination to this, or neighbouring property, nor deleterious materials incorporated into the building. However, should such contamination come to light, our reported valuation figures may need to be reduced.

6.3 Flooding:

From our inspection we did not observe any evidence of recent flooding to the subject property.

6.4 Summary of Factors Affecting the Subject Property:

We would like to draw the reader's attention to the following comments on the parcel which is likely to affect its market value:-

- (a) The property is in a prime location within the 7-Mile Beach Area.
- (b) There is both a highly sought-after ocean and pool view from the property.
- (c) The unit requires full refurbishment to bring up to modern standards.
- (d) Occupiers of the property can benefit from a small beach area, a communal pool and tennis court.
- (e) There is one parking space per unit with more visitor parking available.

7.0 Valuation

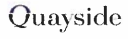
7.1 Approach:

In assessing the Market Value, we have adopted the Comparable method of valuation. This involves the analysis of sales / comparable transactions with adjustments made for difference in location, size, access etc. The unit of comparison used is the price per square foot of the parcel size.

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Lands and Survey Department
Government Admin. Building, P.O. Box 120,
133 Elgin Avenue, Grand Cayman, KY1- 9000
Victoria Gray
244-3558
Victoria.Gray2@gov.ky
Nigel Bates BSc MRICS
24 th May 2022
24 th May 2022
Disposal
Market Value
Two storey condominium unit
42 years
38 years
Private/Absolute
Crown
28-Oct-1980
See attached Land Registry documents



Surveyors Name:

Nigel Bates BSc MRICS

Status of Valuer:

We confirm that Nigel Bates is a Chartered General Practice Surveyor and Registered Valuer who is acting as an External (Independent) Valuer and who has the knowledge, skills and understanding to undertake the valuation competently. We confirm that the Valuer has no interest in the subject property, either present or prospective, direct or indirect, financial or otherwise and is not associated with the party with whom the Bank is dealing or any agent.

"Market Value" is defined by the Royal Institution of Chartered Surveyors and the International Valuation Standards Committee as;

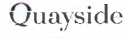
"The estimated amount for which an asset or liability should exchange on the date of valuation between a willing buyer and a willing seller in an arm's-length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion."

The report will be prepared in accordance with the RICS Professional Standards and guidance global – RICS Valuation – Global Standards 2022 (The Red Book), incorporating the IVSC International Valuation Standards.

- The opinion of market value does not include any furniture, chattels or possessions on the property, as of the valuation date, unless otherwise stated in the report. It does not include selling expenses, legal fees, stamp duty or commissions.
- 2. The opinions stated in this report are based on information obtained from sources considered reliable and believed to be true and correct and all efforts have been made to verify the accuracy of the information contained herein. Comparable sales prices have been obtained from the Cayman Islands Land Registry, or as reported to us by the Realty Companies active in the subject area or by published reports.
- We reserve the right to review all calculations included or referred to in our report and, if we consider
 it necessary, to revise our valuation in the light of any information existing at the valuation date, which
 becomes known to us after the date of the valuation report.
- 4. The valuation has been prepared solely for the addressee only and should be used for the purposes stated in the report. Possession of this valuation report, or a copy thereof, does not carry with it the right of publication. Neither the whole nor any part of this valuation report or any reference thereto may be included in any published document, circular or statement, nor published in any way without the valuer's written approval of the form and context in which it may appear.

Quayside

- 5. We hereby certify that to the best of our knowledge and belief, the statements contained in this valuation report are correct.
- 6. The valuation represents the market value of the property as of the valuation date stated in the report only. It should be noted that the values change over time and that a valuation given on a particular date may not be valid on an earlier or later date.
- 7. The valuer's fees are not contingent upon an action or event resulting from the analyses, opinions or conclusions in, or the use of, the valuation.
- 8. The valuation assignment was not based on a requested minimum valuation, a specific valuation, or the approval of a loan or investment, nor was the compensation contingent upon the amount of the value reported.
- 9. It is assumed that no encumbrances, appurtenances or charges are registered which could affect the sale of the property on the open market, unless otherwise stated in the report.
- 10. We have assumed no responsibility for matters legal in nature, nor do we render any opinion as to title, which, is assumed to be good. All existing liens, encumbrances or encroachments, if any, have been disregarded and the property appraised as though free and clear. This report is intended for the sole use of the client and their representatives and no reliance on its contents by third parties will be accepted. Photographs, sketches, etc. presented in this valuation report are included for the sole purpose of illustration.
- 11. The valuation assumes that all relevant laws and regulations relating to the property have been complied with, unless stated otherwise in the report.
- 12. The legal description and title of the subject property have been obtained from the Cayman Islands Land Registry and a copy of the register and a Land Registry map are attached to this report. These documents are assumed to be true and correct and our valuation report relies entirely upon their accuracy. It is assumed that there are no charges against the subject property which would have a bearing on the market value, except for those, if any, noted in the report and on the Land Register.
- 13. We have not carried out a survey to establish boundaries or accuracy of land area and the opinion of value is subject to verification of boundaries and land areas by a Chartered Land Surveyor. It is assumed that there are no encroachments and that any improvements to the property are within the legal boundaries, unless stated otherwise in the report. Parcels sizes have been obtained from the Land Register unless otherwise stated. The property rights valued exclude any mineral rights or values arising therefrom.
- 14. We have not carried out a soil survey and assume that there are no hidden or unapparent conditions that would render the property more or less valuable, unless stated otherwise in the report. We have assumed that the subject land and property are free from any defects.



- 15. We have assumed that any areas of the property that were not accessible at the time of inspection are assumed to be similar to the areas which were inspected, unless stated otherwise in the report.
- 16. We have not carried out an investigation of the sub-strata or service installation to the property and this opinion is subject to the ability of the land to accept the required development and the adequacy of the service installations without incurring additional expense.
- 17. We have not carried out testing for hazardous materials and assume that the property does not have any contamination issues, unless stated otherwise in the report.
- 18. We have **not** carried out a structural survey nor have we inspected woodwork or other parts of the property which are covered, unexposed or inaccessible, and such parts will be assumed to be in good repair and condition. The report will not purport to express an opinion about or to advise upon the condition of un-inspected elements and should not be taken as making any implied representation or statement about such elements. The values stated in this report are based on the assumption that there are no concealed, latent or design defects, unless otherwise stated in the report. No warranty on structural integrity is offered.
- 19. We have not arranged for any investigation to be carried out to determine whether or not high alumina cement or calcium chloride additive or any other potentially deleterious material has been used in the construction of this property or has since been incorporated and we are, therefore, unable to report that the property is free from risk in this respect. For the purposes of this valuation, we have assumed that such investigation would not disclose the presence of any such material in any adverse conditions.

Quayside

Location:

The apartment is located in the Grapetree Island Club condominium development on Seven Mile Beach, approximately 1.5 miles north of George Town, the Capital and business centre of the Cayman Islands. The property's exact location is shown highlighted on the attached land registry map extract.

The surrounding ocean front land is developed with condominium complexes and hotels and the inland area to the east on West Bay Road is developed with a range of shops, bars, restaurants. Camana Bay is situated 0.5 miles to the east and the Owen Roberts International Airport is 2.5 miles to the south-east.

The Development:

The development comprises 31 apartments in 5 blocks of 2 and 3 storeys, plus a manager's residence/ reception/office with a communal swimming pool and shared tennis court with the with adjoining Cocoplum Condominium complex. The subject apartment is a 2nd and 3rd floor unit in block 1 with ocean views.

External Works:

Asphalt parking, concrete kerbs & tyre stops	
Concrete paths & stepping stones	
Tennis court (shared with Cocoplum Complex))	
Swimming pool, shower and deck	
Irrigation system	
Landscaped grounds	

Elevation:

(feet above sea level)

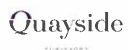
Low	<u>High</u>
0	6

Zoning:

Hotel Tourism

Accommodation:

Room	Qty.
Floors	2
Living Room	1
Kitchen	1
Dining Area	1
Bedrooms	2
Bathrooms	2
Balcony	1



Registered area of apartment:

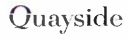
1,238 Sq. Ft.

Unit entitlement:

1,238 /39,498

Quayside

Roof:		Pitched lumber structure • Standing seam Painted timber eaves • Metal vents								
		Painted timber eav	es • Metal vents							
Rainwater goods:		None								
Substructure/Foundation	ns and ground Floor:	Reinforced concrete and block strip foundations								
		Reinforced concrete slab (assumed)								
External and load-bearin	g walls:	Reinforced concret	e block							
Internal walls:		Reinforced concret	e block							
		Timber stud								
Upper floors:		Timber								
		Plywood decking (a	assumed)							
Upper floor access:		Timber staircase								
		Timber handrail								
Windows:		Double glazed • ald	uminum • sliding sash							
		Insect screens	_							
External doors:		Wood panelled fro	nt door							
		Double glazed • patio								
Internal doors:		Wooden panelled • hollow core								
Closet doors:		Wooden louvered • bi-fold								
External finishes:		Painted stucco								
		Painted Hardiplank								
Internal finishes:	Walls	Painted render • sh	neetrock							
	Kitchen tile	Ceramic								
	Bathroom tile	Ceramic								
	Floors	Ceramic tiles • Carp	pet							
	Ceilings	Painted sheetrock • texture finish								
		Tray Ceiling								
Fixtures and fittings:	Kitchen cabinets	Post-formed								
	Kitchen counters	Corian								
	Bathroom cabinets	Mica • Post-formed								
	Bathroom counters	Marblecraft								
	Closets	Closet maid • Wire racks								
Plumbing fixtures:	Bathroom	Tub	1							
atras semanteter transcrit ertante 💆 sum radiaritare ria amunicatamen atrasam rivera e r		Shower	1							
ngara undarangan upi njapunturkularanga k sulpi kara da galukatakuan supi namigat supi k njapu (galu ni guru ga galukata pak	Antholis is along the first officers with parts often due is thoughtness parts and is the authorizance of the other standard rouge or facilities and in the other standard rouge or facilities and the other standard rouge or facilities and the other standard rouge of the other standa	Basin	2							
	An a street think government of the first street of the street and the street of the s	Toilet	2							
	Kitchen sink	Steel	1							



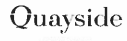
Kitchen appliances:	Electric stove
	Microwave • extractor hood
	Dishwasher
	Fridge Freezer
	Washing Machine
	Stack washer • dryer
	Waste disposal unit

Services: (Not tested)	Plumbing	Mains water					
	Water heater	Electric • Tank					
	Drainage	Mains					
	Electrical	Average number of lighting and power points for age of building					
	Exterior lighting	To building eaves • entrances • elevations					
	Interior lighting	Average quality light fittings					
		Cable TV • Fibre					
	Air-conditioning	Central					
		Ceiling fans					

Condition:

The unit has been unoccupied for some time but generally in a fairly good condition although I would recommend a full inspection and testing of all MEP services.

