



## GOLF COURSE ROAD, GURGAON





## To, M/s Vipul Limited,



Date: .....

Subject: Application for Provisional Registration of Residential Unit in Group Housing Complex "Aarohan Residences" Phase I (comprising of Tower-1, Tower-2 and Tower-3 only) situated at Villages Haiderpur Viran and Wazriabad, Sector 53, Gurugram, Haryana Dear Sir(s),

I/We, the undersigned, request that I/We may be registered for provisional allotment of a Residential Unit having tentative Carpet area of \_\_\_\_\_\_Sq. Mtrs (\_\_\_\_\_\_sq. ft.), Sitout + Utility Area \_\_\_\_\_\_Sq. Mtrs (\_\_\_\_\_\_sq. ft.) in proposed Group Housing Complex "Aarohan Residences", Phase -1 (comprising of Tower-1, Tower-2 and Tower-3 only) situated at Villages Haiderpur Viran and Wazriabad, Sector 53, Gurgaon, Haryana being developed and marketed by you.

In the event of your agreeing to allot the Residential Unit, I / We agree to make down payment / pay in installments the sale consideration and other charges/dues as broadly set out herein. I/We have carefully read the terms and conditions as annexed and forming part of this Application and undertake to abide by the same. I/ We agree to sign and execute, as and when desired by "M/s Vipul. Ltd." ("Company"), the Buyer's Agreement and all other documents in pursuance of such allotment, if made.

1.	Applicant (Sole / First)											
	Mailing Address											
	Pin Code E-mail ID E-mail ID											
	Residential Status: Resident/Non-Resident Indian/Foreign National of Indian Origin											
	Nationality PAN No											
2.	Second Applicant name											
	Mailing Address											
	Pin Code											
	E-mail ID Fax No											
	Residential Status: Resident/Non-Resident Indian/Foreign National of Indian Origin											
	Nationality PAN No Ward/ Circle/ Place of assessment											
3.	Payment Plan	Payment Plan: Down Payment Construction			tion Linked	□PLP-I						
4.	Details of Fla	Details of Flat proposed to be purchased:										
	Flat Type	Tower No.	Floor	Flat No.	Carpet area (A	pprox.)	BSP (psf)					
					Sitout + Utility	Area(Approx.)	<b>A</b>					
5.	Preferential I	Location desired:										
6.	Car Parking(		□1st Level B		2nd Level Basement	□3rd Level E	Basement					
	CLARATIO											
			plicant (Sole/First	and Second Appli	cant), do hereby declar	e that the above-me	entioned particulars/ info	ormation				
		e e :	•	**	fact has been concealed		ninono particularo, into					
-	me of the App		2	C								
		1			. 2							
Sig	nature(s):	1			2							
		Place:			Date:							
Not	tes:											
1.	All Drafts/ C	Cheques are to be r	nade in favour of	<b>"VIPUL LIMITE</b>	E <b>D</b> ", payable at Gurga	on / Delhi / New D	Jelhi.					

