

# HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM

V हरियाणा भू-संपदा विनियामक प्राधिकरण, गुरुग्राम

### AGENDA OF THE MEETING

DATED: 22.02.2021

TEM NO.							
ивјест	Application for registration of Residential Floors project "Independent Floors at DI III" in Sector-24, Gurugram being developed by M/s DLF Luxury Homes Limited						
			APPLI	CATION DETAILS			
	1.	Application for registration (for whole project/ phase)		Whole Project			
	2.	Nam	ne of the project	Independent Floors at DLF City Phase III			
	3.	(a)	Total licensed area of the project	0.915 acres (Independent Floors on 13 residential plots of 4431 sqyds/ 3705 sqm. in DLF City Phase-III)			
		(b)	Area applied for registration	0.915 acres (Independent Floors on 13 residential plots of 4431 sqyds/ 3705 sqm. in DLF City Phase-III)			
	4.	4. Location of the project (location of the project is to give as phase is part of the project even if phase is to be registered)		Sector- 24, Gurugram			
,	5.	(state gives phase Ongo Defin	us of the project tus of the project is to be n not of the phase even if se is to be registered) (New/ oing) nition of ongoing project as yided in rule 2(0)1	New			
	6.	Plan	nning area	Gurgaon - Manesar Urban Complex - 2031 A.D.			
			CA	ASE HISTORY			
	Sr. No.		File status	Date			
	1.		lication for registration	10.02.2021			

<sup>&</sup>lt;sup>1</sup> "on-going project" means a project for which a license was issued for the development under the Haryana Development and Regulation of Urban Area Act, 1975 on or before the 1<sup>st</sup> May, 2017 and where development works were yet to be completed on the said date



2.	1st hearing	22.02.2021
3.	Online corrections made on	19.02.2021
4.	Deficiencies removed and completion of the application on	19.02.2021

### **DETAILS**

## DETAILS OF THE PROJECT PROMOTER

The application under section 4 of the Real Estate (Regulation & Development) Act, 2016, has been received in the authority for registration of real estate project/phase (whichever is applicable) having following details:

1.	Name of the applicant-promoter	M/s DLF Luxury Homes Limited
2.	Legal capacity to act as applicant promoter	Development Agreement Holder
3.	Status of the promoter	Company
4.	Registered address	2nd Floor Gateway Tower, R-block, DLF City, Phase-III, Gurugram-122002, Haryana (India)

			PROJECT AND FEE DETAILS	S					
1.	Details of the project (as a whole)								
	Sr. No.		Particulars	Details					
	1.	Name	e of the project	Independent Floors at DLF City Phase III					
	2.	Loca	tion of the project	Sector-24, Gurugram					
	3.	(a)	Whether project is to be implemented in one go or in phases	One Go					
		(b)	No. of Phases	N/A					
	4.	Licer	nce no. and date of validity	N/A					
	5.	Total	licensed area of the project	0.915 acres (Independent Floors on 13 residential plots of 4431 sqyds/ 3705 sqm. in DLF City Phase-III)					
	6.	Area	for registration	0.915 acres (Independent Floors on 13 residential plots of 4431 sqyds/ 3705 sqm. in DLF City					



				Phase-III)		
	7.	Natu	re of the project	Residential Floors		
	8.	Nam	e of the license holder	N/A		
	9.	Nam	e of the collaborator (if any)	N/A		
	10.	Deve	lopment agreement holder	M/s DLF Luxury Homes Limited		
2.	Deta	ils of t	he phase to be registered - NA			
	Sr. No.		Particulars	Details		
	1,	Nam	e of the phase to be registered	N/A		
	2.	Phas	e no. for which registration applied	N/A		
	3.	Area	of phase for registration	N/A		
	4.	Natu	re of the phase	N/A		
3.	Fee d	letails				
	1.	Fee details				
		(a)	Registration fee	Rs 246515/-		
		(b)	Late fee	N/A		
		(c)	Processing fee	Rs 102121/-		
		(d)	Total	Rs348636/-		
		(e)	Deficient amount	NIL		
	2.	DD D	etails			
		(a)	DD amount	Rs3,48,636/-		
		(b)	DD no. and date	514028 dated 08.02.2021		
		(c)	Name of the bank issuing	ICICI Bank		

