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### this should be updated CHAIRMAN'S MESSAGE

Dear Valued Customers.

We, at Signature Global believe in the policy of transparency. Though we've created our own distinct identity in the field of real estate, we're still working passionately to maintain and improve our reach in the sector. We emphasize on the core values of reliability, responsibility and global standards with regard to the International Real Estate realm.

The group has outlined its vision for 'India of Tomorrow' with a mission of 'Har Parivar ek Ghar' (A home for every family). With a vision to redefine the current conventions of Indian real estate development by championing excellence in craftsman, planning and service, the company has successfully launched 20 affordable housing projects all in the prime locations including Gurugram, Sohna and Karnal in Haryana and a commercial mall focusing on the interest of customers in Vaishali, Ghaziabad, Uttar Pradesh. The company has successfully delivered Solera, Synera & Andour Heights in Gurugram and offered possession of Sunrise in karnal, months before the expected time of delivery. Each residential project is complimented with one branded retail hub christened as Signum. The hallmark of these projects is ideal location, impeccable quality of construction with excellent amenities at reasonable prices. They are unique in terms of planning, design, quality, workmanship, transparency, customer delight and service. We have ushered in best global practices of transparency and professionalism, with 'think global, act local' approach, doing product development as per the needs of our valued consumers.

We have introduced highly advanced global green building certification IGBC, that provides a solution to capitalize on the value of green buildings by promoting benefits to customers while protecting environment. We are deploying cutting edge technology and best project management techniques to achieve scale and efficiency to boost affordability.

Signature Global works with a team of experienced architects, master planners and designers who are among the best in the industry. We had partnered with several leading financial institutions like HDFC Capital, ICICI Pru, KKR, etc and takes pride in growing its reach to customers by seeking direct online applications. Leading a team of highly enthusiastic professionals is always an enjoyable task. The same becomes even more interesting when the society starts recognizing and rewarding your efforts. In the last couple of years, we have won several awards from several prestigious media houses for our outstanding contribution to the real estate. We were awarded as 'Haryana's Icons' & 'Emerging Developer' by Times of India, 'Business Leaders in Affordable Housing' by ASSOCHAM, 'Best Upcoming Developer of the Year' by Realty Sutra, 'World Best Realty Brand Award' by Realty Fact & 'Game Changer of India Realty' & 'Best Developer of the Year' ,award by Indian Realty Award, 'Best LIG Housing project for 'Solera' by PMAY Empowering India 2019, Six Star CARE Rating for Solera', ICRA the rating agency has added new feathers by adjudging Synera as seven star rating project, recently we have been awarded as Affordable Housing Project of the Year for Solera, Electronic Media Campaign of the Year and Sustainable Business Leader of the Year by Realty Plus . We have also got ISO 9001:2015; 14001:2015; 45001:2018 Certification. It is indeed a proud moment for us and I thank you all and my highly enthusiastic professionals for your immense support.

As we are set out to create new benchmarks, I thank you for your unstinting support that has helped us achieve all this in such a short span of time. We have just started our journey and have miles to go together in our endeavour to enrich the society at large, we shall earnestly be seeking your support at every step.

Yours Sincerely

Pradeep Aggarwal





# LOCATION MAP



Map shown here is based upon the Google maps

# **KEY FEATURES**



Classical Theme



Kid's Play Area





Application Form Serial No.

#### APPLICATION FOR ALLOTMENT OF A RESIDENTIAL APARTMENT UNDER AFFORDABLE HOUSING POLICY 2013, GOVERNMENT OF HARYANA AS AMMENDED UPTO DATE

To,	
M/s	Private Limited
CIN:	
Corp. Office: Ground F	oor, Tower A,
Signature Towers, Sou	th City 1, Gurugram,
Haryana - 122001	
Dear Sir,	
in "" Affordable the Haryana Affordable Hot amended upto date ("Policy" Country Planning, Haryana E Haryana Real Estate Regul RC/REP/HARERA/GGM/428 I am /We are also aware tha approved by department/aut	t payment by me/us has to be made only through cheques/demand drafts/RTGS/NEFT/online transaction or any other mode as hority/government in favour of:
CHEQUE / DD TO B	E ISSUED IN FAVOUR OF ""
Name	
Account Number	
Bank Name	
Branch Code	
Address	
IFSC Code	
Note: No amount whatsoev	er has to be paid in cash directly or indirectly either to the Company or its employee(s) or its agent(s) etc.

I/ We undertake to specify my/our name, application number, allotted unit if any, address and Project name on the back side of cheque/ demand draft etc and the Company shall be deemed to have accepted such cheque/demand draft etc only after realization thereof.

Notwithstanding anything contained herein, the Applicant acknowledges and understands that, by virtue of this Application, the Applicant is submitting the application for allotment of an apartment through First come First Serve basis as permitted under the Policy. Further, it is hereby clarified that by virtue of this Application, the Company has not allotted, sold or otherwise transferred an Apartment notwithstanding the fact that Company may have issued an acknowledgement /receipt of the application money tendered with this Application.

In the event the Applicant becomes a successful allottee as per the procedure provided hereunder, the applicant(s) shall then have to execute the builder buyer's agreement/agreement to sell ("Agreement") draft of which made available to me/us and I/We have gone through the same. I/We agree to abide by all the prescribed terms and conditions set forth in the said Agreement and to comply with all the statutory requirements as applicable and adhere to all the applicable laws.

In case of any discrepancy or an overlap between the terms in this Application and Agreement, the terms envisaged under the Agreement would prevail and such understanding is explicitly accepted by the Applicant.

That the Applicant has applied for allotment of the Apartment with the complete knowledge of the laws, notifications, rules and regulations applicable to the Apartment and has fully satisfied himself about the right and title of the Company in the project. Further, that the Applicant hereby undertakes that he shall abide by all laws, rules and regulations and terms and conditions of the competent authorities applicable to the Apartment and the project.