2. The Drafts/ Cheques are accepted subject to realisation.





## **TERMS AND CONDITIONS**

- 1. I/We, the Intending Applicant, has/have applied for the registration of Residential Unit in the proposed Group Housing Complex namely "Aarohan Residences", Phase -1 situated at Villages Haiderpur Viran and Wazriabad, Sector 53, Gurgaon, Haryana ("the Project") with full knowledge and subject to all laws, notifications and rules applicable to the area, which have been explained by the Company(s) and understood by me/us. If my/our application is accepted, I/We are aware that an Allotment Letter shall be issued by the Company subject to the Terms & Conditions as set out therein. I/We, the Intending Applicant, acknowledge(s) and confirm(s) that the application for the registration of Residential Unit and allotment, if any made by the Company on acceptance of the application shall be limited to and confined to Phase-1 (defined below) of the Project.
- 2. I/We, the Intending Applicant, has/have carried out due diligence and inspection in respect of the Project/Project Land, including without limitation the rights, title, interest obligations and limitations thereunder, and the various sanctions/approvals/permissions/documents including registration under the provisions of Real Estate (Regulation and Development) Act, 2016, (herein after referred to as "the Act") and the Haryana Real Estate (Regulation and Development) Rules, 2017, (herein after referred to as "the Rules") as may be applicable to the Residential Unit/Towers/Buildings/ the Project as on the date and as applicable from time to time in this regard and has/have fully satisfied myself/ourselves regarding the right, title and interest of the Company over the said Residential Unit and the tentative size, location and measurement of the Residential Unit and/or compliance with such sanctions/approvals/permissions and has/have fully satisfied and understood all limitations and obligations in respect thereof.
- 3. I/We, the Intending Applicant, assure(s) the Company that the investigations by me/us are complete and I/We am/are fully satisfied that the Company is competent to receive the applications and is entitled to allot the residential units and to enter into Agreement in respect thereto.
- 4. I/We, the Intending Applicant, acknowledge(s) and confirm(s) that the Company has provided all information & clarifications as required by me/us such as sanctioned Zoning plan, Building Plan etc and I/We has/have not unduly relied upon and am/are not influenced by any architectural plans, sales plans, sale brochures, advertisements, representations, warranties, statements or estimates of any nature whatsoever whether written or oral made by the Company, its real estate agents/ brokers or otherwise including but not limited to any representations relating to description or physical condition of the Project Site, the Proposed Group Housing Complex and the said Residential Unit (including the tentative size and dimensions and any other physical characteristics thereof), the services to be provided by the Company, the estimated facilities/amenities to be made available to me/us or any other data except as specifically represented in this Application and that I/We confirm(s) that I/We has/have relied solely on my/our own judgment and investigation(s) in deciding to apply for registration of Residential Unit . No oral or written representations or statements (except as set out herein) made by or on behalf of any party, shall be considered to be part of this Application.
- 5. That I/We am/are aware of the fact that in the event the registration of Residential Unit applied for is accepted, the tentative allotment shall be made out of the proposed development of Phase-I comprising of Tower-1, Tower-2 and Tower-3 (referred to as the "Phase I").
- 6. That I/We, the Intending Applicant, am/are aware of the fact that the Company may either commence the development of other future phase(s) upon approval of building plan(s) of other future phase(s) simultaneously with Phase I or after completion of Phase I and/or the handing over of the Flat hereby applied for.
- 7. That I/We, the Intending Applicant, hereby agree(s), confirm(s) and undertake(s) that I/We shall not in any manner whatsoever object or raise issues/claims that the development and construction activities in relation to the other future phase(s) commencing or continuing after the completion and/or the handing over of the Units proposed to be developed in Phase I is/has been a cause of nuisance or hindrance, obstacle and hardship to the right of ingress and egress of the residents of Phase I of the project or otherwise creating obstruction or is hazardous or otherwise oppose to peaceful environment and living in the gated community or threat to the safety and security of the residents/Units forming part of the Phase I and/or the Project.