There is concrete spalling and exposed rusted rebar to a number of the balconies and entrances requiring structural support and ongoing repairs. Enquiries should be made to the Strata Committee as to history and if costs are covered within the annual strata fee or reserve fund. I have assumed that there are no special strata assessments.



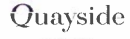
Investment Approach:

This method assesses what level of net revenue can be generated by letting the building and what yield in terms of percentage return on invested capital would be a reasonable expectation for a business investor in this type of property. To apply this approach, I have taken the actual or likely rentals and projected these to a gross annual income and deducted those outgoings that would be the obligation of the owner (repairs, insurance and management, etc.) to arrive at a net income from the property. This figure is then capitalised at a reasonable rate of return that an investor for the type of property could expect.

The process of converting an annual income from a property to a total investment is known as capitalisation. This assumes a relationship between income and value depending on the yield requirement of an investor. The yield requirement is based on how much an investor will be prepared to pay for the right to receive the present and future monetary benefits from the property having regard to the alternative forms of investment available to him.

When considering the comparison of the approaches, one must bear in mind that the investment approach is based upon <u>furnished</u> accommodation, whereas the other <u>does not include furnishings</u>. Therefore a suitable allowance should be deducted from the calculation for rental quality furniture

The Investment Approach would not provide an accurate indication of Market Value for this property and will therefore not be applied.



Sales Comparison Approach:

This is a method of estimating market value by comparing the subject property to recent sales of similar properties. The comparison unit used is the square foot and adjustments are made to allow for variable factors such as location, size, shape, road frontage, neighborhood etc. In addition, the date of the sale is an important factor.

	Subject	Comp 1	Adj.	Comp 2	Adj.	Comp 3	Adj.	Comp 4	Adj.	Comp 5	Adj.	Comp 6	Adj.
Block and Parcel	13B 103H6	13B 103H21		138 103H3		138 103H26		13B 103H25		138 125H25		13B 142 H10	
Address	Grapetree Island Club	Grapetree Island Club		Grapetree Island Club		Grapetree Island Club		Grapetree Island Club		Sunset Cove		Plantation Village	
Date of sale		14-Jul-21	10%	18-May-21	10%	1-Mar-21	10%	31-Jan-20	15%	7-Feb-22		8-Apr-22	
Sale Price CI\$		700,316		874,440		654,926		654,636		754,735		785,574	
Registered area sqft	1,238	1,294		1,275		1,294		1,228		1182		1,410	
CI\$ per sq/ft		541		686		506		533		639		557	
Storeys in Apt	2	1	5%	1	5%	1	5%	2		. 1	5%	1	5%
Approximate age / year built	1980	1980		1980		1980		1980		1981		1981	
Condition	Fair	Superior	-5%	Superior	-5%	Superior	-5%	Superior	-5%	Superior	-5%	Superior	-5%
Property Rights	FH	FH		FH		FH		FH		FH		FH	
Block/Location	1	4	5%	1		4	5%	4	5%	Similar		Inferior	5%
View	Partial Ocean	Similar		Superior	+5%	Similar		Similar		Similar		Infenor	5%
Floor	2nd/3rd	Grd	5%	2nd		Grd	5%	2nd/3rd		Grd	5%	Grd	5%
Adjusted Sale Price CIS/sqft		649	20%	720	5%	607	20%	613	15%	670	5%	641	15%
Average Adjusted Sale Price CI\$/sqft	650												
Average Adjusted Sale Price CIS	804,936												

Commentary:

I have looked at other recent sales of other complexes with access to Snooze Lane, such as the Cocoplum Condos to the south. In May 2019 a unit (13B 126H9) sold for CI\$550 psf this is generally a slightly lower quality complex than Grapetree.

Georgetown Villas (13B15H35) unit sold for CI\$676 psf in December 2020 and Grandview unit (13B 206H10) sold for CI\$809 psf in December 2021. These complexes are of slightly higher specification and have a similar quality sand and ironshore beach.

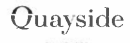
Sunset Cove complex has had a number of sales over the last two years ranging from CI\$525 psf to CI\$638 psf in Feb 2022 (13B125H25), disregarding the large 3 bed sale on the ocean front due to direct beach front access and the additional bedroom. This is a slightly less desirable complex due to the close proximity to the hotel and bars which adjoin the property.

Using the above information as guidance I am of the opinion that the indicated Market Value of the subject property is CI\$650 per sq. ft.

Summary:

	<u>CI\$</u>	US\$
Investment Approach	-	-
Sales Comparable Approach	CI\$805,000	US\$981,700

US\$1.00 = CI\$0.82



Opinion of Market Value:

In my opinion the current Market Value of the subject property is:

CI\$805,000 (Eight hundred and five thousand Cayman Islands Dollars) (Unfurnished)

Validity:

This valuation may not be considered valid after 12 months from the date hereof, nor if the circumstances alter. If necessary, please refer back to the valuer for a periodic review.

RICS Statement:

The outbreak of the Novel Coronavirus (COVID-19), declared by the World Health Organisation as a "Global Pandemic" on 11 March 2020, has impacted global financial markets. Travel restrictions have been implemented by many countries.

Market activity is being impacted in many sectors. As at the valuation date, we consider that we can attach less weight to previous market evidence for comparison purposes, to inform opinions of value. Indeed, the current response to COVID-19 means that we are faced with an unprecedented set of circumstances on which to base a judgement.

Our valuation is therefore reported on the basis of 'material valuation uncertainty' as per VPS 3 and VPGA 10 of the RICS Red Book Global. Consequently, less certainty – and a higher degree of caution – should be attached to our valuation than would normally be the case. Given the unknown future impact that COVID-19 might have on the real estate market, we recommend that you keep the valuation of this property under frequent review.

PREPARATION OF VALUATION:

This Valuation has been prepared by

Nigel Bates Chartered Surveyor Registered Valuer

For and on behalf of Quayside Surveyors Ltd.

24-May-2022

CAYMAN ISLANDS LAND REGISTER

Edition 7

Opened 29 APR 2021

A - PROPERTY SECTION

Block and Parcel No. 13B 103H6	WEST BAY BEACH SOUTH	Grapetree Apts. Block 1,			
Blockar	WEST BAY B	Grapetree A	Apt.#6		1238 Sq.ft.
	Registration Section	Name of Parcel			Approximate Area
APPURTENANCES	The benefits as listed in the By-Laws and any	amendments thereof. SEB	The state of the s	119	
	The	ame			
Crown / Private	Absolute / Provisional The L	ame	28-Oct-1980		

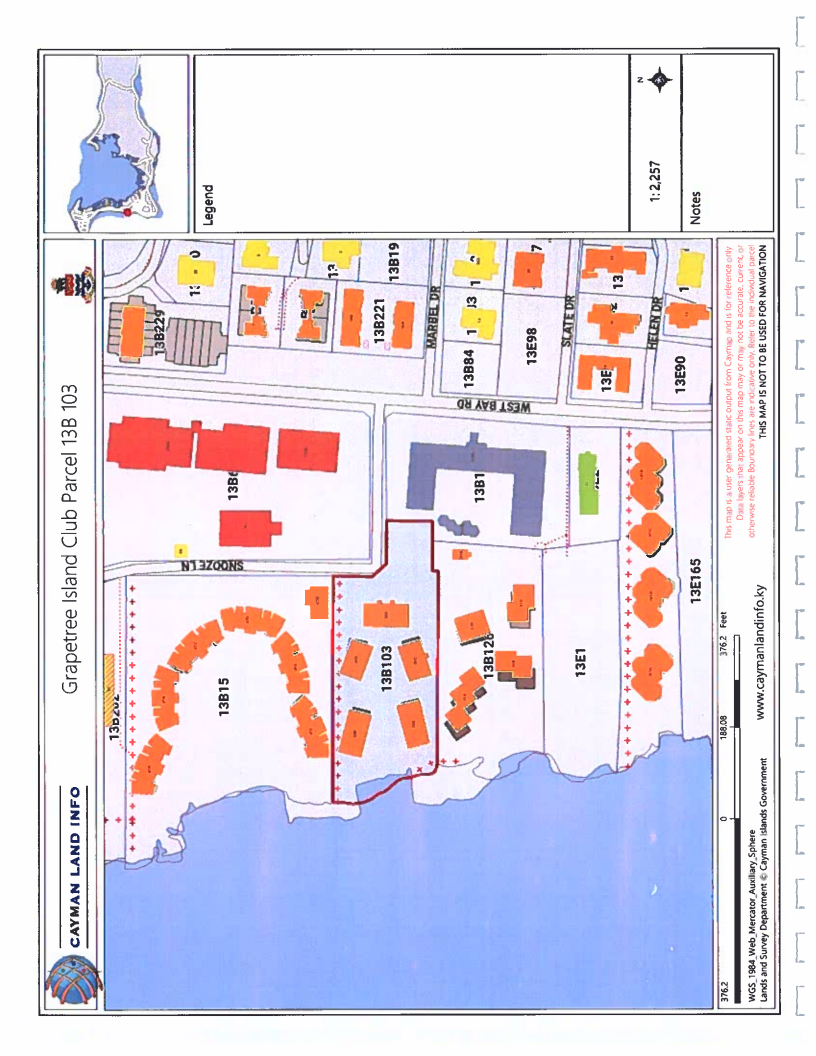
B - PROPRIETORSHIP SECTION

l				
itry No.	Date	Instrument No.	Name and Address of Proprietor(s)	Signature of Registrar
1				

Sheet 1 of 1

Block Edition

	Signature of Registrar												
C - INCUMBRANCES SECTION	Further Particulars	Note: Subject to the Restrictive Agreements as listed in the	By-Laws and any amendments thereof. SEB										
9	Nature of Incumbrance	***										:	
	Instrument No.				-		:						
ock and Parcel No. 13B 103H6 lition 7	Date												
ock and Pa Iition 7	Entry No.												