-					
Sole / First Applicant :					
				I .	
				I .	
			Optional)		
Payment mode (Optional):	Self	Home Loan			
Permanent Address:					
Occupation:	Organization:		Pin Code:		
Communication Address:					
			Pin Code:		
E-Mail:			Nationality:		
Telephone Nos:			Mobile:		
Residential Status:		_Applicant's Name (As	on Bank Account):		
Name of Applicant Bank:			PAN Number:		
Bank Account No :			Aadhar No		

My / Our particulars are as under



#### Second Applicant (If any) Second applicant can only be the spouse of first applicant:

Nar	ne:						-	
Sor	n/Wife/Daughter:						-	
Dat	e of Birth (Optional)		Date of Marriage Anniversary (	Optional)			-	
Pay	ment mode (Optional):	Self	Home Loan					
Per	manent Address:							
Occ	cupation:	Organiz	ration:	Pin Code:				
Cor	mmunication Address:							
				Pin Cod	e:			
E-M	fail:			Nationalit	y:			
Tele	ephone Nos:		_Mobile:		_Residential	Status:		
Sec	cond Applicant's Name (As c	on Bank Account):						
Nar	me of Bank of Second Applic	cant:			PA	N Number:		
Bar	nk Account No.:		Aadha	r No				
1.	* * * * * * * * * * * * * * * * * * * *	•	pendent children own any Apa	•	HUDA Deve	eloped colony/S	ector or	any Licenced
	colony in any of the Urban	areas in Haryana, U1	Γ of Chandigarh and NCT Delf	ni.	Yes	☐ No		
2.	Whether the applicant, whi	ch includes their spo	use or dependent children, is	an identified PMAY	Beneficiary	declared by Ur	ban Lo	cal bodies
	department, Haryana				Yes	☐ No		
3.	* * * * * * * * * * * * * * * * * * * *	•	pendent children have made			. —	in any o	other colony under
	aforesaid Haryana Afforda	ble Housing Policy, 2	013 of Government of Haryan	a.	Yes	☐ No		
4.	If answer to column 3 above	e is "Yes", please pro	ovide details sought in columr	Nos. 5(a) to 5(c),	otherwise wr	rite 'N.A.'.		
5.	, ,		5(b) Name & Location of a	ffordable group hou	sing colony			
	5(c) Name and address of	company						

Tentative Ca	rpet area of Apartment is	square feet [e	xcluding balcony] and I/we hereby remit a sum of
Rs	Rupees		only) through Cheque/Demand Draft/
RTGS/NEFT/ ("Booking Am	online transaction Nodated_ nount").	drawn ontowards	booking amount i.e., 5% of the cost of the Apartment
Important No	te:		
1. The Book	ing Amount shall be acceptable vide a sin	gle transaction whether it is through demand dra	aft/ cheque or any other mode of payment.
2. Any cuttir	g or overwriting on the Application withou	t signature of Applicant shall not be accepted.	
3. After the	submission of Application forms to the Cor	npany, no amendment in the Application shall b	pe accepted.
I/we are subr	nitting following documents along with this	Application.	
1. Affidavit o	on Non-judicial Stamp Paper of Rs. 10/- du	ly attested by Notary Public in the prescribed for	ormat.
2. Self attes	ted copy of address proof [Ration Card/Aa	dhaar Card/Voter's I-D card/Passport/Driving Li	cense]
3. Self attes	ted copy of PAN Card of applicant(s).		
shall be treat aforesaid Pol bound by the provided by the	ed as "not submitted" at all and I/we shall icy of Government of Haryana, which is avesame. I/we understand that there may be ne Company, irrespective of its type.	not be entitled to participate in draw for allotmer ailable on the website of Directorate of Town and e various types of apartments in aforesaid Proj	I due to any reason whatsoever, my/our application of Apartments. I/we have read and understand the d country Planning, Haryana and undertake to remain ect and I/we shall accept a llotment of Apartment as
understand the	nat in case of re-allotment of flat resulting antioned in the letter issued for such allotment	after surrender of flats as well as allotment of le	the Payment Plan as applicable. Furthermore, I/ We ft over flats, the amountpayable by me/us as per the valent to the amount payable as per the construction
	· ·	the queries raised by me/us. Further I/we have y Authority. Hence I/we are making this Applica	also gathered the knowledge about the project from tion after being fully satisfied about the project.
	, ,	ny) through cheque/demand draft issued in the r Il discharge the company of its obligations towa	name of first applicant only in case of more than one rds second applicant also.
	t declares that the particulars given herein s and undertake to be bound by the same	, ,	e. I/we have read and understood the attached terms
Date			
Signature		Signature	
	First/sole Applicant		Second Applicant, if any



### TERMS AND CONDITIONS FOR Allotment OF THE APARTMENT IN THE PROJECT BEING DEVELOPED BY COMPANY AS PER AFFORDABLE HOUSING POLICY 2013 AS AMENDED TILL DATE

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- 1. Any person can apply, however, the PMAY beneficiaries, which include their spouse or depended children, identified by the Urban Local Bodies Department, Haryana under "Pradhan Mantri Aawas Yojna-Housing for All" programme shall be granted preference in allotment. First priority shall be given to the identified beneficiaries of the said town followed by other PMAY beneficiaries of the State of Haryana. Thereafter, for the remaining apartments, persons which include their spouse or dependent children who do not own any apartment/plot in any HUDA developed colony/sector or any licensed colony in any of the Urban areas in Haryana, UT of Chandigarh and NCT Delhi shall be given next preference in allotment of apartments. An applicant in a specific colony shall make only one application. Any successful applicant under this policy shall not be eligible for allotment of any other apartment under this policy in any other colony. In case he/she is successful in more than one colony, he/she will have choice to retain only one apartment. All such applicants shall submit an affidavit to this effect
- All the terms and conditions of the Policy shall be applicable on the Apartment allotted. Notwithstanding anything contained anywhere in this Application
  Form, it has been categorically made clear that amendments in the Affordable Housing Policy 2013 by Notification NO. PF-27/15922 dated 05, July, 2019
  along with other amendmentswill regulate the contents of this Application Form.
- 3. Building plans for the Project, specifications, quantity, standard and quality of material to be used in construction of Project and nature of facilities to be provided in the Project shall be determined by the Company as per applicable law. I/We understand and agree that in the event of reduction in the carpet area of the Apartment, the Company shall refund the excess amounts paid by me/us within the prescribed period under RERA from the date of the knowledge of the reduction in the carpet area. I/We further agree that in the event of any increase in the carpet area of the Apartment, which shall not be more than 5% (five percent) of the carpet area of the Apartment as mentioned in the Application and the Agreement and subject to the maximum ceiling provided under the Policy, the Company shall be entitled to demand the payable amounts along with the next due installment as per the Payment Plan. All such adjustments in the amounts payable or refundable as the case may be shall be made at the same rates as agreed herein.
- 4. The Applicant is fully satisfied with the title of the Company in the Project where the Apartment is located. Further, the Applicant has examined and is satisfied with the nature of rights, title and interest of the Company in the Project, which is being developed/ constructed by the Company as per the applicable laws. The Applicant agrees and accepts to abide by the terms and conditions of all the permissions, sanctions, directions etc. issued by DTCP, Chandigarh, Haryana, and/or by any other competent authorities in this regard, to the Company.

