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Instructions for filling up the Application Form

- 1. All fields are mandatory unless specified otherwise.
- 2. Please fill in the form in Block letters.
- 3. Do not tear the form from the General Terms and Conditions (GTC). The same is required to be submitted along with the form.
- 4. Please read the General Terms and Conditions carefully before filling up the form.
- 5. Please sign in the spaces provided in the Application Form and on last page of the GTC in the box provided.

SEC	TION 1																
Appli	icant Details																
1.	Full Name (Mr./Ms./Dr.))															
2.	Mobile No	+91															
3.	Email ID	•			•	•				•		•	'				
4.	Date of Birth (DD / MM /	YYYY)			/				′					5.	Gend	er (M/F)	
6.	Nationality					ı				L				l.			1
	Correspondence Addre	ess															
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	City/Village				Stat	:e					Pin						
8.	Alternative Phone	+91													I.	II.	
9.	IT PAN No.	•															
10.	AADHAAR No. (Optiona	al)															
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11.	Occupation (Tick one)		Retir	ed			Но	usew	ife			Other	S Pl. s	pecify			
12.	Field of Work	=	Retai	il	Educ	ation		Man	ufactı	uring		Others	s Pl. sp	ecify			
13.		tor/VP/C			Man	ager		Exec	utive			Others	s Pl. sp	ecify			
14.	Community/ Native La		1				-					T	1			1	
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	and Minor Children)		₹ 12	to 18	lakhs				Abo	ve ₹ 1	8 lakhs						
Joint	Applicant / Nominee D	etails (T	ick on	e)					Join	t Appl	icant			Nor	ninee		
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3.	Mobile No	+91			/				/					6.	Gend	er M/F	
3. 4.	Mobile No Email ID	+91			/				/					6.	Gend	er M/F	
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SECTI	ON 2											
1.	Flat, Car Parking	and 2-Whe	eeler Parl	king P	refe	rence	(For Allotm	nent Pr	ocess, please r	refer to G	TC)	
1A.	Flat Type Preference (You may choose more than one Type. To register your preference, please mark them with 1, 2, 3)	A Type (1B1T) Carpet Area 231 sq.ft.	(2 C A	S Type 2B1T) arpet rea 69 sq.ft.			C Type (2B2T) Carpet Area 423 sq.ft.		D Type (3B2T) Carpet Area 561 sq.ft.			
1B.	Flat Floor Preference (Tick one) Ground, 1st, 2nd and 3rd Floor Flats are termed as Standard Flats. 4th Floor to 12th Floor Flats are termed as Prime Flats. In case you choose STANDARD as your option, your application will be drawn first for STANDARD Flats. If unsuccessful, it will then be drawn for PRIME Flats. In case you choose PRIME as your option, your application will be drawn first for PRIME Flats. If unsuccessful, it will then be drawn for STANDARD Flats											
1C.	Car Parking Preferei	nce (You may Ti	ck Multiple O	ptions) T			railable space	es (Open		Covered	
1D.	Two-Wheeler Parkir available spaces will be de							(Open		Covered	
2.	Preferred Payment	Plan (Tick one)	Dowr	n Payr	ment C	Option	ı	nstalment Pa	yment C	Option	
			Newspape	er		Hoardi	ng	٦	ΓV		Radio	
	How did you come t	o know	Bank Bran	ches		Facebo	ok	١	ouTube/		Twitter	
3.	about Solaris City Se	-	Railway St Kiosk	ation		Company Website		Other Websites			Brokers	
			Word of Mouth			Events		E	Emailer		SMS	
			Solaris Bra	ind		Pricing			ow Maintenance		Location	
	Why do you want to	apply for a	Flat Layou	t		Solar Power			Amenities		Solaris Mall	
4.	flat in Solaris City Se (Tick all relevant boxes	-	Developer Profile	's		Eden Employee Reference		(Eden Customer Reference		CLSS Compliant	
			Any other	, please	specif	fy						
			A/c Holder	's Name	e							
_	Bank Account Detai		Bank's Nar	ne								
5.	(for refund of application in case of unsuccessful		A/c. Type				A/c No.					
			IFSC Code									
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Signat of the Applic						of th						
	 	 										
Date		/										
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General Terms and Conditions (GTC)

INTRODUCTION

"EDEN REALTY GROUP" (the 'PROMOTER'), through its group Companies namely Eden Realty Ventures Private Limited and Eden Infracon Private Limited offers Studio, 1B1T, 2B1T, 2B2T & 3B2T Flats in the projects named and styled as 'SOLARIS CITY SERAMPORE PHASE 1 and SOLARIS CITY SERAMPORE PHASE 2' (collectively the 'Complex' or 'Solaris City Serampore'). SOLARIS CITY SERAMPORE PHASE 1 to be constructed on the Land measuring about 8.924 Acres at Municipal Premises No. 29, Kanai Lal Goswami Sarani, Serampore, Hooghly, Pin- 712201 and the SOLARIS CITY SERAMPORE PHASE 2 is to be constructed on the Land measuring about 12.947 Acres at Municipal Premises No. 31, Kanai Lal Goswami Sarani, Serampore Hooghly, Pin - 712201.

1. OFFER

The Complex, known as SOLARIS CITY SERAMPORE consisting of 12 (Twelve) Towers in SOLARIS CITY SERAMPORE PHASE 1 and 12 (Twelve) towers in SOLARIS CITY SERAMPORE PHASE 2 which shall comprise of residential as well as commercial spaces. Each Tower may be further sub-divided into zones. The residential portion of the Complex comprises of the following category of flats.

SOLARIS CITY SERAMPORE PHASE 1

Flat Type *	No. of	Carpet	Planter	Open	Built-Up	Standard
	Flats	Area **	Bed	Terrace	Area	Built-Up
S (Studio)	192	169 sq.ft.	9 sq.ft.	-	205 sq.ft.	275 sq.ft.
A (1B1T)	303	231 sq.ft.	12 sq.ft.	-	281 sq.ft.	400 sq.ft.
B (2B1T)	394	369 sq.ft.	-	20 sq.ft.	446 sq.ft.	620 sq.ft.
C (2B2T)	444	423 sq.ft.	-	22 sq.ft.	508 sq.ft.	710 sq.ft.
D (3B2T)	588	561 sq.ft.	-	25 sq.ft.	656 sq.ft.	910 sq.ft.

