



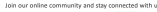
SARE SMART INVESTMENT PLAN



GURGAON | MUMBAI | CHENNAI | GHAZIABAD | INDORE | AMRITSAR

Site Sales Office: SARE Crescent ParC Township, Sector-92, Gurgaon
For more information contact: SARE Homes Project Services Pvt. Ltd., Duet House, Plot No. 46, Udyog Vihar, Phase-IV, Gurgaon 122015
Website: www.saregroup.com















APPLICATION FORM SPORTS PARC

| Application No | Please affix Passport Size Photograph | Please affix Passport Size Photograph | |
|--|---|--|----------|
| To, M/s. Ramprastha SARE Realty Private Limited Sector 92, Pataudi Road, Gurgaon Haryana | | | |
| Sub: Application for Allotment of a Flat in your Group Housing Reside 92, Gurgaon. | ential Project, SPORTS | S PARC", situated at | Sector |
| Dear Sir, I/We request that I/We may be considered for allotment of a Flat in the being developed by the Company at Sector 92, Gurgaon, (hereinafter referre Price of the Flat along with other charges and deposits, as per SARE Smart In | ed to as the 'Flat'). I/w | | |
| I/We remit, herewith, a sum of Rs(Rupees(Rupees | | | |
| | only)by Deman | d Draft/Cheque beari | ing no. |
| Private Limited- Collection A/c", being prescribed booking amount as per the allotment for the Flat. | - | • | |
| The submission of this signed application form and payment by me/us of the allotment of the Flat and nor shall it create or result in any obligations on the Cothe allotment of the Flat is entirely at the sole discretion of the Company as application without assigning any reasons thereof and return the Booking Amour | ompany towards me/ond the Company has | us. I/We agree and no | ote tha |
| I/We agree to pay future instalments of Basic Sale Price and Allied/ other charge allotment herein contained, and as per the payment-plan annexed hereto. I conditions of the allotment and agree to abide by the same. I/We also agree containing detailed terms & conditions and other subsequent agreements on c Company. | / We have read and to execute the stand | understood the ter lard Flat Buyer's Agre | ms and |
| If, however, I / We fail to pay further instalments as per the payment plan, or exe Company shall be entitled to treat this Application / Flat Buyer's Agreement a Consideration (hereinafter referred to as "Earnest Money"), for which I/We shall | s cancelled, and forfe | it the 20% of the To | |
| I/We agree that the acceptance of my/our application do not entitle me/us to are executed and all payments towards Basic Sale Price and Allied/ other charges are before the due dates. This Application does not constitute an Agreement to Sell | | | |
| I/We further agree that I/we shall abide by the terms and conditions of the Comforce from to time, for allotment of the Flat. | npany that are in force | or that may be broนุ | ght into |
| Sole Allottee/ Joint Allottee | | | |

My/Our particulars are given below: FOR SOLE OR FIRST INTENDING ALLOTTEE Intending Allottee 's Name Father's / Husband's Name Date of birth (in DD/MM/YY) Nationality Qualification (s) / Profession Occupation & Designation Permanent Address Correspondence Address Office Telephone Nos. Residence Mobile **Email Address** Passport No. Married No. of children Marital Status (Tick one) Single Resident Status (Resident/ Non Resident) Pan No.* * Attach Form 60 or 61, as the case may be, if PAN is not available Co- Intending Allottee's Co-Intending Allottee 's Name Father's / Husband's Name Date of birth (in DD/MM/YY) Nationality Sole Allottee/ Joint Allottee

| Qualification (s) / Profession | | | | | | | | | | | | | | | | | |
|--|---------|-------|---------|--------|------|---|--------|-----|-----|-----|------|------|-------|--------|-----|---|---------------|
| Occupation & Designation | | | | | | | | | | | | | | | | | |
| Permanent Address | | | | | | | | | | | | | | | | | \neg |
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| Correspondence Address | | | | | | | | | | | | | | | | | |
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| Telephone Nos. Residence | | | | | | | | | | Off | fice | | | | | | \exists |
| Mobile Mobile | | | | | | | | | | Oil | ice | | | | | | |
| Email Address | | | | | | | | | | | | | | | | П | |
| Passport No. | | | | | | | | | | | | | | | | | |
| Marital Status (Tick one) | /arried | | | | |] | Single | . [| | | | No. | of ch | ildrer | ı [| | |
| Resident Status (Resident/ Non Resident) | | | | | | _ | | | | | | | | | | | |
| Pan No.* | | | | | | | | | | | | | | | | | |
| * Attach Form 60 or 61, as the case may be, if | PAN is | not a | ıvailal | ole | | | | | | | | | | | | | |
| FIRMS / SOCIETIES / TRUST / OTHERS | | | | | | | | | | | | | | | | | |
| Name of the Firm /Society / Trust | | | | | | | | | | | | | | | | | |
| Registration No. (if registered) | | | | | | | | | | | | | | | | | |
| Registered Office / Office Address | | | | | | | | | | | | | | | | | |
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| Correspondence Address | | | | | | | | | | | | | | | | | |
| Correspondence Address | | | | | | | | | | | | | | | | | |
| Correspondence Address | | | | | | | | | | | | | | | | | |
| Correspondence Address Telephone Nos. Office Email Address | | | | | | | | | Fax | | | | | | | | |
| Telephone Nos. Office | | | | | | | | | Fax | | | | | | | | |
| Telephone Nos. Office Email Address | | | | | | | | | Fax | | | | | | | | |
| Telephone Nos. Office Email Address Name of Authorised Signatory | | | | | | | | | Fax | | | | | | | | |