Grapetree Island Club Parcel 13B 103H6



Legend

2 4

1:1,128

Notes

This map is a user generated static output from Caymap and is for reference only 188.1 Feet 8.08

Data la otherwise re otherwise re

WGS_1984_Web_Mercator_Auxiliary_Sphere Lands and Survey Department © Cayman Islands Government

188.1

This map is a user generated static output from Caymap and is for reference only.

Data layers that appear on this map may or may not be accurate, current, or otherwise reliable Boundary lines are indicative only. Refer to the individual parcel.

THIS MAP IS NOT TO BE USED FOR NAVIGATION







































SURVEYORS

Terms of Engagement

Date of Instruction 17 May 2021

Valuation Date TBC

Client Lands & Survey Department, CI Government

ContactVictoria GrayTelephone244-3558

PO Box 120, 133 Elgin Avenue, Grand Cayman, KY1-9000

Email <u>Victoria.Gray2@gov.ky</u>

Property address Units 6 and 14 Grapetree Islands Club

Block & Parcel 13B 103H6 and 13B 103H16 **Registration Section** West Bay Beach South

Use or classification of property Condominium Interest to be valued Freehold Purpose of Valuation Disposal

Total Fee (inclusive of CI\$950 (Nine Hundred and Fifty Cayman Islands

disbursements) Dollars)

Additional charges CI\$15 (Fifteen Cayman Islands Dollars) per hard copy

Dear Vicky,

Thank you for your instructions to value this property for Acquisition purposes. The general terms upon which we accept this instruction are set out in the Standard Terms of Business for Valuations (attached). We confirm that the valuation will be prepared in accordance with the RICS Professional Standards and guidance global – RICS Valuation - Global Standards Effective from 31 January 2022 (The Red Book).

We confirm that the valuation will be the responsibility of Alexandra Farrington BSc (Hons) MRICS and Nigel Bates BSc MRICS who will be acting as an External (Independent) Valuers. We also confirm that Alexandra Farrington and Nigel Bates have the knowledge, skills and understanding to undertake the valuation competently.

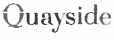
We confirm that we will inspect the property on receipt of your written instructions. The work we will undertake, the sources of information on which we shall rely and the limitations that will apply to our investigations and report are set out in the Standard Terms of Business.

The basis of value is as defined in your letter dated 21st April 2022.

We confirm that the valuers have no interest in the subject property, either present or prospective, direct or indirect, financial or otherwise.

The report will be addressed to you and is for your use only. We particularly draw your attention to the comment in our Standard Terms about our liability to third parties and publication.





SURVEYORS

You are advised that compliance with the Valuation Standards may be investigated by RICS for the purposes of the administration of the institution's conduct and disciplinary regulations. Quayside Surveyors Ltd operates an RICS approved complaints handling procedure that includes Alternative Dispute Resolution (ADR). A copy of Quayside Surveyors Ltd own Complaints Handling Procedure is available upon request.

We thank you for your instruction and believe that we have fully set out your requirements but if we have omitted any matter please let us know.

Should you wish to formally instruct Quayside Surveyors Ltd. please acknowledge, in writing, receipt and acceptance of these Terms of Engagement and our Standard Terms of Business.

Yours Sincerely,

Quayside Surveyors Ltd

I have read and accept these Terms of Engagement and Standard Terms of Business:

23-MAY-2022

Date



STANDARD TERMS OF BUSINESS FOR VALUATIONS

Application

As it is in the interest of both parties that there is a full understanding of the terms of reference and the service to be provided, this document sets out our Standard Terms of Business for Valuations. We are pleased to discuss variations and to arrange the provision of extended or additional services, such as site, building or structural surveys.

Appointment

The client appoints Quayside Surveyors Ltd. to provide the agreed services exercising reasonable skill and care. This document and the acknowledgement letter are to be read together as a single document. Any variations to these terms agreed following the initial settlement of the terms are to be recorded in writing and agreed by all the relevant parties.

Liability and duty of care

Quayside Surveyors Ltd. owes to the client a duty to act with reasonable skill and care in providing the service and complying with the client's instructions where those instructions do not conflict with these terms or applicable law and professional rules. We confirm that Quayside Surveyors Ltd. holds professional indemnity insurance in respect of the service to be provided.

The report is provided for the sole use of the party to whom it is addressed and will remain confidential to that party and their professional advisers. No responsibility is accepted to any third party for the whole or part of the contents. The report is prepared on the basis that full disclosure of all information and facts which may affect the valuation have been made to the Valuer by the parties concerned and the Valuer will accept no responsibility or liability in any event unless such full disclosure has been made. Neither the whole, nor any part of the report, nor any reference to it may be included in any published document, circular or statement nor published in any way without the Valuer's written consent as to the form, content and context in which it may appear.

The client agrees that Quayside Surveyors Ltd. and it's personnel shall have no liability for the consequences, including delay in or failure to provide the services, of any failure by the client or any agent of the client: promptly to provide information or other material reasonably requested, or where that material is inaccurate or incomplete, or to follow our advice or recommendations.

The client agrees that in no event shall Quayside Surveyors Ltd. or its personnel be liable to the client for any consequential, special, indirect, incidental, punitive or exemplary loss, damage or expense relating to this engagement, nor shall they be liable for any claim or demand against the client or its personnel by any third party. In addition, Quayside Surveyors Ltd. will not be liable in respect of any decisions made by the client as a result of the performance by Quayside Surveyors Ltd. of its service hereunder, nor shall Quayside Surveyors Ltd. be liable for any services or products by third-party vendors, developers or consultants whether or not identified or referred to the client by Quayside Surveyors Ltd.



The client also agrees in addition to the exclusions set out above, or to the extent that the exclusions set out above are held by a court of competent jurisdiction to be unenforceable, that at all times the maximum liability of Quayside Surveyors Ltd. and it's personnel to the client for any claims, liabilities, damages, losses, or expenses relating to this engagement shall not exceed an aggregate amount in excess of the fees paid by the client to Quayside Surveyors Ltd. pursuant to this engagement, except in circumstances where such claims, liabilities, damages, losses, or expenses have been incurred as a result of the bad faith, fraud, dishonesty, gross negligence or intentional misconduct of Quayside Surveyors Ltd.

The client shall indemnify and hold harmless Quayside Surveyors Ltd. and its personnel from all claims, liabilities, damages, losses and expenses (including reasonable legal fees) relating to this engagement, including but not limited to claims by any third party relating to the services provided by Quayside Surveyors Ltd. except to the extent finally judicially determined to have resulted from bad faith, fraud, dishonesty, gross negligence or intentional misconduct of Quayside Surveyors Ltd.

The provisions of this paragraph shall apply to the fullest extent of the law whether in contract, statute, tort (including, without limitation, negligence), equity or otherwise.

The client's obligations

The client agrees to pay the fees for the work carried out in accordance with the rates or structure set out in the acknowledgement letter.

The client will be responsible for the timed provision of all information and cooperation reasonably, including that from third parties engaged directly by the client, required by us to assist in the performance of the service. We will assume that the information provided is complete and correct.

The client will not make available to any third party or reproduce the whole or any part of the report, nor make reference to it, in any publication without our prior written approval of the form and context in which such disclosure may be made.

Bases of valuation

The Red Book recognises four bases of value:

- · market value
- market rent
- · investment value (worth)
- fair value.

The acknowledgement letter will specify the basis to be adopted, together with any assumptions amending the definitions.

The report will be undertaken by an RICS Registered Valuer who possesses sufficient knowledge, skills and understanding and who has experience of valuing this type of property in this locality.

The Valuer will be acting as an External (independent) Valuer as defined by the Royal Institution of Chartered Surveyors.



The valuation will be prepared in accordance with the RICS Professional Standards and guidance global – RICS Valuation - Global Standards 2022 (The Red Book), incorporating the IVSC International Valuation Standards. Any special assumptions made by the Valuer or any departures from the Valuation Standards will be made clear by the Valuer and stated within the report.

Any special assumptions made by the Valuer or any departures from the Valuation Standards will be made clear by the Valuer and stated within the report.

The floor areas will be taken and expressed in metric and imperial measurement.

The Valuer will undertake such inspections and investigations as are, in the Valuer's reasonable professional judgement, appropriate and possible in the particular circumstances.

The Valuer will rely upon information provided by the client and/or client's legal representative or other professional advisers relating to tenure, tenancies, rights of way, restrictive covenants and other relevant matters. The Valuer will assume that the property and its value are unaffected by any matters that will be revealed by a local search and replies to the usual enquiries or by any statutory notice.

