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REGISTRATION NO. 223 of 2017/7(3)/2022/17

RC/REP/HARERA/GGM/223 of 2017/7(3)/2022/17

Date: 20.12.2022

REGISTRATION NO. 223 OF 2017 DATED 18.09.2017 VALID UP TO 31.10.2021+SIX MONTHS COVID-19 EXTENTION i.e., 30.04.2022

REGISTRATION CERTIFICATE TO REMAIN IN FORCE UPTO 30TH APRIL 2024 UNDER SECTION 7(3) WITH FURTHER TERMS AND CONDITIONS IMPOSED IN THE INTEREST OF THE ALLOTTEES AND BINDING UPON THE PROMOTER REAL ESTATE PROJECT RESIDENTIAL PLOTTED COLONY "ZEN RESIDENCES-1"



HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM





FORM 'REP-III' [See rule 5 (1)] HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM



REGISTRATION NO. 223 of 2017/7(3)/2022/17 RC/REP/HARERA/GGM/223 of Date: 20.12.2022 2017/7(3)/2022/17 **REGISTRATION CERTIFICATE** REAL ESTATE PROJECT GROUP HOUSING PROJECT "ZEN RESIDENCES-1" This registration is granted under section 7(3) of the Real Estate (Regulation 1. & Development) Act, 2016 to the following project. (A) PARTICULARS OF THE PROJECT/PHASE REGISTERED S.N. **Particulars** Details (i) Name of the project Zen Residences-1 (ii) Location Sector-70A, District Gurugram, Harvana (iii) License no. and validity 16 of 2009 Dated 29.05.2009, Valid up to 28.05.2024 73 of 2013 dated 30.07.2013, Valid up to 29.07.2024 (iv) Total licensed area of 27.7163 acres the project (v) Area of part of 2.7935 acres (11305.46 Sq. mtr.) project/phase for registration (vi) Nature of the project Group Housing Project (vii) Total saleable unit of 226 residential unit the project/phase for registration (B) NAME OF THE PROMOTERS/LICENSE HOLDER S. N. **Particulars** Details Promoter (i) 1/License M/s Vibhor Home Developers Pvt. Ltd, M/s Red Topaz holders Real Estate Pvt. Ltd, M/s Philia Estate Pvt. Ltd, M/s Pegeen Builders & Developers Pvt. Ltd, M/s Hamid Real Estate Pvt. Ltd, and M/s Finain Real Estates Developers Pvt. Ltd. Promoter (ii) M/s Hamid Real Estate Pvt. Ltd 2/Collaborator **Promoter 3**/Change of M/s Advance India Projects Limited AUTHENTICATED Developer/BIP Holder sam 11 Pa

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Chartered Account

S. N.	PARTICULARS OF TH Particulars		etails		
(i)	Name	N	M/s Advance India Projects Limited		
(ii)	Registered Address	A	AIPL Business Club, 5th Floor, Golf Course Extension		
-		R	Road, Medawas, Sector 62, Gurugram- 122002		
(iii)	Corporate Office Address	AI Ro	AIPL Business Club, 5th Floor, Golf Course Extension Road, Medawas, Sector 62, Gurugram- 122002		
(iv)	Local Address	AI	AIPL Business Club, 5th Floor, Golf Course Extension Road, Medawas, Sector 62, Gurugram- 122002		
(v)	CIN		45209HR1997PLC08		
(vi)	PAN		ACCA9859J		
(vii)	Status	-	tive		
(viii)	Mobile No.	+9	1 8800-563-717		
(ix)	Landline No.	-	1 9211-160-000		
(x)	Email-Id		rera-haryana@aipl.com		
(xi)	Authorized Signatory		andan Singh	-	
(D)	DETAILS OF THE BAN	-			
S. N.	Type of bank accou		Account No	Branch name of the bank	
(i)	Master Account of the Project (100%)		05720350000570	HDFC BANK LTD., VATIK ATRIUM, A BLOCK GOL COURSE ROAD, SECTOR-53 GURUGRAM	
(ii)	Separate RERA account of the project (70%)		57500000259673	HDFC BANK LTD., VATIK ATRIUM, A BLOCK GOL COURSE ROAD, SECTOR-53 GURUGRAM	
(iii)	Free account of the promoter of the project (30%)		57500000259660	HDFC BANK LTD., VATIK ATRIUM, A BLOCK GOL COURSE ROAD, SECTOR-53 GURUGRAM	
(D) 1	VALIDITY OF REGIST	ITAS	ON		
REP-II This rean aut	egistration certificate is thenticated detailed pro	bas	024 (completion dat ed on the information information (DPI) an	te as declared by the promoter i on supplied by the promoter an id declaration by the promoter i	
annexe	ed herewith, which shall CONDITIONS OF REGI	l be	read as part of this n	registration certificate.	
		_		owing conditions, namely: —	
i)	The promoter shall e	nter	into an agreement	for sale with the allottees a	
0117-	prescribed in the Har	yana	Real Estate (Regu	lation and Development Rules	
SUM	prescribed in the Har	s per	requirements and a	pproved by the authority CATEL	

