APPLICATION FORM FOR ALLOTMENT OF A RESIDENTIAL FLOOR IN "SHF FLOORS" SITUATED AT SECTOR-03, FARUKHNAGAR, GURUGRAM, HARYANA

Date:	Application No.:

M/s. SHF SQUARE LLP 2nd Floor, 856, Sector-14 Gurgaon, Haryana-122001

Subject: Application for allotment of independent residential floor in your proposed residential project named as 'SHF Floors" to be developed in Sector-03, Farukhnagar, Gurugram .

Dear Sir / Madam,

I/We am/are desirous of and hereby apply for allotment of a residential floor in your proposed residential project named as "SHF HOMES" (hereinafter referred to as the "**Project**"), proposed to be developed by M/s. SHF SQUARE LLP ("**Promoter**") on a land parcel admeasuring approximately 7.01875 acres situated in Sector-03, Farukhnagar, Distt.- Gurugram ("**Project Land**").

I/We request that I/we may be registered for allotment of a residential floor in the Project.

I/we are fully aware that the Project is being developed as independent residential floor on plot under the Deen Dayal Jan Awas Yojna- Affordable Plotted Housing Policy 2016 announced by the Town and Country Planning Department, Haryana under Section 9A of the Haryana Development and Regulation of Urban Areas Act,1975 and notified vide Notification No. PF-27A/6521 dated 01st April, 2016 and any amendments thereto in the Haryana Government Gazette ("Policy"). I/we understand that the **SHF Square LLP** on the basis of Development/Collaboration Agreement dated has been authorized/entitled to book the plots/ flats/ Shops and or enter into agreement to sell with third parties, execute deeds of conveyances of such saleable area of the said project in such part or parts as would be required and further.

The building plan approval for this Project has already been issued to the Promoter vide

- Plot 19 -Memo No V-2109 dated 24/11/2022
- Plot 20 -Memo No V-2111 dated 24/11/2022
- Plot 21 -Memo No V-2115 dated 24/11/2022
- Plot 22 -Memo No V-2113 dated 24/11/2022
- Plot 39 -Memo No V-2117 dated 24/11/2022
- Plot 40 -Memo No V-2119 dated 24/11/2022
- Plot 41 -Memo No V-2123 dated 24/11/2022
- Plot 42 -Memo No V-2121 dated 24/11/2022
- Plot 47 -Memo No V-2125 dated 24/11/2022
- Plot 48 -Memo No V-2131 dated 24/11/2022
- Plot 49 -Memo No V-2129 dated 24/11/2022
- Plot 50 -Memo No V-2127 dated 24/11/2022

I/We understand that this Application Form relates to allotment of a residential independent residential floor of thesize and specifications applied for by me/us or as may be allotted to me/us by the Promoter in the Project, **SHF Floors**.

I/We agree to abide by the basic terms & conditions of registration for allotment of the independent residential floor in the Project as stated in this Application Form, Allotment Letter and Agreement for Sale related to the Floor, as per the draft provided to me/us, which has been read and understood completely by me /us. I/We also agree to sign and execute, as and when required, the Agreement for Sale containing detailed terms and conditions of sale of the Floor in the Project and other related documents in the format prescribed by the Promoter.

I/We agree and undertake to pay the purchase price of the Floor which shall include the basic sale price, preferential location charges, development charges, other deposits, other charges, rates, GST(if applicable) and other applicable taxes, cesses, levies, stamp duty, registration charges, etc. related to the Floor as and when demanded by the Promoter.

I/We	remit	herewith	а	sum	of	Rs							(Rup	pees
						only)	vide E	3ank	Draft/	Pa	у О	rder/	Cheque	No.
		dated			.drav	wn on							Bar	าk in
favour	of					being	bookin	ıg ar	nount	for	the	Floor	applied	d for
("Bool	king Am	nount").												

I/We have clearly understood that this Application Form does not constitute an agreement to sell and I/we do not become entitled to allotment of the Floor in the Project notwithstanding the fact that the Promoter may have issued a receipt in acknowledgement of the Booking Amount tendered with this Application Form. It is only after acceptance of this Application Form by way of issuance of the Allotment Letter by the Promoter in accordance with the applicable laws and valid execution and registration of agreement for sale of the Floor in the Project ("Agreement for Sale") as required pursuant to the provisions of the Real Estate (Regulations and Development) Act, 2016 and Rules made thereunder by the State Government of Haryana (collectively referred to as "RERA"), the allotment of the Floor shall become final and binding upon the Promoter subject to the fulfillment of the terms and conditions of such allotment of the Floor by me/us.

I/We understand that the proposed allotment of the Floor shall be subject to timely execution by me/us of various documents, including the Agreement for Sale in respect of the Floor and also subject to compliance with the indicative terms & conditions set out hereinafter and such other terms and conditions as stipulated under the Agreement for Sale.