The Valuer will have regard to the apparent state of repair and condition of the property but will not carry out a building or condition survey and the Valuer will not inspect those parts of the property which are covered, unexposed or inaccessible. Such parts will be assumed to be in good repair and condition. The Valuer will not be under a duty to arrange for the testing of electrical, mechanical, plumbing, plant or other services. Where requested an indication of reinstatement cost for insurance purposes will be provided. The assessment will be undertaken on reinstatement basis and is for guidance purposes only. The assessment will include architects and quantity surveyors fees, an allowance for debris clearance. An indication of costs for insurance purposes falls outside of the RICS Valuation Standards and does not represent a valuation for market or any other purposes.

Valuation conditions and assumptions

Inspections and investigations will be carried out to the extent necessary to produce a valuation which is professionally adequate for its purpose. Where valuations have to be made on restricted information, the nature of the restrictions will be set out in the acknowledgement letter and the report.

Subject to the comments in the following paragraphs, we shall make certain assumptions in relation to facts, conditions or situations affecting the subject of, or approach to, our valuations that we will not verify as part of the valuation process, but treat them as a 'supposition taken to be true'. In the event these assumptions prove to be incorrect then our valuations will need to be reviewed.

- 1. In reporting the value, the Valuer will meet the relevant requirements of the RICS Valuation Global Standards (The Red Book) and will make the following assumptions which he/she will be under no duty to verify.
- a. That unless otherwise advised or an inspection reveals matters to the contrary, an assumption is made that no contamination or potentially contaminative use is, or has been, carried out at the property. Unless specifically instructed we will not take any investigation into the past or present uses of either the property or any adjoining or nearby land to establish whether there is the potential for contamination from these uses and an assumption will be made that none exists.



- b. Should it be established subsequently however that contamination exists at the property or on any neighbouring land or that the premises have been or are being put to any contaminative use, this might reduce the values reported.
- c. That vacant possession is provided (unless valued as an investment and subject to an occupational lease).
- d. That good title can be shown to the property and it is not subject to any unusual or especially restrictive onerous restrictions, encumbrances or outgoings.
- e. That inspection of those parts which have not been inspected would not reveal material defects or cause the valuer to alter the Valuation materially.
- f. That sewers, main services and roads giving access to the property have been adopted and that any lease provides rights of access and egress over all communal estate roadways, paths, corridors, stairways, communal grounds, parking areas and other facilities.
- g. In the case of a new property where construction which has not been completed, that construction will be satisfactorily completed.
- h. We will not make any written enquiries of the Planning Department and therefore will make the assumption that there are no known contraventions of planning law and that all buildings and structures which require planning consent and Building Regulation approval have the appropriate statutory consents.
- i. We will not make any enquiries of the statutory Health and Safety authority and will not make any statement that the property conforms to the necessary and legal requirements of this authority and or to the requirements of any legal enactment and we will assume that there are no contraventions that may affect the valuations.

Fees and Charges

The fee will be as stated.

The client will pay the agreed fee together with any disbursements or additional fees required for the appropriate preparation of the report and agreed prior to the release of the report.

We reserve the right to charge additional fees based on our current hourly charging rate for professional services and should the nature of the instruction evolve beyond the original instruction where possible we will seek to agree this departure in advance of the release of the report.

Any overdue balances will be charged interest of 1.5% per month and the account may be submitted to a credit bureau/collection bureau for collection and/or court proceedings.



Cancellation

The client will be entitled to cancel this contract by notifying the surveyors' office at any time before the date of the inspection, in which case any monies paid by the client for the service will be refunded except for any expenses reasonably incurred up to the date.

If the client wishes to cancel the instructions the client should notify us immediately of the intention. If cancellation occurs after the surveyor has undertaken an inspection, but before the provision of the final report, a charge of 50% of the agreed fee will be made.

Complaints

Quayside Surveyors Ltd. operates an RICS approved complaints handling procedure that includes Alternative Dispute Resolution (ADR). A copy of Quayside's Complaints Handling Procedure is available upon request.

Compliance with the Valuation Standards of RICS may be subject to monitoring under the Institution's conduct and disciplinary regulations.

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VALUATION REPORT Stratified Freehold Condominium



LOCATION

#6 Grapetree Apartments
Block 13B Parcel 103 H6
West Bay Beach South
Grand Cayman
CAYMAN ISLANDS

DATE OF REPORT
30th May 2022

DDL REFERENCE
32248/U



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Block No: 13B

Parcel No: 103H6

1.0 VALUATION SUMMARY:

1.1 Market Value:

In our opinion the Market Value of the stratified freehold interest in the subject property, with vacant possession, as at the date of valuation, is: -

CI\$725,000

(Seven Hundred and Twenty Five Thousand Cayman Islands Dollars)
(Unfurnished)

1.2 **Declaration**:

This valuation figure is based on the information contained in this report and we recommend that you read and consider the entire report prior to entering into any binding agreement, or taking action based upon this figure.

We confirm that Laura Jardine undertook this valuation and prepared this report, and that Ms. Jardine is not disqualified from reporting on the parcel and has no conflict of interest with the property, client, or property owner.

f-dardiae

30th May 2022

LAURA JARDINE BSc (Hons) MRICS CHARTERED SURVEYOR

RICS REGISTERED VALUER (#5724452)

DATE

2.0 REGULATORY REQUIREMENTS:

2.1 Valuer's Qualifications and Experience:

Valuer(s):

Laura Jardine BSc (Hons) MRICS, Chartered Valuation

Surveyor, DDL Studio Ltd, RICS Registered Valuer

Experience:

Ms. Jardine has 14 years real estate experience having received a Bachelor of Science Degree with First Class Honours in Property Development from a UK University. In 2015, Laura became a Member of the Royal Institution of Chartered Surveyors. The valuer has sufficient knowledge

and experience to undertake this valuation

Production of Valuation:

The valuation, process and report were carried out by Laura

Jardine

Status of the Valuer:

Independent external valuer

2.2 Conflicts of Interest:

Previous Involvements:

DDL Studio Limited have not previously valued this property

Conflicts of Interest:

We confirm that neither the Valuer nor DDL Studio Limited have any conflict of interest in accepting this instruction

2.3 COMPLIANCE:

Standards Followed:

We confirm that this valuation conforms to RICS Valuation – Global Standards (Incorporating the IVSC International

Valuation Standards), 2022

RICS Regulation:

DDL Studio Limited are an RICS Regulated Valuation firm (Registration #035223). As such our valuations, including this one, may be subject to monitoring under the RICS'

conduct and disciplinary regulations

Disputes:

We would be pleased to discuss the contents of this report and our valuation reasoning and process with you, should you have any queries. Additionally, a copy of our Complaints Handling Procedure is available upon request Registration Section: West Bay Beach South Block No: 13B Parcel No: 103H6

3.0 VALUATION INSTRUCTIONS:

3.1 Client Details and Instructions:

Client's Name and Address: The Cayman Islands Government

c/o Lands & Survey Department Government Admin Building

Box 120

133 Elgin Avenue Grand Cayman KY1-9000

Cayman Islands

Source of Instructions:

A Letter of Instruction contained within the appendices

Date of Instruction:

19th May 2022

Date of Inspection:

23rd May 2022

Date of Valuation:

30th May 2022

Purpose of Valuation:

Proposed Sale

Basis of Valuation:

Market Value

Market Value Definition:

"The estimated amount for which an asset or liability should exchange on the *valuation date* between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion."

Currency Adopted:

Cayman Islands Dollars (CI\$)

Other Authorised Users:

None advised

Registration Section: West Bay Beach South

Block No: 13B

Parcel No: 103H6

4.0 PROPERTY AND TITLE SUMMARIES:

4.1 Property Summary:

Subject of the Valuation:

Block 13B Parcel 103H6, West Bay Beach South

Interest to be Valued:

Stratified freehold

Type of Property:

Condominium

Age of Building:

Approximately 40 years old

Registered Unit Area:

1,238 square feet

Zoning:

Hotel/Tourism

Leases and Tenancies:

None that we are aware of. We have assumed vacant

possession can be obtained at short notice if required

Use and Occupation:

Residential-vacant at time of inspection

4.2 Title & Land Register Details:

Ownership:

Private / Absolute

Gazettes:

There are no gazette notices shown on the Land Register

Restrictive Easements:

No restrictive easements are shown on the Land Register,

other than strata by-laws, a copy of which we have not seen

Appurtenances:

Please refer to the Land Register within the appendices

5.0 LIMITATIONS & EXTENT OF INVESTIGATIONS:

Our full assumptions and limiting conditions are set out towards the end of this report and we recommend that these are read in full and understood. If you have any questions relating to these please contact us.

In particular we would draw your attention to the fact that our inspection was limited in extent and that we did not carry out a building/structural survey, nor test services; that our inspection was non-destructive and that it may not have been possible to inspect concealed areas; we have not made planning enquiries and assume the property complies with planning and building control consents; that we have relied upon information from third parties, in particular title information on the Land Register and information on the Lands and Survey Lands Information System (LIS) website and we have not carried out a full legal search.

We have not investigated the management of the strata, including finances, minutes of strata committee meetings and the like. You are recommended to do this prior to entering into any legal agreement. Should there be any adverse, unusual, or detrimental issues arising out of those enquiries, we recommend that you contact us, as under such circumstances our valuation may require amendment.

6.0 SPECIAL ASSUMPTIONS AND INSTRUCTIONS, RESERVATIONS AND DEPARTURES:

We have not been given any other special instructions, nor have reservations to report, nor have departed from the RICS Valuation Global Standards (Incorporating the IVSC International Valuation Standards), 2022.

7.0 LOCATION, DESCRIPTION & SPECIFICATION:

7.1 Location:

The subject forms part of the 'Grapetree Apartments' development which is located in the West Bay Beach South registration district, approximately 2 miles north of George Town, the capital of the Cayman Islands. More specifically, the development is situated on the sea-fronting, or western, side of Snooze Lane which can be accessed by turning west off West Bay Road. The exact location is highlighted on the Land Registry map contained within the appendices.