| FOR COMPANIES | | | | | | | | | | | |
|------------------------------------|--|--|--|--|--|-----|--|--|--|--|--|
| Name of the Company | | | | | | | | | | | |
| Registration No. (if registered) | | | | | | | | | | | |
| Registered Office / Office Address | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| Correspondence Address | | | | | | | | | | | |
| correspondence Address | | | | | | | | | | | |
| | | | | | | | | | | | |
| Telephone Nos. Office | | | | | | Fax | | | | | |
| Email Address | | | | | | | | | | | |
| Name of Authorised Signatory | | | | | | | | | | | |
| Father's / Husband's Name | | | | | | | | | | | |
| | | | | | | | | | | | |
| Address of Authorised Signatory | | | | | | | | | | | |
| | | | | | | | | | | | |

I/We enclose herewith self-attested copies of following documents:

- 1) PAN Card
- 2) Identity Proof
 - a. Passport
 - b. Election Card
 - c. Driving License
 - ${\tt d.} \quad {\tt Photo \, Identity \, is sued \, by \, Government \, / \, Defence \, services \, / \, Public \, Sector \, undertaking \, with \, address \, defence \, services \, / \, Public \, Sector \, undertaking \, with \, address \, defence \, services \, / \, Public \, Sector \, undertaking \, with \, address \, defence \, services \, / \, Public \, Sector \, undertaking \, with \, address \, defence \, defen$
- $3) \qquad \text{Resident Proof (in case permanent address is different from the address given in point 2 above}$
 - a. Utility bill, which is not more than 3 months old
 - b. Bank statement / passbook not more than 3 months old containing residential address, along with the self-signed cheque from the same account and signed by the Intending Allottee
 - $\hbox{\it Letter from a recognized public authority or public servant verifying the address of the customer.}$
 - $d. \quad \mathsf{Domicile}\,\mathsf{certificate}\,\mathsf{with}\,\mathsf{communication}\,\mathsf{address}\,\mathsf{Registered}\,\mathsf{lease}\,\mathsf{/}\,\mathsf{leave}\,\mathsf{and}\,\mathsf{licence}\,\mathsf{agreement}\,\mathsf{with}\,\mathsf{a}\,\mathsf{utility}\,\mathsf{bill}\,\mathsf{in}\,\mathsf{the}\,\mathsf{name}\,\mathsf{of}\,\mathsf{the}\,\mathsf{landlord}.$
 - $e. \quad \mathsf{Address}\,\mathsf{proof}\,\mathsf{in}\,\mathsf{the}\,\mathsf{name}\,\mathsf{of}\,\mathsf{the}\,\mathsf{father}/\mathsf{mother}/\mathsf{spouse}/\,\mathsf{blood}\,\mathsf{relative}\,\mathsf{of}\,\mathsf{the}\,\mathsf{Intending}\,\mathsf{Allottee}\,(\mathsf{s}), \mathsf{with}\,\mathsf{a}\,\mathsf{supporting}\,\mathsf{document}\,\mathsf{that}$
 - f. establishes the relationship between the Intending Allottee (s) and the person in whose name the address proof is available.
 - 4) Copy of Memorandum and Articles of Association and Board's Resolution (if Intending Allottee is a company)
 - $Copy of Partnership \, Deed/Authority \, Letter/Resolution \, (if Intending \, Allottee (s) \, is \, partnership \, firm/society/trust)$
 - 6) All payment received from the Non Resident Indian Intending Allottee shall be from NRE/NRO account only and Intending Allottee shall be required to provide copy of passport/certificate of POI/OCI.
 - 7) This application shall be considered incomplete if not accompanied by the required documents.

