#### MULTICON HOMES LLP

Mansarowar, 3B Camac Street Kolkata-700016

> Unit No. ...... Floor: ..... Block: ..... Project "Narayani" Premises No. 125A, Motilal Nehru Road, Kolkata- 29

Dear Sirs,

We are desirous of acquiring the aforesaid Unit at your project '**Narayani**' which is under construction and being developed by you as Developer having been appointed as such by Monark Dealcom Private Limited (the Land Owner). We have been provided a copy of (a) the Annexure II containing description, area, payment plans and Terms and Conditions for allotment, (b) format of proposed Agreement for transfer and after having carefully studied, read and understood the same and on being agreeable thereto, We wish to make an application for allotment of the Designated Apartment in the said project.

We shall not be entitled to and hereby agree not to set up any oral agreement or any contract whatsoever or howsoever on the basis of this application or allotment in pursuance thereof or otherwise.

We enclose herewith Cheque No. \_\_\_\_\_ dated \_\_\_\_\_ drawn on \_\_\_\_\_ for Rs. \_\_\_\_\_ /- in favour of MULTICON HOMES LLP towards portion of the total booking amount payable by me/us.

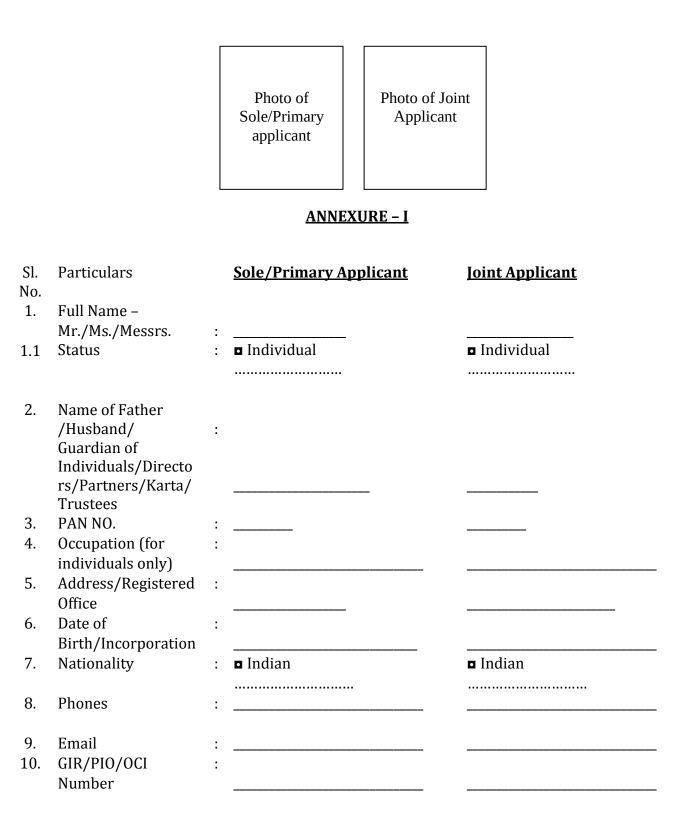
We wish to apply for Parking Facility for \_\_\_\_\_ cars.

We would be pleased if our application results in a successful allotment in our favour.

(Signature of Sole/Primary applicant)

(Signature of Joint applicant)

Place: \_\_\_\_\_ Date: \_\_\_\_\_



<b>Note:</b> 1.	In case of Guardian, the exact relationship and supporting evidence may
	kindly be furnished.

- 2. In case there are more than two applicants, prior consent of owner is necessary and subject to such consent, all the details of the third applicant above may be submitted separately.
- 3. In case of applicant not being an Individual or HUF, certified True Copy of the Memorandum and Articles of Association/Partnership Deed/Trust Deed/Constitution Deed/Board Resolution may kindly be annexed.

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#### <u>ANNEXURE – II</u>

### PART-I (DESIGNATED APARTMENT)

<u>SN</u>		Particulars								
_	а	b	С	d	E	f	g	H	i	j
1	Block (Said Buildi ng)	Floo r	Uni t No.	Carp et Area*	Balco ny Area*	Carpet Area of Servant Quarter* (if applicabl e)	Open Terrac e Area* (if applica ble)	Built up Area*	Proport ionate Commo n Area*	Area for the purpose of computation of monthly maintenance charges*

\*Definitions as per Agreement for sale

## PART-II

# (Parking Facility, if any)

2. Parking Facility: \_\_\_\_\_

(Note: location for Parking facility will be decided by the Developer on or before the time of delivery of possession of the Designated Apartment to the Applicant/Allottee)

