



SOVEREIGN PARK

Vatika Limited.
7th Floor, Vatika Triangle
Sushant Lok- 1, Block - A
Mehrauli-Gurgaon Road
Gurgaon 122 002
Haryana, India

Dear Sirs,

I/We understand that you have plans to construct a Group Housing Colony by the name 'The Sovereign Park' in Sector 99, Gurgaon, Haryana (hereinafter referred as the said 'Group Housing Colony') for which your associate company "Planet Earth Estates Private Limited" have obtained license from Town & Country Planning Deptt., Haryana and you have a valid collaboration agreement with them. I/We also understand that you are fully authorized to sell/ transfer/ convey/ lease/ assign and/ or agree to sell the whole or part of the said Group Housing Colony to any third party.

I/We request you to book one (1) apartment Type _____ measuring _____ sq. ft. super area in Tower _____ of the said Group Housing Colony along with right to use _____ dedicated car parking slot(s) (hereinafter referred to as the said 'Apartment') under your Construction Linked Payment Plan/Time Linked Payment Plan/Down Payment Plan (Strike off whichever is not applicable).

I / We have read and understood the terms and conditions of this application, stated hereinafter and am/ are agreeable to the same.

I / We enclose herewith a sum of Rs. _____ (Rupees)
by Cheque/Bank Draft No. _____ dated _____
drawn on _____ in your favour payable at Delhi/Gurgaon as booking amount and part of earnest money.

I / We agree that if you allot the said Apartment, then I/ We agree to pay the Total Apartment Price as stated hereinafter and all other amounts, charges and dues as per the payment plan opted by me/ us and/ or as and when demanded by you and to sign and execute the Apartment Buyers Agreement and the Maintenance Agreement (drafts of which have been seen, read and approved by me / us) as and when desired by you.

I/ We have clearly understood that by submitting this Application, I/ We have not become entitled to final allotment of the said Apartment in the said Group Housing Colony notwithstanding the fact that you may have issued receipt(s) in acknowledgement of the money tendered with/ in pursuance to this application. I/We further understand that it is only after issuance of the allotment letter, the allotment of said Apartment will be deemed as confirmed and only after I/ We have signed and executed the Apartment Buyer Agreement and agreeing to abide by the terms and conditions laid down therein that the allotment of the said Apartment shall become final. If I/ We fail to execute and return the Apartment Buyer Agreement within the stipulated period, then, you will have the discretion to treat this Application and the Allotment, if any, as cancelled and upon such cancellation the earnest money along with non-refundable amounts paid/payable by me/ us shall stand forfeited. I/ We further understand that if for any reasons, you are not in a position to finally allot the said Apartment within a period of one year from the date of this application, then, you will refund the amounts deposited by me/ us with simple interest @ 8% per annum calculated for the period such amounts have been lying with you for which I/ We will give notice to you after the expiry of said one year. You will refund such amounts within 30 days of receipt of such notice from me/ us and thereafter, this Application (and the Apartment Buyer Agreement, if executed) shall automatically stand cancelled and unenforceable in any manner whatsoever and you will have no other liability towards me/ us.

I / We hereby acknowledge that you have provided to me/us all the information and clarifications as required by me / us and I/We am/are satisfied with the same and I/We have relied on my / our own judgment, investigation and legal advise with respect to the title on land, location, designs, specifications, price, infrastructure etc. of the project and I/ we am/are not influenced by the architects' plans, advertisements, representations of the brokers/developer etc.

I / We further understand that this Application will be deemed as valid and proper only on realization of the amount tendered with this application.

I / We further agree to abide by the terms and conditions of this application including those pertaining to payment of Total Price and other charges, rates, taxes, cesses, levies etc. and forfeiture of earnest money and non-refundable amounts as laid down herein and/ or in the Agreement.

THE PARTICULARS OF THE APPLICANT(S)

Applicant (Sole/First)

Mr./Ms./Mrs.: _____

S/o / D/o / W/o Mr./Mrs. _____

Date of Birth: Profession: _____

Nationality: _____ PAN No.: (Copy Enclosed) _____

Residential Status : Resident/Non-Resident/Foreign National of Indian Origin _____

Residential Address: _____

Pin Code : _____

Correspondence Address: _____

Pin Code : _____

Office Telephone: _____ Residence Telephone: _____

Mobile: _____ Email Id: _____

Recent (Color)
Passport size
Photograph of the
1st Applicant

Applicant (Second)

Mr./Ms./Mrs.: _____

S/o / D/o / W/o Mr./Mrs. _____

Date of Birth: Profession: _____

Nationality: _____ PAN No.: (Copy Enclosed) _____

Residential Status : Resident/Non-Resident/Foreign National of Indian Origin _____