| Sole Allottee/ Joint Allottee |
|-------------------------------|
|-------------------------------|

DETAILS OF FLAT

| Flat No | Building No | Flat Type | Floor |
|--------------------------|-------------|-----------|-------|
| Saleable Areasq. mtrs. (| sq.ft.) | | |

SALE DETAILS

| Particulars | Details | Amount (In Rs.) |
|---|---------|-----------------|
| Basic Sale Price Less: Rebate, if any Basic Sale Price after rebate | Rs | |

ALLIED CHARGES

| 2. * Preferential Location Charges | Floor PLC | |
|---|--------------------------|--------------|
| | Green Facing | |
| S. Fee for exclusive rights to use a. Covered/ Open car parking space (Mandatory) b. Additional covered car parking space | Rs. 2,50,000 Rs | |
| 4. Power Backup Charges 3BHK + 2T – 2.5KVA 3BHK + 3T+ S Qtr – 3.5KVA | Rs. 60,000 Rs. 80,000 | |
| 5. External Electrification Charges | Rs. 150 per sq. ft. | |
| 6. Fire Fighting Charges | Rs. 75 per sq. ft. | |
| 7. EDC & IDC | Rs. 277 per sq. ft. | |
| 8. Club Membership Charges | | Rs. 2,00,000 |

Total Sale Price

Amount in Words :

Sare Smart Investment Plan

| Payment (% of SP)* |
|--------------------|
| 10% |
| 10% |
| 10% |
| 10% |
| 7.5% |
| 7.5% |
| 7.5% |
| 7.5% |
| 7.5% |
| 7.5% |
| 5% |
| 10% |
| |

DECLARATION

I/We the above Intending Allottee(s) do hereby declare that the above particulars/information given by me/us are true and correct and nothing has been mis-represented/concealed therefrom. I/We have read and signed all pages of this Application form and payment plan and agree to abide by the same.

| First/Sole Intending Allottee | | Co-Intending Allottee |
|-------------------------------|-------------------------------|-----------------------|
| Name | | Name |
| | Sole Allottee/ Joint Allottee | |

FOR OFFICE USE ONLY

| Receiving Office | Accepted | Not Accepted |
|-------------------------|----------|---------------|
| Application Money (Rs.) | | Date Received |
| Application Money (Rs.) | | Date Received |

Signature of the Intending Allottee(s)

Verified by:

NOTES:

- Free hold Flats
- The rebate for early payment, if any shall be allowed as may be decided by the Company from time to time, at its sole discretion.
- Registration fees, stamp duty, maintenance security/charges, and other miscellaneous charges shall be borne and paid by the Intending Allottee (s), as applicable. Prices, terms and conditions stated herein are not exhaustive, and have been indicated merely to apprise the Intending Allottee(s). Service Tax, if any, shall be charged extra,
- as applicable. Prices indicated above are subject to revision from time to time at the sole discretion of the Company.

 All taxes, charges, cess or fee, whatsoever or of any kind, levied or that may be levied in future, whether retrospective or prospective, shall be borne and paid by the Intending Allottee(s).
- All payments are to be made by demand draft/pay order/cheque only drawn in favour of Ramprastha Sare Realty Private Limited Collection A/c, payable at Delhi.

INDICATIVE TERMS AND CONDITIONS FORMING PART OF THIS APPLICATION FOR ALLOTMENT OF FLAT IN RESIDENTIAL PROJECT –SPORTS PARC, SITUATED AT SEC 92, GURGAON.

The Intending Allottee (s) will be allotted the Flat on the following broad terms and conditions, and these terms and conditions shall be comprehensively set out in the Flat Buyer's Agreement (hereinafter referred to as the "Agreement"). The following terms and conditions amongst other terms and conditions are indicative in nature, and shall always remain binding on the Intending Allottee (s) The Intending Allottee (s) agree that company may at its sole discretions add to, modify or delete from these terms and conditions as provided in the subsequent agreements.

- The Intending Allottee (s) shall be liable to pay a Total Sale Price of Rs.