	ONLINE APPLICATION SCRU	TINY	
1.	Whether the applicant has applied for the registration on official website of the Haryana Real Estate Regulatory Authority, Gurugram.	YES	NO
	Real Estate Regulatory Authority, Gurugram.	√	
2.	Unique no. generated online	RERA-GRG-PRO	J-810-2021
3.	Whether the hard copy of the online application	YES	NO



	oter?	f mandatamalanata ka mala dada da da	- 1 - C	
Sr. No.		f mandatory plans to be uploaded onlin	Tick if provided	Date of upload document
1.	Layout plan		N/A	
2.	Demarcation plan		√	19.02.2021
3.	Zonin	g plan	√	19.02.2021
4.	Buildi	ng plans includes following		
	4.1	Site plan	√	19.02.2021
	4.2	Floor plan	√	19.02.2021
	4.3	Apartment plans	√	19.02.2021
	4.4	Elevation section	√	19.02.2021
	4.5	X-section plan	√	19.02.2021
	4.6	Structural plan	√	19.02.2021
	4.7	Parking plan	√	19.02.2021
5.	Servi	ce plans and estimates		
	5.1	Roads and pavement plan	N/A	
	5.2	Electricity supply plan	N/A	
	5.3	Water supply plan	N/A	
	5.4	Sewerage plan	N/A	
	5.5	Solid waste management plan	N/A	
	5.6	Storm water drainage plan	N/A	
	5.7	Street light plan	N/A	
	5.9	Landscape plan	N/A	
	5.9	10% land transferred to the govt. for community facility	N/A	
	5.10	Copy of super imposed demarcation plan on the approved layout plan	N/A	



	show app onli	roval.	load above plans as p As and when approva	repared by him al is received th	and sub e copy of	mitted to compet the approved pla	ent authorit an be upload	y for led
5.	The	statu er:	s of mandatory doc	uments to be u	ploaded	online before r	egistration	is as
	Sr. No.	Lis	st of documents			Tick if provided	Date of docume	
	1.	Co	py of license along wi	th schedule of l	and	N/A		
	2.		cuments relating to the			N/A		
	3.		on-default certificate f countant	rom a chartered	d	*		
	4.	Ca	sh flow statement of t	he proposed pr	oject	/		
	5.	cei ap bo	rtificate from a charte rtifying that the inforr plicant in form REP-1 oks of accounts/balar plicant	nation provide is correct as pe	d by the	1		
6.			ments uploaded onl and same are found				Yes	
7.	(Par	rt A-H	copy of online appli () is in the proper for ave been provided.				Yes	
8.	Foll	lowin	ig are the deficienc	cies in the on	line app	lication form:		, i
	Sr. No.		atus of deficiencies	s in online ap	plicatio	n		
	1.	On	line deficiencies are c	orrected on 19	.02.2021			
			DETAILED PR	ROJECT INFOR	MATION	SCRUTINY		
9.	deta	ails h	f DPI in the proper f ave been provided efore the authority fo	and found to	be in or			
10.	Detai	ls of s	statutory approvals.					
	10.1	Stat	utory approvals req	uired prior to	registra	tion		
		Sr. No.	Particulars	Approval no.	Date	Valid up	oto Rema	ar
		1.	License approval	N/A	4.1			