My/Our particulars are as mentioned below and may be recorded for reference and communication.

(For In	dividuals)		
Ì.	First Applicant Mr./Mrs./Ms	3	
	Son/Wife/Daughter of Mr./	Mrs	
	Guardian's Name (if Minor) Mr./Mrs	
			PIN :
	Date of Birth	Profession	Designation
	Nationality		
	•		Foreign National of Indian
	Origin Office/Business		r ereigir radional er indian
	Address		
	Tel Res	Office	Mobile
	Adulai Nullibei		
2.	Second Applicant Mr /Mrs	/Me	
۷.			
			PIN:
	Date of Rirth	Profession	Designation
	Nationality		
			Foreign National of Indian
	OriginOffice/Business	iii ivoii-ivesideiii	i oreign i valional or indian
	Address		
			Mobile
			IVIODILE
	Adulai Nullibei		
3.	Third Applicant Mr /Mrs /M	s	
0.	• •		
	Guardian's Name (if Minor		
			PIN:
			Designation
	Nationality		
		nt Non-Resident	Foreign National of Indian
	OriginOffice/Business		
	Address		
			Mobile
	Aadnar Number		

(For Company / Partnership Firm / HUF)

1.	Applicant M/s				
	Acting Through Mr./Ms	j			
	Designation	.Authority Details			
	Date of Incorporation				
	Office/Business Addres				
	Tel. Res				
	Fax No				
	* Income Tax Permane				
(* Cop	by of PAN card is to be a	ttached mandatoril	ly)		
1	Details of Floor:				
4.		/;;\ D	look	(iii) Cootor	
	(i) Floor No	· · ·		(III) Sector	
	(iv) Plot Area	•	•		
	(v) Built-up Carpet Ar	•	•		
	(vi) Floor Area	•			
	(vii)				
5.	Details of Pricing: All	charges will be	mentioned in sa mt	r/saft	
J.	Details of Filding. All	charges will be	menioned in sq. mi	ι. / δγ. ιι.	

Partic	ulars	As per Applicable Price List		Remarks
(A) Basic Cost of	the Floor			
Basic Sale Price	(BSP) @	Rs		
Rs per se	q. ft.			
		Rs		
		Rs		
(D) A 1 11(1 1 0 1 0 1 1 1 1 1 1 1 1 1 1 1 1	4	Rs		
(B) Additional Co	est			
		Rs		
1. Interest Free Maintenance Security(IFMS) Deposit @ Rs per sq. meter (Rs per sq. ft). 2. EDC Charges as applicable @ rs per sqm 3. Common Area Charges		Rs		
(C) Other Cost				
1. GST @ 5 %		Rs		
2. Others (if any)		Rs		
Total (A+B+C): Amount in Figure		Rs		
	Rupees			
Booking Through Dealer Name:			Direct	
	Stamp of Dealer:			

I/we have perused and understood all the terms and conditions as set out in this Application Form including its annexure and the Agreement for Sale. In order to understand the legal implications arising out of this Application Form, I/We have sought advice of a competent legal advisor to understand such legal implications in advance.

I/we expressly acknowledge that the Promoter has not made any representation and warranties to me/us to induce me/us to make this application for allotment of the Floor in the Project and I/we have decided to make this application out of my/our own free will and volition.

Declaration:

I/We do hereby declare that the above particulars/information given by me/us are true and correct and nothing has been concealed there from. Any allotment of the Floor against this Application Form is subject to the terms and conditions attached to this Application Form, the terms and conditions whereof shall *ipso-facto* be applicable to my/our legal heir(s), representative(s), assignee(s), successor(s) and nominee(s). I/We undertake to inform the Promoter of any change in my/our address or change in any other particulars or information, given above, failing which, the particulars furnished by me/us herein shall be deemed to be correct and the letters sent at the recorded address by the Promoter shall be deemed to have been received by me/ us.

1 st Applicant	2 nd Applicant	3 rd Ap	plicant
CHECK LIST	FOR OFFICE USE ONL	Y	
Booking Amount Cheque PAN Card / Form 60 AADHAR CARD	Signed Application ID / Address Proof	Photographs MOA / BR	
Remarks			
Booked by	Checked by		
Approvedby			
APPLICATION MONE	Y DETAILS		
Received(Draft/Pay Order/Cheq	inwords)towardstheApplicat ionMueNo	 loney, paid by vide	Demand in favour
of	A/C. drawn on:		
name (bankname)dated	from A/c. No	_A/c.
Mr/ Mrs/Ms/M/s.: /s.(Last name)(Middle	e name) (First name)	for above Floor	
ReceivedOrder/Cheque No	(inwords)towardsthe GST, paid(in favour of_	by vide Demand Dra	aft/Pay
A/C, drawn on:name	in favour of(bankname) dated	from A/c.No	A/c.
Mr./ Mrs./Ms./M/s.:_ /s.(Last name) (Mid	dle name) (First name)	for above Floor	