- 8. That I/We, the Intending Applicant, are aware that all the areas and facilities including without limitation all recreational facilities and activities at and/or under the "SKY HUB" and "AAROHAN RETREAT" (hereinafter referred to as the "Facilities") other than the areas and facilities considered for calculating the Carpet Area of the Unit are specifically excluded from the scope of the registration of Residential Unit applied for and shall remain excluded from the scope of the tentative allotment. I/We, the Intending Applicant, are aware that Facilities may be developed simultaneous to or after the development of the Phase I of the Aarohan Residences. I/We, the Intending Applicant, are further aware of the fact that the Facilities may have been located and/or developed at more than one location in the Project. I/We, the Intending Applicant, are also aware and have been specifically clarified by the Company that the Developer reserves its right to name or rename any of the Facilities.
- 10. That I/We, the Intending Applicant, are aware that since the Facilities have not been and shall not be included in the computation of Carpet Area for calculating the sale price of the Unit, the right, title, ownership, possession and interest of the Facilities shall vest solely with the Developer and/or their usage and manner/ method of use by the allottee(s) shall be at the sole discretion of the Developer. I/We, the Intending Applicant, are aware and specifically agree(s) that all the common areas of the Phase-1/Project not forming part of the Facilities shall be dealt with in accordance with the provisions of Haryana Apartment Ownership Act, 1983.
- 11. That I/We, the Intending Applicant, agree(s) to sign and execute, as and when desired by the Company(s) the Buyer's Agreement, Maintenance Agreement, Conveyance deed and/or any other papers/ documents on the Company(s) standard format and also agree(s) to abide by the terms and Conditions as laid down therein. I/We, the Intending Applicant, agree(s) to get the Buyer's Agreement and/or the Conveyance deed, as the case may be, registered with the concerned office of the Assurances within the stipulated period as set out under the Act or the Rules.
- 12. That I/We, the Intending Applicant, are aware that in the event of acceptance of my/our application, the allotment letter confirming allotment of Residential Unit in the Project shall, as far as possible, be made by the Company to me/us within 6 months of the Application made herein.
- 13. That I/We, the Intending Applicant, are aware that in case the Company is not in a position to make the offer of allotment of Residential Unit in the Project within a period of 6 months from the date of application for any reason whatsoever, I/we shall only be entitled to refund of the Advance amount paid hereunder along with simple interest @ 9% per annum from the date of payment of such advance, subject to my/our giving the company in writing 30 days notice seeking refund of the Advance amount paid hereunder . I/We, the Intending Applicant, specifically confirm(s) that I/We shall have no right, claim or interest of whatsoever nature or kind in the Project or the Residential Unit.
- 14. That I/We, the Intending Applicant, are aware that my/our application is only a mere offer and request by me/us to the Company for allotment of Residential Unit in the Project and the Company has unfettered and absolute right to accept/reject the Application. I/We, the Intending Applicant, confirm(s) that If the cheque submitted by me/us along with this Application form is dishonoured then my/our application for registration shall be deemed to be automatically cancelled/rejected. I/We further confirm(s) the allotment, if any made by the Company for any reasons pursuant to this application, the allotment so issued will also be deemed to be automatically cancelled. I/We am/are aware that the Company is not and will not be under any obligation to inform me/us about the dishonour of the cheque or cancellation of the Application.
- 15. I/We, the Intending Applicant, confirm(s) that the Company shall have the right to effect suitable and necessary alterations in the layout plan, as and when required, which may involve all or any changes, such as change in the position/location of Residential Unit, increase /decrease in size, change in floor-plan and/or layout, change in floor and/or tower and/or residential apartment or the number. If there is any increase /decrease in the areas, revised price will be applicable at the original rate at which the Residential Unit was booked by me/us.
- 16. That I/We, the Intending Applicant, confirm(s) that in case I/we delay(s) or default(s) payment of installment beyond a period of 60 days from the date it is due for payment to the Company, the Company shall be entitled to cancel the allotment, if any, made pursuant to this Application along with forfeiture of the earnest money deposit, which earnest money deposit shall be advance amount paid by the Applicant or the 10% of the total sales consideration, whichever is higher. Any refund after aforesaid forfeiture shall not carry with it any interest or compensation on the amount refunded.
- 17. Notwithstanding anything contained herein, I/We, the Intending Applicant, confirm(s) that the Company shall also be entitled to deduct / recover interest on delayed payment @15% per annum compounded at the time of every succeeding installment which shall be calculated from the due date of outstanding payment/amount for the period of delay in payment of installments and other sums due, which the company shall also in case of cancellation of allotment be