	2.	Zoning plan approval	MISC- 2266/201 6/23514- 23547	26.10.2016		common zoning plans issued for the purpose of Clause 2(1)(xcii i) of HBC 2016
	3.	Building plan / site	W-4/4	17.02.2021	16.02.2023	
		plan approval	SR-34	02.02.2021	01.02.2023	
			W-2/10	17.02.2021	16.02.2023	
			W-2/11	17.02.2021	16.02.2023	
			W-2/2	17.02.2021	16.02.2023	
			W-2/3	17.02.2021	16.02.2023	
			W-2/4	17.02.2021	16.02.2023	
			W-2/5	17.02.2021	16.02.2023	
			W-2/6	17.02.2021	16.02.2023	
			W-2/7	17.02.2021	16.02.2023	
			W-2/8	17.02.2021	16.02.2023	
			W-2/9	17.02.2021	16.02.2023	
			NR-34F	24.11.2020	23.11.2022	
	4.	Environment Clearance approval	N/A			
10.	app	provals either applier rovals if applied be of ificate. After approvalation be done.)	otained with	in three month	ns of issue of r	egistration
	1.	Airport height clearance	N/A			
	2.	Fire scheme approval	N/A			
	3.	Service plan estimates approval	N/A			
	4.	Electrical load availability	N/A			



1	10.3	N/L	dotan	mmorr-1- 16	11				
Contract of the last		Mandatory approvals if applicable and required before construction can be started. (These may be either applied or obtained prior to registration. The applied permissions be obtained within three months of issue of registration certificate.)							
		1.	Forest N	ОС	N/A				
		2.	Natural conserva NOC	ition zone	N/A				
		3.	Tree permissi from DF		N/A				
		4.	Forest diversion	land	N/A				
		5.	Power L NOC	ine shifting	N/A				
1.	(a)	Ad	ditional s	crutiny and	verificatio	on by Planning Ex	ecutive		
		Sr. No	NEW CHEST	cription			Scrutiny		
		Land title of the project – whether title deeds, mutation, jamabandi and aks-shijra duly certified by revenue officer six months prior to date of application are attached.					N/A		
		2.	applica	e validity – if ation submitt ent of requisit	N/A				
		3.	110000000000000000000000000000000000000	In case promoter is other than licensee – confirm development agreement as below: -					
			3.1	Collaboration or not	on agreem	ent – registered	YES		
			3.2	Whether it	s irrevoca	ble	YES		
			3.3	Whether it developer	provides n	narketing right to	YES		
			3.4	Verify and restricting of		y other uch agreement	NO		
		4.		er beneficiar of promoter -	N/A				



		5. Whether non-encumbrance certificate issued by tehsildar/ revenue officer is submitted.  Not Provided( OPROVIDED)							
		6.	6. In case of encumbrance whether prescribed form filed with registrar of companies for creation of charge						
		7.	Whether the land title search report is in ord-	er YES					
		8.	Whether permission for phase has been obtained from DTCP Haryana	N/A					
	(b)	Com	ments of Planning Executive						
		Note	:-						
		DLF (	The plots on which floors are being constructed forms part of plotted colony DLF City Phase-III, for which development works have been completed in 1990-1991 and the part completion certificates for the licences forming the plotted colony have been granted on 16.01.1990 and 24.05.1991.						
	Sr. No.	Deficiencies/Observations							
	1.	All De	eficiencies are cleared.	88:20/1/200					
			eficiencies are cleared.  Chartered Accountant	Planning Executive					
·.				Planning Executive					
	Scrut	iny by	Chartered Accountant	Tunning Executive					
	Scrut	iny by - A – Pr	Chartered Accountant  Description	Tunning Daceutive					
	Scrut	- A - Pr Check memo	Chartered Accountant  Description  Toject proponents  C company incorporation and object clause in	Provided.					
	Scrut Part -	Checkmemo	Chartered Accountant  Description  oject proponents  company incorporation and object clause in brandum & articles of association  se of change in name of entity, whether ous incorporation certificate/ identity	Scrutiny Provided.					
2.	Part -  1.  2.	In ca previdence Whet along proof	Chartered Accountant  Description  roject proponents  company incorporation and object clause in brandum & articles of association  se of change in name of entity, whether ous incorporation certificate/ identity ment is attached  there director's information as required with supporting documents like address	Scrutiny  Provided.  Provided.					



