

WBHIRA Reg.No.: HIRA/P/SOU/2019/000338 hira.wb.gov.in







(Phase-I)

WBHIRA Reg.No.: HIRA/P/SOU/2019/000338 hira.wb.gov.in

Application Form - Residential

Serial Number

I	Please fill in relevant portions of th Individual/Joint or Oth	
	Strike out portions that are no deposit the Applicati	
	FOR OFFICE USE ONLY (PLE	ASE DO NOT FILL)
Unit no:	Agent:	
Booking Reference:		
	APPROVED BY	Y
(Marketing	Department)	(Post Sales Department)

SOLE APPLICANT			
Mr./Mrs./Ms			
S/W/D of			Please affix a recent
Guardian's Name (If Min	or)		passport sized
Nationality	Residence Status	Date of Birth	photograph
Mobile	E-mail		
PAN			
Name of Spouse			
•		Anniversary Date	
Number of family member	ers		
CORRESPONDENC	E ADDRESS		
City	Pin	Country	
Phone	ISC	D/STD Code	
Skype			
PERMANENT ADDR			
		Country	
Phone	IS	D/STD Code	
OCCUPATION			
Service () Professional Student () House wife (() Business ()) Any other (Please speci	ify)	
OFFICE DETAILS			
Company Name		Designation	
•		State	
Phone			
DOCUMENTS ENCL	_OSED		
ID & Address Proof : F (All copies should be self		d() Aadhaar Card() IT PAN Card	1()
	le/First Applicant	Signature of Jo	oint Applicant

Authorised Signatory

JOINT APPLICANT			
Mr./Mrs./Ms			
S/W/D of			Please affix a recent
Guardian's Name (If Minor	·)		passport sized photograph
Nationality	Residence Status	Date of Birth	priotograph
Mobile	E-mail		
PAN			
Name of Spouse			
·		Anniversary Date	
Number of family member	S		
CORRESPONDENCE			
City	Pin	Country	
		STD Code	
Skype			
PERMANENT ADDRE	ESS		
Dity	Pin	Country	
Phone	ISD)/STD Code	
OCCUPATION			
Service()Professional(Student()House wife()) Business () Any other (Please specify	/)	
OFFICE DETAILS			
		Designation	
		State	
-		- Clario	
DOCUMENTS ENCLO	DSED		
All copies should be self-a	attested)	() Aadhaar Card () IT PAN Card	
Signature of Sol	e/First Applicant	Signature of c	Joint Applicant

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Authorised Signatory

OTHER ENTITY

Name of the organisation					
Status () Proprietorship Firm	n ()HUF ()	Pvt. Ltd. / L	_td.	. Compa	ny ()LLP
() Partnership Firm	() Others				
Date of incorporation					
_					
					Country
Phone		Email			
Website					
Communication Address					
City	Pin				Country
Authorized Signatory Det	ails				
-				. Desiar	nation
				_	
City	Pin				Country
Phone	Mobile				. Email
DOCUMENTS ENCLOSE	= D				
Form 32		()		
Certificate of Incorporation		()		
Memorandum of Association		()		
Articles of Association		()		
Trade Licence		()		
Board Resolution		()		
IT PAN Card of Company		()		
IT PAN Card of Authorized Sig	· -	()	\	
(All Copies should be self-atte	sted with the co	пірапу в віа	allik	ρ)	
			•••		
Signature of Sole/Firs	st Applicant				Signature of Joint Applicant
Authorised Sign	natory				

ADDITIONAL INFORMATION (PERSON OF INDIAN ORIGIN/NON-RESIDENT INDIAN)