(ii)	The promoter shall offer to execute and register a convey the allottee or the association of the allottees, as the unit/apartment, plot, or building as the case may be, as Act;	case may be, of the				
(iii)	The promoter shall deposit a hundred percent of the amounts realized by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the proportionate land cost to be used only for that purpose as per sub-clause(D) of clause (l) of sub-section (2) of section 4;					
(iv)	The registration shall be valid for a period as mentioned above under the head "validity of registration"					
(v)	The promoter shall comply with the provisions of the Real Estate (Regulation & Development) Act, 2016 and the Haryana Real Estate (Regulation and Development) Rules, 2017 as applicable in the State and regulations made thereunder applicable in the jurisdiction of this authority;					
(vi)	The promoter shall not contravene the provisions of any other law for the time being in force as applicable to the project.					
(vii)	The promoter shall comply with all other terms and conditions as mentioned in the attached detailed project information (DPI) and as conveyed by the Authority from time to time.					
(viii)	The apartment or building shall be sold only on a carpet a super area basis and the total sale consideration shi charges. No separate EDC/IDC is payable by the allottee consideration. Attention is invited to the model agreement for sale provid Estate (Regulation and Development) Rules, 2017. (Term <i>Explanation:</i> (i) The Total Price as mentioned above includes t paid by the allottee(s) to the Promo Plot/Unit/Apartment for Residential/Commercia other usage (as the case may be) along with part (ii) The Total Price as mentioned above includes Tax any other taxes/fees/charges/levies etc. which connection with the development/construction paid/payable by the Promoter up to the date of possession of the Plot/Unit/A Residential/Commercial/Industrial/IT/ any othe may be) along with parking (if applicable) to the competent authority, as the case may be, a necessary approvals from competent authority such possession: Provided that, in case, there is any chan taxes/charges/fees/levies etc., the subsequent allottee to the promoter shall be increased/dec change/modification.	hall be inclusive of all es except the total sale ed in the Haryana Real 1.2) he booking amount ter towards the l/Industrial/IT/any king (if applicable); es (GST and Cess or in may be levied, in a of the Project(s)) of handing over the Apartment for r usage (as the case he allottee(s) or the after obtaining the for the purpose of age/modification in the amount payable by the creased based on such				
(ix)	The attention of the promoter is invited to the definit provided in section 2(n) of the Real estate (Regulation a 2016. Section 2(n) of the Real Estate (Regulation and Dev reproduced as under:	and Development) Act,				
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	"com	mon areas" mean—		
	(i)	the entire land for the real estate pro developed in phases and registration a phase, the entire land for that phase	under this Act is sought for	
	(ii) (iii)	common entrances and exits of building	t lobbies, fire escapes, and	
		the common basements, terraces, park areas and common storage spaces; the premises for the lodging of p management of the property including		
	(v)	and ward staffs or for the lodging of co installations of central services such as sanitation, air-conditioning and incin	accommodation for watch mmunity service personnel;	
	(vi) (vii) (viii)	the water tanks, sumps, motors, fans, apparatus connected with installations all community and commercial facilitie estate project; all other portion of the project nec	compressors, ducts and all for common use; es as provided in the real	
(x)	maintenance, safety, etc., and in common use;The sale shall not be permitted through a real estate agent without the availability of a prospectus/brochure containing necessary details and a set of drawings and approvals with the real estate agent registered with the HARERA In case of introduction of a new real estate agent or change/deletion of a real estate agent as mentioned in the DPI, the promoter shall inform the same to the authority.			
(xi)	There shall not be any subvention scheme/ assured returned scheme for registered project without prior approval of the authority.			
(xii)	The promotion responsible (a) Sanction competent be spece (b) The state provision	ter at the time of booking and issue to make available to the allottee, the for on plan, layout plans along with sp tent authority, by the display at the sin cified by the regulations made by the a age-wise time schedule for completion ons for civic infrastructure like water	e of allotment letter shall b ollowing information, namely pecification, approved by th te or such other place as ma uthority.	
(xiii)	[Obligation of the promoter under section 11(3)] The promoter shall enable the formation of an association of allottees or society or co-operative society, as the case may be, of the allottees, or a federation of the same shall be formed, within a period of three months of the majority of allottees having booked their apartment/building/plot and inform the authority about the AOA. [Obligation of the promoter under section 11(4)(e),]			
(xiv)	At the time of of the associ The promote of the unit s registered for Every allotte participate t	of issue of the allotment letter, an app ation of allottee shall be got filled up filler or shall incorporate a condition in the a hall enroll himself as a member of an r this project. See of the apartment, plot, or building owards the formation of an associati	lication form for membership rom the allottee. Illotment letter that the buyer association of allottees to be g as the case may be, shall	
SUMI	Policity or the	e allottees, or a federation of the same	AUTHENTICATED	