SOLARIS CITY SERAMPORE PHASE 2

Flat Type *	No. of	Carpet	Planter	Open	Built-Up	Standard
	Flats	Area **	Bed	Terrace	Area	Built-Up
A (1B1T)	259	231 sq.ft.	12 sq.ft.	-	281 sq.ft.	400 sq.ft.
B (2B1T)	540	369 sq.ft.	-	20 sq.ft.	446 sq.ft.	620 sq.ft.
C (2B2T)	708	423 sq.ft.	-	22 sq.ft.	508 sq.ft.	710 sq.ft.
D (3B2T)	910	561 sq.ft.	-	25 sq.ft.	656 sq.ft.	910 sq.ft.

SOLARIS CITY SERAMPORE PHASE 2 (TOWERS -)

Flat Type *	No. of	Carpet	Planter	Open	Built-Up	Standard
	Flats	Area **	Bed	Terrace	Area	Built-Up
A (1B1T)	•••••	231 sq.ft.	12 sq.ft.	-	281 sq.ft.	400 sq.ft.
B (2B1T)		369 sq.ft.	-	20 sq.ft.	446 sq.ft.	620 sq.ft.
C (2B2T)		423 sq.ft.	-	22 sq.ft.	508 sq.ft.	710 sq.ft.
D (3B2T)		561 sq.ft.	-	25 sq.ft.	656 sq.ft.	910 sq.ft.

^{*} B= Bedroom and T=Toilet

If the number of Applicants exceeds the number of **Initial Offered Flats** currently being allocated through E-Lottery, the Promoter shall, at its own discretion without any reference to the Applicants, include additional Towers and Flats from the Complex to form part of E-Lottery process. The Applicants shall have no objection whatsoever in this regard. The Final list of Offered Flats with their Flat Number, Tower and Phase from the Complex shall be published on the respective project page on website "edensolaris.com" at least 7(seven) days prior to the date of E-Lottery which shall be binding on the Applicants. ("**Final Offered Flats**")

The remaining Flats and the commercial spaces of the Complex which are outside the "Final Offered Flats" shall be at the disposal of the Promoter and accordingly, the same can be allotted by the Promoter at its sole discretion to the intending Buyers and the same at such consideration and on such terms as it may deem fit and proper. This GTC is applicable to the **Final Offered Flats** being allotted in the Complex through the E-Lottery process only. This application shall always be deemed to be an application for allotment of flat in SOLARIS CITY SERAMPORE PHASE 2 only.

2. WHO CAN APPLY

- A. Any Indian Citizen, who is not otherwise ineligible by operation of any law of the land, may apply for a flat and Parking Space in the Complex.
- B. A valid PAN is mandatory for every Applicant to participate in the E-Lottery process.
- C. One family is entitled for allotment of only one Flat in the Complex.
- D. For the purpose of this GTC, the term family shall mean and include the Applicant or the spouse or the minor children of such individual.

3. APPLICATION PROCEDURE

- A. Any individual intending to buy a Flat in Solaris City Serampore needs to fill up the Application Form and accept the General Terms and Conditions (GTC) in the prescribed format. The same is available in the Application Kit along with Brochures to participate in the E-Lottery to be held for allotment of the Flats and Parking Spaces in Solaris City Serampore.
- B. The Application Kit is available in both Printed and Electronic format for the eligible Applicants. The Application Kit can be obtained in printed format from the **Authorised Distribution Centres** of the Promoter, a list of the same shall be available on website "edensolaris.com", which shall be hereinafter referred to as "**Offline**" Application Kit. The Application Kit can also be obtained in Electronic format from the website of the Online Sales Partner "**SUREHOMZ**" at website https:\\www.surehomz.com only, which shall be hereinafter referred to as "**Online**" Application Kit.
- C. The Applicant can apply in the original numbered Application Form only. It is important that abundant care be taken by the Applicant to go through and understand all the terms, conditions and stipulations recorded in this GTC, before filling in the Application Form by accepting this GTC.

^{**} Carpet Area is as per WBHIRA (The West Bengal Housing Industry Regulation Act, 2017)