The immediate surrounding area is popular with tourists and the development overlooks Seven Mile Beach. Amenities in the locality are plentiful and include shops, restaurants, bars and hotels.

7.2 Property Description:

The subject (#6) is an upper floor, two bedroom, two storey apartment within Block 1. It has partial beach/ sea views from the balcony and from one bedroom. The specification overall is dated and the property would require comprehensive refurbishment.

Grapetree Apartments comprises 33 units of varying design arranged across 5 three storey blocks. There is a large, centrally located swimming pool and deck, landscaped grounds, asphalt-surfaced car parking areas and a manager's office. A concrete block sea wall has also been constructed at the developments boundary with the beach.

Photographs taken during our recent inspection can be found at Appendix 12.0.

7.3 Accommodation:

First Floor:

Shared landing, kitchen, open plan dining area and living room, laundry closet, utility closet, under stairs storage, balcony

Upper Floor:

Landing with storage, master bedroom with ensuite bathroom, bedroom, bathroom

7.4 Condition:

Internally, the property presents in average condition and would be benefit from modernisation throughout.

Registration Section: West Bay Beach South Block No: 13B Parcel No: 103H6

7.0 LOCATION, DESCRIPTION & SPECIFICATION: (Cont'd)

7.4 Condition: (Cont'd)

Externally, we noted that intrusive investigation works are being undertaken in the neighbouring block into concrete spalling and deterioration of the rebar. We understand remediation works will likely be required throughout the development, the extent of which is not yet known, together with associated costs.

We have not taken this into consideration when arriving at our opinion of current value for the subject unit. It is likely these costs will be either be covered through existing strata funds or though raising a Special Assessment. We suggest any amendment to the sales price to account for these matters is dealt with by separate negotiation.

7.5 Construction:

Foundations and Ground Floor Slab:

Reinforced concrete and block foundations Reinforced concrete ground floor slab

External and Internal Walls:

Reinforced concrete exterior block walls Concrete and lumber stud internal walls

Upper Floor:

Reinforced concrete suspended upper floor slabs Reinforced concrete exterior stairs and walkways Aluminium handrails to balconies

Roof Structure and Finish:

Pitched lumber roof structure, plywood and felt decking with standing seam coverings Aluminium gutters and downspouts

Windows and Doors:

Aluminium / PGT framed windows
Fibreglass panelled front entry door
Wood panelled interior doors generally
Aluminium framed sliding balcony doors with insect screens
Bi-folding lumber closet doors/ louvered storage/ utility doors

Registration Section: West Bay Beach South Block No: 13B Parcel No: 103H6

7.0 LOCATION, DESCRIPTION & SPECIFICATION: (Cont'd)

7.5 Construction: (Cont'd)

External and Internal Finishes:

External:

Exterior grade textured colour finish to cement rendered walls

Painted sidings

Internal walls: Painted knockdown finish on render or sheetrock

Textured tiling to kitchen backsplash

Tiling to bathrooms

Floors:

Floor tiles to first floor and bathrooms generally

Carpet to stairs and upper floor landings and bedrooms

Painted baseboards

Ceilings:

Painted knockdown finish on sheetrock

Crown mouldings

Tray ceiling detail to kitchen and living area

Fixtures and Fittings:

Lumber framed kitchen and bathroom cabinets

Bathrooms have synthetic marble countertops

Kitchen worktops are corian

W.c suites (#2)

Tubs (#1)

Shower fitting over tub (#1)

Shower cubicle with glazed guard (#1)

Usual bathroom accessories include mirrors with lights, towel holders and roll holders

7.6 Services:

Electricity:

Mains electricity (Caribbean Utilities Ltd.).

A/C: Water: Central air-conditioning system with ceiling fans

Mains water with water heater

Drainage:

Mains drainage

Drainage:

Septic

Telephones: Full telecommunications services are available to the parcel

8.0 FACTORS AFFECTING VALUATION:

We have had regard to the following matters in considering our opinion of Market Value of the subject property: -

8.1 Suitability of Security:

We consider the subject property to be suitable for banking security purposes and do not foresee any exceptional difficulties arising in the event of a sale becoming necessary.

8.2 Contamination and Deleterious Materials:

Our visual inspection did not reveal any contamination to this, or neighbouring property, nor deleterious materials incorporated into the building. However, should such contamination come to light, our reported valuation figures may need to be reduced.

8.3 Flooding:

From our inspection we did not observe any evidence of recent flooding to the subject property. However, it is situated on the beach front and may be exposed to the risk of damage as a result of any major sea borne storm systems.

8.4 Lifespan of Buildings and Depreciation:

The property is approximately 40 years old. Based upon its method of construction we would anticipate the building having a life span of 30-35 years subject to it being well-maintained and kept in reasonable condition and benefiting from regular ongoing maintenance, repairs and when necessary, upgrading works.

8.5 Age and Condition of Structural, Electrical and Mechanical Components:

It is our assumption that the electrical and mechanical components are of commensurate age. The scope of our valuation does not cover the assessment of structural, electrical and mechanical components.

8.0 FACTORS AFFECTING THE VALUATION: (Cont'd)

8.6 Market Commentary:

The Cayman Islands property market remained static following the global recession however conditions have improved considerably over the last three years with an increase in transaction volumes. This has yet to translate into increasing property values across the entire island but it is certainly prevalent in prime areas where there is increasing demand and limited supply such as South Sound and Seven Mile Beach. Market Values out-side these areas have increased in a slight ripple effect moving east.

The improving property market has kick-started development with a large volume of both high-end and more affordable condos being built on the western side of the island.

In the short term, the Cayman Islands Government have imposed restrictions on travel and its residents in response to the global Covid-19 Coronavirus pandemic as declared by the World Health Organization on the 11th March 2020.

This prevalent market situation has continued despite the restrictions imposed by the Cayman Islands Government and any resultant economic impact as at the date of valuation.

It is not known however how long these restrictions will remain in place or what the future impact may be and as such, this valuation is subject to a greater degree of material valuation uncertainty (as per VPS3 and VPGA10 of the RICS Red Book Global) and we recommend that you keep this valuation under frequent review.

9.0 VALUATION METHODOLOGY:

9.1 Comparable Sales Method:

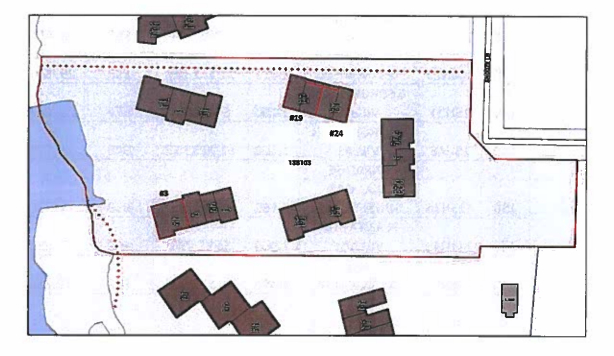
In order to derive a value for the subject property we have used the Sales Comparison approach, as we were able to source recent sales of similar properties within the locality and make adjustments for factors affecting value such as; the date of sale, location, size, age, condition, specification and site improvement works etc.

We have researched sales over the last few years at the Land Registry in this and adjacent blocks although sales in the last few months which have not yet been recorded by Land Registry were excluded.

We firstly researched sales within the subject strata and sourced the following:

Block & Parcel No.	Date of sale	Sale Price CI\$	Area (Sq. Ft.)	CI\$ / Sq. Ft	Apt # / Block
13B 103H21	14/07/21	700,316	1,294	541	19 / Block 4
13B 103H3	18/05/21	874,440	1,275	686	3 / Block 1
13B 103H26	01/03/21	654,926	1,294	506	24 / Block 4

The location of the units within the development can be seen on the map below:



9.0 VALUATION METHODOLOGY: (Cont'd)

9.1 Comparable Sales Method: (Cont'd)

The sales rates vary between CI\$506-CI\$686 per square foot.

Unit 19 provides the most recent sale, however, we note this was still some 10 months ago and we consider the market has moved on since this time. At the time of sale, the specification was dated but still slightly superior to the subject overall and the comparable was in better condition. We consider the subject to have slightly superior sea views.

Unit 3 is a beach fronting property with superior views which had some upgrades including new flooring and Quartz kitchen countertops for example.

Unit 24 comprises a ground floor unit of a superior specification. We consider the subject to have slightly superior sea views.

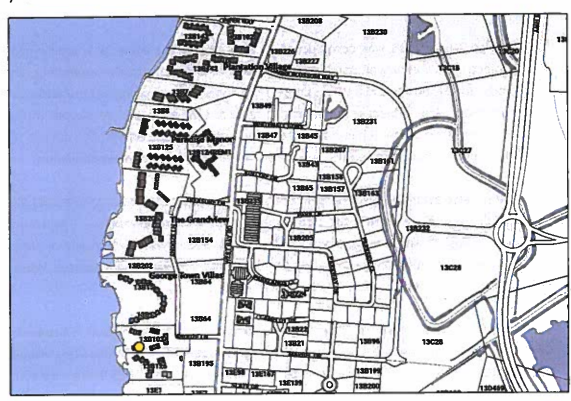
Due to the lack of recent transactional evidence within the subject strata, we also researched sales of beach fronting apartments in the vicinity as follows;

			Size	Sale Price	CIS per	Will mayor
Block	Parcel	Strata	Sq Ft	CI\$	Sty. Ft	Date of Sale
		PLANTATION				
13B	142H10	VILLAGE	1,410	\$785,574	557	8, APR, 2022
		THE				
13B	206H29	GRANDVIEW	1,413	\$1,172,363	830	29, MAR, 2022
		GEORGETOWN				
13B	15H31	VILLAS	1,160	\$785,400	677	28, MAR, 2022
		GEORGETOWN				
13B	15H48	VILLAS	1,160	\$1,095,952	945	17, FEB, 2022
_		PARADISE				
		MANOR/				
13B	125H25	SUNSET COVE	1,182	\$754,735	639	7, FEB, 2022
		PLANTATION				
13B	142H49	VILLAGE	1,060	\$635,755	600	7, FEB, 2022
		THE				
13B	206H28	GRANDVIEW	1,436	\$1,174,619	818	18, DEC, 2021

9.0 VALUATION METHODOLOGY: (Cont'd)

9.1 Comparable Sales Method: (Cont'd)

The comparables are highlighted on the map below, with the subject unit highlighted in vellow for ease of reference:



Plantation Village was constructed 38 years ago, similar to the subject and also has similar site improvement works.