- 5. The Applicant, subject to prior appointment, shall inspect the site where the Apartment is being constructed. The Applicant shall not merely rely or be influenced by any architect's plan, sales brochures, advertisement, representations, warranties, statements or estimates of any nature whatsoever, whether written or oral, made by the Company and shall make his personal judgment prior to submitting application for allotment of an Apartment.
- 6. The Applicant (successful allottee) shall before taking possession of the Apartment, clear all the dues as well as applicable taxes and other charges/fee etc. towards the Apartment and would have the conveyance deed for the Apartment executed in his favour by the Company after paying stamp duty, registration fee, administrative charges and any other charges/expenses, as applicable.
- 7. The Applicant undertakes to abide by all applicable laws including any bye laws, laws, rules and regulations, the Real Estate (Regulation and Development)

  Act 2016 and the rules framed thereunder ("Real Estate Act").
- 8. The Applicant (successful allottee) may avail for loans from financial institutions to finance the Apartment. However, if a particular financing institution or bank refuses to extend financial assistance on any ground, the Applicant (successful allottee) shall not make such refusal an excuse for non-payment of further installments / dues. In case there is delay in processing the loan in favour of the Applicant (successful allottee) due to any reason what-so-ever and consequently the payments of installments are delayed by the Applicant (successful allottee) to the Company, the Applicant (successful allottee) agrees and accepts to make the payment of accrued interest to the Company, unconditionally.

S. No.	Heads	Amount	Applicable Taxes
1	Rate of Apartment per square feet:		
2	Rate of balcony per square feet		
3	Administrative Charges at the time of issuance of allotment letter		
4	Administrative Charges for sale/conveyance deed execution and registration #		
5	Electricity Meter cost#		
6	Interest Free Operating Cost Security#:		
7	Advance Deposit for Operating and Running Cost for Utility Services * for one year:	Charges as applicable at the time of offe cannot be ascertained	
8	Stamp Duty* payable to the competent authority		
9	Registration Charges payable to the competent authority at the time of		



	execution and registration of sale/conveyance deed *
10	Administrative Charges at the time of conveyance deed
11	Charges/fees for Electricity #
12	External Service Charge(Electrical/Water/ Sewerage etc) #
13	Advanced Electricity Consumption Deposit (ACD) #
16	Other charges#
	Total Price

<sup>\*</sup>Maintenance services as prescribed in Section 3 (3) (iii) of The Haryana Development and Regulation of Urban Areas Act, 1975 and in the licence are free in term of the Haryana Affordable Housing Policy 2013. However, operating and Running Cost for Utility Services has to be paid by the Allottee(s).

# The same would be informed at the time of conveyance deed as its actual rate cannot be ascertained as of now

- 9. The Applicant becoming a successful allotee in the manner as provided in this Application, shall be liable to pay the total price for the Apartment stated above.
- 10. The Total Price above includes the Booking Amount paid by the Applicant (successful allottee) to the Company towards the aforesaid Apartment.
- 11. In case there is any change or modification in the rate of any applicable taxes/ fees/ charges/ levies etc., the subsequent amount payable by the Applicant (successful allottee) to the Company shall be increased or decreased based on such change or modification. Provided that GST is applicable on interest, late fees, invoiced/bill/demand raised and penalty on delayed payment. Pursuant to foregoing, interest, late fees, invoiced/bill/demand raised and penalty on delayed payment, along with GST applicable thereon will be computed as and when the Applicant (successful allottee) will make such payments to the Company on account of delayed payment. Provided further that if there is any increase in the rate of taxes / fees/ charges/ levies etc. after the expiry of the scheduled date of completion of the Project as per registration with the competent authority, which shall include the extension of registration, if any, granted to the Project by the competent authority, as per the Real Estate Act, the same shall not be charged from the Applicant (successful allottee).
- 12. The Company shall periodically intimate, in writing, to the Applicant (successful allottee) on their email address if any, given in application form, the amount payable as stated in above and the Applicant (successful allottee) shall make payment demanded by the Company within the time and in the manner specified therein. In addition, the Company shall provide to the Applicant (successful allottee) the details of the taxes paid or demanded along with the acts/rules/notifications together with dates from which such taxes/levies etc. have been imposed or become effective.
- 13. The Total Price of the aforesaid Apartment includes recovery of price of land, construction of not only the aforesaid Apartment but also the common

- 14. areas, internal development charges, cost of providing electric wiring, electrical connectivity to the Apartment, lift, water line and plumbing, finishing with paint, marbles, tiles, doors, windows, fire detection and firefighting equipment in the common areas etc. Charges/fee/cost/tax for Electric Meter and other resources/services/facilities/amenities would be additionally payable by the successful allottee at the applicable rate at relevant point of time.
- 15. The Total Price is escalation free, save and except increases which the Applicant (successful allottee) hereby agrees to pay, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority from time to time. The Company undertakes and agrees that while raising a demand on the Applicant (successful allottee) for increase in development charges, cost/charges imposed by the competent authorities, the Company shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the Applicant (successful allottee), which shall only be applicable on subsequent payments. Provided that if there is any new imposition or increase of any development charges after the expiry of the scheduled date of completion of the project for the aforesaid Apartment as per registration with the Authority, which shall include the extension of the registration, if any, granted to the said Project/ Apartment by the competent authority, as per applicable laws, the same shall not be chargeable from the Applicant (successful allottee).



- 16. There will be no power back up facility in Project. However, if power backup is required to be provided either for lifts or for common areas and facilities, cost of equipment and installation thereof, which forms part of the Total Price, Said power back up and applicable Operating/running cost/ charges thereof shall be paid by the Applicant (successful allottee).
- 17. The Applicant has to deposit 5% of the Total Price alongwith the Application. The Applicant (successful allottee(s)) will be required to deposit additional 20% amount of the Total Price at the time of allotment of Apartment. The balance amount payable shall be equivalent to the amount payable as per the construction link payment plan of the project as applicable in terms of construction stage at relevant point of time, with no interest falling due before the due date for payment ("Payment Plan"). In case of re-allotment resulting after surrender of flats as well as allotment of left over flats, the amount payable by the Applicant (successful allottee(s)) as per thetimelines mentioned in the letter issued for such allotment i.e. 20% and balance amount shall be equivalent to the amount payable as per the construction link payment plan of the project as applicable in terms of construction stage at relevant point of time. It is clarified that payment applicable to the allottee of the main draw i.e. 1st draw in the project shall be followed by the re-allotment Applicant to pay the balance payment. 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 within the time line mentioned in the allotment letter. Any default in payment by the Applicant shall attract an interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017, prescribed under the Policy.
- 18. Upto 5% of the total number of Apartments as approved in the building plans may be allotted by the Company to its employees/a ssociates/ friends/ relatives etc.in accordance with Policy.