TERMS AND CONDITIONS FOR ALLOTMENT OF A RESIDENTIAL FLOOR IN THE PROJECT NAMED AS SHF FLOORS SITUATED AT SECTOR-03, FARUKHNAGAR, GURUGRAM, HARYANA UNDER DEEN DAYAL JAN AWAS YOJANA- AFFORDABLE PLOTTED HOUSING POLICY, 2016 OF THE TOWN AND COUNTRY PLANNING DEPARTMENT, GOVERNMENT OF HARYANA.

The terms and conditions given below are not exhaustive but merely an indicative in nature with a view to acquaint the Applicant(s) with the terms and conditions as comprehensively set out in the Agreement for Sale which, upon execution, shall be read together and in case of any conflict, the terms and conditions agreed in the Agreement for Sale shall prevail.

- 1 The Applicant(s) is applying for allotment of the Floor in the Project being developed and constructed on the Project Land. The Applicant(s) hereby confirm that the information furnished by him pursuant to this Application Form is correct and all documents supplied for obtaining allotment of the Floor are authentic and genuine. In case any of the said information or documents provided by the Applicant(s) is found to be false, the Promoter shall be entitled to cancel allotment of the Floor and as a consequence thereof, the Applicant(s) shall have no right, title, interest or claim of any nature whatsoever against the Promoter, the Floor, the Project and/or the Project Land.
- 2. That the Promoter owns **7.01875 Acres** of land and have obtained necessary licenses and permissions for the development.(hereinafter referred to as the Developer/Promoter and/or the Company) from the Director, Town & Country Planning, Haryana, Chandigarh, for Development of the proposed residential Project (hereinafter referred to as the said "Project").
- 3. The Applicant(s) is applying for allotment of the Floor in the Project under the Policy. The Applicant(s) has/have full knowledge of the Policy and other laws, notifications, rules, policies, etc. applicable to the Project. The Applicant(s) further agree that he fulfills and meets the eligibility criteria and undertakes to abide by all the terms and conditions applicable to the allotment and purchase of the Floor in the Project.
- 4. The Applicant(s) is fully satisfied with the right, title and interest of the Promoter in the Project Land as well as the Project.
- 5. The Applicant(s) is fully aware of and has/have understood all the limitations and obligations of the Promoter in relation to and in connection with the Project.
- 6. This Application constitutes an offer by the Applicant(s) to purchase and register the Floor in the Project at a price together with other charges, if any, specified by the Promoter. The Applicant(s) agree that for considering any application for allotment of the Floor, only those applications will be considered which are complete in all respects and fulfill the criteria mentioned in this Application Form. The Booking Amount shall be paid by the Applicant(s) with this Application Form, failing which this Application Form would not be entertained or considered for allotment of the Floor in the Project.
- 7. The Promoter shall have sole discretion to accept and allot the Floor in the Project to the Applicant(s) or to reject this Application Form without assigning any reason. In case of non- allotment of the Floor to the Applicant(s) for any reason whatsoever, the Booking Amount shall be refunded, without any interest, by the Promoter to the Applicant(s) within 60 days of its decision in this regard and the Applicant(s) shall have