- For the purpose of calculating the Basic Sale Consideration of the Flat, the Saleable Area shall mean and include the entire covered area of the Said Flat inclusive of area under periphery walls, area under columns & walls within the Said Flat, half of the area of the walls common with other apartment, area of plumbing and electrical shafts of the Said Flat, which forms integral part of the Flat.
- SARE SMART INVESTMENT PLAN ("SSIP") INTEREST ON THE AMOUNTS PAID BY THE ALLOTTEE:
- The Parties herein have agreed that the Company shall pay an interest of 10% (Ten percent) per annum payable quarterly, within 10 days from expiry of respective quarter, on the amounts realized by the Company from the Allottee as per the agreed Payment Plan (other than service tax, EDC/ IDC or any other taxes/ levies, as may be applicable), till the time Company issues Offer of Possession of the said Flat. The interest payable to the Allottee on the amounts paid by it shall be subject to applicable rate of tax deduction at source as per the provisions of the Income Tax Act 1961 or any amendment or re-enactment thereof. The interest payable to the Allottee on the amounts paid by it shall be paid by the Company on expiry of respective quarters, i.e. March 31, June 30, September 30 and December 31. For the sake of clarity an illustration has been provided herein below:
 - In case the Allottee has paid 1st installment of Rs. 2 lacs then interest shall be payable at 10% on Rs. 2 lacs. Thereafter, the Allottee has paid 2nd installment of Rs. 4 lacs then the interest at 10% on Rs. 6 lacs shall be payable by the Company from the date the Company has realized Rs. 4 lacs from the Allottee.
 - In the event the Allottee has paid installment in February then the quarterly interest shall be payable on pro-rata basis on the expiry of March 31. In the event the Allottee has paid installment in August then the quarterly interest shall be payable on pro-rata basis on the expiry of September 30.
 - It is further agreed that any advance amount paid by the allotte, over and above the due instalment as per the agreed payment plan, such advance amount shall also be entitled to the said 10% interest per annum.

The said interest will be directly paid by the Company to the bank account of Allottee.

- The Parties agree the interest payable by the Company to the Allottee shall be subject to following conditions:
 - The Allottee has not defaulted and or breached the terms and conditions stipulated in this Agreement including that of timely payment of due instalments as per the Payment Plan or in other words has complied with all the terms and conditions of this Agreement and in case of default or breach, the same is cured within 30 days from the due date of the instalment or date of default / breach of conditions. In the event the Allottee fails to cure the breach or default within the said 30 days period then the Company shall not be under any obligation to make payment of the interest as envisaged under this clause 2.8 and this provision shall cease to have any effect.
 - Notwithstanding anything provided herein, the Allottee acknowledges that no interest shall be payable by the Company during the term the Allottee is in breach of the terms and conditions stipulated in this Agreement or default in making timely payment of due instalments as per the Payment Plan. For the purpose of clarity and for illustration purpose, in case the due date is 31st March and payment has been made by the Allottee on 18th April then no interest shall be payable by the Company on the amounts already received by it from the Allottee for the period between 31st March to 18th April.
 - The interest under this Clause shall be payable only to those Allottee who have not taken any loan or financial assistance from any bank or financial institution under subvention scheme.
 - The Allottee acknowledges that the Company is paying interest as provided under this Clause 2.8 on the amounts paid by the Allottee in terms of the agreed Payment Plan from the date of booking and thus in no circumstances neither the Allottee nor any person claiming under it shall raise any claim against the Company with respect to delay in offer of possession, if any, of the said Flat.
- The Intending Allottee (s) declare that this Application is made solely for his/her/them and in the event, he/she/they intend to transfer this booking either in the name of any third party, he/she/she/she/she had obtain the prior written consent of the Company and pay the necessary transfer charges of 0.5% of the Total Sale Consideration of the Flat for the first transfer. Transfer charges for the second and subsequent transfers improsed will be decided and imposed by the Company from time to time. In Indenting Allottee(s) shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such transfer. In the event of any imposition of executive instructions at any time after the date of the application to restrict nomination/ transfer/ assignment of the Flat by any authority, the Company will have to comply with the same and the Intending Allottee(s) has specifically noted the same. It is further clarified that the subsequent allottee shall be entitled to the benefit of interest payment under SSIP as provided in clause above, subject to the Allottee and the subsequent allottee fulfilling the terms and conditions as provided in this Agreement
- payment under SIP as provided in clause above, subject to the Allottee and the subsequent allottee fulfilling the terms and conditions as provided in this Agreement
 It shall be an essential condition of allotment that the Flat shall not be used for any purposes of the Intending Allottee(s) agrees and undertakes that he shall maintain
 the Flat at his own cost and in a good condition and shall not do or cause to be done anything in or around the Flat which may be against the rules or bye-laws of the municipal corporation or any
 other authority. The Intending Allottee(s) further agrees and undertakes that he shall not carry out any changes or make any addition or alteration or modification, whether temporary or permanent,
 in or around the Flat or any part thereof.