- D. Applicant can submit the "Offline" Application Form and GTC at the specified collection centres only in the following manner:
 - i. The Applicant shall be required to sign and submit duly filled in Application Form in the prescribed format along with this GTC and pay the Application Amount to the Promoter on or before the Last Date for Submission of Application.
 - ii. The Applicant can choose multiple Flat types along with preferences as provided in the Application Form in terms of this GTC but the Application Amount to be paid by the Applicant shall be the maximum amount among the preferred Flat Types selected by the Applicant, irrespective of the preferences. e.g. if an Applicant selects Type D and Type C flat then the Application Amount for Type D flat being higher shall be the amount required to be paid by the Applicant.
- iii. The Applicant understands and accepts that he/she shall compulsorily provide his/her preference of Flat Types if more than one type has been selected. If the preference for Flat Type is not provided or is illegible or is incomplete then the Default Preference in the following order i.e. 1st preference "Type D", 2nd preference "Type C", 3rd preference "Type B", and 4th preference "Type A" shall be applicable automatically.
- iv. The Applicant understands and accepts that he/she shall also have to mandatorily provide the Flat Floor Preference of Standard and/or Prime Flats. **Standard Flat** being flats of all types situated on the Ground Floor to the 3rd (Third) Floor of any tower in the Complex and the **Prime Flat** being Flats of all Types situated on the 4th (Fourth) Floor to the 12th (Twelfth) Floor of any tower in the Complex.
- V. If the Flat Floor Preference of Standard Flat and Prime Flat is not provided or is illegible or is incomplete then the Default Preference of Standard Flat being the preferred option shall apply. It is absolutely made clear that this is a choice for Flat Floor Preference and in case the Applicant is not allotted a flat in their preferred floor type the next preferred floor type shall automatically apply.
- **vi.** The use of eraser, white ink and overwriting for correction in Application Form and GTC is strictly prohibited.
- Vii. Submission of the filled-in Application Form and GTC must be made at any of the specified Collection Centres only, list of which is enclosed in the Application Kit as "LIST OF COLLECTION CENTRES" in the manner as specified below:
 - a. The Applicant should submit duly filled-in and signed original Application Form and GTC in the prescribed format along with At Par/Local Cheque / Pay Order/ Demand Draft in favour of '......' as Application Amount through duly filled "Pay-in-Slip" to the receiving officer at the Collection Centres.
 - b. The receiving officer at the Collection Centres will acknowledge the Applicant's portion of the Pay-in-Slip cum Acknowledgement which shall be deemed to be the acknowledgement receipt without verification of the duly filled-in and signed Application Form, GTC and payment of the Application Amount. The acceptance of the form by the Receiving officer does not validate the correctness of information provided by the Applicant.
 - c. Alternatively, the Application Amount can be paid through Credit Card/Debit Card swipe machines available at Complex Site Office at 31 Kanai Lal Goswami Sarani, Serampore, Hooghly 712201 or at Eden Infracon Pvt. Ltd. Head Office at Metropolitan Building, 7, Jawaharlal Nehru Road, Kolkata 700013. Processing charges payable in case of Credit Card / Debit Card Transactions are non-refundable.
 - d. No Cash payment shall be allowed.
 - e. Each Application Form and the Pay-in-Slip cum Acknowledgement will have the same serial number which must be quoted in all future correspondences.

- f. The duly filled-in Application Form along with GTC should be submitted at the Collection Centres on or before (Last Date for Submission of Application).
- g. Payment of Application Amount through Cheques are subject to realisation.
- VIII. Application Form once submitted cannot be modified.
- **E.** Applicant who would procure Online Application Form shall make the payment of the Application Amount electronically and shall submit the Application Form online in the following manner:
- i. The Applicant should compulsorily submit duly filled-in Application Form and GTC acceptance online in the prescribed format on or before the Last Date for Submission of Application.
- ii. The Applicant can choose multiple Flat types along with preferences as provided in the Application Form in terms of this GTC but the Application Amount to be paid by the Applicant shall be the maximum amount among the preferred Flat Types selected by the Applicant, irrespective of the preferences. e.g. if an Applicant selects Type D and Type C flat then the Application Amount for Type D flat being higher shall be the amount required to be paid by the Applicant.
- iii. The Applicant understands and accepts that he/she shall compulsorily provide his/her preference of Flat Types if more than one type has been selected. If the preference for Flat Type is not provided, or is illegible or is incomplete then the Default Preference in the following order i.e. 1st preference "Type D", 2nd preference "Type B", and 4th preference "Type A" shall be applicable automatically.
- iv. The Applicant understands and accepts that he/she shall also have to mandatorily provide the Flat Floor Preference of Standard and/or Prime Flats. **Standard Flat** being flats of all types situated on the Ground Floor to the 3rd (Third) Floor of any tower in the Complex and the **Prime Flat** being Flats of all Types situated on the 4th (Fourth) Floor to the 12th (Twelfth) Floor of any tower in the Complex.
- V. If the Flat Floor Preference of Standard Flat and Prime Flat is not provided or is illegible or is incomplete then the Default Preference of Standard Flat being the preferred option shall apply. It is absolutely made clear that this is a choice for Flat Floor Preference and in case the Applicant is not allotted a flat in their preferred floor type the next preferred floor type shall automatically apply.
- Vi. The Applicant should make payment of the Application Amount as applicable through Net Banking/Debit Card/Credit Card and any other mode(s) as may be available on the website https:\\www.surehomz.com. Based on the mode of transaction, applicable non-refundable convenience charges, if any, might be levied upon the Applicant.
 - Vii. Upon successful submission, the Applicant will get an 'e-acknowledgement' generated for records. It shall be the responsibility of the Applicant to note down and store the transaction id of payment of Application Amount for future reference.
 - VIII. In the event of any problem involving online payment of the Application Amount, the decision of the intermediary, whose portal is being used would be final and binding regarding authenticity of such transaction.
 - iX. In a situation where, online payment of Application Amount is accepted but subsequent uploading of the filled-in Application Form or generation of payment acknowledgment could not be processed, the Applicant should contact the Promoter and provide the necessary details of Transaction ID and Application Number. The Promoter will take necessary steps, in such an event, to complete the application process, subject to confirmation of such transaction from the intermediary.
 - X. Convenience charges (if any) payable on account of any online payment on SUREHOMZ shall be non-refundable.

- Xi. There shall be no separate acknowledgement for receipt of Application Form or the Application Amount paid.
- XII. Application Form once submitted cannot be modified.

4. ALLOTMENT SCHEME/PROCEDURE

- A. The allotment of the Flats and the Parking Spaces shall be done through an Electronic Lottery conducted under the supervision of an independent agency appointed by the Promoter, with the responsibility to supervise the entire process of the Electronic Lottery in a systematic manner. (E-Lottery)
- B. The process, policies and the conduct of the E-Lottery shall be as decided by the Promoter at its sole discretion and the same shall be binding on the Applicant.
- C. The E-Lottery will be held within 120 (One Hundred and Twenty) days from the Last Date for Submission of Application Forms as specified herein.
- D. The Applicant shall be intimated about the date of E-Lottery at the address for correspondence provided by the Applicant in the Application Form and the Applicant shall be furnished with a Web URL to access the E-Lottery results. No physical correspondence for the E-Lottery result shall be done.
- E. Result of the E-Lottery shall be final and binding upon all the Applicants and the Promoter shall not entertain any kind of modification, objection or reconsideration.
- F. The E-Lottery result shall be made available online at the websites "https:\\www.surehomz.com" and "https:\\edensolaris.com" and at the Complex Site Office for a limited time period of 60 (Sixty) days from the date of publication of the E-Lottery result.
- G. No request for any change in allotment of any Flat or Parking Spaces shall be entertained.
- H. If any Applicant or Applicant's family submits more than one Application and becomes successful in the E-Lottery for more than one Flat, the Applicant shall be allowed to retain only the first Flat successfully drawn in the E-Lottery.
- I. Provisional Allotment of Flats shall be made in favour of successful Applicants within 30 (Thirty) days from the date of E-Lottery subject to the successful Applicants providing all necessary documents and also complying with all the terms and conditions provided in this GTC in this regard or as may be required as per Clause 6 hereunder.