19. If the Applicant (successful allottee) fails to deposit the installments within the time-period in terms of the Payment Plan and as prescribed in the Allotment Letter, a reminder may be issued to him informing to deposit the due installments within a period of 15 days from the date of issue of such notice. If the Applicant (successful allottee) still defaults in making the payment, the list of such defaulters may be published in one regional Hindi newspaper having circulation of more than ten thousand in the State, for payment of due amount within 15 days from the date of publication of such notice, failing which



allotment in relation to the Applicant (successful allottee) may be cancelled. The Applicant (successful allottee) agrees and understands that in the event of cancellation/ surrender of allotted unit/flat/ due to any reason whatsoever following amount shall be forfeited in addition to Rs. 25,000/- along with applicable taxes/charges/fee etc:

S. NO.	PARTICULAR	AMOUNT TO BE FORFEITED	
1.	In case of surrender/cancellation before the commencement of project	Nil	
2.	Upto 1 year from the date of commencement of project	1% of the cost of flat	
3.	Upto 2 years from the date of commencement of project	3% of the cost of flat	
4.	After 2 years from the date of commencement of project	5% of the cost of flat	

Further interest on delayed payment and applicable taxes thereon and invoice/bill/demand raised shall also be deducted. Thereafter balance amount shall be refunded to the Applicant(successful allottee).

- 20. Once the Apartment is allotted in favour of Applicant (successful allottee), the same cannot be transferred by the Company to any other person by documentation in its records. Such Apartment shall also be prohibited for transfer/sale up to one year after getting the possession by the Applicant (successful allottee). Breach of this condition will attract penalty equivalent to 200% of the Selling Price. The penalty will be deposited in the "Fund" administered by the Town and Country Planning Departments so that the infrastructure of the state can be improved. Failure to deposit such penalty shall result in resumption of the Apartment by the Applicant (successful allottee) and its re- allotment in consultation with the Department.
- 21. The transfer of the Apartment through execution of irrevocable General Power of Attorney where the consideration amount has been passed to the executor or any one on his behalf will be considered as sale of the property and same will be counted as breach of the Policy. Penal proceedings as per the Policy shall be initiated against the Applicant (successful allottee).
- 22. Only one two-wheeler parking site shall be earmarked for the Apartment, which shall be allotted only to the Applicant (successful allottee). The parking bay of two-wheelers shall be 0.8m x 2.5m unless otherwise specified in the zoning plan. No car parking shall be allotted to Applicant (successful allottee) in the Project. The balance available parking space, if any, beyond the allocated two-wheeler parking sites, can be earmarked as free-visitor-car-parking space.

- 23. The Company shall be required to provide the following community sites in the Project, which shall form part of the common areas and facilities:
  - a. One built-up community hall of not less than 2000 sqft.
  - b. One built-up anganwadi-cum creche of not less than 2000 sqft area.
  - c. No other community sites shall be required to be provided in the Project.
- 24. Possession of Apartment shall be offered by the Company within a period of four years from the date of approval of building plans or grant of environmental clearance, whichever is later and within such extended time (if any) as may be allowed by competent authorities.
- 25. Upon receipt of the occupation certificate or part thereof of building blocks in respect of the Project, the Company shall issue a written notice offering the possession of the Apartment ("Possession Notice"), to the Applicant (successful allottee) offering the possession of the Apartment to be taken at the earliest and under any circumstances within three months from the date of receipt of above Possession Notice. Upon receiving the Possession Notice from the Company, the Applicant (successful allottee) shall take possession of the Apartment from the Company by executing ne cessary indemnities, undertakings and such other documentation as prescribed in the Agreement of Sale, and the Company shall give possession of the Apartment to the Applicant (successful allottee). In case the Applicant (successful allottee) fails to take possession within the time provided in the Possession Notice, such Applicant (successful allottee) shall continue to be liable to pay holding charges and other charges as applicable in terms of the Agreement.
- 26. The Apartment shall be used only for residential purposes by the Applicant (successful allottee). After handing over of the possession of the Apartment by the Company, the Applicant (successful allottee) shall himself be responsible for repairs and maintenance thereof. Applicant (successful allottee) shall never make any structural changes in said Apartment. Applicant (successful allottee) shall not add or remove (either in part or whole) any wall or pillar or RCC slab (including if same forms part of said Apartment).
- 27. The Applicant (successful allottee) shall be entitled only to the area enclosed within the peripheral walls of the Apartment. Applicant (successful allottee) shall not keep any material in the common areas of the Project. Applicant (successful allottee) shall be entitled to use the common areas of the Project along-with other allottees for such purposes for which such common areas have been developed.
- 28. The Applicant (successful allottee) shall bear costs of consumption of electricity and water for his Apartment as well as the proportionate running cost/ charges (i.e., electricity, water, manpower & consumables etc) for providing common services, amenities, facilities etc in the Project with effect from the date of offer of possession of Apartment by the Company.



- 29. The construction/ development of the Apartment/ Project is subject to any event or combination of events or circumstances beyond the reasonable control of the Company which cannot (a) by the exercise of reasonable diligence, or (b) despite the adoption of reasonable precaution and/or alternative measures, be prevented, or caused to be prevented, and which adversely affects the Company's ability to perform including but not limited to the following:
- a. Act of God i.e. fire, draught, flood, earthquake, epidemics, natural disasters;
- b. Explosions or accidents, air crashes, act of terrorism;
- c. Strikes or lock outs, industrial disputes:
- d. Delay or non-availability of cement, steel or other construction/raw material or water supply or electricity power due to strikes of manufacturers, suppliers, transporters or other intermediaries or due to any reason whatsoever;
- e. War and hostilities of war, riots, bandh, act of terrorism or civil commotion;
- f. The promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order or direction from any governmental or statutory authority that prevents or restricts the Developer from complying with any or all the terms and conditions as agreed in the Agreement; or
- q. Non availability of necessary infrastructure facilities being provided by the government for carrying development activities; or
- h. Any Court orders, Government policy/guidelines, decisions legislation, order or rule or regulation made or issued by the Government /Authority or if any Governmental Authority refuses, delays, withholds, denies the grant of necessary approvals/certificates including completion/occupation certificate for the Project/Said Flat/ Said Building or if any matters, issues relating to such approvals, permissions, notices, notifications by the Governmental Authority(ies) becomes subject matter of any suit / writ before a competent court or; for any reason whatsoever
- i. Any event or circumstances analogous to the foregoing.
- 30. Events of Default:
- (i) Subject to the Force Majeure Events, court orders, Government policy/ guidelines, decisions, orders the Company shall be considered under a condition of default, in the following events:

- (a) The Company fails to provide ready to move in possession of the Apartment to the Applicant(s) (successful allottee) within the time period specified above or fails to complete the Project within the stipulated time disclosed at the time of registration of the Project with the concerned authority. For the purpose of this clause, 'ready to move in possession' shall mean that the Apartment shall be in a habitable condition which is complete in all respects including the provision of all specifications, amenities and facilities, as agreed to between the parties, and for which occupation certificate or part thereof has been issued by the competent authority;
- (b) Discontinuance of the Company's business as a developer on account of suspension or revocation of his registration under the provisions of the Real Estate Act or the rules or regulations made thereunder.
- (ii) In case of default by Company under the conditions listed above, Applicant(s) (successful allottee) is entitled to the following:
- (a) Stop making further payments to Company as demanded by the Company. If the Applicant(s) (successful allottee) stops making payments, the Company shall correct the situation by completing the construction/ development milestones and only thereafter the Applicant(s) (successful allottee) be required to make the next payment without any interest for the period of such delay; or
- (b) The Applicant(s) (successful allottee) shall have the option of terminating the allotment of Apartment/Agreement in which case the Company shall be liable to refund the entire money paid by the Applicant(s) (successful allottee) under any head whatsoever towards the purchase of the Apartment, along with interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 within ninety days of receiving the termination notice:
  - Provided that where an Applicant(s) (successful allottee) does not intend to withdraw from the Project or terminate the allotment of the Apartment/ Agreement, he shall be paid, by the Company, the interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 for every month of delay till the handing over of the possession of the Apartment, which shall be paid by the Company to the Applicant(s) (successful allottee) within ninety days of it becoming due.
- (iii) The Applicant(s) (successful allottee) shall be considered under a condition of default, in the following events:
- (a) In case the Applicant (successful allottee) fails to make payments for two consecutive demands made by the Company as per the Payment Plan annexed hereto, despite having been issued notice in that regard the Applicant (successful allottee) shall be liable to pay penal interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 to the Company on the unpaid amount;



- (b) Dishonour of any cheque(s), including post-dated cheques, given by the Applicant(s) (successful allottee) to the Company, for any reason whatsoever;
- (c) Failure to execute the Agreement, conveyance deed, maintenance agreement and/or any other document required to be executed by the Company/
  Nominated Agency, within such the timelines as stipulated and in terms of the Agreement/Application;
- (d) Applicant(s) (successful allottee) fails to take possession of the Apartment, within the time provided herein above;
- (e) Failure to pay any taxes and other charges including stamp duty, legal charges, registration charges, any incidental charges etc. in terms of the Agreement/Application:
- (f) Any other breach of a provision under Agreement/Application/ Policy by the Applicant(s) (successful allottee).
- (iv) In case of an event of default committed by an Applicant(s) (successful allottee) in terms of sub clause (iii) above, the Company will have the following options (exercisable individually or jointly, at the sole discretion of the Company):
- The Applicant(s) (successful allottee) shall be liable to pay penal interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 for the period of delay. Subject to the provision for payment of interest, in the event the Applicant (successful allotee), fails to make the payment of any of the installments of the Total Price or any other amounts falling due within the stipulated time, the Company may issue a notice to the Applicant (successful allottee) for making the payment of the due amount within a period of 15 (fifteen) days from the date of issue of such notice. If the Applicant (successful allottee) still defaults in making payment of the amount due along with interest within the period of said 15 (fifteen) days, the Company may at its sole discretion publish the name of the Applicant (successful allotee) in a regional Hindi newspaper in Haryana as a defaulter requiring the payment of the amount due within 15 (fifteen) days from the date of the publication of such notice. Upon the failure of the Applicant (successful allotee) to clear the entire due amount within this additional period of 15 (fifteen) days, the allotment of the Apartment may be cancelled by the Company. In case of such cancellation, the Allotee(s) shall have no lien or claim on the Apartment and the Company will be entitled to sell, convey or transfer the Apartment to any party in terms of the applicable Affordable Housing Policy. In such an event, the amount received from the Applicant (successful allotee), until the date of cancellation of the allotment of the Apartment by the Company, shall be refunded to the Applicant (successful allotee) after deducting the amount mentioned herein above, Any default in payment will bear penal interest as provided in Rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 on the amount due accruing in favour of the Company in terms of the Application/ Agreement.
- (b) In case of payment of delayed installment as per the Payment Plan, the payment so made by the Applicant (successful allotee) shall first be adjusted

towards interest accrued on previous outstanding amounts and only thereafter the balance payment shall be adjusted towards the current outstanding amounts.

- 31. The Company shall maintain the Project for a period of five years from the date of grant of occupancy certificate, after which the Project shall stand transferred to the "association of apartment owners" constituted under the Haryana Apartment Ownership Act 1983, for maintenance. The Company shall not be allowed to retain the maintenance of the Project either directly or indirectly (through any of its agencies) after the end of the said five years period. Engaging any agency for such maintenance works shall be at the sole discretion and terms and conditions finalised by the "association of apartment owners" constituted under the Apartment Ownership Act 1983.
- 32. The Applicant(s) shall have no objection in case the Company creates a charge on the Project land prior to the execution of conveyance/sale deed in its favour and during the course of development of the Project for raising loan from any bank/ financial institution. However, such charge, if created, shall be vacated before handling over possession of the Apartment to the Applicant (successful allottee).
- 33. The Applicant shall get his / her / their complete address registered with the Company at the time of submitting application for allotment and it shall be his / her/ their responsibility to inform the Company in writing by registered AD letter for any change in their mailing or permanent address. If he fails to do so then failing which, all demand notices and letters posted at the first registered address will be deemed to have been received by him at the time when those should ordinarily reach at such address and he shall be responsible for any default in making payment and other consequences that might occur there from.
- 34. In case of joint applicant(s)/allottee(s), the Company shall send all letters/ notices and communications to the sole/first applicant/ allottee at his address given in the application form through registered/speed post or through courier. All such letters/notices and communications so sent to the sole/first applicant shall be deemed to have been duly received by all applicants within 5 days from the date of dispatch. The Company shall not be liable to send separate communication, letters and notices to the second applicant(s) or to applicant(s) other than the first applicant(s).
- 35. That the rights and obligations of the Applicant and the Company under or arising out of this Application shall be construed and enforced in accordance with the applicable laws of India.
- 36. The Applicant hereby undertakes to inform the Company of any change in his address or in any other particular/information, given above, in writing, failing which the particulars available in the Application shall be deemed to be correct and all the letters or any kind of communication sent at the



recorded address by the Company, shall be deemed to have been received by applicant and shall not be subject to any dispute of any nature. In case of any default in communication due to incorrect information, the Applicant(s) shall be liable to borne all the cost and expenses.

