# **EXPRESS GREENS DLF** NEW GURGAON

Application for Allotment of a Dwelling Unit in Express Greens, Sector M -1, Manesar, Gurgaon

DLF Home Developers Ltd. DLF Center, Sansad Marg, <u>New Delhi</u>

Dear Sirs,

The Applicant understands that the Company (hereinafter defined) is promoting a residential project under the name and style of "Express Greens" at Sector M-1, Manesar, Gurgaon, comprising of apartments, town houses and independent floors.

The Applicant requests that the Applicant may be provisionally allotted a Dwelling Unit (hereinafter defined) and an exclusive right to use Parking Space(s), (hereinafter defined) in the Said Complex (hereinafter defined) as per the Company's:

Down Payment / Installments payment plan.

The Applicant has read and understood the terms and conditions of this Application, stated hereinafter and is agreeable to the same.

In the event of the Company agreeing to provisionally allot the Dwelling Unit, the Applicant agrees to pay the Total Price (hereinafter defined) and all other dues as stipulated in this Application and the Agreement as may be intimated by the Company from time to time and in the manner set out in the payment plan opted by the Applicant which shall form part of the Agreement that shall be executed by Applicant and the Company, on the Company's standard format.

The Applicant has clearly understood by submitting this Application that the Applicant does not become entitled to the provisional and/or final allotment of a Dwelling Unit in the Said Complex notwithstanding the fact that the Company may have issued a receipt in acknowledgement of the money tendered with this Application. The Applicant further understands that it is only after the issuance of the allotment letter and the Applicant signing and executing the Agreement, agreeing to abide by the terms and conditions laid down therein that the allotment shall become final and binding upon the Company. If the Applicant fails to execute and return the Agreement within thirty (30) days from the date of its dispatch by the Company then the Company shall have the discretion to treat this Application as cancelled and on such cancellation the Earnest Money (hereinafter defined) alongwith the Non Refundable Amounts, paid by the Applicant shall stand forfeited. The Applicant is aware that the building plans for the Said Complex in which the Dwelling Unit shall be located are not yet sanctioned by the Director, Town & Country Planning (DTCP), Haryana. The Applicant understands that if for any reasons , including non-sanction of the building plans, the Company is not in a position to finally allot the Dwelling Unit within a period of one year from the date of this Application, the Company shall refund the booking amount deposited with simple interest @ 6 % per annum calculated for the period the booking amount has been lying with the Company for which the Applicant will give notice to the Company. The Company shall refund the booking amount within 30 days of receipt of the notice from the Applicant.

The Applicant acknowledges that the Company has provided all the information and clarifications as required by the Applicant and that the Applicant has relied on his/her own judgment and investigation in deciding to apply for purchase of the Dwelling Unit and has not relied upon and/or is not influenced by any architect's plans, sales plans, sale brochures, advertisements, representations, warranties, statements or estimates of any nature, whatsoever, whether written or oral made by Company, or any selling agents/brokers or otherwise including but not limited to any representations relating to the description or physical condition of the Said Complex//Dwelling Unit. No oral or written representations or statements shall be considered to be a part of this Application and that this Application is self contained and complete in itself in all respects.

The Applicant agrees to abide by the terms and conditions of this Application including those relating to payment of Total Price and other deposits, charges, rates, Taxes (hereinafter defined), cesses, levies, etc. and forfeiture of Earnest Money and Non-Refundable Amounts as laid down herein and the execution of the Agreement.

The particulars of the Applicant(s) are given below for Company's reference and record:

1.(i)	SOLE OR FIRST APPLICANT(S) Mr./Mrs./Ms.				
	S/W/D of				
	Nationalityyears	Please affix your photograph			
	Profession	here			
	Residential Status: Resident/Non-Resident/Foreign National of Indian Origin				
	Income Tax Permanent Account No				
	Ward/Circle/Special range and place where assessed to income tax				
	Mailing Address				
	Tel No Fax No				
	Office Name & Address				
	Email IDMobile				
(ii)	SECOND APPLICANT(S) Mr./Mrs./Ms.				
	S/W/D of	Please affix			
	Nationality	your photograph			
	Profession	here			
	Residential Status: Resident/Non-Resident/Foreign National of Indian Origin				
	Income Tax Permanent Account No.				
	Ward/Circle/Special range and place where assessed to income tax				
	Tel No				
	Office Name & Address				
	Email IDMobile				
	OR				
	**M/s	Please affix			
	Reg. Office/Corporate Office	your photograph			
	Authorised Signatory	here			
	Board Resolution dated/Power of Attorney				
	PAN No./TIN No				
	Fax No				
	E-Mail ID				

\*\*delete if not applicable.