	[Duty of the allottee under section 19(9)]			
(xv)	The promoter shall issue the allotment letter as per the draft annexed in the detailed project information which is duly approved by the authority and authenticated by the promoter. In case, the promoter wants to amend certain conditions/clauses, a separate application with justification for such variation/change be submitted for consideration of the Authority and till such change is allowed, the draft allotment letter shall be followed as approved by the authority with the DPI or as per directions issued by the authority.			
(xvi)	The promoter shall declare details of the unit along with specifications, paymen plan, and time for handing over of possession of the unit after obtaining al required approvals from the competent authority.			
(xvii)	As per section 13(1), the promoter shall not accept a sum of more than ter percent of the cost of the apartment, plot, or building as the case may be, as ar advance payment or an application fee, from a person without first entering into a written agreement for sale as prescribed with such person and register the said agreement for sale, under any law for the time being in force.			
(xviii)	The promoter is obligated to take various approvals/renewals whenever due within time, from the competent authorities. Any failure in this regard will invite stringent action as per the provision of the law against the promoter.			
(xix)	It was made clear that the individual dates of handing over possession of the unit as per BBAs already entered shall not be changed if it is prior to the date of possession mentioned in the detailed project information (DPI).			
(xx)	The promoter shall comply with the requirement of section 11(1) and submit the quarterly up-to-date status of the project for each quarter.			
(xxi)	The promoter shall complete the construction of community sites within the completion period declared under section 4(2)(l)(C) of the Act, 2016 and any failure would attract stringent action and penal proceedings.			
(xxii)	The authority reserves its right to initiate penal proceedings for violation of various provisions of the Real Estate (Regulation & Development) Act, 2016 and rules and regulations made thereunder. The decision of the authority instead of revoking the registration under section 7(1) and allowing the registration of the project to remain in force is without prejudice to the right of the authority to initiate penal proceedings on violations of the provision of the Act and rules and regulations made thereunder by way of any omissions or commissions either before or post this permission.			
(F)	COMPLIANCES TO BE MADE BY THE PROMOTER			
(i)	The authority imposes a penalty of Rs. Twenty-five lakhs for violation of sections 3 and 4 of the Real Estate (Regulation & Development) Act, 2016. The promoter shall deposit the penalty amount within 30 days of issuance of this certificate to permit registration of this part of the project to remain in force.			
(ii)	The promoter undertakes and ensures that it will complete the project in all sincerity having sufficient resources to complete the construction of this part of the project by the date as specified in the DPI and to complete the whole project within the time declared in DPI. The promoter shall execute work as per the schedule submitted by him and milestones to be achieved as declared to the authority/ SWAMIH INVESTMENT FUND.			
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(iii)	project as well as on the considered by SWAMIH some statutory dues ha by the SWAMIH Invest	n the part of the promoter to set e company level as some of these H INVESTMENT FUND. The onl we been incorporated for the rem ment Fund. The promoter has su if any, arise in the future the	e habilities have not bee ly construction cost an naining part of the projec	
(iv)	chartered accountant i duly certified and signed during the audit that the utilized for that project proportion to the perce compliances after com	apply with the requirement of sect in six months after the end of e in practice, and shall produce a ed by such chartered accountan the amounts collected for a parti- t and the withdrawal has been entage of completion of the pro- ning into force of the Real H shall be submitted to the author	a statement of account t and it shall be verified icular project have been in compliance with the oject. All such pending	