Residential Address: _____

Pin Code : _____

Correspondence Address: _____

Pin Code : _____

Office Telephone: _____ Residence Telephone: _____

Mobile: _____ Email Id: _____

Recent (Color)
Passport size
Photograph of the
2nd Applicant

Applicant (Partnership)

M/s _____

a partnership firm constituted under The Indian Partnership Act, 1932 (Copy of the Partnership Deed enclosed) having its place of business at _____ through its partner Shri/Smt _____

authorized by letter of authority dated _____ (copy enclosed)

PAN No: _____ (Copy enclosed).

Applicant (Company)

M/s _____

a Company registered under "The Companies Act, 1956, having its registered office at _____ and corporate office at _____ through its duly authorized signatory Shri/Smt _____ authorized by a resolution passed by the Board of Directors (A copy of the Board Resolution, Memorandum & Articles of Association as well as Certificate of Incorporation of the company enclosed)

Apartment applied for:

BHK sq ft super area
(tentative)

Preferential location desired (if any):

Internal Green facing/Corner/Club House View/

Ground Floor, 1st, 2nd & 3rd Floor, Top Floor

Total apartment price:

Basic Sale Price: Rs _____ per Sq. Ft. Super area i.e. Rs _____

(Basic Sales price includes 2 Car Parks & Club Membership)

PLC Type: _____ /Rs _____ per Sq. Ft. Super area i.e. Rs _____

EDC/IDC/idc/etc: Rs _____ per Sq. Ft. Super area i.e. Rs _____

IFMSD: @ Rs _____ per Sq. Ft. Super area i.e. Rs _____

** Electric Meter Charges: Rs _____ ** Gas Pipeline Charges: Rs. _____ ** STP Charges: Rs _____ per Sq. Ft. Super area i.e. Rs _____

***Grand Total: Rs**

*Excluding escalation in construction cost, Stamp Duty, Registration Charges, taxes and any increase in EDC/IDC/idc, any other charges imposed by statutory authority even with retrospective effect etc.

** Charges are indicative and are subject to change at the time of possession.

Payment plan opted for:

Service tax shall be applicable as per rates notified by Govt. Service Tax shall be payable along with retrospective installments and is mandatory.

Declaration

I/We do hereby declare that this application is irrevocable and that the above particulars/information given by me/us are true and correct and nothing material has been concealed therefrom. I/We have read, understood, accepted and signed all pages of this Application Form including Payment Plan and Terms & Conditions.

Date:

Yours Faithfully,

Place:

Signature of the 1st Applicant

Signature of the 2nd Applicant



CHECK LIST

Tick(✓) here

1	Booking amount cheques / DD.	
2	Customer's signature on all pages of the application form and payment plan.	
3	Copy of PAN card / Form 60 / Undertaking.	
4	Address proof.	
5	One passport size colour photograph of each applicant.	
6	For Companies: Certified copy of Board Resolution, Memorandum & Article of Association and Certificate of Incorporation, copy of PAN card.	
7	For Partnership Firm: Partnership Deed, copy of PAN card and authorization by all partners in favour of the applicant to purchase.	
8	For NRI: Passport copy & payment is to be through NRE / NRO A/c.	
9	Email ID and Mobile number of the applicant(s).	

FOR OFFICE USE

Booking done by (Tick (✓) as applicable): Direct Through Agent

Broker's Name & Address: _____

Code No.: _____

Name of the official who has booked the Apartment: _____

Number/Details of Apartment Allotted: _____

New Client Existing Client Existing property details: _____

Dated:

For Vatika Limited _____

Authorized signatory _____

TERMS & CONDITIONS

TERMS AND CONDITIONS FORMING PART OF THIS APPLICATION FOR BOOKING OF AN APARTMENT IN THE GROUP HOUSING COLONY CALLED THE SOVEREIGN PARK BEING PROMOTED IN SECTORS 99 OF GURGAON MANESAR URBAN COMPLEX, GURGAON, HARYANA

(The terms and conditions given below are merely indicative and are more comprehensively set out in the Apartment Buyers Agreement which upon execution shall supersede the same. For all intents and purposes and for the purpose of the terms and conditions set out in this Application, singular includes plural and masculine includes feminine gender)

1. DEFINITIONS:

“Agreement” means the Apartment Buyers Agreement to be executed by the Applicant and the Developer

“Applicant” means person(s)/entity, applying for booking of the said Apartment, whose particulars are set out in this Application and who has appended his signature in acknowledgement of having agreed to the terms and conditions of this Application.