### 2. DETAILS OF DWELLING UNIT\*\*\*

Said Apartment			
Said Town House			
Said Independent Floors			
(***tick whichever is applicable	le)		
Super Area :	sq.mtr. (approx)	sq.ft.(approx.)	
Building Block, if applicable :	Floor	Number	•••
Parking Space(s) No:	, if applicable	Type: Covered (Basement & Stilt) / Open, if applicable	

### 3. DETAILS OF PRICING:

Basic sale price	:	Rs/-
Cost of the Parking Space(s), if applicable	:	Open parking : Rs Covered (basement/stilt-one slot) : Rs
		Back to back parking for two slots : Rs
Preferential location charges, as applicable	:	Rs/- *@Rs/- per sq. ft. (and Rs per sq. mtr.) of the super area for the unit Facing / Adjacent to Green aggregating to Rs/-
		*@Rsper sq. ft. (and Rsper sq. mtr.) of the super area for Corner Unit aggregating to Rs/-
		*@Rsper sq. ft. (and Rsper sq. mtr.) of the super area for Corner & Green Facing unit aggregating to Rs/-
EDC&IDC	:	Rs/-
IBMS	:	Rs/-

Total Price payable for the Dwelling Unit together with Parking Spaces & PLC, if applicable : Rs...../-

## 6. DECLARATION:

The Applicant does hereby declare that this Application is irrevocable and that the above particulars/information given by the Applicant is true and correct and nothing has been concealed there from.

Date_		Yours faithfully,	
Place_		Signature of Applicant (s)	
	FOR OFF	ICE USE ONLY	
RECE	EIVING OFFICER : Name	Signature	date:
1.	ACCEPTED / REJECTED		
2.	DETAILS OF THE DWELLING UNIT***		
	Said Apartment		
	Said Town House		
	Said Independent Floors		
	(***tick whichever is applicable)		

	Super Areasq. mtr.(approx.)		sq. ft.(approx.)	
	Building/Block, if applicable	floor	No	
	Parking Space(s) No			
	Type: Covered(Basement/Stilts)/Open/Bac	ck to Back		
3.	Basic Sale Price (Super Area)	:	Rsper sq.ft. (Rsper sq. mtr).	
	Cost of the Parking Space(s)	:	Open parking Rs	
			Covered (basement/stilt-one slot) Back to back parking for two slots : Rs	
	Preferential location charges, as applicable	:	Rs/- *@Rs	
			sq. mtr.) of the super area for the unit Facing / Adjacent to Green aggregating to Rs/-	
			*@Rsper sq. ft. (and Rsper sq. mtr.) of the super area for Corner Unit aggregating to Rs/-	
			*@Rs per sq. ft. (and Rs per sq. mtr.) of the super area for Corner & Green Facing unit aggregating to Rs/-	
	EDC&IDC	:	Rs/	
	IBMS	:	Rs/-	
	Total Price payable for the Dwelling Unit tog	ether with P	arking Spaces & PLC, if applicable : Rs/	
4.	PAYMENT PLAN: Down Payment	/ Installmen	ts payment plan	
5.				
6.	Provisional booking receipt no.	dated		
7.	BOOKING: DIRECT/BROKER			
8. Broker's Name & Address, Stamp with signature:				
9.				
DATI	E			
Place	:			

DY. GEN. MANAGER

#### TERMS AND CONDITIONS FORMING A PART OF THIS APPLICATION FOR PROVISIONAL ALLOTMENT OF APARTMENTS, INDEPENDENT FLOORS AND TOWN HOUSES IN EXPRESS GREENS SECTOR M-1, MANESAR GURGAON

The terms and conditions given below are more indicative and comprehensively set out in the Agreement which upon execution shall supersede. The Applicant shall sign all the pages of this Application in token of the Applicant's acceptance of the same.

Definitions and Interpretation:

In this Application, the following words and expressions, when capitalized, shall have the meanings assigned herein. When not capitalized, such words and expressions shall be attributed their ordinary meaning. 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.

"Act" means the Haryana Apartment Ownership Act, 1983 or any other statutory enactment or modifications thereof.

"Additional PLC" means the charges payable in addition to the PLC for the Dwelling Unit being additionally preferentially located calculated on the basis of the super area of the Dwelling Unit.