(v)	The promoter shall comply of all conditions subsequent as specified in Terr Sheet of SWAMIH Investment Fund as per agreed time with SWAMIH Invest Fund-I.			
(vi)	The promoter undertakes that it will not create any further encumbrance by way of hypothecation/charge on future receivables from the sold unit as well as or separate RERA accounts except for the charge already created in favour of SWAMIH Investment Fund.			
(vii)	The promoter is directed to provide a development plan/ construction plan in respect of community buildings and amenities and completion of internal development works within one month of issuance of this certificate to permit registration of this part of the project to remain in force as above.			
(viii)	This permission regarding registration of this part of the project/ phase to remain in force is without prejudice to the rights of allottees as per section 18(1) of the Act regarding delay possession charges from the due date of possession to the actual handing over of possession or withdrawal from the project at his option and obligations arising on such eventuality. The promoter also undertakes to make payment of delay possession charges to the allottee as per section 18(1) of the Act from the promoter's funds and project cash inflow shall not be used for this purpose.			
(ix)	The promoter undertakes and ensures that it will complete the project in all sincerity having sufficient resources to complete the construction of this part of the project by the date specified above and to complete the whole project within the validity of the license. The promoter shall execute work as per the schedule submitted by him and milestones to be achieved as declared to the authority.			
(x)	The promoter shall submit a comparison of proposed work (as per the PERT chart) and actual work completed on monthly basis on the 7th day of every consecutive month.			
	may withdraw/cancel the	are on affidavit that the quarterly ority without fail and in case of permission granted regarding r remain in force and may revolution the Act	default, the authority	
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- (xii) The authority may appoint a Commissioner Monitoring for monitoring the completion of the project as per the schedule submitted by the promoter and also to monitor compliance under various provisions of the Real Estate (Regulation and Development) Act. 2016 and the Rules and Regulations made thereunder.
- (xiii) The promoter shall furnish in writing such information or explanation relating to the affairs of the project as the authority may require or seek through the monitoring commissioner to inquire about affairs of the promoter relating to the project.
- (xiv) It shall be obligatory on the part of the promoter to settle liabilities against this project as well as on the company level from its own fund. The only construction cost, statutory approval cost, and project-related non-construction cost should be incurred and paid from the project cash inflow. The promoter has submitted an undertaking that all such liabilities if any, arise in the future the same will be paid from the promoters' funds only.
- (xv) The promoter shall submit a copy of the occupation certificate granted by the competent authority along with a copy of the deed of the declaration filed with the competent authority;
- 3. If the above-mentioned conditions are not fulfilled/ compliances are not made by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted therein, as per the Act and the rules and regulations made thereunder.

The above permission under section 7(3) of the of the Real Estate (Regulation and Development) Act, 2016 on expiry of registration certificate no. 223 of 2017 dated 18.09.2017 is granted vide agenda item of the Authority 20.12.2022.

Registration Certificate is remain in force subject to terms and conditions above in the interest of the allottees and binding on promoter.

Dated : 29.05.2023 **Place** : Gurugram

Arun Kumar Gupta)

Chairman Haryana Real Estate Regulatory Authority, Gurugram



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