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REGISTRATION NO. 111 of 2022		
RC/REP/HARERA/GGM/636/368/2022/111	Date: 28.11.2022	
UNIQUE NO. GENERATED ONLINE	RERA-GRG-PROJ-1201-2022	

REGISTRATION CERTIFICATE

REAL ESTATE PROJECT
WHITELAND BLISSVILLE



HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM





FORM 'REP-III' [See rule 5 (1)] HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM **REGISTRATION NO. 111 of 2022** RC/REP/HARERA/GGM/636/368/2022/111 Date: 28.11.2022 UNIQUE NO. GENERATED ONLINE RERA-GRG-PROJ-1201-2022 **REGISTRATION CERTIFICATE** REAL ESTATE PROJECT WHITELAND BLISSVILLE 1. This registration is granted under section 5 of the Real Estate (Regulation & Development) Act, 2016 to the following project. (A) PARTICULARS OF THE PART OF PROJECT REGISTERED S.N. Particulars Details (i) Name of the project Whiteland BlissVille (ii) Location Sector-76, Gurugram (iii) License no. and validity 93 of 2022 dated 12.07.2022 and valid upto 11.07.2027 Total licensed area of 7.3187 acres (iv) the project Area (v) of project for 1.9753 acres registration Nature of the project (vi) Independent Residential Floors Total FAR area of the 21103.533 sqm (vii) project (viii) Number of Plots 56 Number of units 224 (ix)**(B) NAME OF THE PROMOTER** S. N. Particulars S.N. Details Promoter1/License M/s Whiteland Corporation Private Limited (i) 1. Holder (C) PARTICULARS OF THE PROMOTER 1/ DEVELOPER S. N. Particulars Details (i) Name M/s Whiteland Corporation Private Limited **Registered Address** Worldmark Gurgaon, Unit No.1001,10th Floor, (ii) Sector-65, Gurugram-122001 10 Mam

(iii)	Corporate Office Address	Worldmark Gurgao Sector-65, Gurugra	on, Unit No.1001,10 th Floor, am-122001	
(iv)	Local Address	Worldmark Gurgaon, Unit No.1001,10 th Floor, Sector-65, Gurugram-122001		
(v)	CIN	U70109HR2021PTC092905		
(vi)	PAN	AACCW8777B		
(vii)	Status	Active		
(viii)	Mobile No.	9999977704	PROPERTY AND ADDRESS	
(ix)	Landline No.	0124-6690100	Salition of the second	
(x)	Email-Id	sumit@wlcorp.com	a second second second second second	
(xi)	Authorized Signatory	Shri. Krishan Kum	ar	
(D)	PARTICULARS OF BANK	ACCOUNTS		
S. N.	Type of bank account	Account No	Branch name of the bank	
(i)	Master Account of the Project (100%)	777705770501	ICICI Bank Ltd, Unit No.2, Solitare Plaza, DLF Phase-III, M.G. Road, Gurugram	
(ii)	Separate RERA account of the project (70%)	777705770502	ICICI Bank Ltd, Unit No.2, Solitare Plaza, DLF Phase-III, M.G. Road, Gurugram	
(iii)	Free account of the promoter of the project	777705770503	ICICI Bank Ltd, Unit No.2, Solitare Plaza, DLF Phase-III,	

(E) VALIDITY OF REGISTRATION

The registration of this project shall be valid for the **period commencing from 28th November 2022 and ending with 30th June 2027** (completion date as declared by the promoter in REP-II) unless extended by the Authority in accordance with the Act and rules made thereunder subject to compliance of provisions of rule 5(1) of the Haryana Real Estate (Regulation and Development) Rules, 2017.

This registration certificate is based on the information supplied by the promoter and an authenticated detailed project information (DPI) and declaration by the promoter is annexed herewith, which shall be read as part of this registration certificate.

This registration certificate is granted in pursuance to the agenda approved by the authority and proceeding of the day dated 28.11.2022 passed in this regard.

(F) CONDITIONS OF REGISTRATION

2. This registration is granted subject to the following conditions, namely: -

 (i) The promoter shall enter into an agreement for sale with the allottees as prescribed in the Haryana Real Estate (Regulation and Development) Rules, 2017 and amended as per requirements and approved by the authority.