"Agreement" shall mean the dwelling unit buyer's agreement, to be executed by the Applicant and the Company on the Company's standard format.

"Applicant" shall mean the person applying for the provisional allotment of the Dwelling Unit whose particulars are set out in this Application and who has appended the signatures in acknowledgement of having agreed to the terms and conditions of this Application and the Agreement.

"Application" shall mean this Application form for provisional allotment of a Dwelling Unit in the Said Complex, along with the terms and conditions contained herein.

"Company" shall mean "DLF Homes Developers Ltd", having its registered office at DLF Center, Sansad Marg, New Delhi and includes its affiliates and sister concerns.

"Common Land Area" means the land which is available for use of all the owners of Dwelling Unit and other buildings, including but not limited to lands occupied by the internal roads, play ground, land housing the facilities such as water and sewerage treatment plants, electrical landing station, sub-stations and structures housing power back-up equipments such as diesel generating sets (DG Sets), and any other lands, as may be specified and earmarked by the Company in the approved plans alongwith amenities and facilities thereon.

"Dwelling Unit" means either Said Apartment or Said Town House or Said Independent Floor, as applied for by the Applicant.

"Earnest Money" means the booking amount paid along with this Application.

**"EDC"** means the external development charges levied/leviable by whatever name called or in whatever form with all such conditions imposed by the Haryana Government and/or any other competent authority on the Said Complex and also includes any further increase in external development charges.

**"IBMS"** means the interest bearing maintenance security to be paid by the Applicant for the maintenance and upkeep of the Said Complex/Said Building to be paid as per the payment plan to the Company or to the Maintenance Agency @ Rs. 50/- per sq. ft. of the super area of the Dwelling Unit.

**"IDC"** means the charges levied/leviable by the Haryana Government or any other authority with a view to recover the cost of development with regard to State/National Highways, transport, irrigation facilities, etc and/or any additional levies, fees, cesses, charges, etc. in the nature of infrastructure development charges by whatever name called, either existing or leviable in future.

"Maintenance Agency" means the Company or association of dwelling unit allottees or such other agency/body/Company to whom the Company may handover the maintenance and who shall be responsible for carrying out the maintenance of the Said Complex/Said Building.

"Maintenance Charges" means the charges payable in advance for a period decided by the Maintenance Agency payable by the Applicant to the Maintenance Agency in accordance with the demand raised by the Maintenance Agency for the maintenance and upkeep of the Said Building/Said Complex, including common areas and facilities but does not include; (a) the charges for actual consumption of utilities in the Dwelling Unit including but not limited to electricity, water, which shall be charged based on actual consumption on monthly basis and (b) any statutory payments, taxes, with regard to the Dwelling Unit / Said Building /Said Complex. The details of maintenance charges shall be more elaborately described in the maintenance agreement.

"Non Refundable Amounts" means interest on delayed payments, interest paid or payable, brokerage etc.

"Parking Space(s)" means parking space(s) allotted to the Applicant, details of which are mentioned above in the Application.

"PLC" shall mean the charges for the Dwelling Unit being preferentially located, as applicable which includes the following:

- a) Unit Facing / Adjacent to Green : Rs.....p.s.ft. (Rs.....per sq mtrs) of the super area of the Dwelling Unit
- b) Corner Unit :Rs......p.s.ft. (Rs.....per sq mtrs) of the super area of the Dwelling Unit
- c) Corner & Green Facing Unit : Rs...... p.s.ft. (Rs.....per sq mtrs) of the super area of the Dwelling Unit "Said Apartment" shall mean the apartment applied by the Applicant, details of which has been set out in the Application and includes any alternative apartment allotted to the Applicant.

"Said Building" means the tower/building in the Said Complex in which the Said Apartment or Said Independent floor shall be located, the details of which are given above.

**"Said Complex"** means residential complex to be developed on 13.893 acres (approx.) of land, located in Sector- M-1, Manesar, Gurgaon, Haryana, which comprises of the Dwelling Units to be developed /constructed as per the layout plans approved by the competent authority and the club and other common areas and facilities.

**"Said Independent Floor"** shall mean the independent floor applied by the Applicant, details of which has been set out in the Application and includes any alternative independent floor allotted to the Applicant.

**"Said Town House"** shall mean the town house applied by the Applicant, details of which has been set out in the Application and includes any alternative town house allotted to the Applicant.