Sole / First Applicant	Joint Applicant
Indian / Foreign	Indian / Foreign

Contact person in India, Add correspondence with contact				
NRO Account with name of	bank & branch			
NRE Account with name of	bank & branch			
FCNR Account with name of	of bank & branch			
		•••••		
APARTMENT PREFERE	ENCE			
Block Number	Floor Number		Apartment Type	9
Carpet Area	Balcony & Utility	Area	Built-up /	4rea
Attached Terrace Area				
Consideration (excl.GST)	C	onsideration	(incl.GST <u>)</u>	
PARKING RIGHTS				
Open (Nos.)			Two Wheeler (N	los.)
CHARGES FOR INFRAS	STRUCTURE AND AI	MENITIES	: As per Annexu	re-I
Total Price (excl.GST)			•	
			,	
PAYMENT DETAILS: En				
Application Money				
Cheque/DD/PO No/NEFT				
Dated	Drawn on			
In favour of "UNIMARKMIRA	NIA PROJECTS LLP", pa	ayable at Ko	lkata.	
LOAN REQUIREMENT				
YES () NO () Pre	eferred Bank			
COMMERCIAL REQUIR				
Area Needed		Purpose		
Signature of Sole/Fi	rst Applicant		Signature of	Joint Applicant
Authoricad Cia	unator.			
Authorised Sig	J⊓at∪ry			

TERMS AND CONDITIONS

I/We confirm that I/We have read and understood the meaning and purpose of the Application Guidelines for making this application which are:

- 1) This Application Form is being submitted by me/us with the payment by Demand draft/Pay order/Cheque/NEFT of an amount of INR 2,00,000/- only (INR Two Lakhs only) along with taxes as applicable.
- 2) The acceptance of application money will not be construed nor entitle the applicant to claim as concluded contract nor claim any right over and in respect of any flat/unit.
- 3) The agreement, if made will be entirely at the developer's / owner's discretion. The developer / owner shall however be entitled to reject my/our application and refund the application money received, without interest, without assigning me/us any reason whatsoever.
- 4) I am / we are quite aware that the application needs to be in conformity with the regulations governing the transactions for the acquisition of immovable property and it shall be my/our responsibility to ascertain and fulfil all regulatory requirements.
- I/We confirm that the "Total Price" may comprise of, but not be limited to, Basic Price, Preferred Location Charges Attached Terrace/Lawn Charges, Charges for Infrastructure & Amenities, Car/ two wheeler Parking, and others charges as applicable and decided by the Developer/Owner hereinafter, and the same is fair reasonable and adequate. I/ we shall regularly and punctually make payment of all amount as detailed in Annexure-I enclosed herewith as well as all applicable taxes including Stamp Duty and Registration Fees, GST etc as and when due.
- I/We may withdraw my/our application money, before the developer/owner provisionally allots a unit against my/our application. In such case, however, I/we shall be entitled to refund of the application money already paid, without interest, and after deduction of Rs.10,00,00/- (One Lakh only) plus applicable taxes which you will be entitled to deduct and retain by way of administrative charges and I/we hereby confirm the same to be fair and reasonable. After issuance of agreement, deduction of 10% of the total price plus applicable taxes shall be applicable.
- 7) If I/We fail to pay the due amounts as and when due as per the developer's/owner's communication through letter or email or phone or SMS etc., I/We will become liable to pay interest to the developer/owner. In case of delay the developer/owner shall, at their discretion, become entitled to cancel the booking, forfeit the delayed payment interest due or paid by me (if any) and refund the balance amounts paid by me till then after deducting 10% (ten percent) of the Total price plus applicable taxes by way of Administrative Charges as well as Brokerage/ Commission paid (if any). I/We are fully conscious that it is not incumbent or required on the Developer's / Owner's part to send me/us reminders/notices in respect of my obligations and other terms and conditions of allotment/sale/transfer.
- After provisional allotment of a unit to me/us, the developer/owner will issue to me/us the Agreement for Sale for the unit. I/we shall be required to sign the Agreement for Sale and return it to the developer/owner in confirmation of my/our acceptance of the Agreement as also all the terms and conditions and standard Bylaws of the project.

Signature of Sole/First Applicant	Signature of Joint Applicant
Authorised Signatory	