“Application” means whole of this Application including all annexures, schedules, terms and conditions for allotment of the said Apartment in the said Group Housing Colony.

“Developer” means Vatika Limited, having its corporate office at 7th Floor, Vatika Triangle, Sushant Lok Phase-I, Gurgaon and includes its subsidiaries, affiliates, associate(s) and collaborators.

“Earnest Money” Means 10% of the Total Price of the said Apartment payable by the Applicant.

“EDC” mean the charges for external development levied/ leviable on the said Group Housing Colony (by whatever name called or in whatever form) imposed by Government Authority and includes any increase in such charges.

“Escalation in Construction Costs” shall mean escalation in the construction cost resulting from increase in the cost of construction inputs like steel, cement, fuel and other building materials and labour shall be borne by the Allottee. 60% of sale price shall be treated as construction cost for the purpose of computation of escalation which shall be payable by the Allottee at the time of offer of possession of the said Apartment. Escalation shall commence from the date of issuance of letter of allotment by the Developer and closing date thereof shall be the date of offer of possession by the Developer to the Allottee. The respective RBI indices for steel, cement and POL (petrol, oil & lubricants) shall be considered for the purpose. For other materials, the Wholesale Price Index(WPI) of All commodities shall be applied. For labour, Consumer Price Index for industrial workers of Delhi published by RBI shall be applied. Components of steel, cement, other construction materials, POL and labour in the construction cost shall be 15%, 10%, 40%, 5% and 30% respectively. Escalation shall be computed on monthly basis on prorata construction cost and shall be recovered by the Developer from the Allottee at the time of offer of possession of the Apartment. It is further agreed by the Allottee that if at any point during the period of construction, RBI stops publishing the WPI due to any reason(s), the Base WPI as well as the Escalated WPI shall be derived from alternative indexed rates published by the Government of India or any national institute of repute.

“Foot Print” means the precise land underneath the said Building/ Tower in which the said Apartment will be located.

“Force Majeure” means any event or combination of events or circumstances beyond the control of the Developer which cannot(a) by the exercise of reasonable diligence, or (b) despite the adoption of reasonable precaution and/or alternative measures, be prevented, or caused to be prevented, and/or which adversely affects the Developer’s ability to perform obligations under this Application, which shall include but not be limited to:

- (a) acts of God i.e. fire, drought, flood, earthquake, epidemics, natural disasters;
- (b) explosions or accidents, air crashes and shipwrecks, acts of terrorism;
- (c) strikes or lock outs, industrial disputes;
- (d) non-availability of cement, steel or other construction material due to strikes of manufacturers, suppliers, transporters or other intermediaries or due to any reason whatsoever;
- (e) war and hostilities of war, riots, bandh, act of terrorism or civil commotion;
- (f) the promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order or direction from any governmental authority that

prevents or restricts a party from complying with any or all the terms and conditions as agreed in this Agreement; or

- (g) any legislation, order, rule or regulation made or issued by the Govt. or any other authority or if any competent authority(ies) refuses, delays, withholds, denies the grant of necessary approvals for the said Group Housing Colony said Building or if any matters, issues relating to such approvals, permissions, notices, notifications by the competent authority(ies) become subject matter of any suit/writ before a competent court or; for any reason whatsoever;
- (h) any event or circumstances analogous to the foregoing.

“IFMSD” means the Interest Free Maintenance Security Deposit to be paid by the applicant for provision of maintenance services like security, upkeep of roads & street lights as per the payment plan to the Developer or to the Maintenance Company/ Agency @ Rs.50/- per sq. ft of the super area of the said Apartment.

“idc” shall mean Internal Development Charges

“IAC” shall mean Infrastructure Augmentation charges.

“IDC” shall mean the Infrastructure Development Charges levied/ leviable (by whatever name called, now or in future) by the Governmental Authority for recovery of cost of development of State/national Highways, transport, irrigation facilities etc. includes additional levies, fees, cesses, charges and any further increase in any such charges;

“Maintenance Company/Agency” means the entity who shall provide maintenance services like security, maintenance of roads & street lights etc. within the said Group Housing Colony which can be a Company or association of Apartment Owners or such other agency/body/ company to whom the Developer may handover the maintenance of the said Group Housing Colony.

“Non Refundable Amounts” means interest paid or due on delayed payments, deduction of brokerage paid by the Developer, if any, etc.

“Parking Space” means car parking space that may be allotted to the Applicant

“PLC” means charges for the preferential location of the said Apartment payable/ as applicable to be calculated on the per sq. ft./ per sq. mtr. basis of super area of the said Apartment, as mentioned in this Application.