# PART-III

## **TOTAL PRICE**

PRICE FOR THE DESIGNATED APARTMENT payable by the Applicant: Rs. \_\_\_\_\_\_/- (In Words) Rupees \_\_\_\_\_\_

Block No.	
Apartment No.	
Туре	
Floor	
Other Charges	As per schedule of the Agreement for sale
Consolidated Price (in rupees) without Taxes ("Consideration")	Rs/-
Taxes	Rs/-
Total Price	Rs/-

# PART-IV

## **PAYMENT SCHEDULE FOR THE PRICE**

PAYMENT SCHEDULE						
Timeline	Percentage of said	GST @5%	Total			
	Total Consideration					
On execution of	10% being					
Agreement for Sale	Rs.	Rs.	Rs.			
On completion of	10% being					
Piling Work	Rs.	Rs.	Rs.			
On completion of 1 <sup>st</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of 2 <sup>nd</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of 4 <sup>th</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of 5 <sup>th</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of 6 <sup>th</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of 7 <sup>th</sup>	10% being					
Floor Casting	Rs.	Rs.	Rs.			
On completion of	10% being					
Brickwork	Rs.	Rs.	Rs.			
On possession or	10% being					
within two (2)						
months of receiving						
Notice for Possession						
from Promoter as						
stipulated in Clause						
7.2 of the Agreement						
for Sale, whichever	Rs.	Rs.	Rs.			
be earlier						

#### **OTHER CHARGES AND DEPOSITS PAYABLE BY APPLICANT(S)**

- For electric connection to the said Building for the payment made to CESC Limited for providing HT/LT line, Transformer, Electric Sub-Station, LT Panel, Capacitor Bank, expenses for cabling, ancillary equipment being a sum of Rs. 50/- per Sq. Ft. of the Super Built Area of the Unit.
- One-time payment of the costs, charges and expenses for Generator being a sum of Rs. 50/- per Sq. Ft. of the Super Built Area of the Unit.
- 3. Documentation charges being a sum of Rs. 25/- per Sq. Ft. of the Super Built Area of the Unit out of which 50% shall be paid simultaneously with the execution hereof
- 4. Goods and Service Tax on the above amounts.
- 5. Security Deposit and the expenses as may be required by CESC Limited or other electricity provider for individual meter in respect of the Designated Apartment directly with CESC Limited or other provider and proportionate share of the Security Deposit in respect of the common meter/s in respect of the Common Areas.
- 6. The Allottee shall deposit with the Developer/Maintenance In-charge a sum of Rs. 24/- per Sq. Ft. of the Super Built Area of the Unit towards 12 months advance maintenance charges calculated @ Rs. 2/- per Sq. Ft. per month, free of interest, to remain in deposit with the Developer to meet therefrom the maintenance charges and proportionate liability towards the other Common Expenses, municipal and other rates and taxes or any other outgoing relating to the Designated Apartment.
- 7. The Allottee shall pay to the Developer a non refundable deposit of Rs. 50/- per Sq. Ft. of the Super Built Area of the Unit towards provisional Sinking fund to meet therefrom such expenses as be necessary or incidental for the maintenance upkeep and running of the Common Areas.

# PART-V GENERAL TERMS AND CONDITIONS:

The terms and conditions given below shall apply only till execution of the Agreement whereupon such Agreement shall supersede all the terms and conditions mentioned hereinafter.

- 1. The application is only a request by the Applicant for allotment of the Designated Apartment and does not create any right whatsoever or howsoever in favour of the Applicant. The allotment of any **Flat/Unit** to any eligible Applicant shall be at the sole discretion of the Developer, Multicon Homes Limited Liability Partnership, (hereinafter referred to as "**MHLLP**") and **MHLLP** may accept or reject any Application without assigning any reason therefor. The Applicant agrees that in the event of nonacceptance/rejection of the Application by **MHLLP**, the portion of booking amount paid by the Applicant will be refunded without any interest, cost, damage etc., and without any other liability or obligation upon **MHLLP**.
- 2. An individual i.e. a person of the age of majority or a minor represented by legal or natural guardian, whether an Indian Citizen or a person of Indian Origin resident in India or abroad can apply. Also any entity i.e. body corporate incorporated in India or partnership or LLP or HUF or any other association of person recognized as a legal entity in India can apply.
- 3. Applications from intending Applicant (s) other than Indian citizens or entities domiciled/incorporated in India shall be accepted only subject to and after fulfillment of all necessary formalities in this regard as per the applicable laws and rules of The Reserve Bank of India and others concerned. The Applicant(s) shall be solely responsible to comply with the provisions of the Foreign Exchange Management Act 1999 (FEMA) and The Foreign Exchange Management (application and Transfer of Immoveable Property in India) Regulations, 2000 and all/or other statutory provisions as laid down and notified by the Government, Reserve Bank of India or concerned Statutory Authorities from time to time. Any refund to them shall be made in Indian Rupees and in accordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and the rules and regulations of the Reserve Bank of India or any other applicable law.