37.	All or any disputes arising out or touching upon or in relation to the terms and conditions of this Application/ Agreement, including the interpretation and				
	validity of	the terms thereof and the respective rights a	and obligations of the parties, shall be settled amicabl	y by mutual discussion, failing which the same	
	shall be s	ettled through the adjudicating officer appoi	nted under the Real Estate Act, 2016		
S	ignature		Signature		
		First/sole Applicant		Second Applicant, if any	

#### SCHEDULE OF PAYMENT/PAYMENT PLAN\* AS PER AMENDED POLICY

S. No.	Construction Milestones	Installment to be paid		
1	At the time of application	5% of Total Price		
2	Within 15 Days of Issuance of allotment letter  20% of Total Price (Simultaneously to the exe and registration of Agreem- Sale)			
3	Completion of foundation of all towers 15% of Total Price			
4	Casting of floors 24 Rcc slabs out of 124 Rcc slabs 12.50% of Total Price			
5	Casting of floors 48 Rcc slabs out of 124 Rcc slabs 12.50% of Total Price			
6	Casting of floors 72 Rcc slabs out of 124 Rcc slabs 10% of Total Price			
7	Casting of floors 96 Rcc slabs out of 124 Rcc slabs 10% of Total Price			
8	Casting of floors 124 Rcc slabs out of 124 Rcc slabs 5% of Total Price			
9	Upon completion of flooring & UPVC windows 5% of Total Price			
10	On offer of possession	5% of Total Price		

Note: Statutory Taxes extra as applicable.

<sup>\*</sup>In case of re-allotment of flat resulting after surrender of flats as well as allotment of left over flats, the amount payable by the Allottee as per the timelines mentioned in the letter issued for such allotment shall be equivalent to the amount payable as per the construction link payment plan of the project as applicable in terms of construction stage at relevant point of time. 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 Plan/ Schedule may be preponed if the Occupation/Part Occupation Certificate/Completion Certificate/ Part Completion Certificate (OC/CC/Part OC/Part CC) as the case may be is received before the scheduled possession period.

#### SPECIFICATIONS OF APARTMENT IN THE PROJECT BEING DEVELOPED

Drawing/Dining Room				
Floor	Vitrified Tiles			
Ceiling	Oil Bond Distemper			
Wall	Oil Bond Distemper			
Bed Room				
Floor	Vitrified Tiles			
Ceiling	Oil Bond Distemper			
Wall	Oil Bond Distemper			
Kitchen				
Floor	Vitrified / Ceramic Tiles			
Wall / Ceiling	Oil Bond Distemper			
Dado	Ceramic tiles 600mm above counter			
Counter Top	Green Marble /Granite			
Fittings & Fixtures	ISI marked CP Fittings & Single drain board sink			
Balconies				
Floor	Antiskid / Matt Finish Ceramic Tiles			
Railing	M S railing with Enamel Paint Finish			
Toilet & Bath				
Floor	Anti-Skid Ceramic Tiles			
Wall	Ceramic Tiles till 4Feet / 7'-0" feet high & Oil Bound Distemper Above			
Ceiling	Grid False Ceiling			
Fittings & Fixtures	ISI marked CP Fittings ,W.C & Washbasin			
Doors & Windows				
Internal Doors Frame	Hard Wood / Red Merandi			
Internal Doors Shutter	Main Door - Both Side Laminated Flush Door & Internal Flush Door with Painted finish on Both Side			
External Doors & Windows	Aluminum Powder Coated /UPVC			
Electrical				
Wiring	Copper Electrical Wiring throughout in concealed conduit for light point			
Switches/Socket	ISI Marked Switches & Sockets			
Terrace	Brick Bat Koba or Water Proofing Treatment			
Structure	Earthquake Resistant RCC Framed Structure as per Seismic Zone			
External Development				
Internal Roads	Tremix Concrete Road / Interlocking Blocks			
Boundary Wall	RCC / Brick wall with Plaster & External weather Proof Paint Finish			
External Paint	Weather Proof Texture / External Paint			

Flooring in mix design of marble, granite and tile. Accordingly variations in shade and/or size and/or colour and/or design of the tiles, motifs, mica etc may occur.

Signature		Signature	
	First/sole Applicant		Second Applicant, if any

### AFFIDAVIT BY IDENTIFIED BENEFICIARIES UNDER PMAY SCHEME TOWN CATEGORY 1<sup>ST</sup> PREFERENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

Ι,		_(Aadhar No		) son/daughter/wife, o	f	aged
ab	outyears, Resident of	being	the <b>First Applicant</b> do he	ereby solemnly affirm and s	tate/declare as under:-	
1.	That I have made an application developed by M/sissued vide notification no . PF-27	Private Limited at	, Haryana	under Government of Har	yana Affordable Housing P	
2.	That I have not made any other a	oplication for allotment of f	lat in the aforesaid colon	<i>'</i> .		
3.	That I, my spouse and my depende		eneficiaries of said <b>TOWN</b>		nder <b>PMAY Scheme Vide R</b>	egistration
					l Signature (Sole/First	DEPONENT Applicant)
Ve	erification: rified that the contents of my above ncealed therein.	affidavit are true and corr	ect to the best of my Kno	wledge, no part of it is wron	ng and nothing material has	been
Ve	orified ato	n this	day of	month	year	

DEPONENT

Signature (Sole/First Applicant)

### AFFIDAVIT BY IDENTIFIED BENEFICIARIES UNDER PMAY SCHEME TOWN CATEGORY 1<sup>ST</sup> PREFERENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