 The Intending Allottee (s) hereby agrees to pay additionally the preferential location charges in a manner and within the time as stated in the payment plan. However, the Intending Allottee (s) has specifically
 agreed that if due to any change in the building or flat layout plan, the Flat ceases to be in a preferential location, the Company shall be liable to refund only the amount of preferential location charges paid
 Allottee (s) shall be liable and agrees to pay additional preferential location charges as may be demanded by the Company.

 The Intending Allottee(s) hall be agreed expressed on the payment plan. The Intending Allottee (s) hall be approprint and the payment plan. The Intending Allottee (s) hall be approprint and the payment plan. The Intending Allottee (s) hall be approprint and the payment plan. The Intending Allottee (s) agreed expressed expres
- Allottee (s) shall be liable and agrees to pay additional preferential location charge as may be demanded by the Company.

 The Intending Allottee(s) shall be granted exclusive rights to use 1 (one) cowered parking space on payment of fee as provided in the payment plan. The Intending Allottee(s) agrees that reserved car parking space shall be an integral part of the Flat and cannot be sold or dealt with independent of the Flat. All clauses of this Application and Flat Buyer's Agreement pertaining to allottment, possession, cancellation etc., shall apply mutatis mutandis to the said reserved parking space, wherever applicable. Rights to use additional covered parking space may be granted by the Company on payment of extra fee by him/her/them subject to availability of the same as provided in the payment plan.

 The Earnest Money for the purpose of this application and Flat Buyer's Agreement shall always be 20% of the Total Sale Consideration that may be applicable from time to time. The Earnest Money and the brokerage ("Marketing Fee") paid by the company related to the said Flat shall be liable to be forfeited in the event of withdrawal of allottment by the Intending Allottee (s) and/or cancellation of allotment or default/ breach of the terms and conditions of allotment on or set out in the Flat Buyer's Agreement or Intending Allottee(s) do not execute the Flat Buyer Agreement and other subsequent agreement within the time period stipulated by the company for this purpose or if any information provided by Intending Allottee(s) are found to be false or misleading. In the eventuality of withdrawal / cancellation, the Earnest Money and the Marketing Fee related to the said Flat will stand forfeited and the balance amount paid, if any, will be refunded to the Intending Allottee (s), without any interest and such refund shall be made only once the Flat is re-allotted / sold to any other person(s).
- Description or before due date of the instalment of Total Sale Consideration by the Intending Allottee (s) as per the payment plan and as demanded by the Company from time to time is the essence of the allotment. In case, the Intending Allottee(s) fails to make the payments, as aforesaid, the Intending Allottee (s) shall be liable to pay interest thereon @ 18% per annum from the due date of the instalment / payment till the date of actual payment. However, in case the Intending Allottee (s) fails to make the payment with interest as aforesaid within a period of three months from the said due date, the Company shall have the right to cancel the allotment and forfeit the Earnest Money and recover the Marketing Fee paid by the company related to the said Flat and the Intending Allottee (s) shall be left with no right in the Flat. In such a case, after recovery of forfeited Earnest Money and Marketing Fees the balance amount paid, if any, will be refunded, without any interest, and such refund shall be made only once the Flat is re-allotted / sold to any other person(s). However, in exceptional and genuine circumstances, the Company may, at its sole discretion, condone the delay in payment of instalments by charging interest @ 18% per annum and restore the allotment of either the cancelled Flat or any other persons.
- 18% per annum and restore the allotment of either the cancelled Flat or any other alternate Flat, at the Company's sole discretion, and on such terms and conditions as it may deem fit.

 The Intending Allottee(s) has been made to understand and is aware that the Project is self-financed and the completion and progress of construction is subject to timely receipt of instalments and other charges as per the payment plan.

 The Intending Allottee(s) hereby agrees that the Company shall have the right to raise finance/loan from any financial institution/bank by way of mortgage / charge/securitization of his respective Flat or the receivables, if any, accruing or likely to accrue therefrom, subject to the Flat being made free of any encumbrances at the time of execution of the conveyance/sale deed in favour of the Intending Allottee(s) or his nominee. The Company/financial institution/bank shall always have the first lien/charge on the Flay for all its dues and other sums payable by the Intending Allottee(s) or in respect of the loan granted for the purpose of the development of the Project. Presently, the project is financed by Bank of India, KKR India Asset Finance Private Limited and Debenture Subscription Amount (Collectively "Lenders") and project land has been mortgaged in favour of Avis Trustee Limited ("Trustee"), acting for the benefit of Lenders. The Company, however, shall provide NOC from Trustee before execution and registration of the Sale deed in favour of the Allottee
- registration of the Sale deed in favour of the Allottee In-case the Intending Allottee (s) wants to avail of a loan facility from his employer or financing bodies to facilitate the purchase of the Flat applied for, the Company shall facilitate the process subject to the following: (a) The terms of the financing agency shall exclusively be binding and applicable upon the Intending Allottee (s) only. (b) The responsibility of getting the loan sanctioned and disbursed as per the Company's payment schedule will rest exclusively on the Intending Allottee (s). In the event of the loan not being sanctioned or the disbursement getting delayed, due to any reason whatsoever, the payment to the Company, as per schedule, shall be ensured by the Intending Allottee (s), failing which, the Intending Allottee (s) shall be governed by provisions contained in clause 9 above. (c) In case of default in repayment of dues of the financial institution/agency by the Intending Allottee (s) authorize the Company to cancel the allotment of the Flat applied for the disbursement getting delayed, due to any reason whatsoever, the payment of the Company to ancel the allotment of the Flat applied for the disbursement getting delayed, due to any reason whatsoever, the payment of the Company to ancel the allotment of the Flat applied for the disbursement getting delayed, due to any reason whatsoever, the payment to the Company to ancel the allotment of the Flat applied for the flower of the flat applied for t

