



## FLOOR PLANS OF RESIDENTIAL PROPERTIES IN THE PHASE 期數的住宅物業的樓面平面圖

, \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Tower	Floor	Flats 單位			
<i>→ ∨</i>	座	樓層	A	В	C	D
The thickness of the floor slabs (excluding plaster) of each residential property (mm) 每個住宅物業的樓板(不包括灰泥)的厚度(毫米)			150, 175	150, 175, 200	150, 175	150
The floor-to-floor height of each residential property (mm) 每個住宅物業的層與屬之間的高度(毫米)	Tower 1 (1A) 第1座 (1A)	48/F 48樓	3050, 3150, 3200, 3500, 3570, 3600, 3800	3200, 3500	3500	3500

	Tower Floor				Flats 單位				
, XX)P	座	樓層	A	В	C	D			
The thickness of the floor slabs (excluding plaster) of each residential property (mm) 每個住宅物業的樓板(不包括灰泥)的厚度(毫米)	Tower 1 (1B) 第1座 (1B)	48/F 48樓	150, 175	150, 175	150	150			
The floor-to-floor height of each residential property (mm) 每個住宅物業的層與層之間的高度(毫米)			3450, 3500, 3550	3300, 3500, 3550, 3850	3500, 3550	3500			

The internal areas of the residential properties on the upper floors will generally be slightly larger than those on the lower floors because of the reducing thickness of the structural walls on the upper floors.

AL013

- 1. The dimensions in the floor plans are all structural dimensions in millimetre
- 2. (I) The restriction on the minimum number of residential units (as referred to in Special Condition No. (16)(b)(i)(xiv)(I) of the Land Grant) in Phase IV (including Phase IVA and IVB): 1459

(II) Special Condition No. (16) (k) of the Land Grant stipulates that except with the prior written consent of the Director of Lands ("the Director"), (II) Special connation No. (16) (x) of the Land crant stipulates that except with the prior written consent of the Director of Lands (the Director) in the Grantes shall not carry out or permit or suffer to be carried out any works in connection with any residential flat rected or to be erected on Site C1, Site G, Site H, Site I, Site N, and Site O, including but not limited to demolition or alteration of any partition wall or any floor or roof slab or any partition structure, which shall result in such flat being internally linked to and accessible from any adjoining or adjacent residential flat erected or to be erected on Site C1, Site G, Site H, Site I, Site I, Site N and Site O. The decision of the Director as to what constitutes works resulting in a flat being internally linked to and accessible from any adjoining or adjacent residential flat shall be final and binding on the Grantee.

(III) Clause 15 of the Third Schedule to the approved form of Sub-Deed of Mutual Covenant and Management Agreement stipulates that (III) Cause 15 of the 1 Inri Senceute to the approved from 6 sub-1-bee of Mutual Covenant and Management Agreement sitypulates that:

15, (a) Without prejudice to Clause 19(a) of Section E of the Principal Deed and Clause 3 of this Schedule, no Owner shall carry out or permit or suffer to be carried out any works in connection with any Phase IV Residential Unit, including but not limited to demolition or alteration of any partition wall or any floor or roof slab or any partition structure, which will result in such Phase IV Residential Unit being internally linked to and accessible from any adjoining or adjacent Phase IV Residential Unit, except with the prior written consent of the Divortor or any other Government authority in place of him from time to time, which consent may be given or withheld at his absolute discretion and if given, may be subject to such

autority in place of min from time to time, where consent may be given of witninest at its absolute discretion and it given, in any be subject to such terms and conditions (including payment of fees) as may be imposed by him at his absolute discretion.

(b) The Manager shall deposit in the management office of Phase IV the record provided by the Director or any other Government authority in place of him from time to time of the information relating to the consent referred to in Clause 15(a) of this Schedule for inspection by all Owners of Phase IV free of costs and for taking copies at their own expense and on payment of a reasonable charge, all charges received to be credited to the Special Fund for Phase IV.

(IV) The total number of residential units provided in the Phase: 1040

因住宅物業的較高樓層的結構牆的厚度遞減,較高樓層的內部面積, 般比較低樓層的內部面積稍大

- 樓面平面圖所列之尺寸為以毫米標示之建築結構尺寸。
- 2. (I) 第(16)(b)(i)(xiv)(I)條批地特別條款中對於第IV期(包括第IVA期及第IVB期)中住宅單位的 最少數目的限制: 1459

取少數自的限制: [459]
[1] 批地文件第(16)(k)條批地特別條款規定,除非獲地政署署長(「署長」)事先書面同意, 業主不得進行或准計或容計與現已或將會建於地盤(I、地盤(G、地盤H、地盤I、地盤I、地盤)、地盤 N及地盤(的任何住宅單位有關的任何工程(包括但不限於訴除改改動任何分隔離、任何地板 或天花板或任何間隔結構)而引致該等單位可由內部連接及進人任何現已或將會建於地盤 CI、地盤(G、地盤H、地盤I、地盤I、地盤N及地盤的的地達或鄰近往宅單位。署長對於基際是 構成一個單位可由內部連接及進人任何毗連的或鄰近的住宅單位的工程之決定應為最終並對 考生存的由力。

業主有約束力。

無工用39米刀。 (III) 已批核的副公共契約及管理協議中第三附錄第15條規定: 15(a) 在不影響主公契中第5師第19(a)條及本副公契中此附錄的第3條的情况下,除非得到地政 總署署長或不時地替代地政總署署長的其他政府機關之預先書面同意(地政總署署長或其替代 及时代则可以及对于一个人。 或时機關有絕對的時權法於了或拒絕給予該等同意,而地政總署署長或其替代政府機關一旦 給予該等同意,有絕對權力法提出任何條款及條件但括徵收費用),任何棄主均不可於任何第 // 別期在單單位維行或此許或等許任何工程(包括絕包限於時效或使用的隔蓋,任何地致 天花板或任何間隔結構)而引致該第1/期往毛單位可由內部連接及進入任何鄰接的或鄰近的第

17期11七年112。 (b) 經理人需於第1V期管理辦公室存放關於本附錄第15(a)條所述的地政總署署長或不時地替代 地政總署署長的其他政府機關的同意的資料記錄,以供所有第1V期業主免費查閱。任何第1V 期業主均可在交付合理費用後,印取該等資料的副本,而該等費用將會存入第1V期之特別基