entitled to deduct / recover in addition to the forfeiture of the earnest money deposit.

- 18. That I/We, the Intending Applicant, confirm(s) and authorise(s) the Company that all sums and installments paid by me/us shall first be adjusted towards interest dues, late payment charges and other sums due and balance, if any, shall be adjusted towards part satisfaction of the installment due.
- 19. That I/We, the Intending Applicant, am/are aware that the Sale Consideration shall be inclusive of the External Development Charges (EDC) for the external services to be provided by the Haryana Government and Infrastructure Development Charges (IDC) at a rate levied by the Competent Authority at the time of grant of Licence. I/We confirm(s) that any further imposition/levy/charges by whatever name called or in whatever form and with all such conditions imposed, or any increase in External Development Charges (EDC)/ Infrastructure Development Charges (IDC), Value Added Tax (VAT), Goods and Services Tax (GST), Transits Oriented Development Charges (TOD), Building Cess or levies of such nature on prospective or retrospective basis effective after the date of the application by the Government and / or any Governmental Authority (ies) shall be paid by me/us on demand to the Company in proportion to the Carpet area of the Flat in the Project.
- 20. I/We, the Intending Applicant, am/are aware that for a preferentially located Residential Unit, extra charges i.e. PLC as decided by the Company shall be payable by me/us.
- 21. I/We, the Intending Applicant, am/are aware that, on payment of transfer charges/administrative charges as decided by the Company and subject to the discharging all the amounts due and payable to the Company by me/us, I/We may apply to get the name of my/our nominees substituted in my/our place with the prior approval of the Company, who may in its sole discretion permit the same on such terms and conditions as it may deem fit and proper.
- 22. I/We, the Intending Applicant, agree(s) and undertake(s) to enter into a Maintenance Agreement with the Company or any other nominated maintenance agency or other body as appointed by the Company from time to time for the maintenance and upkeep of the common areas and common services of the Project and I/We undertake(s) to pay the maintenance bills for maintaining the various services and facilities at the rate determined by the Company or its nominated maintenance agency. I/We further agree(s) and undertake(s) to deposit and to always keep deposited with the Company an Interest Free Maintenance Security Deposit calculated on the basis of the Carpet area of the Residential Unit so allotted.
- 23. I/We, the Intending Applicant, agree(s) and undertake(s) to make timely payments of the Total sale Consideration as per payment plan communicated/intimated at the time of allotment of the Residential Unit . I/We further agree(s) and undertake(s) to pay the other payments as demanded by the Company in respect of Maintenance deposit and Charges, Electricity Deposit and all/any other Charges etc.
- 24. That I/We confirm(s) that I/We shall comply with all legal requirements for the purchase of immovable property, whenever applicable before or after execution of the Buyers' Agreement and sign all applications, forms for the said purpose.
- 25. That I/We confirm(s) that if I/We am/are resident outside India, I/We shall solely be responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act (FEMA), 1999, RBI ACT and Rules / Guidelines made /issued thereunder and all other applicable laws including that of remittance of payments, acquisition/ sale/ transfer of immoveable properties in India.
- 26. I/We confirm(s) that If I/We do not accept the allotment of Residential Apartments as intimated by the Company for any reason whatsoever or does not sign the Buyers Agreement, Maintenance Agreement or any other document as required by the company, for any reason whatsoever, the Company shall have unfettered and absolute right to forfeit the Earnest Money so paid along with this Application Form or thereafter and refund the balance, if any, to me/us and I/We confirm(s) that I/We shall have no right, claim or interest of whatsoever nature or kind in the Residential Unit applied for or the allotment or the Project or otherwise. I/We understands and am/are aware that the Earnest Money liable to be forfeited shall be 10% of the proposed Total Sale Consideration.
- 27. Notwithstanding anything contained in this Application or Allotment or Buyers Agreement or in any other documents executed between the Parties herein, I/We agree(s) and confirm(s) that the Company shall have the right and authority to raise finance, loans from any financial institution/ banks/ non-banking finance company/ debenture trustee in relation to the Group Housing Complex, and/or the Residential Unit (s) and further, that for the purposes of such loans, the Company shall be entitled to encumber the Project or part thereof together with all residential apartments therein, including inter alia by way of creation of mortgages, charges, liens, securitisation of receivables / development rights (including without limitation the right to further assign such rights). Provided however, that save for and subject to any liens, mortgages, charges, or any other encumbrances created, the Residential Unit shall be delivered (Subject to other terms of the Allotment/Agreement) to me/us free of all charges and encumbrances, as on the date of the execution of the Conveyance Deed, subject to payment of entire consideration for such Units. All amounts payable by me/us for such Unit shall be deposited solely in the Escrow Account "Vipul Limited", with Punjab National bank Subject to the undertaking above, such financial institution/ bank /non-banking finance company/ debenture trustee shall always have the first charge on the said Units / development rights, for all mv/our dues.
- 28. The Intending Applicant agrees and understands that the price of the Residential Unit is based on the price of materials and labour charges pertaining thereto on and around the April, 2016. If, however, during the progress of construction upto the month of application of Occupation Certificate by the Company or the expiry of completion period as set out in the Application for registration under the Act and Rules, whichever is earlier, there is an increase/decrease in the price of the materials used in the construction work and/or labour charges, the same shall be recoverable/payable respectively by the Applicant(s). The Reserve Bank of India's published indexes and Consumer Price Indexes in the State of Haryana shall form the basis of the computation of the escalation charges. The details and the methodology for calculating the escalation charges shall be more elaborately described in the Buyers Agreement. The Company shall appoint a reputed firm of Chartered Accountants to independently audit and verify the computation of escalation charges done by the Company from time to time as per the methodology more elaborately described in the Applicant(s), shall be final and binding on the Applicant(s) and shall be collected/reimbursed along with the next installment or in lumpsum before or at the time of offer of possession of the Residential Unit. The Applicant(s) agrees and understands that any default in payment of the escalation charges shall be deemed to be a breach under the terms and conditions of the Application/Buyers Agreement.
- 29. That all matters arising out of or touching and/ or concerning this Application in respect of the Residential Unit shall be construed according to and subject to the laws of India.
- 30. I/We have read and understood the above-mentioned terms and conditions, documents referred to therein and agree to abide by them.

1.		. Name of the Applicant(s):					
		1	2				
	Signature(s):	1	2				
Place:			Date:				

## For Office Use Only

1.	Application Accepted /Rejected	:	
2.	Size of Residential Apartment	:	
3.	Entry Number in Project Register	:	
4.	Entry Number in Cheque Register	:	
5.	Booking	:	Direct/Broker
Dat	ed:		Authorised Signatory

Developed & Marketed by: Vipul Limited, Vipul Tech Square, Golf Course Road, Sector 43, Gurgaon - 122 009