| C I All II | / Joint Allottee | |
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- The Intending Allottee (s) understands that the compliance hereof, by the Company shall be subject at all times to Force Majeure circumstances, and any event beyond the reasonable control of the Company by itself or in combination with other events or circumstances which cannot (i) by the exercise of reasonable diligence, or (ii) despite the adoption of reasonable precautions and/or alternative measures have been prevented, or caused to have been prevented, and which materially impairs or adversely affects the Company's ability to perform its obligation under this Agreement, and which events and shipwrecks; c) strikes or lock outs, industrial dispute, dispute with contractor (s)/ work force etc.; d) non-availability of cement, steel, water, power or other construction materials/supplies due to any reason whatsoever; e) war and hostilities of war, riots or civil commontoins; f) non-grant of any approval from any governmental authority or imposition of any adverse condition or obligation in any approvals from any governmental authority, including delay in issuance of the occupation certificate, completion certificate and/or any other approvals/certificate as may be required; g) the promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order or direction from any governmental authority that prevents or restricts the Company from complying with any or all the terms and conditions as agreed in this Agreement; h) economic recession; i) any event or circumstances analogous to the foregoing. In the event of happening of any Force Majeure events, the Company shall be entitled to corresponding extension of time for performance of its obligations under this Agreement. The Intending Allottee(s) due to above, the Company may cancel the allotment of the Said Flat and shall only be liable to refund the amounts received from the Intending Allottee(s) without any interest or compensation whatsoever.
- The Intending Allottee (s) has seen and accepted the layout plans, building plans, designs and specifications, which are tentative and the Intending Allottee (s) authorize the Company to effect suitable and necessary alterations/modifications in the same as the Company may deem fit or as directed by any Competent Authority(ies). However, in case of any alterations / modification resulting in more than +/- 1% (one percent) change in the Saleable area of the Flat any time prior to and upon the grant of completion certificate, the Company shall intimate to the Intending Allottee (s) in writing the change thereof and the resultant change, if any, in the price of the Flat shall be paid by the Intending Allottee (s) or refunded as the case may be. The Company may on its own provide additional / better specifications and / or facilities other than those specifications provided in the brochure due to technical reasons or for reasons of over-all betterment of the Project and the proportionate cost of such changes will be borne by the Intending Allottee (s).
- Intending Allottee (s).

 If the Company is unable to carry out the constructions of any of the said Building or the said Flat or is unable to construct and hand-over the possession of the said Flat for any reason whatsoever, the Company shall endeavour to offer an alternate flat of approximately the same type/specification and in the event of non-acceptability by the Intending Allottee (s) or non-availability of the alternate flat, the Company shall refund only the actual amount received from the Intending Allottee (s) bill then and shall not be liable to pay any damages/compensation or interest to him/her/them, whatsoever. The Intending Allottee (s) irrevocably agrees not to raise any demand/claim against the Company on account of it not being to construct and hand-over the said Flat or not providing any alternate Flat. Any charges, levies, taxes or fee, in whatever the manner, which, may be charged, imposed or levied, or any increase in the existing charges and taxes, either on the Flat I and or on the construction of the Project or on the input or materials or equipment's used or supplied in execution of or in connection with the construction of the Flat at any time, in future or retrospectively, by any statutory body, or by the Central/State Government, shall be paid by the Intending Allottee (s) only on pro-rata basis and the Intending Allottee (s) shall keep the Company on demand.