I,		(Aadhar No	) son/daughter/wife, o	ofaged
abo	utyears, Resident of	being the <b>Second/</b>	Co-Applicantdo hereby solemnly affirm	and state/declare as under:-
1.	developed by M/s Priva	te Limited at, Ha	fordable Group Housing Colony named aryana under Government of Haryana A ts therein. I have read and understood the	Affordable Housing Policy, 2013 issued
2.	That I have not made any other applica	ation for allotment of flat in the afo	resaid colony.	
3.	That I, my spouse and my dependent ch		f said TOWN CATEGORY as identified u	nder PMAY Scheme Vide Registration
				DEPONENT Signature (Second/ Co- Applicant)
Veri	ification: ified that the contents of my above affid cealed therein.	avit are true and correct to the be	st of my Knowledge, no part of it is wror	ng and nothing material has been
Veri	ified aton this	day	ofmonth	year

DEPONENT

Signature (Second/ Co- Applicant)

# AFFIDAVIT BY IDENTIFIED BENEFICIARIES UNDER PMAY SCHEME STATE CATEGORY 2<sup>ND</sup> PREFERENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

l,	(Aadhar No	) son/dau	ughter/wife, of	aged
abou	ıtyears, Resident of	being the First Applicant do hereby so	lemnly affirm and state/declare	e as under:-
ı	by M/s Private Limited at	f residential flat in Affordable Group Housing Color 	a Affordable Housing Policy,20	
2.	That I have not made any other application for	allotment of flat in the aforesaid colony.		
		are identified beneficiaries of STATE CATEGOR	Y as identified under PMAY So	cheme Vide Registration
			Signatu	DEPONENT re (Sole/First Applicant
Verit	ication: ied that the contents of my above affidavit are ealed therein.	true and correct to the best of my Knowledge, no	o part of it is wrong and nothing	g material has been
Verit	ied aton this	day of	monthy	year

DEPONENT Signature (Sole/First Applicant)

## AFFIDAVIT BY IDENTIFIED BENEFICIARIES UNDER PMAY SCHEME STATE CATEGORY 2ND PREFERENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

Ι,	(Aadhar No		) son/daughter/v	vife, of	aged about
	years, Resident of	being the <b>Second/C</b>	Co- Applicant do hereby solemnly	y affirm and state/declare as u	ınder:-
1.	That I have made an application for developed by M/s. Prival vide notification no . PF-27/48921 date	e Limited at	, Haryana under Government of	Haryana Affordable Housing I	
2.	That I have not made any other applica	ation for allotment of flat in the	aforesaid colony.		
3.	That, I , my spouse and my dependent No.			entified under PMAY Scheme	Vide Registration
				Signature (Seco	DEPONENT
Ver	rification: rified that the contents of my above affidancealed therein.	avit are true and correct to the	best of my Knowledge, no part o	f it is wrong and nothing mate	rial has been
Ver	rified aton this		day ofmont	hyear	

DEPONENT

Signature (Second/Co- Applicant)

### AFFIDAVIT FOR NOT OWNING ANY APARTMENT/PLOT-3RD PREFRENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

١,		(Aadnar No	) so	n/daugnter/wife, of	aged about
	years, Resident of	being the Fire	st Applicant do hereby so	olemnly affirm and state/de	clare as under:-
1.	""	imited at, I	Haryana under Governm	ent of Haryana Affordabl	Greens 79" proposed to be developed e Housing Policy,2013 issued vide
2.	That I have not made any other ap	oplication for allotment of flat i	n the aforesaid colony.		
3.	That I, my spouse and my depende	ent children are not the identific	ed beneficiaries of either T	own or under State Catego	ory as identified under PMAY Scheme
4.	That I my spouse and my depende	ent children have not been al	lotted any flat under Hary	ana Affordable Housing Po	olicy, 2013 and amendments therein.
5.	That I, my spouse and my depend	ent children have not been ap	pplied any flat under Hary	ana Affordable Housing Po	olicy, 2013 and amendments therein.
6.	That I, my spouse and my depend the urban areas in Haryana, UT of	•	Apartment/ Plot in any H	UDA developed colony/ Se	ector or any licensed colony in any of
					DEPONENT Signature (Sole/First Applicant)
Ve	erification: erified that the contents of my abov ncealed therein.	e affidavit are true and correct	t to the best of my Knowle	edge, no part of it is wrong	and nothing material has been
Ve	erified at	on this	day of	month	year

DEPONENT

Signature (Sole/First Applicant)

### AFFIDAVIT FOR NOT OWNING ANY APARTMENT/PLOT-3RD PREFRENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

l,	(Aa	dhar No	) son/o	daughter/wife, of	aged	d about
	years, Resident of_	being the <b>Se</b>	cond/Co- Applicant do	hereby solemnly affirm a	nd state/declare as under:-	
b	• •	Limited at,	Haryana under Govern	ment of Haryana Afford	olf Greens 79" proposed to be devable Housing Policy,2013 issuedicy.	•
2. T	hat I have not made any other a	pplication for allotment of flat	in the aforesaid colony.			
3. T	hat I, my spouse and my depend	ent children are not the identifi	ed beneficiaries of either	Town or under State Cate	egory as identified under PMAY S	Scheme
4. T	hat I my spouse and my depend	ent children have not been al	llotted any flat under Har	yana Affordable Housing	Policy, 2013 and amendments t	herein.
5. T	hat I, my spouse and my depend	lent children have not been a	pplied any flat under Ha	ryana Affordable Housing	Policy, 2013 and amendments t	therein.
	hat I, my spouse and my depende ne urban areas in Haryana, UT o	•	/ Apartment/ Plot in any I	HUDA developed colony/	Sector or any licensed colony in	ı any of
					DEP Signature (Second/Co- App	ONENT plicant)
Verif	ication: ied that the contents of my abov lealed therein.	e affidavit are true and correc	et to the best of my Know	ledge, no part of it is wro	ng and nothing material has bee	·n
Verif	ied at	on this	day of	month	year	

DEPONENT Signature (Second/Co- Applicant)