“said Apartment” shall mean the specific apartment applied for by the applicant in the said Building, details of which has been set out in the application and includes any alternative apartment, if allotted to the Applicant in lieu of the one applied for alongwith its dedicated car parking space

“said Building” means the building in the said Group Housing Colony, as mentioned in this Application in which the said Apartment may be located.

“Super Area” means the sum of Apartment area of the said Apartment and its pro-rata share of common areas in the said Building/ said Group Housing Colony. Whereas the Apartment areas of the said apartment, shall mean the entire area enclosed by its periphery walls including area under walls, columns, balconies, cupboards and lofts etc. and half the area of common walls with other premises/ apartments which form integral part of said Apartment. Common area shall mean all such parts/ areas in the entire building which the allottee shall use by sharing with other occupants of the said building including entrance lobby at ground floor, lift lobbies, lift shafts, lift machine rooms, electrical shafts, fire shafts and walls of plumbing shafts on all floors, common corridors and passages, staircases, mummies, overhead water tanks, service maintenance areas/offices/stores, security/fire control rooms, if provided. Super Area of the apartment provided with exclusive open terrace(s) shall also include area of such terrace(s). Apartment allottee however, shall not be permitted to cover such terrace(s) and shall use the same as open terrace only and in no other manner whatsoever. Super Area does not include:

- 1) Sites(s) for shops and shop(s).
- 2) Sites/ buildings/ areas of community facilities/ Amenities like Nursery/ Primary/ Higher Secondary Schools, Club/ Community Centers, Dispensary, Creche, Religious Buildings, Health Centers, Police Posts, Electric Sub-Station, Dwellings Units for Economically Weaker Section/ Service Personnel
- 3) Roof/Terrace above apartments/ Penthouses (Excluding exclusive terraces for Penthouses).
- 4) Car parking area within the said Group Housing Colony:
 - a) Covered car parking area allotted to Apartment Allottee for exclusive use.
 - b) Open car parking area allotted to Apartment Allottee, for exclusive use around buildings/on surface.

It is further clarified that the super area mentioned in this Application and the Apartment Buyers Agreement is tentative and for the purpose of computing sale price in respect of said Apartment only and that the inclusion of common areas within the said building, for the purpose of calculating super area does not give any right, title or interest in common areas to Apartment Allottee except the right to use common areas by sharing with other occupants/ allottees in the said building subject to timely payment of maintenance charges.

Super Area and the percentage of Apartment Area to super area may undergo changes till the completion of the Building/ Group Housing Colony and final super area shall be intimated upon completion of construction of said building(s).

“Taxes” shall mean any and all taxes payable by the Developer by way of value added tax, state sales tax, central sales tax, works contract tax, workers welfare cess/ fund, service tax, cess, educational cess or any other taxes, charges, levies by whatever name called, in connection with the development/ construction of the said Colony/ said Group Housing Colony/ said Apartment.

“Total Price” means the amount amongst others, payable for the said Apartment which includes Basic Sale Price, PLC(if the said Apartment is preferentially located), calculated on per sq. feet/per sq. mtr. basis of the super area of the said Apartment and usage cost of its dedicated car parking space but does not include other amounts, charges, security amount etc., which are payable as and when demanded by the company in accordance with the terms of this application/ agreement, including but not limited to-

- i) IDC, Increase in IDC, EDC, increase in EDC, idc, increase in idc, IAC, increase in IAC, wealth tax, government rates tax on land, fees or levies of all and any kinds by whatever name called even with retrospective effect in respect of the said Building/ said Apartment
- ii) IFMSD.
- iii) Maintenance charges, property tax, municipal tax, service tax on the said Apartment.
- iv) Stamp duty, registration and incidental charges as well as expenses for execution of the Agreement and conveyance deed etc. which shall be borne and paid by the Applicant.
- v) Taxes, including service tax, surcharge etc.
- vi) Escalation in Construction Cost.
- vii) The cost for electric and water meter as well as charges for water and electricity connection and consumption along with charges towards erecting / installation of Electric Sub Station.
- viii) Club membership fees and club charges, if applicable.
- ix) Any other charges that may be payable by the applicant as per the terms of the Application and such other charges as may be demanded by the Developer.

Which amounts shall be payable by the Applicant in accordance with the terms and conditions of the Application/ Agreement and as per the demand raised by the Developer from time to time.