Unit H10 provides the most recent sale. It is a ground floor unit with partial sea views. It is larger than the subject and typically larger properties sell at lower rates due to economies of scale, all other variables being equal. We are not aware of the internal specification.

Unit H49 also provides a very recent sale. The property had been refurbished prior to sale and therefore was of a much superior specification when compared with the subject. Also, the property is smaller so economies of scale will apply. We note the comparable has garden views only.

9.0 VALUATION METHODOLOGY: (Cont'd)

9.1 Comparable Sales Method: (Cont'd)

The Grandview was constructed circa 26 years ago and is in superior condition to the subject. The complex also has a tennis court, hot tub and superior beach with dock. We would expect lower values to be achieved at the subject.

George Town Villas was constructed in 1982 and is therefore of a similar age to the subject. It is a very well maintained complex and has a superior swimming pool area, landscaped grounds and a tennis court. The property is sea facing but primarily comprises iron shore. The subject is super in this regard. Unit H31 was renovated prior to sale, however, we consider it has weaker sea views when compared with the subject. Unit H48 has superior beach/ sea views. We are not aware of the internal specification.

We are also aware of a ground floor unit which has just gone under contract at CI\$738,000 or CI\$636 per square foot for 1,160 square feet. The unit comprises 2 bedrooms and 2 bathrooms, similar to the subject and it requires modernization throughout, although we still consider the specification and condition to be superior to the subject. We note this unit has restricted sea views from the rear patio.

Paradise Manor or Sunset Cove was constructed circa 35 years ago. It is a superior beach and swimming pool area. Residents also have the benefit of using the Margaritaville hotel facilities including swimming pool, bar and restaurants. Unit H25 is the closest in size to the subject. It comprises a ground floor unit with partial sea view and the specification is dated, similar to the subject although the comparable is in superior condition.

Furthermore, we have researched current availability of similar condominiums offered for sale within the area the Cayman Islands Real Estate Brokers Association's (CIREBA) multiple listing system as supply and demand will have an impact upon overall value. It is important to note we are not using the current availability as market evidence, merely as a guide in assessing the overall current supply and advertised sales prices in the area. We sourced seven listings between CI\$676,500-CI\$1,143,900 or CI\$703-CI\$1,149 per square foot for 857-1,182 square feet. NB: The listings will likely include an allowance for Chattels.

Taking all of the above into consideration, together with limited availability and prevailing market conditions, we are of the opinion the appropriate rate to apply to the subject unit is CI\$585 per square foot.

Block No: 13B

Parcel No: 103H6

9.0 VALUATION METHODOLOGY: (Cont'd)

9.2 Opinion of Market Value:

In our opinion, the Market Value of the stratified freehold interest in the subject property, with the benefit of full vacant possession as at the date of valuation, is:

CI\$725,000 (Seven Hundred and Twenty Five Thousand Cayman Islands Dollars) (Unfurnished)

9.3 Market Value Definition by RICS:

"MARKET VALUE" is defined by the Royal Institution of Chartered Surveyors as:The estimated amount for which an asset or liability should exchange on the *valuation*date between a willing buyer and a willing seller in an arm's length transaction, after
proper marketing and where the parties had each acted knowledgeably, prudently and
without compulsion.

10.0 Terms and conditions: (Cont'd)

10.7 Liability:

10.7.1 Limitation of our liability:

- (a) We will seek to provide a service such as would be expected of a small local firm of professional consultant surveyors and we will use reasonable skill, care and diligence in the provision of the Services. We agree with you to limit liability, including consequent and contingent liability, to a multiple of three times the valuation fee. We will not accept liability for any loss, or damage in excess of this figure.
- (b) Nothing in this Contract shall exclude, restrict or prevent a claim being brought in respect of any liability arising from fraud or other liabilities which cannot lawfully be limited or excluded.
- (c) We shall not accept liability for any loss, damage, cost or expense arising from (i) any breach by you of your agreement with us or any act or omission of any other person or (ii) any use by you of our reports or Services for a purpose other than as set out in the Letter of Engagement.
- (d) Our liability to you and to all other persons who we both have agreed may have the benefit of and rely on our work on the terms hereof (you and they each "a Beneficiary") to pay damages as a direct result of breach of contract or negligence or any other tort by us in connection with or arising out of the Engagement or any addition or variation thereto shall be limited to that proportion only of your actual loss which was directly caused by us and in any event our liability shall in no circumstances exceed in aggregate the amount specified in the Letter of Engagement or, if no amount is specified in there, the amount of the fees paid by you to us under this contract. In any event, we will not be liable for any indirect, special and consequential loss, and/or any loss which is caused by circumstances beyond our reasonable control.
- (e) Any liability which we may have to you under or in connection with this Contract for losses suffered by you shall (so far as permitted by law) be limited to such an amount as is finally determined to be just and equitable, having regard to the extent of responsibility for those losses of us, you (including your directors, officers, employees or agents), and any person other than us who is jointly or severally liable to you for all or part of the same losses, provided always that our liability to you shall not under any circumstances exceed in aggregate the amount set out in this contract. Any limitation or exclusion or restriction on the liability of any such other person under any jurisdiction, whether arising under statute or contract or resulting from death, bankruptcy or insolvency, or any settlement of such liability agreed with you, shall be ignored for the purposes of determining whether that other person is liable to you and the extent of responsibility of that other person to you.
- (f) Where there is more than one Beneficiary of the Services, the limit of liability specified in clause 7.1(a) above will have to be allocated between all Beneficiaries. No Beneficiary shall dispute or challenge the validity, operation or enforceability of this clause on the grounds that no such apportionment has been so agreed or on the grounds that the agreed share of the limitation amount so apportioned to any Beneficiary is unreasonably low.
- (g) We have no responsibility for anything that is beyond the scope of the Services defined in the Letter of Engagement. In particular, we have no obligation to provide, nor any liability for advice, or failure to advise, on the condition of a property (unless specifically instructed to carry out a formal building survey).

10.0 Terms and conditions: (Cont'd)

10.7 Liability: (Cont'd)

10.7.1 Limitation of our liability: (Cont'd)

(h) This contract is between the Client and DDL Studio Ltd. only and no duty of care or liability is intended to be extended to any individual employee, consultant, director performing the work on behalf of DDL Studio Ltd. (whether professionally qualified or not). The Client agrees not to pursue any claims in contract, tort or for breach of statutory duty (including negligence) against any individuals working for DDL Studio Ltd. in carrying out its obligation under the Engagement at any time, whether named expressly in the Appointment or not. The Client acknowledges that such individuals are entitled to enforce this term of the Appointment pursuant to the Contracts (Rights of Third Parties) Act 1999.

10.7.2 Liability Limitation and the Provision of Information: Notwithstanding clause 7.7.1(b) and 7.7.1(d), but subject always to clause 7.7.1(a), in no circumstances shall we be liable to pay any damages to you for losses arising out of or in any way connected with the provision of information to us by you or your failure to provide information to us either punctually or at all or any fraudulent act, misrepresentation or willful default on your part.

10.8 Miscellaneous provisions:

- 10.8.1 Actions Required by Law: Nothing in the Contract shall prevent us from taking all such action as may be required by law or statute or to comply with the regulations of any relevant professional or regulatory bodies. This includes compliance with Anti-Money Laundering Regulations.
- 10.8.2 Conflict: In the event of any conflict between the Terms and Conditions and the Letter of Engagement, the Terms and Conditions shall prevail. In the event and only to the extent of any conflict between the Letter of Engagement and any referenced or attached document the Letter of Engagement will take precedent.
- **10.8.3 Force Majeure:** Neither party shall be liable for any failure or delay in performing any of its obligations hereunder if such failure or delay is caused by an event outside of that party's reasonable control.
- 10.8.4 Waiver of Remedies: No forbearance, delay or indulgence by either party in exercising or enforcing the provisions of this Contract shall prejudice or restrict the rights (whether provided by this Contract or by law) of that party nor shall any waiver of its rights operate as a waiver of any subsequent breach and no right, power or remedy herein conferred upon or reserved for either party or available by law is exclusive of any other right, power or remedy available to that party (whether under this Contract or at law)
- 10.8.5 Severability: If any provision in this Contract is, in whole or in part, held by a court or administrative body of competent jurisdiction to be illegal, invalid or unenforceable under any enactment or rule of law then that provision or part thereof shall to that extent be deemed not to form part of this Contract and the enforceability and validity of the remainder of this Contract shall not be affected. Provided always that if any such deletion substantially affects or alters the commercial basis of these Terms and Conditions the parties shall negotiate in good faith to amend and modify them as may be necessary or desirable in the circumstances.
- 10.8.6 Rights of Third Parties: No person who is not a party to this Contract shall have any rights to enforce any of its terms.
- 10.8.7 Assignment: Neither of us may assign or otherwise transfer the benefit of this Contract without the prior express written consent of the other, including any successor to our business. Further, neither of us will directly nor indirectly transfer any claim against the other arising out of this Contract to any other person.