TERMS AND CONDITIONS

- 9) The developer/owner will be entitled to reject/cancel my/our applications containing information that is incorrect or misleading even after the developer/owner have made the Agreement for Sale. In such cases, the developer/owner will refund to me/us, without any interest, all amounts received from me/us till the date of rejection/cancellation after deducting 10% (ten percent) of the Total Price plus applicable taxes as Administrative Charges.
- The layout plans and building plans, specifications of buildings, complex and units are subject to change/variation. The layout of the plans, roads, windows, doors etc. may vary from block to block and also from the sample flat. The developer/owner may affect such variations, additions, alterations, deletions and or modifications therein as may be permissible or approved by any competent authority. The dimensions of the various portions of the project may vary due to site conditions and/or technical reasons.
- 11) The layout plan, as may be amended, modified and approved from time to time, shall supersede the previous layout plan and the amended/modified plan shall automatically form a part of the Agreement for sale without any further reference.
- 12) Any changes/alterations/conditions imposed by any competent authority at any stage in the layout plan shall be binding on me/us as well as all the other applicants. If an application for provisional allotment of any unit is required to be cancelled for such change of plan, the developer/owner will refund all amounts paid by me/us but without any interest.
- 13) I/We confirm that the unit/flat is for my/our personal residence, and I/We will not be entitled to transfer my/our allotment for 18 calendar months following the date of the agreement. After this "lock-in" period. I/We may transfer the allotment subject to the developer's/owner's approval and upon payment of nomination charges.
- 14) I/We will be free to withdraw my/our application and cancel the booking after the Agreement has been signed between us but before the possession of the unit is given. In such case, the developer/owner will refund the entire amount paid by me/us to the developer/owner till the time of such withdrawal/cancellation without any interest but after deduction of 10% (ten percent) of the Total Price along with applicable taxes.

I/We hereby also declare and confirm that:

- 1) I/We accept and agree to abide by the terms and conditions mentioned above and the Total Price and Annexure-I prescribed by you.
- I/We have clearly understood that this Application Form for provisional allotment will not make me/us entitled to final allotment of any unit even after you acknowledge the receipt of the Application Money/and/or issue the allotment letter or agreement for sale.
- I/We further confirm that the application will be binding only after I/We accept, sign and return the Agreement for Sale and standard bye-laws of the project, on the standard format as may be provided by you and that the allotment shall become final only upon my/our fulfilment of all the conditions set out in the Allotment Letter, the Agreement for Sale, the standard By-Laws of the project and the full and final payment of all amounts payable there under.

Signature of Sole/First Applicant	Signature of Joint Applicant
Authorised Signatory	

- l/We further agree to sign and execute necessary documents as and when required by the developer/owner.
- If, however, I/we fail to execute and return the Agreement for sale within the prescribed period by the developer/owner, the application may be treated as cancelled at the developers/owners sole discretion and I/we will be entitled to refund the amount after deduction of 10%(ten percent) of the total price plus applicable taxes by way of Administrative Charges as well as Brokerage/Commission paid (if any).
- In the event I/We am/are allotted a unit, I/We unconditionally agree to pay all sums due in terms of the Total price, Charges for Infrastructure & Amenities, Applicable taxes, Stamp duty & Registration Fees etc and Payment Schedule within the due dates of their payments as set out in the Agreement for Sale. I/we shall not dispute the cancellation, if made at your sole discretion, if I fail to pay any of the amounts due on the time or violate any of the terms and conditions of the Agreement for Sale.
- 7) I/We hereby give my/our irrevocable consent to become a member of the body of the Owners Association to be informed in accordance with the applicable laws and will be subject to others applicable statutory laws, rules and by-laws and I/ we shall execute necessary documents as and when required in conformity with the requirements stipulated by the developer/owner.
- 8) I/We solemnly declare and undertake to use the unit to be allotted to me/us for residential purposes only.
- I/We solemnly declare and undertake that I/We shall nominate one or more persons (the "Nominees") at the time of issuance of the allotment letter, in the event of death of a single Allottee or of all the joint Allottees. The Nominees for all purposes shall become liable for all the obligations and be entitled to all the rights of the deceased Allottee, including being liable to make all the payments that the deceased Allottee would have made, and only after making all the payments, the Nominees become entitled to ownership of the unit nominated in his/her/their favour and/or be entitled to the payments the deceased Allottee would have received in case of cancellation of the allotment.
- I/We hereby take the responsibility of informing the developer/owner of my/our change of address (if any) and take full responsibility of any liability arising out of the change of address not being informed to the developer/owner.