"Taxes" shall mean any and all taxes paid or payable by the Company by way of value added tax, state sales tax, central sales tax, works contract tax, service tax, cesses, educational cess or any other taxes, charges, levies by whatever name called, levied and collected by any agency/authority of the State, in connection with the development/ construction of the Said Complex / Dwelling Unit.

**"Total Price"** means the amounts amongst other payable for the Dwelling Unit which includes basic sale price (interest, if applicable), PLC, (if the Dwelling Unit is preferentially located), IBMS and prorata share of EDC, IDC but does not include other amounts, charges, security amount etc., which are payable as per the terms of this Application and the Agreement including:

- i) Additional IDC/EDC, wealth tax, government rates tax on land, fees or levies of all and any kinds by whatever name called on the Said Complex.
- ii) Maintenance Charges, Additional PLC, property tax, municipal tax on the Dwelling Unit.
- iii) 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.
- iv) Taxes
- v) The cost for installation of the equipment for procuring and supplying electricity, cost for electric and water meter as well as charges for water and electricity connection.
- vi) Club Charges, as applicable
- vii) Any other charges that may be payable by the Applicant as per the other terms of the Application and such other charges as may be demanded by the Company.

"Undivided Share of Land" means the undivided proportionate share of the land on which the Said Complex is being developed excluding the Common Land Area calculated in proportion to the super area of the Dwelling Unit to the total super area of all the dwelling units, other buildings, shops etc., including the club.

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. The Applicant has applied for provisional allotment of the Dwelling Unit with full knowledge of all the laws/notifications and rules applicable to the Dwelling Unit in general and the Said Complex in particular and has also satisfied himself about the title/interest/rights of the Company in the land on which the Said Complex is being constructed and has understood all limitations and obligations of the Company in respect thereof. The Applicant confirms that no further investigation in this regard is required by the Applicant.
- 2. The Applicant shall pay the Total Price of the Dwelling Unit in accordance with the payment plan opted by the Applicant and in addition the Applicant shall also be liable to pay all other charges and dues mentioned in this Application and the Agreement in accordance with the demand raised by the Company from time to time. The Applicant agrees and understands that the Total Price of the Dwelling Unit and other charges are calculated on the basis of super area which is understood to include the dwelling unit area and the pro-rata share of the common areas and facilities in the Said Complex/ Said Building and proportionate share of the club, which may be located in the Said Complex. It is further understood by the Applicant that the definition of super area and the dwelling unit area shall be more clearly defined in the Agreement and the Applicant affirms to be bound by the same.
- 3. Subject to the other terms and conditions of this Application/Agreement, on and after the payment of the Total Price and other charges and dues as per the Application/Agreement, the Applicant shall have the i) ownership of the dwelling unit area; ii) the Undivided Share of Land; iii) undivided interest and the common right to use common area and facilities along with the other owners and; iv) exclusive use of the Parking Spaces.
- 4. The Applicant agrees that the Applicant shall not have any right in any commercial premises, building, shops, community centers, if any, constructed in the Said Complex. The Company shall be free to dispose off the same on such term sand conditions, as it may deem fit. The Applicant shall not interfere in the manner of booking, allotment and finalization of sale of the shops, commercial premises, buildings, community centers etc. or in the operation and management.
- 5. The Applicant confirms and represents that the Total Price and other charges and dues mentioned in the Application and the Agreement do not include any payment whatsoever for any lands, buildings, common areas, facilities and amenities falling outside the Said Complex and that the Company has not indicated/ promised/represented/ given any impression of any kind in an explicit or implicit manner whatsoever that the Applicant shall have any right, title or interest of any kind whatsoever in any lands, buildings, common areas and facilities and amenities falling outside the Said Complex. The Applicant understand and confirms that the Company may carry extensive developmental / construction activities for many years in future in the entire area falling outside the Said Complex in which the Dwelling Unit is located and the Applicant shall not have any right to object or make any claims or default in any payments as demanded by the Company on account of inconvenience, if any, which may be suffered by the Applicant due to such developmental / construction activities or incidental / related activities. It

is agreed by the Applicant that all rights including the ownership thereof of land(s), facilities and amenities outside the Said Complex, shall vest solely with the Company and the Company shall have the sole and absolute authority to deal in any manner with such land(s), facilities and amenities 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, institution, trust and / or any local body (ies) which the Company may deem fit in its sole discretion.