5. WAITLISTED APPLICANTS

- A. In the event of over subscription post the completion of the E-Lottery of the Final Offered Flats approved by the Promoter, a waiting list of the applicants, out of the Applicants remaining unsuccessful in the E-Lottery, shall be prepared through the same process of E-Lottery.
- B. The number of Applicants on Waiting List shall not be more than 50% (Fifty percent) of the number of Final Offered Flats, rounded off to the next whole number.
- C. Flats will be offered to Waitlisted Applicants, in seriatim, in the event of rejection of/withdrawal by successful Applicants. The decision of the Promoter shall be final and binding. No Preference of Flat Type including Standard and Prime Flat shall be applicable in this case.
- D. The waiting list so prepared shall remain valid for 90 (Ninety) days from the date of the E-Lottery.
- E. Unsuccessful waitlisted Applicants will be entitled for refund of their Application Amount with applicable interest upon the expiry of 90 (Ninety) days from the E-Lottery only. The Application Amount shall be refunded with an interest @ 6% (Six percent) per annum calculated from the Last Date for Submission of Application till the expiry of the 90th (Ninetieth) day from E-Lottery. Such refunds will be made within 30 (Thirty) days after the expiry of the 90th (Ninetieth) day from the date of E-Lottery.

F. After expiry of the waitlist period of 90 (Ninety) days, the Promoter reserves the right to allot the Flats and Parking Spaces of any category and type remaining un-allotted, at its sole discretion and on such terms as it may deem fit to any third party.

6. DOCUMENT CHECKLIST

For the convenience and reference of the Applicant, a check list is provided for the documents and documentary evidence to be submitted by the Applicant and the Co-Applicants, if any, on submission of the Application and after E-Lottery.

- A. On Application (refer Clause 3)
 - i. Filled in and signed Application Form with the Declaration.
 - ii. Acceptance of this GTC
 - iii. Payment of Application Amount by At Par/Local Cheque / Pay Order/ Demand Draft along with duly filled Pay-in-Slip or by Electronic payment, as may be applicable.
 - iv. For Online Applications, the submission process including payments should be completed online only.
- B. After E-Lottery (for Successful and Waitlisted Applications).
 - i. Affidavit (in the prescribed format attached as **Annexure 'B'** hereto). Applicants are required to get the affidavit affirmed before a Notary Public or a 1st Class Magistrate before submission. No deviation to prescribed format of Affidavit is allowed.
 - ii. Duly signed copy of the Application Form by the Applicants who have applied online.
 - iii. Self-attested photocopy of PAN.
 - iv. Self-attested photocopy of the Proof of Permanent Address.
 - v. The name of the Applicant, Contact Number and Application Form Number must be mentioned in all Documents submitted by the Applicant.
 - vi. Two passport size photographs
- vii. Any other document or paper as may be required by the Promoter.

7. SCRUTINY, REJECTION AND REFUNDS

- A. Any incomplete or illegible Application shall be rejected summarily and the Applicant shall be disqualified from participating in the Solaris City Serampore E-Lottery process. The Promoter's decision in the matter of rejection of Application shall be final and binding. The Applicant will have no right to raise any claim or objection whatsoever against such rejection.
- B. The Applicant's participation in the E-Lottery shall be only based on the information provided and declaration signed by the Applicant in their Application Form.
- C. Each Application Form will have a unique Serial Number. Photocopying of Application Form is not allowed. Multiple Application of same Serial Number shall not be considered for the E-Lottery and would be summarily rejected and the application amount so received against such applications shall be forfeited by the Promoter.
- D. Rejection of the Application of a successful Applicant may take place if the documents submitted are found to be inconsistent with the Application and/or incomplete/deficient and/or not found to be in compliance with this GTC upon scrutiny.
- E. Application containing false information shall be liable to be summarily rejected. Allotment shall stand cancelled if such defects are detected at any point, even after the Allotment has been made.
- F. Upon rejection of an application, as per Clauses 7A, 7D and 7E hereinabove, the Application Amount paid by the Applicant shall be forfeited by the Promoter and no amount shall be refunded by the Promoter to the Applicant.

- G. Application Amount received from the Applicant, who is unsuccessful in the Solaris City Serampore E-Lottery will be refunded together with an interest @ 6% (Six percent) per annum calculated from the date following the Last Date for Submission of Application Form for the Complex up to the date of Solaris City Serampore E-Lottery (both days inclusive). Such refunds will be made within 45 (Forty-Five) days from the date of the E-Lottery, directly into the bank account of the Applicant mentioned in their Application Form or by any other payment mode as decided by the Promoter.
- H. In an unlikely and unforeseen circumstance, where the Promoter is unable to conduct the Solaris City Serampore E-Lottery within 120 (One Hundred and Twenty) days from the Last Date for Submission of Application, the Applicant at his/her own volition may renew the validity of the Application for a further period of 120 (One Hundred and Twenty) days or apply for full refund. If the Applicant requests for a full refund then the Applicant will be refunded the entire Application Amount together with an interest @ 6% (Six percent) per annum calculated from the date following the Last Date for Submission of Application up to the date of such refund request (both days inclusive). Such refunds will be made within 45 (Forty-Five) days from the date of such refund request directly into the bank account of the Applicant mentioned in their Application Form or by any other payment mode as decided by the Promoter.