### AFFIDAVIT FOR OWNING APARTMENT/PLOT-4TH PREFRENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

Ι,_	(Aadhar No) son/daughter/wife, of
	aged aboutyears, Resident ofbeing the <b>First Applicant</b> do hereby solemnly affirm and state/declare as under:-
1.	That I have made an application for allotment of residential flat in Affordable Group Housing Colony named as "Golf Greens 79" proposed to be developed by M/s. Private Limited at
2.	That I have not made any other application for allotment of flat in the aforesaid colony.
3.	That I, my spouse and my dependent children are not the identified beneficiaries of either Town or under State Category as identified under PMA\ Scheme
4.	That I, my spouse and my dependent children have not been allotted any flat under Haryana Affordable Housing Policy, 2013 and amendments therein. I yes, provide details as required below  Details of allotment as follows
	Person in whose name flat allotted
	• Flat NumberAddress
	Name of Affordable Group Housing
	Name and address of Developer/ Agency
5.	That I, my spouse and my dependent children have not been applied any flat under Haryana Affordable Housing Policy, 2013 and amendments therein. It yes, provide details as required below.
	Details of allotment as follows
	Person in whose name flat applied for
	Application Number      Address
	Name of Affordable Group Housing
	Name and address of Developer/ Agency
	That I, my spouse and my dependent children will retain only one flat allotted under Affordable Housing Policy, 2013 and amendments therein.  That I, my spouse and my dependent children own an Apartment/ Plot in any HUDA developed colony/ Sector or any licensed colony in any of the urban areas in Haryana, UT of Chandigarh and NCT Delhi, If yes, provide as required below.  • Person in whose name Apartment/ Plot Own  • Apartment/Plot Number
	• Address
	DEPONENT
	Signature (Sole/First Applicant
	erification:
	erified that the contents of my above affidavit are true and correct to the best of my Knowledge, no part of it is wrong and nothing material has been incealed therein.
	erified aton thisday ofmonthyear

DEPONENT Signature (Sole/First Applicant)

### AFFIDAVIT FOR OWNING APARTMENT/PLOT-4TH PREFRENCE

(To Be Duly Notarized on Stamp Paper of `10/-)

Ι,_	I,(Aadhar No	) son/da	aughter/wife, of	aged
	aboutyears, Resident ofbeing the	e Second/Co- Applicant	t do hereby solemnly affi	rm and state/declare as under:-
1.	That I have made an application for allotment of residential flat in Aff by M/s. Private Limited at	ana under Government	of Haryana Affordable	
2.	2. That I have not made any other application for allotment of flat in the	aforesaid colony.		
3.	3. That I, my spouse and my dependent children are not the identific Scheme	ed beneficiaries of either	Town or under State C	ategory as identified under PMAY
4.	4. That I, my spouse and my dependent children have not been allotted yes, provide details as required below	l any flat under Haryana A	Affordable Housing Policy	, 2013 and amendments therein. If
	Details of allotment as follows			
	Person in whose name flat allotted			
	Flat NumberAddress			
	Name of Affordable Group Housing			
	Name and address of Developer/ Agency			
5.	<ol><li>That I, my spouse and my dependent children have not been applied yes, provide details as required below.</li></ol>	l any flat under Haryana A	Affordable Housing Policy	, 2013 and amendments therein. If
	Details of allotment as follows			
	Person in whose name flat applied for			
	Application Number			
	Address			
	Name of Affordable Group Housing			
	Name and address of Developer/ Agency			
6.	6. That I, my spouse and my dependent children will retain only one fla		e Housing Policy, 2013 a	nd amendments therein.
7.	7. That I, my spouse and my dependent children own an Apartment/ P areas in Haryana, UT of Chandigarh and NCT Delhi, If yes, provide		ed colony/ Sector or any I	icensed colony in any of the urban
	Person in whose name Apartment/ Plot Own			
	Apartment/Plot Number			
	Address			
				DEPONENT
			S	ignature (Second/Co- Applicant)
V	Verification:			
	Verified that the contents of my above affidavit are true and correct to toconcealed therein.	he best of my Knowledge	, no part of it is wrong ar	nd nothing material has been
V	Verified aton this	day of	month	year
				DEPONENT

Signature (Second/Co- Applicant)

### Application Form Serial No. PROVISIONAL ACKNOWLEDGEMENT - OFFICE COPY

Received an application from Shri /Smt/Kumari		Son/Wife/Daughter
of Shri		for allotment of a residential
apartment in Group Housing Colony being developed by M/s	Private Limited at	under Affordable Housing Policy, 2013 of
Government of Haryana alongwith booking amount of Rs		(Rupees
		only) vide
Cheque/ Demand Draft/RTGS/Online No	Dra	wn on
favoring for Category	& Type	Towards booking amount subject
to the terms and conditions attached with said application.		
Email id	Mobile number	
Date	For.	Private Limited
Note: This provisional acknowledgement slip is in respect of your submission of application for department/authority/government. Thereafter final acknowledgement shall be issued and same	ne shall be emailed/SMSed to your given email.	
•••	ition Form Serial No. VLEDGEMENT - CUSTOMER CO	
of Shri		
apartment in Group Housing Colony being developed by M/s		
Government of Haryana alongwith booking amount of Rs.		
, , , , , , , , , , , , , , , , , , , ,		only) vide
Cheque/ Demand Draft/RTGS/Online No		
favoring for Category		
to the terms and conditions attached with said application.		
Email id		
	Mobile number	
	Mobile number	
Date		Private Limited

Signature of Applicant(s)



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Corp. Office: Ground Floor, Tower A, Signature Towers, South City 1, Gurugram, Haryana - 12200
Regd. Office:

#### DISCLAIMER:

"PROMOTER URGES EVERY APPLICANT TO INSPECT THE PROJECT SITE AND SHALL NOT MERELY RELY UPON OR TO BE INFLUENCED BY ANY ARCHITECTURAL IMPRESSION, PLAN OR SALES BROCHURE AND THEREFORE REQUESTED TO MAKE PERSONAL JUDGMENT PRIOR TO SUBMITTING AN APPLICATION FOR ALLOTMENT. THE IMAGES SHOWN HERE ARE INDICATIVE OF DESIGN AND FOR ILLUSTRATION PURPOSES ONLY. FURTHER THE ACTUAL DESIGN MAY VARY IN FIT AND FINISHED FROM THE ONE DISPLAYED ABOVE. PROJECT DETAILS / SPECIFICATIONS CAN ALSO BE ACCESSED AT THE OFFICE OF HARYANA REAL ESTATE REGULATORY AUTHORITY WEBSITE HITTPS://HARYANARERA.GOV.IN/. JOURNEY TIME SHOWN, IF ANY IS BASED UPON GOOGLE MAPS WHICH MAY VARY AS PER TRAFFIC AT RELEVANT POINT OF TIME.

RATE MENTIONED DOES NOT INCLUDE GST AND OTHER STATUTORY CHARGES IF APPLICABLE, T & C APPLY. 1 SQ. MT = 10.7639 SQ. FT."