2. The Applicant has applied for booking/ allotment of the said Apartment and is fully aware of all the limitations and obligations of the Developer M/s Vatika Limited in relation to and in connection with the development/ construction of the said Apartment/ said Building/ said Group Housing Colony and has also satisfied himself about the arrangements/title/interest/ rights of the Developer in the land on which the said Apartment/ said Group Housing Colony is proposed to be developed/ constructed and has understood all limitations or obligations of the Developer in respect thereof. The applicant confirms that no further investigation in this regard is required by the applicant. The Applicant confirms that this Application is irrevocable and can not be withdrawn.

3. The Applicant shall pay the total Price of the said Apartment in accordance with the payment plan opted for by the applicant and in addition, the Applicant shall also be liable to pay all other amounts, charges and dues mentioned in this

application and/or in the Agreement in accordance with the demand raised by the Developer from time to time. The applicant agrees and understands that the Total Price of the said Apartment and other charges are calculated on the basis of the super area of the said Apartment which is tentative and any increase or decrease thereof shall be payable or refundable at the rate mentioned in this Application. It is further understood by the Applicant that the definition of super area shall be more clearly defined in the Agreement and the Applicant affirms to be bound by the same.

4. The Developer may give Early Payment Rebate/ Discount in the basic sale price of the said Apartment equivalent to simple interest @ 12% on such payment received in advance of any installment falling due later. The aforesaid rebate/ discount will be credited to the ledger account of the Allottee with the Developer each time an advance payment is received and will be available for adjustment against installments falling due in future. The aforesaid rebate/ discount is subject to withdrawal at anytime without any notice to the Allottee and the rate at which it will be given is also subject to change without any notice to the Allottee.

5. Subject to the terms and conditions of this Application/ Apartment Buyers Agreement, on and after the payment of the Total Price and other charges and dues as per the Application/Apartment Buyers Agreement, the Applicant shall have the i) ownership of the apartment area of the said Apartment; ii) undivided interest and the right to use common areas and facilities in the Building in which the said Apartment will be located (hereinafter referred to as the said Building) along with other apartment owners; iii) right to exclusive use of the dedicated car Parking Space; and iv) undivided proportionate interest in the Foot Print of the said Building calculated in the ratio of super area of the said Apartment to the total super area of all the apartments in the said Building (Although the Applicant shall not be making any payment towards the land/Foot Print).

6. The Applicant agrees that the Applicant shall not have any right in any commercial premises, buildings, shops, community centers, club and school, if any, constructed in the said Group Housing Colony. The Developer shall be free to dispose of the same on such terms and conditions, as it may deem fit. The Applicant shall not have any right to interfere in the manner of booking, allotment and finalization of sale of the shops, commercial premises, buildings, community centers, club, school etc., or in their operation and management including but not limited to creation of further rights in favour of any other party by way of sale, transfer, lease, collaboration, joint venture, operation and management or any other mode including transfer to Government, semi- government, any other authority, body, any person, institutions, trust and/or any local bodies, which the Developer may deem fit in its sole discretion.

7. The applicant agrees that if due to any change in the lay-out plan/building plan of the said Colony/ said Group Housing Colony/said Building/said Apartment :-

a) The said Apartment ceases to be preferentially located then only the amount of PLC, paid by the applicant shall be refunded with 8% simple interest p.a and such refund shall be made/ adjusted in the last installment as stated in the payment plan opted for by the Applicant.

b) The said Apartment becomes preferentially located, if at the time of the Application it was not preferentially located, the Applicant shall pay PLC of the Apartment to the Developer as applicable and as demanded by the Developer.

c) PLC is as follows:

Internal Green facing: Rs. _____

Corner: Rs. _____

Club House View: Rs. _____

GF, 1st, 2nd & 3rd Floor: Rs. _____

Top Floor: Rs. _____

The Applicant understands that in case of change in the location of the said Apartment due to change in the layout plan/building plan of the said Colony/said Group Housing Colony/ said Building/ said Apartment or otherwise, the Applicant shall have no other right or claim except as mentioned hereinabove.

8. The payment of all statutory dues including External Development Charges (EDC), Infrastructure Development Charges (IDC), Internal Development Charges (idc) and Infrastructure Augmentation Charges (IAC) have been factored in the total Price of the said Apartment and escalation, if any, shall be charged additionally. Any enhancement in the same or any other such statutory dues by whatever name called, even with retrospective effect, shall be payable by the Applicant

in proportion to the super area of the said Apartment to the total area of all such apartments subjected to such EDC/ IDC/idc/IAC. The pro rata demand made by the Developer to the Applicant with regard to such dues shall be final and binding on the Applicant. If the same is not paid within the stipulated time, such default shall be treated as non payment of the charges as per the Application/Agreement and the Developer shall be entitled to cancel the Allotment/ Agreement and forfeit the Earnest Money along with the Non Refundable Amounts. If such statutory dues are levied (including with retrospective effect) after the conveyance deed has been executed then the same shall be treated as unpaid sale price of the said Apartment and the Developer shall have the first charge and lien over the said Apartment.