- no right, title, interest or claim of any nature whatsoever against the Promoter, the Floor, the Project and/or the Project Land.
- 8. The Applicant(s) agree and acknowledge that the layout / specifications / designs / plans etc.of the Project or the Floor may be modified by the Promoter in compliance with the provisions of RERA and other applicable laws.
- 9. The Application Form shall be deemed to be incomplete until the deposit and clearance of the Booking Amount.
- 10. The purchase price for the Floor in the Project ("Total Price") and payment plan thereof ("Payment Plan") is specified in <u>ANNEXURE-A</u> hereto and the Applicant(s), on becoming an allottee, hereby undertakes to pay the Total Price as per the terms of the Payment Plan and other charges as set out in this Application Form and Agreement for Sale or any other document in this regard, as and when demanded by the Promoter. The Total Price shall include the Booking Amount paid by the Applicant(s) to the Promoter towards the Floor. Any default in payment of any amount payable by the Applicant(s) in terms of this Application Form and/or the Agreement for Sale shall attract an interest at the rates prescribed in the RERA for the period of delay. For any delay beyond 3-months, the Promoter shall be entitled to cancel the allotment of the Floor and forfeit the Booking Amount and any other amount as stated in the Agreement for Sale, and the Applicant(s) shall have no objection in this regard. The Promoter is not liable to give any discount or rebate in case of early payment made by the Applicant(s), if any.
- 11. The Applicant(s) understands, agrees and is/are fully aware that the purchase value of the Floor shall include basic sale price, preferential location charges (PLC), external development charges (EDC), infrastructure development charges (IDC), external electrification charges (EEC), sewer, water & electricity connection charges, power back-up charges (if provided),interest-free maintenance security (IFMS) deposit and club membership charge (if provided). The Applicant(s) shall be liable to pay the property tax on the Floor or the Project inproportion to the area of the Floor, as may be decided by the Promoter, from the date of allotment. In addition, the allottee(s) is required to pay in advance the monthly/ quarterly maintenance charges of the Project with effect from the date of offer of possession of the Floor at such rate as may be decided by the Promoter from time to time.
- 12. The Applicant(s) understands and agrees that all facilities, utilities and amenities in the Project shall be developed, operated and maintained by the Promoter (directly or through its nominated maintenance company) pursuant to the provisions of RERA till the time they are handed over to the association of Floor owners of the Project. Further, the Applicant(s) understands and agrees that for availing the said facilities, services and / or amenities, the Applicant(s) shall sign and execute a separate agreement(s) and/or appropriate document with the terms and conditions as may be required for use of such services and amenities. However, lift in each building of the Project shall be maintained and operated by the allottees of Floor in that particular building at their own cost and expense.
- 13. The Applicant(s) agrees to pay the applicable government rates, cesses, charges, taxes, etc. of all and any kind by whatever name called, whether levied now or leviable in future, as the case may be, from the date of allotment of the Floor till the date of execution and registration of Conveyance Deed of the Floor in the name of the Applicant(s). If any of these charges are increased in future with retrospective effect, then the Applicant(s) shall be liable to pay the same to the Promoter forthwith on receipt of any demand in this regard and till payment of the entire amount of the Total Price

and all the charges mentioned in this Application Form by the Applicant(s), the Promoter shall have lien on the Floor for recovery of the unpaid amount, if any, and the Applicant(s) would not have any objection in this regard. The Applicant(s) hereby confirm that time is of essence with respect to obligation of the Applicant(s) to make any and all payments mentioned in this Application Form and the Applicant(s) undertakes to strictly adhere to the payment timelines.

- 14. The Applicant(s) hereby authorizes the Promoter to adjust or appropriate all payments made by him/ her/ them under any head of dues against lawful outstanding of the Applicant(s) against the Floor, if any, in his/ her/ their name and the Applicant(s) hereby undertakes not to object, demand or direct the Promoter to adjust such payments in any manner.
- 15. The Promoter shall not be responsible towards any third party making payments/ remittances on behalf of any allottee(s) and such third party shall not have any right under the Allotment Letter or the Agreement for Sale and/or in the Floor and the Promoter shall issue the receipts ofpayment in favour of the allottee(s) only and in case of cancellation of the Floor by such allottee(s), the refund of amount shall be made only to the allottee(s) as per the terms of the Agreement for Sale.
- 16. All payments required to be made under this Application Form/ Allotment Letter/ Agreement for Sale shall be made by Account Payee Cheques/ Pay Order/Demand Drafts in favour of the Promoter, unless otherwise informed by the Promoter to the Applicant(s) in writing. The payment shall be considered as received only on realization of Account Payee Cheques/ Pay Order/Demand Drafts and receipt of amount in the bank account of the Promoter.
- 17. The Applicant(s) agrees and undertakes to pay the necessary Stamp Duty, Registration Charges and other charges as may be applicable and execute and register an Agreement for Sale in respect of the Floor, on receipt of all requisite approvals, within 5 days from the date of intimation by the Promoter and in the form as would be drawn up by the Promoter, unless. Otherwise specified by the Promoter. Failure to do so may result in cancellation of booking and allotment of the Floor and the Promoter shall be entitled to forfeit the Booking Amount received with this Application Form.
- 18. The Promoter is bound to develop and complete the infrastructure in the Project and offer the possession of the allotted Floor to the Applicant(s) within the time period notified for completion of the Project to the Authority at the time of registration of the Project under the RERA ("Possession Date"), subject to grant of occupation certificate of the Project by the concerned authorities and timely fulfillment of all the obligations by the Applicant(s) as per this Application Form and the Agreement for Sale including receipt of the entire payment and charges from the Applicant(s). The Applicant(s) shall check the measurement and dimensions of the Floor and take over possession of the Floor within 30 days of issuance of possession notice by the Promoter, failing which the Applicant(s) shall be deemed to have taken over the possession of the Floor and be liable to pay holding charges at the rate prescribed by the Promoter for the period of default in taking over the possession of the Floor. Further, in such case, the Promoter shall not be responsible for any encroachment, trespassing or any other loss/ damage to the Applicant(s).
- 19. The Applicant(s) has/have been informed that there shall be common raft and common façade for the Floor in the Project and the terrace of each building, wherein the Floor is situated, shall be equally distributed between all the Floor holders in that particular building and accordingly, each Floor holder in that particular building shall have equal rights in the terrace thereof. The Applicant(s) shall not carry out any change in the raft,

terrace, front façade, exterior elevation and design without prior written approval of the Promoter or the association of the allottees in the Project. The Promoter shall have option to provide the club on the terrace of the commercial complex in the Project and the membership of the club shall be available to the allottees in the Project on payment of the club security deposit and membership charges as may be decided by the Promoter.

