

**GUOCOLAND LIMITED ("GLL")
TERMS AND CONDITIONS OF USE OF THIS WEBSITE**

(www.guocomidtown.com/midtownbay (the "Site"))

IMPORTANT NOTICE

BY USING OR ACCESSING THIS SITE YOU AGREE TO BE BOUND BY THE FOLLOWING TERMS AND CONDITIONS WHICH MAY BE CHANGED, UPDATED OR AMENDED FROM TIME TO TIME.

1 TRADEMARKS

GLL, its related companies, affiliates, contractors and/or participating corporations are the owners of the trade and service marks and logos appearing on this Site and all rights are reserved in respect of such trade and service marks and logos. No licence or right is granted and your access to the Site shall not be construed as granting, by implication, estoppel or otherwise, any licence or right to use any trademarks, service marks or logos appearing on the Site without the prior written consent of GLL or the relevant owner(s).

2 USE OF INFORMATION AND MATERIALS

The information and materials contained in this Site and the terms, conditions, and descriptions that appear, are subject to change. Your eligibility for particular products and services is subject to GLL's final determination and acceptance.

3 INFORMATION ON DEVELOPMENT

The show flat visuals featured in this Site are not intended to represent any actual unit of the development sold by GLL, which is or will be constructed in accordance with the provisions and specifications of the prescribed sale and purchase agreement. The information and plans contained in this Site are also subject to changes and deviations as may be required by GLL or required or approved by the authorities. All art renderings, illustrations, pictures, photographs and other graphic representations and references on the web pages at this Site may be artists' impressions only. Nothing herein shall form part of an offer or contract or be construed as any representation by GLL or its agent. All areas and measurements stated herein are approximate and subject to adjustment on final survey.

4 THIRD PARTY SERVICES AND HYPERLINKS

This website may contain links to other websites which are not under the control of and are not maintained by GLL and the contents, accuracy, opinions expressed and other links provided by these websites are not investigated, verified, monitored or endorsed by GLL. This Site is independent of such other website(s). GLL has no control over such other website(s) and cannot be responsible for the content of such site(s). Such links are provided only as a convenience, and you are put on notice that any access by you

of such linked websites is at your own risk.

4A. THIRD PARTY SOFTWARE / PLUG-INS

To access this Site, you may have to install into your computer system certain third party software or plug-ins (e.g. flash player), which may be licensed or provided to you by a third party, and not GLL. As the third party software or plug-ins are not developed or tested by GLL, GLL makes no warranty of merchantability, satisfactory quality or fitness for any particular purpose with respect to the third party software or plug-ins and its source of origin, or that they are free of defects, computer viruses, worms, malware, adware and/or spyware.

5 LANGUAGE

If the information on this Site is translated into or presented in languages other than English, the English version of that information will prevail in relation to any disputes regarding its interpretation.

6 NO WARRANTY

The information and materials contained in this Site, including text, graphics, links or other items, are provided "as is," "as available". GLL does not warrant the accuracy, adequacy or completeness of the information and materials and expressly disclaims liability for errors or omissions therein. GLL disclaims all warranties of any kind, whether implied, express or statutory, including but not limited to the warranties of non-infringement of third party rights, title, merchantability, fitness for a particular purpose and freedom from computer virus, in conjunction with the information and materials in this Site. All renderings, illustrations, pictures, photographs and other graphic representations and references are artist's impression only and may be subject to changes and deviation as further required by the developer or required or approved by the authorities. Nothing herein shall form part of an offer or contract or be construed as any representation by the developer or its agents. All plans are not drawn to scale; areas and measurements stated herein are approximate and are subject to adjustment on final survey.

7 PRIVACY STATEMENT

GLL has taken reasonable steps to ensure that the information you provide will be kept secure from unauthorised access. However, as the internet is not a secure environment, GLL cannot guarantee that such information will be secure during transmission to its web server.

8 EXCLUSION OF LIABILITY

In no event will GLL be liable for any damages, including without limitation direct or indirect, special, incidental, or consequential damages, losses or expenses arising in connection with this Site or the use thereof or inability to use by any party, or reliance on the contents of this Site, or in connection with any failure of performance, error,

omission, interruption, defect, delay or failure in operation or transmission, computer virus or line or system failure, even if GLL, its representatives, are advised of the possibility of such damages, losses or expense. This condition shall take effect to the fullest extent permitted by law.

9 INDEMNITY

You hereby agree to defend, indemnify and hold harmless GLL, its related corporations, affiliates, officers, directors, employees, agents, contractors and/or participating corporations from all liability, loss, damages, cost and other expenses of any nature whatsoever incurred by GLL resulting from any claim or action of third parties relating to or arising under these Terms and Conditions of Use. Such claims shall include, without limitation, those based upon trademark or service mark infringement, trade name infringement, dilution, tortious interference with contract or prospective business advantage, conspiracy, breach of warranty of authority, passing off, defamation or injury to business reputation and copyright infringement.

10 SUBMISSION

All information submitted to GLL via this Site shall be deemed and remain the property of GLL who shall be free to use, for any purpose, any ideas, concepts, know-how or techniques contained in information a visitor to this Site provides GLL through this Site. GLL shall not be subject to any obligations of confidentiality or privacy regarding submitted information, except as agreed directly in writing by GLL or required by law.

11 GOVERNING LAW & JURISDICTION

These Terms and Conditions of Use shall be governed by Singapore law and you agree to submit to the exclusive jurisdiction of the Singapore courts, provided that such exclusivity does not apply to legal action initiated or brought about by GLL.

12 Copyright © 2018 - 2025 GuocoLand Limited. All rights reserved.

GLL owns all rights in this Site and all components thereof including without limitation, all text, information, materials, structure, sequence and organisation of the pages and screens unless otherwise indicated and all rights thereto are specifically reserved. No part of this Site may be copied, reproduced, republished, uploaded, posted, transmitted, distributed in any form or manner (including electronic, mechanical, photocopy, recording or otherwise) or by any means (including storage in any retrieval system of any nature) and no hyperlinking of this website to any other website is permitted without the prior written permission of GLL. Modification of this Site or any part thereof or use of any materials contained in this Site for any purpose is a violation of copyright law and other proprietary rights. The use of any materials contained in this Site on any other website or networked computer environment is prohibited.