5.	Whether supporting documents for land cost are attached?	Sale deed provided.
6.	Whether infrastructure cost as mentioned is in line with supporting documents?	Provided
7.	Whether financial resources to meet the project cost are properly mentioned?	YES
8.	Whether all particulars in section are properly filled in and provided?	YES
Part	- F - Project cost/ sale proceeds details	
9.	Whether all supporting documents for project cost are submitted?	YES
10.	Whether project report and supporting costing documents for internal development work are provided?	N/A
11.	Whether construction cost & other details as mentioned are in line with details in other sections?	YES
PAR	Г – I – Separate bank account of project	
12.	Whether the board resolution duly acknowledged by bank for operation of bank account is submitted properly specifying same to be 70% collection account as per RERA rules.	Provided
13.	Whether details of all authorized signatories to operate the bank account are properly mentioned in prescribed format and required documents are submitted for same	Provided
Part	- J - Quarterly schedule of physical and financial p	rogress
14.	Whether the financials details in summary sheet are properly filled in and duly authenticated?	Provided
15.	Verify quarterly expenditure statement till end of project and ensure that all cost elements are captured therein	Provided
	captarea therein	
16.	Verify quarterly source of funds till end of project and ensure that there is no inconsistency in same with summary details provided in section	corrected
16.	Verify quarterly source of funds till end of project and ensure that there is no inconsistency in same	corrected N/A



		rema	ains positive till end of project				
	19.		ther CA certificate for non-default in payment bt obligations is provided	Provided			
	20.	pron oblig finar	fy financial statements for last three years of noter and check for repayment of financial gations, statutory dues. Any other adverse social position as observed from financial ements is to be highlighted.	Company is regular in depositing of statutory dues.			
	21.	Net shee	worth of promoter (as per latest balance t)	Net worth of the promoter as per Financial Year 2019- 20 balance sheet is 26804.61 Crore only.			
	Part - K - Additional details in case of ongoing project						
	22.	verif	ther financial and inventory details are ied by CA and CA certificate is issued in cribed format?	N/A			
	23.	Comments of Chartered Accountant					
		Sr.	Deficiencies/Observations				
		No.					
		No. 1.	All Deficiencies are cleared.				
3.	Scrut	1.	All Deficiencies are cleared.  Planning Executive	Chartered Accountant			
3.	Scrut Sr. No.	1.		Chartered Accountant Scrutiny			
3.	Sr.	1.	Planning Executive	Scrutiny			
3.	Sr. No.	1. Whee	Planning Executive  Description  ther the collaboration agreement is	Scrutiny Registered			
3.	Sr. No.	1. Whee regist Whee irreverse Wheelers	Planning Executive  Description  ther the collaboration agreement is stered?	Scrutiny  Registered  Yes			
3.	Sr. No. 1.	Whee irreve Whee agree Whee bond informations and the second seco	Planning Executive  Description  Therefore the collaboration agreement is stered?  Therefore the collaboration agreement is executive agreement is executive.  Therefore the collaboration agreement is executive.	Scrutiny  Registered  Yes  N/A  N/A			



		real estate in totality?					
	6.	Whether the sale agreement with the buyer by the beneficial interest permission holder i.e. promoter is entered into with the concurrence and signatures of licensee and collaborator (if any)?	YES				
			Planning Executive				
15.	Conditions to be incorporated in the registration certificate:						
	1.	The promoter shall enter into an agreement for sale with the allottees as prescribed in The Haryana Real Estate (Regulation and Development) Rules, 2017.					
	2.	The promoter shall offer to execute a registered conveyance deed of the apartment, plot or building, as the case may be, in favour of the allottee along with the undivided proportionate title in the common areas, if applicable, to the association of allottees or competent authority, as the case may be, as provided under section 17 of the Act.					
	3.	The promoter shall convey/allow usage of common areas, if applicable, as per Rule 2(1)(f) of the Haryana Real Estate (Regulation and Development) Rules, 2017.					
	4.	The promoter shall deposit seventy 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 land cost to be used only for that purpose as per sub-clause (D) of clause (l) of sub-section (2) of section 4.					
	5.	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 and regulations made thereunder and applicable in the State.					
	6.	The promoter shall not contravene the provisions of any other law for the time being in force as applicable to the project.					
	7.	The promoter shall comply with all other terms and conditions mentioned in the attached brief and as conveyed by the Authority fro time to time. Additional terms and conditions given at the end of the attached brief and if any observation same may be rectified within three conditions.					