8. WITHDRAWAL/REJECTION/CANCELLATION OF APPLICATION/ALLOTMENT

A. Withdrawal of Application

Withdrawal of Application shall be allowed only till the Last Date for Submission of Application. In case of such withdrawal of Application, full refund of the Application Amount without any interest will be paid to the Applicant within 45 (Forty-Five) days from the date of Solaris City Serampore E-Lottery. It is further clarified that no claims for any interest or damages shall be tenable in the event of Withdrawal of Application on any ground whatsoever.

B. Rejection/Cancellation of Application/Allotment

- i. In case of Rejection/Cancellation of Application/Allotment after payment of Booking Amount and before execution and registration of conveyance documents, all amount paid by the Applicant/Allottee(s) will be refunded without any interest and after deduction of Booking Amount and the interest liabilities to the Promoter. Provided that, GST or any other statutory charges paid towards consideration of the Flat and Parking Spaces, if any, shall be non-refundable. The Promoter shall intimate the Allottee about such termination at least 30(thirty) days prior to such cancellation.
- ii. For avoidance of doubt it is made clear that where the Applicant has only paid the Application Amount and incase of Rejection/Cancellation of Application/Allotment for any reason whatsoever after being successful in the E-Lottery the entire Application Amount shall be forfeited by the Promoter and no Amount shall be refunded to the Applicant by the Promoter.
- iii. The refund, if any, shall be made within 45 (Forty-Five) days from the date of such Rejection/Cancellation of Application/Allotment. It is further clarified that no claims for any damages shall be tenable in the event of Rejection/Cancellation of Application/Application/Allotment on any grounds whatsoever.

9. PRICE & PAYMENT SCHEDULE

A. Under Down Payment Plan

Total Price and the Payment Schedule for both Flat and Parking Spaces provided in the Down Payment Plan is firm and non-negotiable and must be paid within the time frame as indicated in the said Total Price and Payment Schedule. (refer Annexure 'A' hereto).

B. Under Instalment Payment Plan

Total Price and the Payment Schedule for both Flat and Parking Spaces provided in the Instalment Payment Plan is Firm and non-negotiable and must be paid within the time frame as indicated in the said Total Price and Payment Schedule (refer Annexure 'A' hereto).

- C. Applicants/ Allottee(s) are required to indicate their preference of the payment plan in the Application Form which shall be applicable to both the Flat and Parking Spaces. In case the Applicant/ Allottee(s) has not communicated his/her choice of the payment plan to the Promoter in writing, it shall be deemed that the Applicants/ Allottee(s) has opted for Instalment Payment Plan by default. Under no circumstances shall the payment plan for Flat and Parking Spaces be different.
- D. If an Applicant/ Allottee(s) wants to shift from one payment plan to another, the Promoter may permit such change at its sole and absolute discretion and the same with such conditions as it may deem fit including the payment of an additional amount of Rs. 5,000/- (Rupees Five Thousand Only) plus the applicable taxes.
- E. The Towers of the Complex may be further subdivided into zones and accordingly the demand for Payment as per Annexure A of this GTC shall be raised by the Promoter on the Applicant/Allottee for their Flat and Parking Spaces.

10. PARKING SPACES

- A. The Promoter has provided **717** (seven hundred and seventeen) nos. of Open and Covered Car Parking Spaces (including mechanical and multi-level Car Parking Space) within Solaris City Serampore Phase 1 and **889** (eight hundred and eighty nine) nos. of Open and Covered Car Parking Spaces (including mechanical and multi-level Car Parking Space) within Solaris City Serampore Phase 2.
- B. The Promoter has provided **173 (one hundred and seventy three) nos.** of Open and Covered Two-Wheeler Parking Spaces within Solaris City Serampore Phase 1 and **186 (one hundred and eighty six) nos.** of Open and Covered Two-Wheeler Parking Spaces within Solaris City Serampore Phase 2.
- C. The word "Parking Spaces" wherever referred to and unless specified shall always mean both Two-Wheeler and Car Parking Spaces.
- D. The Successful Applicants of Solaris City Serampore Phase 2 shall be eligible for the allotment of Parking Space, both Two-Wheeler and Car Parking, in Solaris City Serampore Phase 2 only. The Promoter shall at its sole discretion permit the Applicant's allotment of Parking Spaces in another phase of the Complex.
- E. One Applicant can only apply for and be eligible for allotment of 1(one) Two-Wheeler and 1(One) Car Parking Space each in the Complex.
- F. The Applicant also has an option to not apply for allotment of any Parking Space in the Complex.
- G. The Parking Spaces shall be independent i.e. having direct access from the driveway or dependent i.e. not having direct access from the driveway as per the plan approved by the competent authority.
- H. Process of allotment of Parking Spaces:
 - i. The Applicant shall have to provide their choice of Parking Space in the Application Form itself.
 - ii. Applicants may choose multiple options. However, the Parking Space option which will be drawn first, shall be allotted.
 - iii. Only the Applicants who have been successful in the E-Lottery of Flats and have also applied for Parking Spaces in the Application Form or by any other form as prescribed by the Promoter, will be entitled for E-Lottery for this purpose.
 - iv. E-Lottery of types of Parking Spaces shall be held in the order of Open and thereafter Covered for both Two-Wheeler and Car Parking Spaces. Applicants who have given preference for more than one type of Parking Space shall be allotted the Parking Space which shall be drawn first for both Two-Wheeler and Car Parking Spaces, as applicable, in the E-Lottery.