(ii) The promoter shall offer to execute and register a conveyance deed in favour of the allottee or the association of the allottees, as the case may be, of the unit/apartment, plot or building as the case may be, as per section 17 of the Act:

(iii)	The promoter shall convey/allow usage of common areas as per Rule 2(1)(f the Haryana Real Estate (Regulation and Development) Rules, 2017.) of			
(iv)	The promoter shall deposit seventy percent of the amounts realized by a promoter in a separate account to be maintained in a schedule bank to con- the cost of construction and the land cost to be used only for that purpose per sub-clause(D) of clause (l) of sub-section (2) of section 4;	ver			
(v)	The registration shall be valid for a period as mentioned above under the head "validity of registration" subject to validity of licenses granted by DTCP and promoters shall be bound to obtain prior renewals thereof.				
(vi)	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;				
(vii)	The promoter shall not contravene the provisions of any other law for the time being in force as applicable to the project.				
(viii)	The promoter shall comply with all other terms and conditions as mention in the attached detailed project information (DPI) and as conveyed by t Authority from time to time.				
(ix)	The apartment or building shall be sold only on carpet area basis and not super area basis and the total sale consideration shall be inclusive of charges. No separate EDC/IDC are payable by the allottees except the to sale consideration.	all			
	Attention is invited to model agreement for sale provided in the Haryana Re Estate (Regulation and Development) Rules, 2017. (Term 1.2)	eal			
	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 or 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: 				
-	taxes/charges/fees/levies etc., the subsequent amount payable by the				

Num

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		allottee to the pro change/modificati	moter shall be increa on.	used/decreased based on such
(x)	provided i 2016. Sec	n section 2(n) of	the Real estate (Re	he definition of common areas gulation and Development) Act, on and Development) Act, 2016
19 20	"com	mon areas" mean—		
	(i)	developed in pha	or the real estate pr ses and registration land for that phase;	oject or where the project is under this Act is sought for a
	(ii)	the staircases, li common entrance	fts, staircase and li s and exits of building	ft lobbies, fire escapes, and gs;
	(iii)	the common base areas and commo	ements, terraces, par n storage spaces;	ks, play areas, open parking
	(iv)	of the property inc	ne lodging of persons luding accommodatio community service pe	employed for the management n for watch and ward staffs or rsonnel;
	(v)	sanitation, air-co	entral services such on nditioning and inci renewable energy;	as electricity, gas, water and nerating, system for water
	(vi)		sumps, motors, fans ted with installations	, compressors, ducts and all for common use;
	(vii)	all community and project;	l commercial facilities	as provided in the real estate
	(viii)	all other portion of safety, etc., and ir		f or convenient for its maintenance,
(xi)	of prospec and appro- of introduc	tus/brochure_co vals with the real ction of new real of	ntaining necessary estate agent regist estate agent or char	state agent without availability details and a set of drawings ered with the HARERA. In case age/deletion of real estate agent form the same to the authority.
(xii)	There shall not be any subvention scheme/ assured returned scheme for the registered project without prior approval of the authority.			
(xiii)				ue of allotment letter shall be ee, the following information,
	compe specifi	etent authority, b ied by the regula	y display at the site tions made by the a	specification, approved by the e or such other place as may be authority. on of the project including the
				er, sanitation and electricity.
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	[Obligation of the promoter under section 11(3)]
(xiv)	The promoter shall enable the formation 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),]
(xv)	At the time of issue of allotment letter an application form for membership of the association of allottee shall be got filled up from the allottee.
	The promoter shall incorporate a condition in the allotment letter that buye of unit shall enroll himself as a member of association of allottee to be registered for this project.
	Every allottee of the apartment, plot or building as the case may be, shal participate towards the formation of an association or society or corporative society or the allottees, or a federation of the same.
	[Duty of the allottee under section 19(9)]
(xvi)	The promoter shall issue the allotment letter as per 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.
(xvii)	The promoter shall declare details of the unit along with specifications payment plan and time for handing over of possession of unit after obtaining all required approvals from the competent authority.
(xviii)	As per section 13(1), the promoter shall not accept a sum more than ten per cent 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.
(xix)	The promoter is obligated to take various approval/renewals whenever due or time, from the competent authorities. Any failure in this regard will invite stringent action as per the provision of the law against the promoter.
(xx)	The promoter shall comply with the requirement of section 11(1) and submit

- (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.

(G) COMPLIANCES TO BE MADE BY THE PROMOTER

- (i) The promoter shall comply with the requirement of section 4(2)(l)(D) and get his accounts audited within six months after the end of every financial year by a chartered accountant in practice, and shall produce a statement of accounts duly certified and signed by such chartered accountant and it shall be verified during the audit that the amounts collected for a particular project have been utilized for that project and the withdrawal has been in compliance with the proportion to the percentage of completion of the project. All such pending compliances after coming into force of the Real Estate (Regulation and Development) Act, 2016 shall be submitted in the authority within a period of three months.
- (ii) The promoter is directed to clear the title of the project land from any litigations before the offer of possession and if due to the above litigation, any allottee gets the defective title of land and in case of any loss caused to him due to defective title of the land then the allottee would be entitled to get compensation as provided in section 18(2) of the Act.
- 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.



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DR. KRISHANA KUMAR KHANDELWAL, IAS (R) (Dr. K.K. Khandelwal) HARYANA REAL ESTATE RESULATORY AUTHORITY Chairman Haryana Real Estate Resultatory Authority of Hartegram

Dated : 28.11.2022 **Place** : Gurugram



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