9. The basic sale price of the said Apartment mentioned in this application is inclusive of the cost of providing basic electric wiring, switches, sanitary fittings etc.. However, the same does not include the cost of electric & water meters/ connections which shall be got installed by the applicant at his own cost. Similarly, the specifications mentioned are indicative and subject to change. The applicant further agrees and understands that the Developer shall have the option to choose specific brands and the applicant shall not have the right to raise any dispute or claim with regard to the same. The Developer is also not giving any warranty or guarantee with regard to the fittings that may be installed in the Said Apartment and the same shall be as per the terms & conditions mentioned in the warranty/ guarantee issued by the manufacturer and supplier and the guarantees/ warranties issued by the suppliers/ manufacturers will be handed over to the Applicant at the time of possession. Thereafter, the Developer shall be absolved of all its responsibilities and liabilities with regard to the functioning, manufacturing, operation of the fittings and shall not be responsible or liable for any defect, mishap, accident which may occur due to any manufacturing defect, operational defect or otherwise in their functioning.

10. The Applicant understands that the parking space that may be allotted to the Applicant shall be an integral part of the said Apartment which cannot be sold/ dealt with independently or separately. .

11. The Applicant agrees that time is of the essence in respect of all payments to be made by the Applicant including the Total Price and all other amounts, charges and dues, as mentioned in this application/Apartment Buyers Agreement.

12. The applicant has seen and accepted the plans and has applied for the allotment of the said Apartment with the specific knowledge that the building plans, designs, specifications, measurements, dimensions, location and number of the said Apartment and/ or the said Building, Floor plans and all other terms and conditions are tentative and are liable to change, alteration, modification, revision, addition, deletion, substitution or recast at the sole discretion of the Developer and may also change due to changes/modification required by the competent authority. The Applicant hereby agrees that the Developer is fully entitled to increase/change the number of the said Apartment or the location thereof and the applicant shall not object to the same.

However, in case of any major alteration/ modification resulting in more than 10% change in the super area of the said Apartment or any material change in the specifications, any time prior to and/ or upon the grant of occupation certificate by the Developer's architect or by the competent authority, the Applicant will be informed in writing by the Developer of such change and the difference in price of the said Apartment to be paid by him or refunded to him by the Developer as the case may be. The Applicant agrees to inform the Developer in writing his objections, if any, to the changes within thirty (30) days from the date of such notice failing which the applicant shall be deemed to have given his consent to all the alterations/modifications. If the Applicant objects to such change in wiring, within the permitted time and the Developer decides to go ahead with changes, then the allotment shall be deemed to be cancelled and the Developer's only liability will be to refund the entire money received from the applicant along with simple interest @ 8% per annum only and the applicant agrees that the Applicant shall have no other claim or right to raise any claim or dispute of any nature whatsoever and the Developer shall be free to deal with/ dispose off the said Apartment in a manner in which it may deem fit.

The applicant agrees that any increase or reduction in the super area of the said Apartment beyond +/-10% shall be payable or refundable (without any interest) at the rate prevailing at the time of offer of possession.

13. The Applicant agrees and undertakes to pay all Government rates, tax on land, municipal tax, property taxes, wealth tax, service tax, fees or levies of all and any kind by whatever name called as may be applicable, whether levied or leviable now or in future by the Government, municipal authority or any other governmental authority on the said Group Housing Colony/ said Building/ said Apart-

ment or land appurtenant thereto, as the case may be, as assessable or applicable from the date of the Application. The Applicant shall be liable to pay all the levies and fees on pro-rata basis as determined by the Developer and the determination of the share and demand shall be final and binding on the applicant till the said Apartment is assessed separately.

14. The applicant agrees that the Developer shall not be liable to perform any or all of its obligations during the subsistence of the Force Majeure conditions and the time period required for performance of its obligations shall stand extended. If in the opinion of the Developer Force Majeure continues for a considerable time, then the Developer may in its sole discretion put the construction of the project in abeyance and terminate/ alter/vary the terms and conditions of this Application/ Agreement and in case of termination, the Applicant shall be entitled to refund of the amounts deposited by the Applicant, without any interest or compensation whatsoever, provided the Applicant is not in breach of any of the terms of this Application/Agreement.