- 20. The Applicant(s) shall not do any additional construction or alteration in the Floor or cause anynuisance or disturbance to other allottees in the Project.
- 21. The Floor shall be utilized for residential purposes only by the Applicant(s) in accordance with the applicable bye laws of Haryana Building Code 2017.
- 22. The construction and development of the Project including the Floor by the Promoter shall be subject to force majeure conditions including but not limited to: (a) Any legislation, order, rule, regulation, condition, made or issued by the Government or any other competent/statutory authority(ies) or any competent Court affecting the Project / Project Land / approvals; or (b) If any competent authority(ies) refuses, delays, denies the grant of necessary approvals for the Project / Project Land / the Floor; or (c) If any approvals, permissions, consents, notices issued by the competent authority(ies) or any law / rule / regulation under which approvals are granted for the Project or the Project and/or the Project Land becomes a subject matter of any suit / write before a competent court; or (d) Due to suspension of the Project; or (e) Scarcity of essential construction inputs; or (f) act of God i.e.flood, drought, earthquake, epidemic, natural disasters, pandemic such as Covid-19; or (g) strikes, lock-outs or industrial disputes; or (h) war and hostilities of war, riots, acts ofterrorism or civil commotion; or (i) Reasons beyond the control of the Promoter. In such circumstances, the timelines set for delivery of possession of the Floor for occupation and use of the Applicant(s) and completion of the Project shall stand automatically extended for the period during which the force majeure conditions were in force/operation. The Applicant agrees that he/ she shall not have any rights, claims etc. against the Company/Promoter for any liabilities and obligations.
- 23. The Applicant(s) shall be construed to have taken the actual physical possession of the Floor only upon issuance of Possession Certificate by the Promoter. The Applicant(s) further understands and agrees that the Possession Certificate shall be issued by the Promoter only after clearance of all dues by the Applicant(s) in respect of the Floor as per the terms of the Payment Plan.
- 24. The Applicant(s) agree not to occupy the Floor prior to issuance of the Possession Certificate by the Promoter. The Applicant(s) fully understands and agrees that in case the Floor is occupied by him/her/them/it prior to issuance of the said Possession Certificate, the sameshall be at his/her/its own risk, cost and consequences and under such circumstances, the Applicant(s) shall be liable to pay such fine, penalty, charges, etc. as may be imposed by the concerned authorities and/ or the Promoter at that point of time and the Promoter shall be entitled to cancel allotment of the Floor in the Project.
- 25. After receipt of the Total Price and other charges payable by the Applicant(s) and offer of possession of the Floor by the Promoter, a conveyance deed shall be executed and registered infavour of the Applicant(s) in the format specified by the Promoter. The Promoter shall have discretion to execute and register the conveyance deed of the Floor prior to completion of the Project on such terms and conditions as may be considered appropriate by the Promoter. All expenses towards execution and

registration of the said conveyance deed shall be borne by the Applicant(s) only.