 In case of any revision in the External or Infrastructure Development Charges, or if any additional charge for extra amenities/safety measures or any other charge, levy, tax, fee, cess etc. of any nature, is levied or imposed by any authority, in future or retrospectively, with respect to the Project, the same shall be binding on the Intending Allottee (s) and shall be charged to the account of the Intending Allottee (s) on pro-rata basis and be payable to the Company on demand.

 The charges for providing electricity connection charges, water connection, telephone/ internet charges including security deposit for sanction and re
- 19.

- The Basic Sale Price, as has been mentioned in the Instalment Plan attached hereto, has been fixed taking into consideration the cost of Steel and Cement, at prevailing rate. If there would be any increase in the cost of Steel and Cement beyond 10% of the prevailing rates, the said increase would be payable in addition to the Basic Sale Price on pro-rata basis.

 The Company shall endeavour to handover possession of the Flat within a period of 36 (Thirty Six) months from the date of booking, subject to timely payment by the Intending Allottee (s) towards Total Sale Consideration, as demanded in terms of the Agreement. The time frame for possession provided hereinabove is tentative and shall be subject to force majeure and timely and prompt payment of all instalments and completion of formalities required. The Company shall be entitled to six (6) months additional period in the event there is a delay in handing over possession.
- payment of all instalments and completion of formalities required. The Company shall be entitled to six (6) months additional period in the event there is a delay in handing over possession. The Company shall nominate/appoint a maintenance service provider or any other agency or entity ("Maintenance Agency") in order to secure adequate maintenance services and upkeep of the common services, facilities and infrastructure in the Project, till such time, the same is taken over by the local authorities under the provisions of the relevant laws. The Intending Allottee(s) hereby agrees and undertakes to execute the Maintenance Service Agreement ("Maintenance Agreement") in the standard format prescribed by the maintenance service provider/ Company, which is applicable to all the Flat owners and the maintenance charges shall be elaborately described therein. The Intending Allottee(s) agrees to deposit with the Company or the Maintenance Agency as the case may be, an interest free maintenance security ("IFMS") deposit. The IFMS shall be payable at the rate and in the manner indicated in the payment plan. The Intending Allottee(s) shall at the time of possession, pay advance maintenance charges for a period of 6 (six) months forward, at the rates determined by the Company / maintenance agency, The Intending Allottee(s) agrees to pay to the Company or the maintenance agency, monthly maintenance charges as demanded by the Company / maintenance agency, from the date notified by the Company for taking over possession of the Said Flat, at the rates determined by the Company / maintenance agency, in which case the Intending Allottee(s) shall be liable to pay the same within the date notified by the Company of the same within the date notified by the Company of the maintenance charges of the period of delay. The maintenance charges shall be payable at the rates determined irrespective whether the Intending Allottee(s) is an object to the Intending Allottee(s). The maintenance charges may be enhanced, from time to time, as may
- Intending Allottee(s).

 All charges payable to various department for obtaining services/ connections to the Flat like electricity, telephone, water etc., including security deposits for sanction and release of such connection will be payable by the Intending Allottee(s). The Intending Allottee(s) shall be liable to pay monthly electricity consumption charges and power back-up charges in respect of the Flat. The Intending Allottee(s) shall also be liable to pay the municipal / house / property tax, by whatever name called, and water taxetc. in respect of the Flat from the date of levy thereof.

 The common lawns and other common areas shall not be used for conducting personal functions such as marriages, birthday parties etc.. If any common space is provided in the Project for organizing meetings and small functions, the same shall be used on payment basis after prior permission from the Company / Maintenance Agency.

 The Intending Allottee(s) shall be required to become a member of the club and shall be liable to pay to the Company or its nominated agency such other charges as may be determined towards management and operation of the club.

- The Intending Allottee(s) shall also be liable to pay to the Company cost of stamp duty, registration fee and legal charges for execution and registration of sale deed, at the rate which may be 29
- The Company has made clear to the Intending Allottee (s) that it shall be carrying out extensive developmental, construction activities for many years in future in the entire area falling outside the Project in which the Said Flat is located and that the Intending Allottee(s) shall not raise any objections or make any claims on account of inconvenience, if any, which may be suffered by him/her/them due to such developmental/construction activities or incidental/related activities.

 The Intending Allottee(s) agree that it shall be the responsibility of the Intending Allottee(s) to comply with the necessary formalities as laid down in the Foreign Exchange Management Act (FEMA) (if applicable) with respect to remittance of payments, acquisition, sale, transfer of immovable property(ies) etc. and provide the Company with such permissions, approvals, which would enable the Company to fulfill its obligations. The Intending Allottee (s) agree that in the event of any failure our part to comply with the applicable guidelines issued by the Reserve Bank of India, he/she/they shall alone be liable for any action under FEMA and he/she/they will keep the Company fully indemnify and harmless in this regards. 31.
- The Intending Allottee(s) shall inform the Company in writing any change in the correspondence address mentioned in this application failing which all demands, notice etc., by the Company shall be mailed to the address given in this application and deemed to have been received by the Intending Allottee(s).