- 4. The duly completed Application and Application Money has to be submitted at the Registered Office of **MHLLP** at Mansarowar, 3B, Camac Street, Kolkata-700016 or at any other place as may be hereafter intimated by **MHLLP**.
- 5. Any Application shall automatically stand withdrawn/cancelled by the Applicant in case of non-execution of Agreement for sale within 30 days from the date of submission of the Application Form. However MHLLP may extend the validity of the application by such period and on such terms and conditions as it may, at its sole discretion, decide.
- 6. In case there is joint applicant, all communications and correspondence shall be made to the Primary/First Applicant and at the address given by the Primary/First Applicant and no separate communication shall be necessary to the other named who shall be deemed to have full knowledge thereof. Any change of address will have to be notified in writing to the Registered Office at Mansarowar, 3B, Camac Street, Kolkata-700016.
- 7. The Applications and any provisional allotment shall be strictly non transferable by any Applicant to any other person.
- 8. Before making the application, the Applicant has seen the Site, the building plans (including the modified plans under sanction), drawings and specifications in respect of the Designated Apartment and the Project and has been provided a copy of (a) the Annexure II of which this Terms and Conditions is part of (b) formats of proposed Agreement and only after having carefully studied, read and understood the same and on being agreeable thereto, the Applicant shall be deemed to have made the Application for allotment of the Designated Apartment in the said project.
- 9. The personal details as per particulars which are morefully mentioned in Annexure I above are true to the best of the knowledge of the applicant and it shall be presumed that nothing relevant has been concealed or suppressed. The applicant is aware and agree that any information provided by the Applicant may be utilized by MHLLP, without any claim or objection by the Applicant.
- 10. That in the event MHLLP decides to allot Designated Apartment in the project such allotment shall be provisional and subject to these Terms and Conditions the Applicant shall be bound to (a) pay the price and other applicable amounts as per the payment plans and installments forming part of this Annexure II hereto and/or as may be worked out hereafter by MHLLP which, if different from such Annexure II, shall be verified and satisfied by the Applicant before the signing of agreement for sale and (b)

observe, fulfil and perform of all requirements, conditions and these Terms and Conditions contained in the manner and within the time stipulated therefor which will be of essence for execution of the agreement for sale. In case of any failure of any compliances by the Allottee, the same will automatically result in cancellation of this provisional allotment. Moreover, until execution of the Agreement for Sale, the provisional allotment if made in favour of the Applicant may be cancelled by MHLLP, in its discretion, without being required to assign any reason whatsoever or howsoever therefor. In the event of any cancellation, the portion of booking amount paid by the Applicant will be refunded to the Applicant without any interest, cost, damage etc., and without any other liability or obligation upon MHLLP.

- 11. Once the Agreement is signed, the same shall supercede this application and its annexures and all terms and conditions hereof. The portion of the booking amount being tendered by the Applicant with the application shall, in case of any application resulting in allotment of Designated Apartment to the Applicant, form part of the total booking amount payable by the Applicant at the time of Agreement.
- 12. Before execution of the Agreement the Applicant shall independently inspect all documents and enquire, investigate and verify the title of the land owners and development and related rights of MHLLP and shall enter upon the agreement only upon being fully satisfied thereabout.
- 13. Receipt for any amount paid by the Applicant shall be subject to encashment of cheque. In case of non encashment of cheque due to any reason, the same shall ipso facto result in cancellation of the Application and will attract a charge of Rs.1000/- per cheque dishonor.
- 14. The facility of parking shall be granted only to those Applicant(s) who opt the same. If any Applicant at the time of making application does not opt for the facility, he/ she shall thereby loose and cease to have any right to park anywhere at the Project area. Any Parking Facility shall under no circumstances be separately transferable.
- 15. The terms and conditions applicable to the proposed transfer shall be as per the format agreement for sale and format sale deed both of which have been provided to the Applicant together with any modifications thereof made by MHLLP with the consent of the Applicant.

- 16. All taxes, levies, imposition, stamp duties, registration fees, goods and service tax, and expenses, etc. on the entire transaction including on the application and all agreements, sale deed or deeds and other documents to be executed and/or registered in pursuance of a confirmed allotment shall be borne and paid by the Applicant(s).
- 17. Courts having territorial jurisdiction alone shall have jurisdiction to entertain or try any dispute arising out of this Application.

(Name & Signature of Sole/Primary Applicant) (Name & Signature of Joint Applicant)