- 26. The allotment of the Floor shall remain provisional till the time Agreement for Sale is executed and registered pursuant to the provisions of RERA. Upon being so required by the Promoter, the Applicant(s) shall execute and register the Agreement for Sale within 30 days of receipt of an intimation in this regard from the Promoter, failing which the Promoter shall be entitled to cancel the allotment of the Floor to the Applicant(s) and forfeit the Booking Amount and any other amount received from the Applicant(s) in accordance with the applicable laws. The Agreement for Sale shall set forth in detail the terms and conditions of sale of the Floor in the Project which shall be read together with the terms and conditions provided in this Application Form or any other document issued by the Promoter and in case of any inconsistency in terms and conditions of such documents, then the terms & conditions contained in the Agreement for Sale shall prevail and such understanding is explicitly accepted by the Applicant (s).
- 27. The Applicant(s) shall clear his/her/their/its dues within 15 days from the date of issuance of letter of offer for possession of the Floor as per the statement of account sent along with the said letter.
- 28. The Applicant(s) shall become a member of the residents' welfare association of the Project that may be formed by the allottees in the Project as and when asked to do so, and shall bear and pay all charges and expenses payable with respect to the same.
- 29. Subject to the provisions of RERA, the Applicant(s) shall pay the maintenance charges for upkeep and maintenance of various common areas, services and facilities in the Project as may be decided by the Promoter or the association of allottees in the Project. The maintenance charges along with applicable GST shall be paid in advance for such period as may be specified by the Promoter at the time of offer of possession of the Floor in the Project.
- 30. After allotment of the Floor in the Project, the Applicant(s) shall ensure that no damage is caused to Floor of other allottee(s), common area, equipment and amenities in the Project by any action or omission of the Applicant(s). The service areas, if any, as located within the Project, shall be earmarked for purposes and services including but not limited to electric sub-station, transformer, DG set rooms, underground water tanks, pump rooms, maintenance and service rooms, firefighting pumps and equipment etc. and other permitted uses for the Project (including extension thereof, if any, on the adjacent land parcels) as well as adjacent project(s) being developed by the Promoter and/or its group entities, and the Applicant(s)shall not have or raise any objection in this regard.
- 31. The Applicant(s) shall not sell, transfer, assign or part with his/her/their right, title or interest in the Floor or any part thereof, even after the allotment is made in his/her/their favour, until all the dues payable to the Promoter are fully paid and the Deed of Conveyance / Sale is executed and registered in his/her/their favour. The Applicant(s) is/are, however entitled to get the name of his/her/their nominee(s) substituted in his/her/their place on record with the prior approval of the Promoter, which may be permitted by the Promoter at its sole discretion on such terms and conditions as it may deem fit. Till the date of execution and registration of conveyance deed of the Floor in favour of the Applicant(s), the Promoter shall for all intents and purposes continue to be owner of the Floor in the Project, and this Application Form or the Agreement for Sale shall not give to the Applicant(s) any right, title or interest in the Floor.
- 32. In the event the Applicant(s) obtains a loan from any Bank or Financial Institution for

payment of the Total Price (or part thereof) in respect of the Floor, the Applicant(s) shall solelybe responsible and liable to ensure timely payment of the Total Price (or part thereof) to the Promoter, as and when due in accordance with the terms of the Payment Plan, even thoughthe said loan or part thereof is not disbursed by the Bank / Financial Institution on time.

- 33. The Applicant(s) declares and confirms that in case of joint allotment of the Floor, failure to pay by anyone of them shall be deemed as failure to pay by all of them and all the Applicant(s)/Allottees shall be treated as one single person/entity for the purpose of this Application Form and all of them shall be liable for the consequences jointly as well as severally.
- 34. The Promoter shall be entitled to offer the Project Land and receivables from the Floor (save and except the Floor) as a security for raising finance/loan from any Creditor/Lender/Financial Institution/Bank/NBFC. At the time of execution and registration of conveyance deed of the Floor in favour of the Applicant(s), the Promoter shall ensure that there is no encumbrance or lien or charge or interest on the Floor in respect of any finance/loan availed by the Promoter.
- 35. The Applicant(s) agrees that in case, the Applicant(s) is an Non-Resident Indian (NRI)/ Foreign National of Indian Origin/Foreign Nationals/Foreign Companies, then the Applicant(s) shall be solely liable and responsible for complying with the necessary formalities as laid down in the Foreign Exchange Management Act, 1999 (FEMA), Reserve Bank of India Act, 1934 and rules/guidelines made/issued thereunder and all other applicable laws including that of remittance of payments, acquisition/sale, transfer of immoveable properties in India. In case, any such permission is refused or subsequently found deficient by any statutory authority, the same shall constitute breach of the terms and conditions of allotment of the Floor stated hereof.

1 Events of Default, Cancellation and Consequences:

In the event the Applicant(s) commits breach of any of the terms and conditions contained in this Application Form, then the Promoter shall be entitled to terminate the application /Confirmation of Allotment if, after giving [.......] days' prior written notice to the Applicant(s) of its intention to do so, the Applicant(s) fails to remedy/ rectify such breach within stipulated period therein and the Application/Confirmation of Allotment shall stand terminated ipso facto without any further act, deed or thing. Upon termination, the Applicant(s) shall have no claim, demand or grievance against the Floor and the Promoter shall be at liberty to dispose of the Floor to such person and at such price as the Promoter may in its absolute discretion deem fit. Upon termination of the Application Form/Confirmation of Allotment, the Promoter shall beentitled to forfeit the entire Booking Amount paid by the Applicant(s) to the Promoter, and also deduct any brokerage expenses and other charges incurred by the Promoter and/or applicable taxes/statutory dues/interest/penalties and shall refund the balance amount to the Applicant(s) from the sale proceeds up on the sale of the Floor to a third party.