- 6. The Applicant agrees and understands that in addition to Total Price, the Applicant shall be liable to pay all Taxes, which shall be charged and paid as follows:
  - a) A sum equivalent to the proportionate share of Taxes shall be paid by the Applicant to the Company.. The proportionate share shall be the ratio of the super area of the Dwelling Unit to the total super area of all the dwelling units, other buildings, shops, etc. in the Said Complex.
  - b) The Company shall periodically intimate to the Applicant herein, on the basis of certificates from a Chartered Engineer and/or a Chartered Accountant, the amount payable as stated above which shall be final and binding on the Applicant and the Applicant shall make payment of such amount within 30 (thirty) days of such intimation.
- 7. The Applicant agrees and understand that the Dwelling Unit /Said Building/ Said Complex may be subject to the Act. The common areas and facilities and the undivided interest of each owner of the Dwelling Unit in the common areas and facilities as specified by the Company in the declaration (which may be filed by the Company in compliance of the Act) shall be conclusive and binding upon the Applicant and the Applicant agrees and confirms that the Applicant's right, title and interest in the Dwelling Unit /Said Building shall be limited to and governed by what is specified by the Company in such declaration. The Applicant shall be required to join the society/association of the owners of the Dwelling Unit and the Applicant agrees to pay all fees, charges thereof and complete such documentation and formalities as may be deemed necessary by the Company in its sole discretion for this purpose.
- 8. The Applicant agrees that the Company may in its sole discretion and for the purpose of complying with the provisions of the Act or any other applicable laws substitute the method of calculating the Undivided Share of Land in any declaration with respect to the Dwelling Unit.
- 9. The Applicant agrees that if due to any change in the lay-out plan/building plan of the Said Complex/Dwelling Unit/Said Building:
  - a) The Dwelling Unit ceases to be preferentially located then only the amount of PLC, paid by the Applicant shall be refunded without any interest and such refund shall be made / adjusted in the last installment as stated in the payment plan as opted by the Applicant.
  - b) The Dwelling Unit becomes preferentially located, if at the time of the Application it was not preferentially located, the Applicant shall pay PLC of the Dwelling Unit to the Company as applicable and as demanded by the Company
  - c) The Dwelling Unit becomes additionally preferentially located, the Applicant shall pay Additional PLC to the Company as applicable and in the manner as demanded by Company.

The Applicant understands that in case of change in the location of the Dwelling Unit due to change in the layout plan/building plan of the Said Complex /Said Building or otherwise, the Applicant shall have no other right or claim except as mentioned hereinabove.

- 10(a) The Applicant understands that the pro rata share of EDC/IDC, as levied by the Government of Haryana upto the date of issue of licenses originally paid by the Company as applicable to the Dwelling Unit is already included in the Total Price payable by the Applicant. The Applicant agrees that any further increase in EDC/IDC, if increased at any time (including with retrospective effect) after the conveyance deed has been executed, then the Applicant undertakes to pay EDC/IDC directly to the government agency or department concerned or to the Company forthwith on the Company raising such demand on the Applicant.
- 10(b) The Applicant agrees and understands that the pro-rata demand made by the Company on the Applicant with regard to increase in EDC/IDC is final and binding on the Applicant. If the increased EDC/IDC is not paid after the execution of the conveyance deed, the same shall be treated as unpaid sale price of the Dwelling Unit, and if the increase is not paid, then same shall be treated as non payment of the charges as per the Application/Agreement. The Applicant agrees that the Company shall be entitled to cancel the Agreement and forfeit the Earnest Money along with the Non Refundable Amounts, and in case the conveyance deed has been executed, the Company shall have the first charge and lien over the Dwelling Unit till such unpaid charges are paid by the Applicant.
- 11. The Total Price mentioned in this Application is inclusive of cost of providing electric wiring and switches in each Dwelling Unit and the fire fighting equipment (only applicable for the building more than 35 meter height as per National Building Code, 2005) in the common areas as provided in the existing Fire Fighting Code/Regulations as contained in the National Building Code 2005 and facility for power back-up at a load factor of 70% and an overall diversity of 70% as under:
  - a) For apartment of 1760 sq. ft. not exceeding 6 KVA per apartment.
  - b) For apartment of 2125 sq. ft. not exceeding 7 KVA per apartment
  - c) For town houses and independent floors not exceeding 10 KVA per dwelling unit.

However, the Total Price does not include the cost of electric fittings, fixtures, geysers, electric and water meter etc. which shall be got installed by the Applicant at his/ her own cost as well as the charges for water and electricity connection. If, however,

due to any subsequent legislation / Government order or directives or guidelines or if deemed necessary by the Company or any of its nominees, additional fire safety measures are undertaken, then the Applicant agrees to pay the additional expenditure incurred thereon on a pro rata basis along with other applicants as determined by the Company in its absolute discretion.