10.0 Terms and conditions: (Cont'd)

10.8 Miscellaneous provisions: (Cont'd)

10.8.8 Interpretation: "DDL Studio Ltd "we", "our" and "us" refers to DDL, a limited liability partnership registered in The Cayman Islands and includes all owners, directors, employees and agents of all such entities. References to "Addressee(s)", "you" and "your" refers to the original addressee(s) of the Letter of Engagement on whose behalf this Contract was acknowledged and accepted, together with any other persons whom we have agreed in writing may have the benefit of the Services or to whom we have assumed a duty of care in respect of the Services under written arrangement with them, provided that such other persons have agreed to the terms of this Contract.. We use the word partner to describe a member of DDL Studio Ltd. in their capacity as such.

10.8.9 Governing Law: This Contract (including all contractual and non-contractual rights and obligations arising out of or relating thereto) shall be governed by and interpreted in accordance with The Cayman Islands Law. Each party hereby irrevocably agrees to submit to the exclusive jurisdiction of the courts of The Cayman Islands in respect of any claim, dispute or difference of whatever nature concerning the Contract and any matter arising from it.

10.8.10 Dispute Resolution: The parties will attempt to resolve any dispute that may arise under or in connection with this contract by negotiation. If after a reasonable time any dispute has not been resolved by negotiation, then subject to both parties' consent in writing, the parties may refer the dispute to mediation. A copy of our Complaints Handling Procedure is available upon request

10.9 Valuation-specific terms:

10.9.1 RICS valuation standards: All valuations are carried out in accordance with the latest edition of the Valuation Standards published by the Royal Institution of Chartered Surveyors, ("the Valuation Standards") and are undertaken by appropriately qualified valuers as defined therein.

10.9.2 Valuation basis: Unless stated otherwise within the report, we have adopted 'Market Value' and its interpretative commentary as the basis of valuation in accordance with the Valuation Standards, which is defined as:

"The estimated amount for which an asset or liability should exchange on the *valuation date* between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion."

It should be noted that the interpretive commentary of the Valuation Standards makes it clear that, amongst other things, the valuation assumes that the appropriate marketing period had occurred prior to the valuation date and that simultaneous signing of contract and closing/completion of the sale took place on the valuation date. Our valuations are, therefore, based upon the facts and evidence available as at the date of valuation.

We would also draw your attention to the fact that we are required to assume that the buyer will purchase in accordance with the realities of the current market, and with current market expectations, and that the seller will sell the property at market terms for the best price attainable in the open market after proper marketing, whatever that price may be.

No allowances are made in our valuations for any expenses of realisation that would be incurred on a sale, or to reflect the balance of any outstanding mortgages, either in respect of capital or interest accrued thereon. Costs of acquisition are also not included in our valuations.

Unless it has been made apparent by an express statement within this report we have assumed that vacant possession is provided.

10.0 Terms and conditions (Cont'd)

10.9 Valuation-specific terms: (Cont'd)

10.9.3 Information supplied: We have assumed that where any information relevant to our valuation is supplied by you, or by any third party at your instigation, it is correct and comprehensive, and can be safely relied upon by us in preparing our valuation.

10.9.4 Documentation and title: Unless specifically instructed, we do not read legal documentation and we take information from the Land Register and assume that this comprises a full and legally accurate record of all relevant title information. Unless shown on the Land Register, or expressly disclosed to us in writing we assume that the title, property and all documentation are free from any unusual or onerous easements, restrictions, covenants, encumbrances, Gazettes (compulsory purchase notices), or other outgoings which would adversely affect the value of the relevant interest(s) and that good title can be shown.

We have taken the boundaries of the property to as marked on the Lands and Survey Land online Land Information System (LIS) and no on-site boundary measurements are taken.

Where legal documentation is provided to us, we will have regard to the matters therein but recommend that reliance should not be placed on our interpretation thereof without prior verification by your legal advisors.

Unless notified to the contrary, we assume that each property has a good and marketable title and is free from any pending litigation or accrued liabilities. In respect of leasehold properties, we will assume that your landlord will give any necessary consents to an assignment and that there are no unusual or onerous provisions in the lease or any side agreements.

10.9.5 Inspections: We undertake such inspections and investigations as are, in our opinion, necessary to produce a valuation which is professionally adequate for its purpose.

Our inspection was undertaken from floor level and the substructure, superstructure, services and finishes were not opened up, exposed nor inspected where concealed. Our inspection was visual only, non-destructive and non intrusive. Large items of furniture, fittings and chattels were not moved and areas concealed in this manner could not be inspected. We cannot comment upon nor accept liability for defects or damage concealed in this manner or otherwise not visible during our inspection and our valuations are prepared on the basis that an inspection or survey of those parts which have not been inspected would not reveal material defects or cause the Valuer to alter the valuation materially.

10.9.6 Tenancies (in the case of commercial properties): Unless disclosed to us, it is assumed that all properties are subject to normal outgoings and that tenants are responsible for all repairs, the cost of insurance and payment of rates and other usual outgoings, either directly or by means of service charge provisions.

Unless we state otherwise, it is further assumed that rent reviews are on an upward-only basis to the open market rent and that no questions of doubt arise as to the interpretation of the rent review provisions in the lease. We assume that neither the landlord nor the tenant may terminate the lease prematurely.

10.9.7 Tenant's covenant strength: Unless specifically requested, we do not make detailed enquiries into the covenant strength of occupational tenants but rely on our judgment of the market's perception of them. Any comments on covenant strength should therefore be read in this context. Furthermore, we assume, unless otherwise advised, that the tenant is capable of meeting its financial obligations under the lease and that there are no arrears of rent or other payments or undisclosed breaches of covenant.

10.0 Terms and conditions (Cont'd)

10.9 Valuation-specific terms: (Cont'd)

10.9.8 Measurements: All property measurement is carried out in accordance with the latest edition of the latest International Property Measurement Standards (IPMS) or the Code of Measuring Practice (where applicable) issued by the Royal Institution of Chartered Surveyors, unless stated otherwise. Unless specifically instructed, we do not undertake a measured site survey but calculate site areas by reference to the identified boundaries of the property and the appropriate Ordnance Survey Plan.

10.9.9 Planning and other statutory regulations: Unless specifically instructed, we do not normally undertake enquiries to obtain land use and development planning and highway information from the relevant Local Authority.

Our valuations are prepared on the assumption that all required valid planning permissions and statutory approvals for the buildings and their use, including any extensions or alterations, have been obtained and compiled with and that there are no unusual, or onerous planning, or building control issues. We also assume that all necessary consents, licences and authorisations for the use of the property and the process carried out therein have been obtained and will continue to subsist and are not subject to any onerous conditions.

Unless disclosed to us, we assume that there are no outstanding statutory breaches or impending litigation in respect of the property.

- 10.9.10 Comparable evidence: We may rely on both documented (electronically or otherwise) and hearsay evidence of market transactions, in particular information provided on the Lands and Survey Land Information System (LIS) and Land Registry and from Realty Companies. Whilst we make reasonable efforts to verify the accuracy of such information we assume that it is reliable, correct and accurate. We do not accept liability for errors, omissions, or misrepresentations in such information. Were we belie there to be the possibility of inaccuracies or such information to be less reliable than usually expected, we will state this in the report.
- 10.9.11 Building Surveys: Unless specifically instructed, we do not undertake building surveys, nor do we inspect those parts that are covered, unexposed or inaccessible, or test any of the electrical, air-conditioning, drainage or other services, nor appliances and our inspection was visual only. Any readily apparent defects or items of disrepair noted during our inspection will, unless otherwise stated, be reflected in our valuation, but no assurance is given that any property is free from defect. We assume that those parts which have not been inspected would not reveal material defects which would cause us to alter our valuation.
- 10.9.12 New Buildings and structures: That in the case of a property to be constructed, or under construction, the construction of which has not been completed, any valuation assuming completion assumes that all construction and finishes will be satisfactorily completed, to a good standard, to Code and without concealed defects, or construction disputes arising.
- 10.9.13 Hazardous and deleterious materials: Unless specifically instructed, we do not carry out investigations to ascertain whether any building has been constructed or altered using deleterious materials or methods. Unless specifically notified, our valuation assumes that no such materials or methods have been used. Common examples include defective concrete, asbestos and substandard or deteriorated steel reinforcement.
- 10.9.14 Site conditions: Unless specifically instructed, we do not carry out investigations on site in order to determine the suitability of ground conditions and services, nor do we undertake environmental, archaeological, or geotechnical surveys. Unless notified to the contrary, our valuation is on the basis that these aspects are satisfactory and also that the site does not have any existing or potential sink holes.

10.0 Terms and conditions (Cont'd)

10.9 Valuation-specific terms: (Cont'd)

10.9.14 Site conditions: (Cont'd) In the case of properties that may have development potential, we assume that the site has load-bearing capacity suitable for the anticipated form of development without the need for additional and expensive foundations, clearing, filling or drainage systems.

10.9.15 Environmental contamination: In preparing our valuation we assume that no contaminative or potentially contaminative use is, or has been, carried out at the property. Unless specifically instructed, we do not undertake any investigation into the past or present uses of either the property or any adjoining or nearby land, to establish whether there is any potential for contamination from these uses and assume that none exists. Should it, however, be subsequently established that such contamination exists at the property or on any adjoining land or that any premises have been or are being put to contaminative use, this may have a detrimental effect on the value reported.

10.9.16 High voltage electrical supply apparatus: Where there is high voltage electricity supply apparatus within close proximity to the property, unless otherwise stated we have not taken into account any likely effect on future marketability and value due to any change in public perception of the health implications.

10.9.17 Chattels and plant and machinery: Our valuation includes those items usually regarded as forming part of the building and/or comprising landlord's fixtures, such as A/C, gas installations, lighting, alarms, sprinklers and ventilation systems, kitchen and bathroom appliances and lifts but generally exclude chattels, furnishings, processing plant, machinery and equipment and those fixtures and fittings normally considered to be the property of the owner or tenant.