The applicant agrees and acknowledges that the Developer, in its sole discretion may abandon the project, without assigning any reason thereof and in such an eventuality, the liability of the Developer shall be limited only to refund the amount received from the applicant, along with simple interest @8% per annum from the date of receipt of such amount and the Applicant shall have no other claim of any nature whatsoever.

15. Subject to other terms of this Application and/or the Agreement including but not limited to clause 13 above and timely payment of the Total Price and other amounts, charges and dues as mentioned in the Application/Agreement, the Developer shall endeavor to complete the construction of the said Apartment within forty eight (48) months from the date of execution of the Apartment Buyers Agreement between the applicant and the Developer and thereafter the Developer shall offer the possession of the said Apartment to the applicant. Any delay by the applicant in taking the possession would attract charges @ Rs. 7.50/- per sq. ft. per month of the super area and other charges as per the Agreement of the said Apartment for the delay of any month or part thereof. Subject to the terms and conditions of the Agreement, in case of delay (except for Force Majeure conditions) by the Developer in completion of the construction of the said Apartment, the Developer will pay compensation @ Rs. 7.50/- per sq. ft. per month of the super area of the said Apartment to the applicant which both parties agree is a just and equitable estimate of the damages that the Applicant may suffer and the Applicant agrees that it shall have no other rights/ claims whatsoever, provided the Applicant is not in breach of any of the terms of this Application/ Agreement. The adjustment of such compensation shall be done at the time of execution of the conveyance deed which will be executed and got registered in favour of the Applicant within reasonable period of time after the said Apartment has been constructed and after full price thereof and all other sums/ charges have been paid by the Applicant. The cost of stamp duty, registration charges etc., as applicable, shall be borne by the Applicant.

16. The Applicant agrees and understands that in order to provide necessary maintenance services in the said residential colony, the same may be handed over to a maintenance Company/ Agency to be appointed by the Developer. The Applicant agrees to enter into a maintenance agreement with the said Maintenance Company/ Agency for provision of services like security, maintenance, cleaning & lighting of internal roads within the said Group Housing Colony etc. and undertakes to pay the maintenance bills/ charges thereof. The Developer reserves the right to change, modify, amend and impose additional conditions in the maintenance agreement at the time of its final execution. The maintenance charges shall become applicable/ payable from the date of issue of notice of possession, irrespective of whether physical possession has been taken or not. The applicant shall pay an IFMSD (Interest Free Maintenance Security Deposit) as stipulated in the Schedule of Payments for securing the maintenance charges payable by the applicant and shall be subject to increase from time to time.

17. The Applicant shall be liable to pay all fees, duties expenses, costs, etc., including but not limited to stamp duty, registration charges, transfer duty and all other incidental and legal expenses for the execution and registration of the agreement/ conveyance deed of the said Apartment, as and when demanded by the Developer, within the stipulated period as mentioned in the demand letter of the Developer. In case, Applicant fails to deposit such amounts demanded within the period mentioned in the demand letter, the Developer shall have the right to cancel the allotment of the Said Apartment and forfeit the Earnest Money and Non Refundable Amount and refund the balance amount, if any, to the Applicant, without any interest provided that the Applicant is not in breach of any terms of this application / Agreement.

18. The applicant agrees that the Developer shall be entitled to forfeit the Earnest Money along with the Non Refundable amount in case of non fulfillment/ breach

of the terms and conditions of the Application and/or the Agreement including withdrawal of the Application and also in the event of the failure by the applicant to sign and return to the Developer the Agreement within the stipulated period. Thereafter the Applicant shall be left with no lien, right, title, interest or any claim of whatsoever nature in the Said Apartment. The Developer shall thereafter be free to resell and/or deal with the Said Apartment in any manner whatsoever. The amount(s), if any, paid over and above the Earnest Money and the Non Refundable Amounts would be refunded to the Applicant by the Developer without any interest or compensation of whatsoever nature. The Developer shall at all times have the first lien and charge on the Said Apartment for all its dues payable by the Applicant to the Developer. If the amount deposited/ paid by the applicant is less than the Earnest Money and Non-Refundable amounts then the Applicant agrees and undertakes to make the payment of the difference amount forthwith at the first written request from the Developer.