12. The Applicant agrees that the Company or its subsidiaries/affiliates may at their sole discretion and subject to such Government approvals as may be necessary, enter into an arrangement of generating and / or supplying power to the various complexes within or outside the Express Greens, Manesar Gurgaon (Haryana) including Said Complex in which the Dwelling Unit is located . In such an eventuality the Applicant fully concurs and confirms that he shall have no objection to such arrangement for generating and / or supply of power but also gives complete consent to such an arrangement including it being an exclusive source of power supply to the Said Complex or to the Applicant directly and has noted the possibility of its being to the exclusion of power supply from DHBVN / State Electricity Boards (SEBs) / any other source. The Applicant further agrees that this arrangement could be provided within the various complexes of Express Greens, Manesar Gurgaon by the Company or its agents directly or through the respective association of respective owners. It is further agreed by the Applicant that the Company or its subsidiaries /affiliates shall have the sole right to select the site, capacity and type of the power generating and supply equipment / plant as may be considered necessary by the Company or its subsidiaries/affiliates in their sole discretion from time to time. It is also understood that the said equipment / plant may be located anywhere in or around Express Greens, Manesar, Gurgaon including within or nearby the Said Complex.

It is further agreed and confirmed by the Applicant that the Company or its subsidiaries/ affiliates shall have the right to charge tariff for providing / supplying the power at the rate as may be fixed from time to time by the Company which may or may not be limited to the rate then charged by the DHBVN/State Electricity Boards. The Applicant agrees and confirms that he shall pay the amount based on the tariff to the Company or its subsidiaries/affiliates directly or through the association of respective owners respectively for consuming the power so supplied but shall have no ownership right, title or interest in the equipment so installed by the Company or its subsidiaries/affiliates. The Applicant also confirms that he has understood that such power generating and / or supplying equipment may during its operation cause inconvenience to the Applicant and the Applicant shall have no objection to the same. The Applicant shall be liable to pay the consumption charges. The Applicant shall not have a right to raise any dispute with regard to such arrangement either with regard to installation of power generating equipment or payment of tariff at any time whatsoever during the period of Applicant ownership of the Dwelling Unit. This clause shall survive the conveyance of the Dwelling Unit or any subsequent sale / resale or conveyancing thereof.

- 13. The Applicant understands that the Parking Space(s) allotted to him shall be an integral part of the Dwelling Unit which cannot be sold/dealt, with independent of the Dwelling Unit. The Applicant may apply for additional parking space which maybe allotted subject to availability and at the prevailing price. All clauses of this Application and the Agreement pertaining to allotment, possession, cancellation etc. shall apply mutatis mutandis to the Parking Space(s) so allotted, wherever applicable. The Applicant agrees that Parking Space(s) allotted to the Applicant shall not form a part of common areas of the Said Building/Said Complex for the purpose of the declaration which may be filed by the Company under the Act.
- 14. The Applicant agrees that the payment on or before due date of the Total Price and other amounts payable, by the Applicant, as per the Payment Plan and as demanded by the Company from time to time is the essence of this Application and the Agreement.
- 15. The Applicant has seen and accepted the plans and has applied for the provisional allotment of the Dwelling Unit with the specific knowledge that the building plans, designs, specifications, measurements, dimensions, location and number of the Dwelling Unit and /or 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 Company and may also change due to changes/modification by the competent authority. The Applicant hereby agrees that the Company is fully entitled to increase/change the number of floors or the location of the Dwelling Unit in any of the Said Building and/or the height of the Said Building and the Applicant shall have no right to object to the same. In case the Company is able to obtain the necessary approvals for increasing the number of floors and/or increase of the height of the Said Building then in such case, the company may (but not obliged to) inform the Applicant about the Applicant wishes to move to a higher floor. If the Applicant conveys his desire to shift to a higher floor, the same may be permitted by the Company at its sole discretion. Accordingly, this Application and the subsequent Agreement shall stand modified to that extent. It is clarified that if the Company does not permit the Applicant to move to the higher floor, the Applicant shall have no right to raise any objection.

