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REGISTRATION NO. 94 of 2023								
RC/REP	/HARERA/GGM/750/482/2023/94	Date	: 16.10.2023					
UNIQUE	NO. GENERATED ONLINE	RER	A-GRG-PROJ-1441-2023					
REGISTRATION CERTIFICATE REAL ESTATE PROJECT								
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## HARYANA REAL ESTATE REGULATORY AUTHORITY GURUGRAM

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(ii)	Registered Address	Poo		e Mall, Plot-A, Sector-B, Centre, Vasant Kunj, New		
(iii)	Corporate Office Address		Suncity Business Tower, Unit No- 218, Sector 54, Gurugram			
(iv)	Local Address	Plo	t No. C1, Sector 43,	Gurugram		
(v)	LLPIN	AA	C-0412			
(vi)	PAN	AA	FP7413B			
(vii)	Status	Act	ive			
(viii)	Mobile No.	+9	9654128122			
(ix)	Landline No.	+91	1244-691-000			
(x)	Email-Id	info	@suncityprojects.c	om		
(xi)	Authorized Signatory	Sh.	Ravi Kant Kumar			
(D) PARTICULARS OF BANK ACCOUNTS						
S. N.	Type of bank account	ıt	Account No	Branch name of the bank		
(i)	Master Account of the Project (100%)		039905009342	ICICI Bank, Shop No. G1 & G2, Vipul Orchid Plaza Suncity, Gurgaon,122002		
(ii)	Separate RERA account the project (70%)	of	039905009341	ICICI Bank, Shop No. G1 & G2, Vipul Orchid Plaza Suncity, Gurgaon,122002		
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(iii) Free account of the project (30%) 039905009340 ICICI Bank, Shop No. G1 & G2, Vipul Orchid Plaza, Suncity, Gurgaon, 122002

## (E) VALIDITY OF REGISTRATION

The registration of this project shall be valid for the **period commencing from 16**<sup>th</sup> October 2023 and ending with 21<sup>st</sup> August 2028 (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.

## (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) of the Haryana Real Estate (Regulation and Development) Rules, 2017.					
(iv)	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;					
(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 mentioned in the attached detailed project information (DPI) and as conveyed by the Authority from time to time.					
(ix)	The apartment or building shall be sold only on carpet area basis and not on super area basis and the total sale consideration shall be inclusive of all charges. No separate EDC/IDC are payable by the allottees except the total sale consideration. Attention is invited to model agreement for sale provided in the Haryana Real Estate (Regulation and Development) Pulse 2017 (Term 1.2)					
	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 or any other taxes/fees/changes/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.					
(x)	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. Section 2(n) of the Real Estate (Regulation and Development) Act, 2016 is reproduced as under:					
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"common areas" mean the entire land for the real estate project or where the project is (i) developed in phases and registration under this Act is sought for a phase, the entire land for that phase; ii) the staircases, lifts, staircase and lift lobbies, fire escapes, and common entrances and exits of buildings; iii) the common basements, terraces, parks, plat areas, open parking areas and common storage spaces; (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; installations of central services such as electricity, gas, water and v)sanitation, air-conditioning and incinerating, system for water conservation and renewable energy; (vi) the water tanks, sumps, motors, fans, compressors, ducts and all apparatus connected with installations for common use; (vii) all community and commercial facilities as provided in the real estate project; all other portion of the project necessary or convenient for its maintenance, (viii) safety, etc., and in common use; The sale shall not be permitted through real estate agent without availability (xi) of 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 new real estate agent or change/deletion of real estate agent as mentioned in the DPI, the promoter shall inform 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. The promoter at the time of booking and issue of allotment letter shall be (xiii) responsible to make available to the allottee, the following information, namelv-(a) \$anction plan, layout plans along with specification, approved by the competent authority, by display at the site or such other place as may be specified by the regulations made by the authority. (b) The stage wise time schedule of completion of the project including the provisions for civic infrastructure like water, sanitation and electricity. [Obligation of the promoter under section 11(3)] The promoter shall enable the formation an association of allottees or society (xiv) 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),] At the time of issue of allotment letter an application form for membership of (xv)the association of allottee shall be got filled up from the allottee.



	The promoter shall incorporate a condition in the of unit shall enroll himself as a member of as registered for this project.				
	Every allottee of the apartment, plot or building participate towards the formation of an association society or the allottees, or a federation of the same	on or society or corporative			
	[Duty of the allottee under section 19(9)]				
(xvi)	The promoter shall issue the allotment letter as detailed project information which is duly appra authenticated by the promoter. In case, the promo- conditions/clauses, a separate application wi variation/change be submitted for consideration of change is allowed, the draft allotment letter shall the authority with the DPI or as per directions iss	oved by the authority and oter wants to amend certain th justification for such f the Authority and till such be followed as approved by			
(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 an 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 time, from the competent authorities. Any failur stringent action as per the provision of the law aga	e in this regard will invite			
(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 positions of the Real Estate (Regulation and rules and regulations made thereunder.				
(G)	COMPLIANCES TO BE MADE BY THE PROMOTE	ER			
(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 period of three months.	in the authority within a			
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(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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**Dated** : 16.10.2023

**Place** : Gurugram

Gupta) Kumar

Chairman Haryana Real Estate Regulatory Authority, Gurugram

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