 The Company reserves the right to give on lease or hire any part of the top roof terrace above the top floor, unless otherwise reserved specifically, of any of the building in the said Project for installation and operation of antenna, satellite dishes, communication towers, other communication or or to use/ hire/ lease the same for advertisement purpose and the intending Allottee(s) agrees that the Intending Allottee(s) shall not object to the same and make any claim on this account. The roof top/terrace shall always vest with the Company and the Company shall be the sole owner thereof 33
- Intending Allottee(s) shall not object to the same and make any claim on this account. The roof top/terrace shall always vest with the Company and the Company shall be the sole owner thereof in case there are joint Intending Allottee(s), and no separate communications shall be sent to the Joint Intending Allottee(s). The address given in the application form shall be final unless any change is intimated under Registered AD letter. All demand notices, letters etc., posted at the given address shall be deemed to have been received by the Intending Allottee(s) and the Intending Allottee(s) shall be responsible for any default in payment and other consequences that might occur therefrom.

 All payments by the Intending Allottee(s) shall be made to the Company through Demand Drafts/Cheques drawn upon scheduled banks in favour of "Ramprastha Sare Realty Private Limited- Collection A/c" payable at Delhi only. In cases of dishonour of the cheque(s) comprising the Earnest Money/ Token Advance or any other instalment due to any reason, without prejudice to any other legal right or remedy the Company way have, the Company may accept a fresh cheque by imposing administration charges of Rs. 1,000 per instance and/or the Company reserves its right to cancel the allotment and treat the Earnest Money/ Token Advance as forfeited, and the Company shall be deemed to be the date of payment of an installment by the Intending Allottee(s). Further, the Company way, on specific request from the Intending Allottee(s), chose to accept payments / remittances from a third party provided that the Company shall not be responsible towards such third Party in any manner whatsoever and such third party shall have no right whatsoever in the application/allotment of the said Flat applied for. The Company shall not be responsible towards such third Party in any manner whatsoever and such third party shall have no right whatsoever in the application of the Eatin to the Flat in the Project without reliving on any or all representations and assurance
- The Intending Allottee(s) has tendered this Application for provisional allotment of the Flat in the Project without relying on any oral representations and assurances of the Company or any of its representatives or agents or channel partners and with full cognizance of the fact that the Company cannot provide oral representations and assurances, and has agreed to purchase the Flat from the Company on as is where is basis (which shall refer not only to the physical condition of the land and the Project, their contents/inclusions at the time of this sale, but also to the condition of the title or other evidence of ownership and the extent and state of whatever rights, interests and participation over said land and the Flat with the Company at the time of the sale) without any recourse to warranties implied in terms heref
- The Intending Allottee (s) has fully read and understood the above mentioned terms and conditions and agrees to abide by the same. The Intending Allottee (s) understands that the terms and conditions given above are of indicative nature with a view to acquaint the Intending Allottee and are not exhaustive. The terms and conditions will be comprehensively set out in the Flat Buyer's Agreement.
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- conditions given above are of indicative nature with a view to acquaint the Intending Allottee and are not exhaustive. The terms and conditions will be comprehensively set out in the Flat Buyer's Agreement. The Intending Allottee (s) understands and agrees that under no circumstances shall, the payments made under this Application or subsequent agreements, be construed or deemed to create, in any manner whatsoever, a lien on the said Flat in favour of Intending Allottee. The Intending Allottee (s) clearly understands that the ultimate Conveyance of the said Flat in his/her/their favour is contingent on the payment of the complete Sale Consideration and all outstanding dues and faithful performance by him/her/them of all the obligations agreed and undertaken herein
 The Intending Allottee (s) agree that any disputes arising out of or in connection with the interpretation of the terms and conditions and obligations contained herein shall be settled amicably by mutual discussions failing which the same shall be settled by recourse to arbitration under the Arbitration and the Conciliation Act 1996, wherein the Company shall appoint a sole arbitrator, whose decision shall be final and binding on the parties. The seat of arbitration shall be New Delhi and the language of arbitration shall be English. The Intending Allottee(s) hereby confirms that he/she/ they shall have no objection to adjudicate upon matters relating to the rights and obligation contained herein.

| | Sole Allottee/ Joint Allottee | 7 |
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| Customer Name Unit No Received with thanks a sum of Rs | : | |
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