However, in case of any major alteration / modification resulting in +/-10% change in the super area of the Dwelling Unit or material change in the specifications of the Dwelling Unit any time prior to and/or upon the grant of occupation certificate by the Company's architect or by the competent authority, the Applicant will be informed in writing by the Company of such change and the difference in price of the Dwelling Unit to be paid by him or refunded to him by the Company as the case may be. The Applicant agrees to inform the Company 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 full consent to all the alterations/modifications. If the Applicant objects to such change in writing, within the permitted time and the Company decides to go ahead with changes, then the allotment shall be deemed to be cancelled and the Company's only liability will be to refund the entire money received from the Applicant along with interest @ 6% per annum and the Applicant shall have no right to raise any claim or dispute of any nature whatsoever and shall be free to deal/dispose of the Dwelling Unit in a manner in which it may deem fit.

The Applicant agrees that any increase or reduction in the super area of the Dwelling Unit shall be payable or refundable (without any interest) at the rate per sq. mtr. /sq.ft as mentioned in this Application.

- 16. The Applicant agrees and undertakes that it shall be liable to pay all government rates, municipal tax, property tax, wealth tax, fees or levies of all and any kind by whatever name called, whether levied or leviable, now or in future by the government on the Said Complex/Dwelling Unit.
- 17. The Applicant shall be required to pay applicable charges for the club facilities. The amount shall be paid as and when

demanded by the Company. The actual usage will be payable as per the usages and service availed by the Applicant and the Applicant will be required to sign the necessary documents for membership of the club, which shall contain the detailed terms and conditions.

- 18. The Applicant agrees that in case the Company, is unable to deliver the Dwelling Unit and/or allot Parking Space(s) to the Applicant for his occupation and use due to:
  - (i) any legislation, order or rule or regulation made or issued by the Govt. or any other Authority or;
  - (ii) if any competent authority(ies) refuses, delays, withholds, denies the grant of necessary approvals for the Dwelling Unit / Said Building or;
  - (iii) 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;
  - (iv) due to force majeure conditions,

then the Company may cancel the allotment of the Dwelling Unit in which case the only liability of the Company shall be to refund the amounts received from the Applicant without any interest or compensation whatsoever, except in case of abandonment of the project where the Company' liability will be to refund the amounts received @.6% p.a.

19. Subject to the terms of this Application and the Agreement including but not limited to timely payment of the Total Price, stamp duty and other charges due and payable according to the payment plan applicable to the Applicant or as per demand raised by the Company and the Applicant complying with all the terms and conditions of the Application, the Company shall endeavor to complete the construction of the Dwelling Unit within 3 years from the date of execution of the Agreement by the Company. The Company on obtaining certificate for occupation and use from the competent authorities shall offer the Dwelling Unit to the Applicant for his/her occupation and use and subject to the Applicant having complied with all the terms and conditions of the Agreement. In the event of the Applicant's failure to take over and/or occupy and use the Dwelling Unit within 30 days from the date of intimation in writing by the Company, then the same shall lie at the Applicant's risk and cost and the Applicant shall be liable to pay to the Company charges @ Rs. 5/- per sq.ft. of the super area per month for the entire period of delay.

The Applicant agrees that if, however, the completion of the Said Complex is delayed due to force majeure, then the Company shall be entitled to extension of time for delivery of possession of the Dwelling Unit. The Company agrees to pay only to the Applicant and not to anyone else and subject to the Applicant not being in default under any terms of this Applicant/Agreement, compensation @ of Rs.5/- per sq. feet of the super area of the Dwelling Unit per month for the period of such delay beyond 3 years or such extended periods, as permitted. The adjustment of such compensation shall be done only at the time of conveyncing the Dwelling Unit to the Applicant.