Subject to compliance of the Applicant(s) with the terms and conditions of allotment of the Floor, if there is an unreasonable delay in offering the Floor for possession beyond the period as stipulated other than on account of an Force Majeure Event(s) and other similar circumstances, the Promoter would pay to the Applicant(s) compensation in the form of simple interest at the rate prescribed in RERA on the amount paid by the Allottee(s) for the period of delay in offering the possession of the Floor beyond the agreed date. However, such payment shall be

first adjusted towards any outstanding dues of the Applicant(s) in respect of the Floor pursuant to this Application Form or the Agreement for Sale and any balance after such adjustment shall be paid to the Applicant(s). However, in the event of any such default ornegligence is attributable to the Applicant(s)' fulfillment of terms and conditions of allotment of the Floor, then the Promoter shall be entitled to reasonable extension of time in delivery of possession of the Floor to the Applicant(s).

If for any reason the Promoter fails to offer possession of the Floor on/or before the Possession Date, the Promoter shall refund the amount deposited by the Applicant(s) along with simple interest at the rate prescribed in RERA for the period during which amount paid by the Applicant(s) were held by the Promoter within a period of 45 (forty-five) days of such decision to not offer possession of the Floor to the Applicant(s). However, the Promoter shall not be held liable for any other damages/compensation on this account in any other manner. It is also made clear to the Applicant(s) that if any interest or charges are payable by the Applicant(s) to the Promoter pursuant to this Application, Allotment Letter or Agreement for Sale, that amount shall be set off against the refund due to the Applicant(s) and the balance amount shall be paid to the Applicant(s) by the Promoter.

On cancellation / termination of this Application Form/Confirmation of Allotment, the Applicant(s) shall have no right, title, interest, claim, demand, lien or dispute of any nature whatsoever either against the Promoter or against the Floor or the Project. The Applicant(s) hereby irrevocably authorizes the Promoter to execute and register such necessary deeds, documents and writings, for and on behalf of the Applicant(s), in respect of and relating to the termination of this Application Form/Confirmation of Allotment including a Deed of Cancellation/Termination, without any reference or recourse to the Applicant(s).

- 2 All disputes, claims and questions whatsoever which may arise, touching or relating to orarising out of these presents or the construction or application thereof or any clauses or thing herein contained or in respect of the entitlements, rights, duties, responsibilities and obligations of any of the Parties hereunder or as to any act of commission or omission of any Party or as to any other matter in anyway relating to these presents shall be referred to the arbitration by a sole arbitrator to be appointed mutually by the Parties, whose decision shallbe final and binding upon the Parties. The arbitration shall be held in accordance with the provisions of the Arbitration and Conciliation Act, 1996 or any statutory modification or re- enactment thereof for the time being in force. The seat and venue of the arbitration proceedings shall be at Gurugram (Harvana) and the language shall be English. The award of the arbitral tribunal shall be final, conclusive and binding upon the Parties hereto. Subject to the arbitral mechanism, the courts in Gurugram (Haryana) shall have an exclusive jurisdiction to adjudicate upon all issues and matters arising out of/ related to this Application Form or the transaction contemplated herein.
- The Applicant(s) shall be bound to notify promptly in writing to the Promoter for any change in the preferred address for all correspondence and/or in his email ID and other relevant contact details and in the absence of any such notification by the Applicant(s), all communication (including the demand letters for the payments) shall be deemed to have been duly served, if sent to the Applicant(s), on the address/email ID mentioned in this Application Form.
- In case of joint applicants, the communication sent to the first Applicant shall be deemed to have been sent to other Joint Applicant(s).

- The Applicant(s) grants his/ her/ their consent to the Promoter to communicate its marketing communication and /or its affiliates by letters/email/voice, SMS or otherwise, to the contact details of the Applicant(s) as mentioned in this Application Form.
- The Applicant(s) shall indemnify and keep the Promoter, its agents, employees, representatives and estate indemnified and harmless against the payments and observance and performance of all the covenants and conditions of allotment of the Floor 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(s) as mentioned in this Application Form and the Agreement for Sale.
- Subject to applicable laws, the Applicant agrees that the Promoter shall have the right to transfer ownership of the Project 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 wayof sale/disposal/or any other arrangement, as may be decided by the Promoter without any intimation, written or otherwise to the Applicant and the Applicant shall not raise any objection in this regard.
- The Promoter is entitled to combine the additional land parcels, whether acquired in past, present or future, with the Project Land and to obtain additional license for construction and development of a real estate project on the said additional land parcel, without any objection or interference from the allottees in the Project. The Promoter shall be entitled to connect the electric, water, sanitary and drainage connections, power backup (if any), common area, facilities and services for the Project and extension thereof on the adjacent land parcels.
- The terms and conditions for allotment of the Floor in the Project mentioned in this Application Form shall be supplemental and in consonance with the terms and conditions of the Agreement for Sale. The general terms and conditions as mentioned above are not exhaustive for the purpose of final allotment and sale of the Floor and may further be Supplemented and / or amended by the terms and conditions of allotment as mentioned in the Agreement for Sale and the Conveyance Deed thereafter.
- The invalidity of any of the terms, conditions or stipulations of this Application Form shall not affect the validity of the remaining terms, conditions or stipulations of this Application Form or the validity of the Application Form itself.
- No failure to exercise or delay in exercising or enforcing any rights or remedies under this Application Form shall constitute a waiver thereof and no single or partial exercise or enforcement of any rights or remedies under this Application Form shall preclude or restrict further exercise or enforcement of any such rights or remedies.
- The Applicant(s) shall treat all information pertaining to the Project, including without limitation, the terms of this Application Form and its Annexures and all writings and communications, plans, drawings, approvals relating to the Project as confidential and shall not disclose the same to any third party(ies) and neither use, nor reproduce for use in any manner whatsoever the same, save and except to any family member and/or lender for the Floor. This clause shall survive the termination of this Application/Confirmation of Allotment of the Floor.