- v. The first round of E-Lottery for Car Parking Spaces shall be conducted only for the Successful Applicants of Flat Types C and D. Thereafter, in case there are available Car Parking Spaces then a second round of E-Lottery for Car Parking Spaces shall be conducted for the Successful Applicants of Flat Types B & A. Such E-Lotteries for allotment of Car Parking Spaces shall be held for SOLARIS CITY SERAMPORE PHASE 1 and SOLARIS CITY SERAMPORE PHASE 2 separately.
- vi. The first round of E-Lottery for Two-Wheeler Parking Spaces shall be conducted only for the Successful Applicants of Flat Types B & A. Thereafter, in case there are available Two-Wheeler Parking Spaces then a second round of E-Lottery for Two-Wheeler Parking Spaces shall be conducted for the Successful Applicants of Flat Types C and D. Such E-Lotteries for allotment of Two-Wheeler Parking Spaces shall be held for SOLARIS CITY SERAMPORE PHASE 1 and SOLARIS CITY SERAMPORE PHASE 2 separately.
- vii. No Application Amount is required to be paid for participation in the E-Lottery of Parking Spaces.
- viii. The time and process of E-Lottery of the Parking Spaces shall be at the sole discretion of the Promoter.
- I. Each allotted Parking Space shall entitle the Applicant/Allottee(s) to park only one standard sized motor car in Car Parking Space and one standard sized motor cycle/scooter in Two-Wheeler Parking Space as per the plan Approved by the competent authority.
- J. The Flat and Parking Space shall be construed to be parts of a single unit. Therefore, the Applicant cannot cancel/withdraw the application/allotment of Flat and Parking Space separately at any point.
- K. In case of Transfer of Flat by the Allottee, the Parking Space, if any shall automatically stand transferred along with the Transfer of Flat. The Parking Space shall, under no circumstances be separately transferable or rented or let out or leased by the Allottee.
- L. Unallotted Parking Space(s), if any, shall continue to remain the property and in possession of the Promoter. The Promoter reserves the right to allot/use such unallotted Parking Spaces, on the terms and conditions and in the manner, as it may deem fit at its sole discretion to any third party.
- M. The Promoter also reserves the right not to construct the unallotted mechanical and multi-level Parking Spaces as per its sole discretion.
- N. The Parking Spaces, if any, reserved for the visitors shall be handed over to the Flat Owners' Association of the Complex/Interim Maintenance Body/Administrator, as the case may be.

11. DIESEL GENERATOR POWER BACKUP

- A. Provision has been made for the installation of Diesel Generator (DG) for power backup to run the basic facilities at the Complex.
- B. DG back up facility would also be made available for running the basic electrical appliances in the Flats.
- C. The allocated load for Type D is 900 Watts, Type C and Type B Flats is 750 Watts and for Type A Flats is 500 Watts.
- D. One-time DG installation charge for each Flat is ₹25,000 (Rupees Twenty-Five Thousand Only) for Type D, ₹20,000 (Rupees Twenty Thousand Only) for Type B and Type C Flats and ₹15,000/- (Rupees Fifteen Thousand only) for Type A, irrelevant of their size and the same shall be payable by the Applicant/Allottee in the manner detailed in the Total Price and Payment Schedule as provided in Annexure A of this GTC
- E. The Allottee(s) shall be required to pay DG usage charges based on a suitable mechanism as may be devised by the Promoter/the Association/the Interim Maintenance Body/Administrator.

12. GRID CONNECTED ROOF TOP SOLAR POWER PLANT INSTALLATION.

A. The Promoter will install an Elevated Grid Connected Roof Top Solar Power Plant at the complex in accordance with the provisions of MNRE Notification dated 2nd September 2016, WBERC Notification dated 22nd March 2013 and WBREDA Notification dated 5th June 2012 for providing power for certain common facilities at the Complex. ("Solar Power Plant")

- B. The capacity of the Said Solar Power Plant shall be as per the sole discretion of the Promoter.
- C. Costs of installation of the Solar Power Plant shall be borne and incurred by the Promoter, either directly by itself or through the Flat Owners' Association on the term that the subsidy, if any, sanctioned and paid by the Central or State Government either to the Promoter or the Flat Owners' Association, the Promoter shall solely and exclusively be entitled for the same.
- D. Energy consumed, and energy produced will be monitored by way of 2-way electric meters. The CESC (Power Distribution Company) will provide net-off up to 90% (Ninety percent) consumption from such 2-way electric meters with net metering billing mechanism.
- E. A Power Purchase Agreement shall be entered into between the Flat Owners' Association or the Promoter representing the Association of the One Part and the CESC (Power Distribution Company) of the Other Part, for the above purpose and in this regard, the Promoter shall have irrevocable authority on behalf of the Flat Owners' Association as also all the Allottees of Flats at the Complex including the Allottee herein.
- F. Presently, the power sharing arrangement is up to 90% (Ninety percent) of the units consumed through CESC. The same may, however, be varied and/or changed from time to time due to any act, amendment or notification by the MNRE and/or WBERC and/or WBREDA Guidelines or other State or Central Government Authorities and/or Departments to which the Allottee/s shall not object and accept the same at any point of time.
- G. The Promoter shall look after and manage the maintenance and operation of the said Solar Power Plant to be installed on the Roof of the Towers of the Complex and the same as common facilities of the Complex for the period and in the manner as provided in Clause 20 of this GTC herein. The Promoter shall never be in any manner whatsoever be held liable or responsible for the maintenance, safety and security of the Said Power Plant after its installation and handing over of the same to the Facility Manager/Association.
- H. The Grid Connected Roof Top Solar Power Plant shall be deemed to be common facility as provided in Clause 20 of this GTC and the maintenance thereof shall be as per Clause 21 of this GTC.
- I. Details of the entire arrangement with the CESC (Power Distribution Company) with regard to the operation of solar panels will be provided to the Flat Owners' Association upon execution of such arrangement of power sharing or at the time of handing over the charge of maintenance of the Solar Power Plant to the Flat Owners' Association.
- J. The Promoter shall not be liable for any variation in the efficiency of the said Solar Power Plant.
- K. The Promoter shall not be liable for any change in the power sharing ratio or the cost due to any act, amendment or notification by the State or Central Government Authorities or Departments or otherwise.
- L. The entire scheme of solar panel installation and operation shall be guided by the notifications and guidelines (both in present and future) of MNRE and/or WBERC and/or WBREDA.
- M. In the unlikely scenario where the State Government or the Central Government does away with the net-off of electricity up to 90% (Ninety percent) consumption from such 2-way electric meters with net metering billing mechanism before completion of the Complex the Promoter shall not be under any obligation for the construction and installation of the Said Solar Power Plant. The Applicant/Allottee shall not raise any dispute or claim any damages from the Promoter in this regard.
- N. The possession of Flats and Parking Spaces may be handed over to the Applicants without the installation of the said Solar Power Plant. The Applicant cannot deny taking over possession of Flat or the Parking Spaces, if any, for this reason in any manner whatsoever.