	months.		
8.	Preferential location charges shall only be levied on such apartments, plots or buildings which are duly approved in the layout plan by the competent authority and the same shall have to be indicated at the time of registration of the project with the authority along with preferential location charges/special preferential location charges etc., otherwise no PLC chargeable from the allottees.		
9.	The promoters shall submit list of apartments, plots or buildings sold through real estate agents along with details of the commission and details of the property at the time of submission of quarterly progress report.		
10.	No separate EDC/IDC are payable by the allottees except the basic sale price on carpet area basis.		
	Attention is invited to model agreement for sale provided in the Haryana Real Estate (Regulation and Development) Rules, 2017. (Term 1.2)		
	Explanation:		
	(i) The Total Price as mentioned above includes the booking amount paid by the allottee(s) to the Promoter towards the Plot/Unit/Apartment for Residential/Commercial/Industrial/IT/any other usage (as the case may be) along with parking (if applicable);		
	(ii) The Total Price as mentioned above includes Taxes (GST and Cess of any other taxes/fees/charges/levies etc. which may be levied, in connection with the development/construction of the Project(s) paid/payable by the Promoter up to the date of handing over the possession of the Plot/Unit/Apartment for Residential/Commercial/Industrial/IT/any other usage (as the case may be) along with parking (if applicable) to the allottee(s) or the competent authority, as the case may be, after obtaining the necessary approvals from competent authority for the purpose of such possession:		
	Provided that, in case, there is any change/modification in the taxes/charges/fees/levies etc., the subsequent amount payable by the allottee to the promoter shall be increased/decreased based on such change/modification.		
11.	The attention of the promoter is invited to the definition of common areas provided in section 2(n) of the Real estate (Regulation and Development Act, 2016 and specifically community and commercial facilities is provided in real estate project are part of the common areas. Accordingly if applicable, these are to be transferred to the association of allottees of the competent authority as the case may be along with all other		



14.	The promoter shall make available all the approved plans of the project on the project site.			
13.	There shall not be any subvention scheme for the registered project without prior approval of the authority.			
12.	In future any new allotment in ongoing projects or new projects, the plot/apartment/or building shall be sold only on carpet area basis and not on super area basis and the rate shall be inclusive of all charges like including GST/PLC.			
11.	The sale shall not be permitted through real estate agent without availability of prospectus/brochure containing necessary details and a so of drawing and approvals with the real estate agent registered with the HARERA. In case of engagement of real estate agent or change of restate agent, the promoter shall inform the same to the authority.			
	(viii) all other portion of the project necessary or convenient for its maintenance, safety, etc., and in common use;			
	(vii) all community and commercial facilities as provided in the rea estate project;			
	(vi) the water tanks, sumps, motors, fans, compressors, ducts and al apparatus connected with installations for common use;			
	<ul> <li>(v) installations of central services such as electricity, gas, water and sanitation, air-conditioning and incinerating, system for water conservation and renewable energy;</li> </ul>			
	(iv) the premises for the lodging of persons employed for the management of the property including accommodation for watch and ward staffs or for the lodging of community service personnel;			
	(iii) the common basements, terraces, parks, play areas, open parking areas and common storage spaces;			
	(ii) the staircases, lifts, staircase and lift lobbies, fire escapes, and common entrances and exits of buildings;			
	<ul> <li>the entire land for the real estate project or where the project is developed in phases and registration under this Act is sought for phase, the entire land for that phase;</li> </ul>			
	"common areas" mean—			
	mentioned common facilities (if applicable). Accordingly, the promoter is restrained to part away with such facilities with third party. Section 2(no of the Real Estate (Regulation and Development) Act, 2016 is reproduce as under:			



15. The promoter shall declare details of the floor along with specifications, payment plan and time for handing over of possession of unit after obtaining all required approvals from the competent Authority.

#### **DECISION OF THE AUTHORITY**

AP PROVED

Sh. Samir Kumar Member, HARERA, Gurugram

Dr. Krishana Kumar Khandelwal Chairman, HARERA, Gurugram