19. Without prejudice to the Developer's aforesaid rights under this Application and/or Apartment Buyer Agreement, the Developer may at its sole discretion waive the breach by the Applicant in not making payments within the stipulated time by the Applicant on the condition that the Applicant shall pay to the Developer interest which shall be charged for the first ninety (90) days from the due date @ Rs. 15% per annum and for all periods exceeding first 90(ninety)days after the due date @ 18% per annum. Dishonour of any cheque issued by the Applicant towards payment of any sum under the Application/ Agreement shall be viewed very seriously by the Developer. Apart from other consequences of such dishonour, the Developer shall charge Rs.2,000/- as penalty each time a cheque is dishonoured.

20. The Developer may, at its sole discretion and subject to applicable laws and notifications or any government directions as may be in force, permit the applicant to get the name of his nominee substituted in his place subject to such terms and conditions and charges as the Developer may impose. The Applicant shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such nominations. It is specifically made clear to the Applicant that as understood by the Developer at present there are no executive instructions of the competent authority to restrict any nomination / transfer/ assignment of the Said Apartment. However, in the event of any imposition of such executive instructions at any time after the date of this Application to restrict nomination/ transfer/ assignment of the Said Apartment by any authority, the Developer will have to comply with the same and the Applicant has specifically agreed to the same.

21. The applicant agrees that the Developer shall have the right to raise finance/ loan from any financial institution/ bank by way of mortgage/ charge/ securitization of receivables of the Said Apartment subject to the Said Apartment being free of any encumbrances at the time of execution of sale deed. The Developer shall always have the first lien/ charge on the Said Apartment for all its dues and other sums payable by the Applicant.

22. The applicant agrees that in case the Applicant opts for a loan arrangement with any financial institution/ bank for the purchase of the said Apartment, the conveyance of the said Apartment in favour of the Applicant shall be executed only upon the Developer receiving "No Objection Certificate" from such financial institution/bank.

23. The Applicant agrees that in case the Applicant is an NRI or non-resident/ foreign national of Indian origin/ foreign national/ foreign company then all remittances, acquisition/ transfer of the said Apartment, any refund, transfer of security etc., shall be made in accordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and the rules and regulations of the Reserve bank of India or any other applicable law and it shall be the sole responsibility of non- resident/ foreign national of Indian origin/ foreign nationals/ foreign companies to abide by the same. The Developer accepts no responsibility in this regard.

24. The Applicant agrees to inform the Developer in writing any change in the mailing address mentioned in this Application, failing which all letters by the Developer shall be mailed to the address given in this Application and deemed to have been received by the Applicant. In case of joint applicants communication sent to the first named Applicant in this Application shall be deemed to have been sent to all applicants.

25. The Applicant hereby covenants with the Developer to pay from time to time and at all times, the amounts which the Applicant is liable to pay as agreed and to observe and perform all the covenants and conditions of booking and sale and to keep the Developer and its agents and representatives, estate and effects, indemnified and harmless against all payments and observance and performance of the said covenants and conditions and also against any loss or damages that the Developer may suffer as a result of non-payment, non observance or non performance of the said covenants and conditions by the Applicant.

26. The Developer is not required to send reminders/notices to the Applicant in respect of the obligations of the Applicant as set out in this Application and/or the Agreement and the Applicant is required to comply with all its obligations on its own.

27. The Applicant understands that the final allotment of the said Apartment is entirely at the discretion of the Developer.

28. The Applicant(s) declares and affirms that in case of joint applicants failure to pay by anyone shall be deemed as failure to pay by both/all and the joint applicants shall be treated as one single person for the purpose of this application and both/all shall be liable for the consequences jointly as well severally. Any notice/ communication to the first applicant shall be deemed as notice to both/ all the applicants.

29. The Applicant understands that this Application is purely on tentative basis and the Developer may at its sole discretion decide not to allot any or all the apartments in the said Group Housing Colony / said Building to anybody or altogether decide to put at abeyance the project itself, for which the applicant shall not have a right to raise any dispute and claim any right/title/interest on the acceptance of the Application and receipt of the booking amount being received by the Developer with this application from the Applicant.

30. The Applicant agrees that the Developer shall have the right to transfer ownership of the said Group Housing Colony in whole or in part to any other entity such as any partnership firm, body corporate(s) whether incorporated or not, association or agency by way of sale/ disposal/ or any other arrangement as may be decided by the Developer without affecting the rights of the applicant and without any intimation, written or otherwise to the Applicant and the Applicant shall not raise any objection in this regard.

31. This application has been made at Gurgaon and the earnest money has also been paid at the office of the Developer at Gurgaon. Hence Gurgaon courts alone shall have the jurisdiction in all matters arising out of or touching and / or concerning this transaction.

32. The Applicant has fully read and understood the above mentioned terms and conditions and agrees to abide by the same.

First applicant signature _____

Second applicant signature _____