Signature of Sole/First Applicant	Signature of Joint Applicant

TERMS AND CONDITIONS

- 11) I / We hereby solemnly declare that all the statements are true to the best of my/our knowledge and that nothing relevant has been concealed or suppressed. I/We also undertake to inform the developer/owner of any future changes related to the information and details shown in this Application Form.
- 12) I / We have signed the Application hereinafter having read and understood its meaning and purpose and hereby confirm and accept that all previous application form/papers signed/delivered by me to the developer/owner for the unit, if any shall stand void and cancelled after signing and delivering this Application Form to the developer/owner.
- 13) I / We hereby confirm and declare that this application is a request and contract shall take place only when Agreement for Sale is executed. The Agreement for sale will be as prepared by the developer's / owner's Advocates and I/We hereby undertake to accept the same and this acceptance is voluntary and without any pressure or coercion on your part. The Agreement for Sale shall supersede all oral or written understandings, representations etc that may have been contained in any documents/paper/flyers/brochures etc.
- 14) I/We hereby further confirm and acknowledge that:

Place: _____

- I I/We have examined and inspected the title in respect of the property and are fully satisfied.
- ii) That I/We are satisfied with the right of the developer to accept this application.
- ii) I/We have inspected that plan and acknowledge that the same is liable to be altered or modified.
- v) I/We have satisfied myself/ourselves as to the location of unit and the areas that form part of the same.

iv) i/vve have satisfied myself/ourselves as to t	the location of unitaria the areas that form part of the
Thanking you,	
Yours faithfully,	
Signature of Sole/First Applicant	Signature of Joint Applicant
Name:	Name:
Place:	Place:
Date:	Date:
Authorized Signatory	
Authorised Signatory	
Name :	

Authorised Signatory

ANNEXURE - I

PARTICULARS	AMOUNT (INR or %)
On Application	2 Lakhs
On Agreement	20% less Application Amount (within 20 days from application)
On Piling	10%
On 2nd Floor Casting	10%
On 4th Floor Casting	10%
On 6th Floor Casting	10%
On 8th Floor Casting	10%
On 10th Floor Casting	10%
On Roof Casting	5%
On Brickwork	5%
On Flooring	5%
On Possession	5%

CHARGES FOR INFRASTRUCTURE AND AMENITIES

^{*}GST as applicable

INTEREST-FREE DEPOSITS

PARTICULARS	AMOUNT
Interest free Maintenance Deposit	
Deposit for Municipal rates & taxes	
Deposit for Mutation expenses	
Deposit for sinking fund	On demand
Deposit for electricity connection & meter On Actuals	

LEGAL CHARGES

PARTICULARS	AMOUNT
Documentation Charges (50% on agreement & 50% at the time of possession or nomination, whichever is earlier)	
Miscellaneous expenses for registration (On possession or registration, whichever is earlier)	Rs.15,000/- per flat

I have understood and agreed on the above payment schedule and charges and deposits					
Taxes as applicable with all payments					
Signature of Sole/First Applicant	Signature of Joint Applicant				

APPLICATION FORM FOR ALLOTMENT / AGREEMENT OF A RESIDENTIAL APARTMENT

Арр	lication Form No				
То					
Sale	es Department				
Unii	mark Mirania Projects L	LP			
204	, A J C Bose Road. Kolk	kata-700017			
Dea	ır Sir,				
	I/We am/are interested	d of getting myself / our	selves enrolled as applicant f	or allotment of a residential	
	apartment in Block no.		being Apartment no	on	
	Floor	no	which is	likely to have a carpet area	
	of	sq.ft., Ba	alcony area of	sq.ft. and	
	Terrace area of	s	q.ft. and right to use	open/covered	
	car parking space at L	akewood Estate situate	ed at Patuli, Kolkata.		
	I/We am/are enclosing	ı herewith a pay order/c	lemand draft/account payee o	cheque	
	_				
			• •	/- only drawn	
	in favour of "UNIMARKMIRANIA PROJECTS LLP" towards the Application Money.				
			. ——.		
	I/Ma aaknawladga tha	t thoro io no commitmo	nt on your part for allotment o	of the regidential apartment	
	_		• .	•	
	intended to be acquire	d by mysen/us in as me	uch as it is subject to availabi	iity and allounent to you.	
	Yours faithfully,				
	rours faithfully,				
	rours rainnany,				
			.For Office Use		
			.For Office Use		

Authorised Signatory