- 20. The Applicant agrees to enter into a maintenance agreement with any association/body/association of dwelling unit owners or any other nominee/ agency the Maintenance Agency as may be nominated /appointed by the Company from time to time for the maintenance and upkeep of the Said Building/Said Complex and undertakes to pay maintenance bills thereof. The Applicant undertakes to pay the maintenance bills as raised by the Maintenance Agency from the date of certificate of occupation and use is granted by the competent authority irrespective whether the Applicant is in occupation of the Dwelling Unit or not. In order to secure due payment of the maintenance bills and other charges raised by the Maintenance Agency, the Applicant agrees to deposit and always keep deposited with the Company or the Maintenance Agency, IBMS.
- 21. The Applicant shall be liable to pay all fees, duties, expenses, costs, etc., for the execution and registration of the conveyance deed of the Dwelling Unit including but not limited to stamp duty, registration charges, transfer duty, corporation tax and all other incidental and legal expenses. The Applicant shall pay as and when demanded by the Company within the stipulated period as mentioned in the demand letter. In case the Applicant fails to deposit the stamp duty, registration charges and all other incidental and legal expenses so demanded within the period mentioned in the demand letter, the Company shall have the right to cancel the allotment and forfeit the Earnest Money and the Non Refundable Amounts and refund the balance amount to the Applicant without any interest upon realization of money from resale / re-allotment to any other party.
- 22. The Applicant agrees to comply with terms and conditions of the Application/ Agreement and to sign and return to the Company the Agreement within thirty (30) days from the date of its dispatch by the Company, failing which, the Company shall have the right to cancel/terminate the provisional allotment/ Agreement and forfeit the Non-Refundable Amounts. Thereafter the Applicant shall be left with no lien, right, title, interest or any claim of whatsoever nature in the Dwelling Unit and the Parking Space(s). The Company shall thereafter be free to resell and/or deal with the Dwelling Unit 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 Company only after realizing such amounts from resale but without any interest or compensation of whatsoever nature. The Company shall at all times have the first lien and charge on the Dwelling Unit for all its dues payable by the Applicant to the Company.
- 23. Without prejudice to the Company's aforesaid rights, the Company 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 Company interest which shall be charged for the first ninety (90) days from the due date @ 15% per annum and for all periods exceeding first 90 (ninety) days after the due date @ 18% per annum.
- 24. The Applicant agree that the Application/Agreement is not assignable nor the name of the Applicant can be substituted and deleted within a period of one year from the date of the execution of the Agreement. However, after expiry of one year, the Company may at its sole discretion and subject to applicable laws and notifications or any governmental direction permit the Applicant to get the name of his/her nominee substituted, added, deleted in his/her place. The Company at the time of granting permission may impose such terms and conditions and charges as per its discretion. The Applicant shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such assignment, deletion and substitution.

- 25. The Applicant agrees that the Company shall have the right to raise finance/loan from any financial institution / bank by way of mortgage / charge/ securitization of receivables of the Dwelling Unit subject to the Dwelling Unit being free of any encumbrances at the time of execution of sale deed. The Company / financial institution / bank shall always have the first lien / charge on the Dwelling Unit for all its dues and other sums payable by the Applicant or in respect of the loan granted for the purpose of the construction.
- 26. The Applicant agrees that in case the Applicant opts for a loan arrangement with any financial institutions / banks, for the purchase of the Dwelling Unit, the conveyance of the Dwelling Unit in favour of the Applicant shall be executed only upon the Company receiving "No Objection Certificate" from such financial institutions/banks.
- 27. The Applicant shall indemnify and keep the Company, its agent, representatives, estate and effect indemnified and harmless against the payments and observance and performance of all the covenants and conditions and any loss, damage or liability that may arise due to non payment, non observance or non performance of the said covenants and conditions by the Applicant as mentioned in the Application and Agreement.
- 28. The Applicant agree that in respect of all remittances, acquisition / transfer of the Dwelling Unit, 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 Company accepts no responsibility in this regard.
- 29. The Applicant agree to inform the Company in writing any change in the mailing address mentioned in this Application, failing which all letters by the Company 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 the Applicants.
- 30. The Company 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 it own.
- 31. The Applicant understands that the provisional and/or final allotment of the Dwelling Unit is entirely at the discretion of the Company.
- 32. The Applicant understands that this Application is purely on tentative basis and the Company may at its sole discretion decide not to allot any or all the dwelling units in the Said Building/Said Complex 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 Company with this Application from the Applicant.
- 33. The Applicant agree that the Company shall have the right to transfer ownership of the Said Complex in whole or in parts 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 Company without any intimation, written or otherwise to the Applicant and the Applicant shall not raise any objection in this regard.
- 34. The Applicant agrees that in the event of any dispute or differences arising out or touching upon or in relation to the terms of this Application including the interpretation and validity of the terms thereof and the respective rights and obligations of the Applicant and the Company shall be referred to a sole arbitrator to be appointed by the Managing Director of the Company whose decision shall be final and binding upon the parties. It is understood that no other person or authority shall have the power to appoint the arbitrator. The arbitration proceedings shall be conducted in accordance with the Arbitration and Conciliation Act, 1996 or any statutory amendments/modifications thereof for the time being in force. The arbitration proceedings shall be held at Gurgaon only. The courts having jurisdiction over the project site shall alone have the jurisdiction.

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

Date:

Place:

SIGNATURE OF THE APPLICANT (S)