13. DELAY IN PAYMENT(S)

- A. It shall be incumbent on the Applicant/Allottee(s) to comply with the terms and also the Schedule of payment plan opted by them in respect of the Flats, Parking Spaces and all other sums payable under this GTC.
- B. Timely payment shall be the essence of the terms of Allotment.

- C. Payment of Booking Amount shall be required to be made within the stipulated due date as shall be mentioned in the Provisional Allotment letter. No extension of time under any circumstances whatsoever shall be allowed for payment of the Booking Amount.
- D. If Booking Amount is not paid within the due date; the Provisional Allotment would stand cancelled automatically without any reference to the Applicant/Allottee(s) and in such an event, the Application Amount would be forfeited as stated in Clause 8B-ii above.
- E. Payment of instalment amount and all other amounts shall have to be made within the due dates as would be mentioned in the Demand Notice(s) of the Promoter to be issued from time to time requesting for such payments.
- F. Part payment shall not be accepted after the due dates.
- G. Allottee(s) shall be liable to pay to the Promoter interest on the amount overdue at the rate of interest as prescribed in Chapter V of West Bengal Housing Industry Regulation Rules, 2018 in connection to the West Bengal Housing Industry Regulation Act, 2017 which is State Bank of India's Prime Lending Rate plus two percent per annum calculated from the due date up to the date of payment, both days inclusive. For further clarification, it is stated that the benchmark prime lending rate of State Bank of India is currently 13.75% (Thirteen point seven five per cent) per annum and with this rate an additional 2% (two percent) shall be added to it, accordingly the total interest rate stands to 15.75% (Fifteen point seven five per cent) presently. In case of delay, the payment of overdue amount together with interest will be accepted by the Promoter only if the payment is made within 60 (sixty) days from the date of the amount becoming due and payable.
- H. No payment will be received and accepted after due date, unless paid along with applicable interest as provided above.
- I. Delay in payment beyond 60 (sixty) days from the due date would make the Allotment of the Flat and the Parking Spaces, if any, liable to be cancelled. In case of such cancellation, the Promoter shall refund the amount paid to it by the allottee after deducting the booking amount and the interest liabilities in terms of Clause 8B (i) &(iii) herein and the Allotment of the Flat and the Parking Spaces, if any, shall thereupon stand terminated. Upon such cancellation, the Allottee(s) shall have no right, title, lien, claims or demands of any nature whatsoever in respect of the allotted Flat and the Parking Spaces, if any.

14. POSSESSION

- A. The Promoter shall, unless prevented by force majeure reasons, endeavor to give possession of the Flat and the Parking Spaces, if any, to the Allottee(s) within subject to payment by the Allottee(s) of all dues in respect of the allotted Flat and the Parking Spaces, if any, including taxes, stamp duty and registration charges as applicable under the law.
- B. Physical Possession as well as the registration of Deed of Conveyance of the Flat and the Parking Spaces, if any, shall be withheld till due payment of all the amounts payable by the Allottee(s).
- C. The Promoter shall give notice ('Notice of Possession') to the Allottee(s) regarding the date on and from which the Promoter will start making over possession of the Flat and the Parking Spaces, if any. In the event the Allottee(s) fails or neglects to accept and take over possession of the Flat and the Parking Spaces, if any, within the time as be notified in the 'Notice of Possession', the delivery of possession of the Flat and the Parking Spaces, if any, shall be deemed to have been taken over by the Allottee(s) on the date indicated in the Notice of Possession. Such date shall be deemed to be the date of possession ('Deemed Date of Possession') irrespective of the date when the Allottee(s) takes physical possession of the Flat and the Parking Spaces, if any.
- D. The Flat and the Parking Spaces, if any, shall be simultaneously handed over to the Allottee(s) and the Allottee(s) shall never be allowed to take possession of the Flat and the Parking Spaces, if any, separately. The delivery of Possession of the Flat shall mean and include the acceptance of Possession of Parking Spaces, if any, by the Allottee(s).

E. In cases where delivery of physical possession of the Flat and the Parking Spaces, if any, is withheld by the Promoter on the grounds stated elsewhere under this GTC, the physical possession of the Flat and the Parking Spaces, if any, shall be deemed to have been taken by the Allottee(s) on the 'Deemed Date of Possession' as indicated in the 'Notice of Possession'.

15. COMPENSATION FOR DELAYED POSSESSION

- A. If the Promoter fails to deliver possession to the Allottee(s) within the stipulated time (subject to force majeure reasons as stated herein below) except in cases where physical delivery has been withheld by the Promoter on grounds stated elsewhere in this GTC, then it shall pay compensation at the rate of interest as prescribed in Chapter V of West Bengal Housing Industry Regulation Rules, 2018 in connection to the West Bengal Housing Industry Regulation Act, 2017 which is State Bank of India's Prime Lending Rate plus two percent per annum on the total amount paid by the Allottee till that date (excluding the Legal Charges, Taxes and Payment towards Extras such as SAC, Maintenance, DG, etc. to the Allottee(s) of the Flat effective from the scheduled date of possession, till the Deemed Date of Possession of the Flat and the Parking Spaces, if any, (both days inclusive).
- B. The term 'Force Majeure' shall, inter-alia, mean and include war, flood, drought, fire, cyclone, earthquake or any other calamity caused by nature affecting the regular development of the real estate project, insurrection, civil unrest, any rule or notification of the Government or any other public authority or any Act of Government such as change in legislation or enactment of new law, restrictive Governmental laws or regulations and such other reasons beyond the control of the Promoter.