10.9.18 Taxation: In preparing our valuations, no allowances are made for any liability which may arise for payment of any property related tax, whether existing or which may arise on development or disposal, deemed or otherwise, either in the Cayman Islands or other jurisdiction in which you operate or are deemed resident.

10.9.19 Aggregation: In the valuation of portfolios, each property is valued separately and not as part of the portfolio. Accordingly, no allowance, either positive or negative, is made in the aggregate value reported to reflect the possibility of the whole or part of the portfolio being put on the market at any one time.

10.9.20 Confidentiality/third party liability: Our valuations and reports are strictly confidential to the party to whom they are addressed, or their other professional advisors, for the specific purpose to which they refer. No third parties may rely upon our valuations and reports and no responsibility whatsoever is accepted to any third parties for the whole or part of their contents without our written approval.

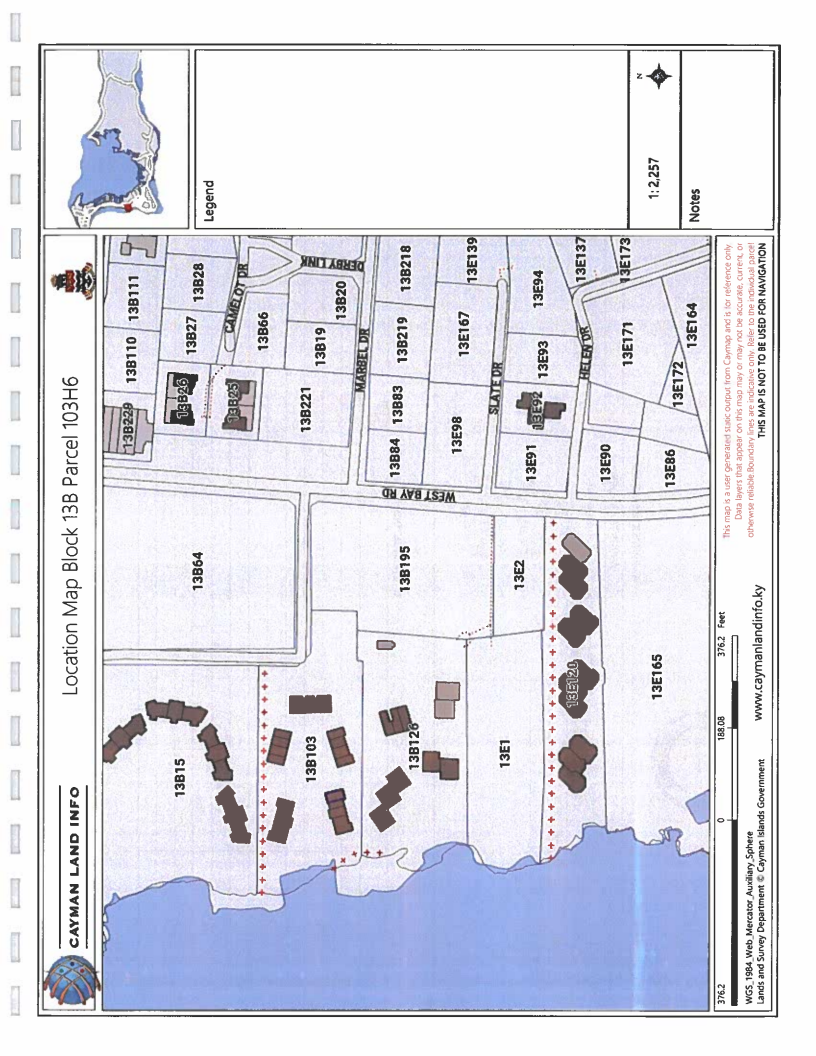
10.9.21 Publication: Neither the whole nor any part of our report, nor any reference thereto, may be included in any published document, circular or statement, nor published in any way nor disclosed orally to a third party, without our written approval of the form and context of such publication or disclosure. Such approval is required whether or not DDL Studio Limited are referred to by name and whether or not the report is combined with others.

10.9.22 Complaints procedure: In accordance with the RICS Rules of Conduct, we operate a Complaints Procedure. Should you have any reason to complain, please contact our Head of Compliance & Best Practice at PO Box 31318, Grand Cayman KY1-1206, Cayman Islands.

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Registration Section: West Bay Beach South Block No: 13B Parcel No: 103H6

11.0 LAND REGISTRY MAP EXTRACT AND REGISTER:



Sheet 1 of 1

27-May-2022

CAYMAN ISLANDS LAND REGISTER

Edition 7

Opened 29 APR 2021

A - PROPERTY SECTION

Crown / Private	APPURTENANCES		Block and Parcel No. 13B 103H6
Absolute / Provisional	The benefits as listed in the By-Laws and any	Registration Section	WEST BAY BEACH SOUTH
	amendments thereof. SEB	Name of Parcel	Grapetree Apts. Block 1,
28-Oct-1980			Apt#6
	11162		
		Approximate Area	1238 Sq.ft.
	The Market Barrier and		

B - PROPRIETORSHIP SECTION

Entry No.	Date	Instrument No.	Name and Address of Proprietor(s)	Signature of Registrar
	-			

Page 2 of 2

ck and Parcel No. 13B 103H6
Block

Block and Parcel No Edition 7

Sheet 1 of 1

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	Signature of Registrar											
C - INCUMBRANCES SECTION	Further Particulars	Note: Subject to the Restrictive Agreements as listed in the	By-Laws and any amendments thereof. SEB									
	Nature of Incumbrance											
	Instrument No.											
	Date											
	Entry No.											

Registration Section: West Bay Beach South

Block No: 13B

Parcel No: 103H6

12.0 PHOTOGRAPHS:









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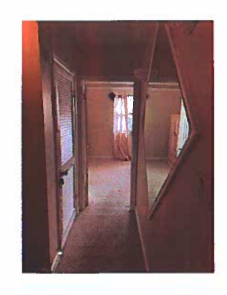








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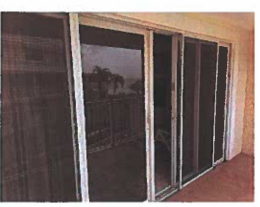


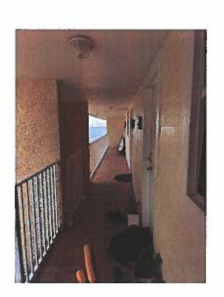






























Block No: 13B

Parcel No: 103H6

13.0 INSTRUCTIONS:



The Cayman Islands Government c/o Lands & Survey Department Government Admin Building Box 120 133
Elgin Avenue
Grand Cayman
KY1-9000
Cayman Islands
FAO Vicky Gray

19 May 2022

Dear Madam.

Client: The Cayman Islands Government Other authorized users: None advised

Registration Details: Block 13B Parcels 103 H6 & H16

Property physical address: Grapetree Islands Club, Snooze Lane, Grand Cayman, Cayman Islands

Tenure: Freehold

Purpose of Valuation: Sale Date of Valuation: TBC

Use or classification of property: Condominiums

Currency: Cayman Islands Dollars (CI\$)

Thank you for your instruction to provide you with market valuation reports. The general terms upon which we accept this instruction are set out in the Standard Terms of Business for Valuations attached. Please countersign and return the copy of this letter to us when you have fully reviewed and considered these terms of engagement.

We confirm that the valuations will be prepared in accordance with the RICS Valuation – Global Standards (Incorporating the IVSC International Valuation Standards), 2022

We confirm we will inspect the parcels. The work we will undertake, the sources of information on which we shall rely and the limitations that will apply to our investigations and report are set out in the Standard Terms of Business for Valuations.

Where full details of the parcels, such as their use or classification, or details of leases are not available at the date of this letter, we will establish these and confirm them with you in writing before the reports are issued.

The basis of value is Market Value. "MARKET VALUE" is defined by the Royal Institution of Chartered Surveyors as: "The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion."

Special Assumptions 1; None advised

We confirm that the valuations will be the responsibility of Ms. Laura Jardine, MRICS who will be acting as external valuer. We also confirm she has the knowledge, skills and understanding to undertake the valuations competently.



P.O. Box 31318, Grand Cayman KY1-1206, Cayman Islands Tel (345) 943 3622/ 945 3622 Email queries@ddlstudio.com



The purpose for which the valuation is required is governed by the RICS Valuation – Global Standards (Incorporating the IVSC International Valuation Standards), 2022

Our fee for undertaking this valuation is CI\$1,000 inclusive, discounted from CI\$1,500. This figure includes disbursements, such as Land Registers, travel and any other out of pocket expenses.

The reports will be addressed to you and any other authorized users stated in the headings on the first page of this letter and is for your and their use only. We particularly draw your attention to the comment in our Standard Terms about our liability to third parties and publication.

You are advised that compliance with the Valuation Standards may be investigated by RICS for the purposes of the administration of the institution's conduct and disciplinary regulations.

In accordance with the RICS Rules of Conduct, we operate a Complaints Procedure. A written copy of our Complaints Procedure will be made available upon request. Should you have any reason to complain, please contact our Head of Compliance & Best Practice at PO Box 31318, Grand Cayman KY1-1206, Cayman Islands.

We believe that we have fully set out your requirements but if we have omitted any matter, please let us know.

Yours sincerely,

L'Lardine

Laura Jardine BSc (Hons) MRICS

DDL Studio Ltd.

P.O. Box 31318, Grand Cayman KY1-1206

Cayman Islands, British West Indies

Tel: 943-3622 Fax: 945-3623

We/ I have read and understand the above Terms of Engagement letter and accompanying Terms and Conditions in Appendix A - General terms and conditions and Appendix B - Supplementary Terms For Valuations.

Signed

VICKY GRAY

Print

Date:

19-MAY-2022



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