- The singular includes the plural and vice versa and any work or expression defined in the singular shall have a corresponding meaning if used in the plural or vice versa. A reference to any gender includes a reference to all other genders.
- The Applicant(s) has fully read and understood the above-mentioned terms and conditions and agrees to abide by the same and undertake to faithfully abide by all the terms and conditions of this Application Form.

1 st Applicant	2 nd Applicant	3 rd Applicant

ANNEXURE-A TOTAL PRICE&PAYMENT PLAN

	TIME LINKED PAYMENT PLAN				
S.No	Stages of Payment	Percentage			
1	At the Time of Booking	10% of BSP or INR 2,00,000 whichever is higher			
2	Within 30 days of Booking or Signing of Builder Buyer Agreement whichever is earlier	15% of BSP			
3	2 th Month	25% of BSP			
4	4 th Month	25% of BSP			
5	6 th Month	15% of BSP			
6	On Offer of Possession	10% of BSP + 100% Additional Charges			

	CONSTRUCTION LINKED PAYMENT PLAN				
S.No	Stages of Payment	Percentage			
1	At the Time of Booking	10% of BSP or INR 2,00,000			
		whichever is higher			
2	Within 30 days of Booking or Signing of	15% of BSP			
	Builder Buyer Agreement whichever is earlier				
3	On Completion of 1 st slab	15% of BSP			
4	On Completion of 3 rd slab	15% of BSP + 50% Additional			
		Charges			
5	On Completion of 5 th slab	20% of BSP + 50% Additional			
		Charges			
6	On Completion of Plaster & Flooring	15% of BSP			
7	On Offer of Possession	10% of BSP			

	DOWN PAYMENT PLAN				
S.No	Stages of Payment	Percentage			
1	At the Time of Booking	10% of BSP or INR 2,00,000			
		whichever is higher			
2	Within 30 days of Booking or Signing of	15% of BSP			
	Builder Buyer Agreement whichever is earlier				
3	Within 45 Days	25% & of BSP			
4	Within 60 Days	30% of BSP + 100% Additional			
		Charges			
5	On Offer of Possession	20% of BSP			

Additional Charges include -

1. GST 2. External Electrification Charges 3. EDC + IDC (As applicable) 4. IFMS Charges 5. PLC Charges * In case of failure to pay the same within the timelines mentioned in the letter issued for such allotment, the Allottee shall be liable to pay interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 as prescribed under the Policy. The Applicant (successful allottee(s)) shall be liable to execute and get registered the Agreement of Sale/Builder Buyer Agreement/BBA as well as to pay the said amount. The Payment s Plan/ Schedule may be preponed if the Occupation/Completion Certificate (OC/CC) is received before the scheduled possession period.

Annexure-B

Layout, Building Plans & Specifications of the Floor

FOR OFFICE USE ONLY

CHECK LIST **Booking Amount** Signed Application **Photographs** Cheque ID / Address Proof MOA / BR PAN Card / Form 60AADHAR CARD Remarks Checked by Approved by Booked by APPLICATION MONEY DETAILS Received ____(inwords)towardstheApplicat ionMoney, paid vide DemandDraft/PayOrder/ChequeNo. in favour of _____A/C, drawn on: _____ (bankname)dated_____from A/c.No.___ A/c. name (Last name)(Middle name) (First name) _____(inwords)towardsthe GST, Received paid by vide Demand Draft/Pay Order /ChequeNo. in favour of ____ A/C, drawn on:____ (bank from A/c.No._____ A/c. name name) dated Mr./ Mrs./Ms./M/s.: for above Floor/s.(Last name) (Middle name) (First name)