16. GUARDING CHARGES

- A. In case the Allottee(s) fails or neglects to take possession of his/her Flat and the Parking Spaces, if any, as and when called upon by the Promoter or where physical delivery of possession of the Flat and the Parking Spaces, if any, has been withheld by the Promoter on grounds stated elsewhere in this GTC, the Allottee(s) shall be liable to pay Guarding Charges @ ₹2,000/- (Rupees Two Thousand only) per month, irrelevant of the size of their Flat, from the Deemed Date of Possession till the date when the physical possession is taken by the Allottee(s).
- B. Each of the Allottee(s) shall also be required to pay the charges for maintenance and management of commonareas and facilities (refer Clause 20) and applicable municipal rates & Taxes commencing from the Deemed Date of Possession in addition to the Guarding Charges, If any.

17. TRANSFER OF PROVISIONAL ALLOTMENT AND TRANSFER FEE

- A. At any time before registration of Deed of Conveyance in favour of the Allottee(s), an Allottee(s) may transfer his/her rights of the Flat and the Parking Spaces, if any, conferred under the Allotment /Flat Sale Agreement in favour of any Indian Citizen, who is not otherwise ineligible by operation of any law of the land and also doesn't hold any other allotment in the Complex either in his/her name or in the name of any other family member, subject to the following conditions:
 - i. The Allottee(s) has paid to the Promoter, a transfer fee amounting to 5% (Five per cent) of the Total Price of Flat and Parking Space, if any, plus any applicable taxes. However, no transfer fees shall be payable in case of a transfer in favour of the spouse and unmarried child of the Allottee(s).
 - ii. The Allottee(s) has paid all amounts due (including interest, if any) under the Allotment up to the date of transfer.
- B. Provided however, in case of the Transfer of Flat, after the Promoter has executed the deed of Conveyance of the Flat and the Parking Spaces, if any, in favour of the Allottee(s), such transfer shall not be governed by this Clause.

18. THE SOLARIS ACTIVITY CENTRE

A. The Promoter proposes to set up a 'Solaris Activity Centre' (SAC) at the Solaris City Serampore spread over Phase 1 and Phase 2 of the Complex. The SAC shall form part of common-areas and facilities of the Complex

- (Phase 1 and Phase 2) and shall be handed over to the Flat Owners' Association. The Proposed SAC and Committed SAC shall jointly be referred to as the SAC as provided in Annexure 'C' of this GTC.
- B. The Committed Amenities and Facilities of Solaris City Serampore is more fully described in Part 1 of Annexure 'C' which the Applicants shall be provided. (Committed SAC)
- C. The entire Amenities and Facilities planned by the Promoter if the Solaris City Serampore Phase 2 continues to be a part of the Complex are more fully described in Part 2 of Annexure "C" herein. (**Proposed SAC**)
- D. The location, type, size, capacity and other attributes of the amenities and facilities provided in the Committed SAC and Proposed SAC are tentative and the Applicant hereby irrevocably authorizes the Promoter to change the location, type, size and other attributes of the amenities and facilities provided in the Committed SAC and Proposed SAC as per its sole discretion.
- E. The SAC shall be managed by the Promoter either by itself or through its nominee, for a period of 2 (two) years from the 'Deemed Date of Possession'.
- F. All Flat Owners of the Complex would compulsorily become member of the SAC. A non-refundable One-time Membership Fee shall be paid by the Allottee(s) to the Promoter as provided in Annexure A of this GTC.
- G. The One-time Membership Fee (non-refundable) shall be appropriated by the Promoter towards the consideration for providing the SAC and the allottees at no time shall be entitled to claim any refund of the One-time Membership Fee, on any grounds, whatsoever.
- H. Some of the facilities at the SAC shall be available to the members, subject to payment of the Annual Subscription, while other facilities shall be available on 'pay and use' basis over and above the Annual Subscription charges. Detailed terms and conditions of SAC membership, different charges and rules and regulations governing the usage of the SAC will be formulated in due course and circulated to all the members, which shall be binding on all the members.
- I. The membership shall entitle entry and usage of the SAC facilities to the member, his / her spouse and dependents as per the rules and by-laws of the SAC.
- J. In case the Flat is transferred by the Applicant /Allottee(s), the membership of the SAC shall automatically stand transferred to the transferee of the Allottee(s) and there upon, the Applicant /Allottee(s) shall cease to be member of the SAC. Membership of SAC under no circumstances shall be separately transferable.
- K. The possession of the Flats and the Parking Spaces, if any, may be handed over to the Applicant /Allottee(s) without starting the operations of the SAC. The Applicant cannot deny taking over possession of Flat and the Parking Spaces, if any, for this reason in any manner whatsoever.

19. DOCUMENTATION

- A. The Allottee(s) shall be required to execute a formal Flat Sale Agreement (FSA) in such form as prescribed by the Promoter within 15 (Fifteen) days of being required in writing to do so by the Promoter. The FSA shall have to be registered with the registering Authority and the Allottee(s) shall be required to bear and pay the stamp duty and registration charges as may be payable under the law and Legal charges towards the same.
- B. Non-execution and registration of FSA by the Applicant/Allottee within the period prescribed by the Promoter can lead to cancellation of the Allotment. In case of such cancellation, the Promoter shall refund the amount paid to it by the Allottee by deducting the Booking Amount and the interest liabilities in terms of Clause 8B (i) &(iii) herein and the allotment shall thereupon stand terminated. Upon such cancellation, the Allottee(s) shall have no right, title, lien, claims or demands of any nature whatsoever in respect of the allotted Flat and the Parking Spaces, if any.
- C. It will be the Promoter's endeavor to execute and register the Deed of Conveyance of the Flat and the Parking Spaces, if any, before handing over Possession of the Flat and the Parking Spaces, if any. The Deed of Conveyance and the FSA are drafted by the Solicitors/Advocates of the Promoter and shall always be in such form and contain such particulars as be approved by the Promoter and subsequently by the WBHIRA Authority. No request for any change whatsoever, in such documents shall be entertained.

- D. There may be certain clauses which may be changed or modified or there may be certain clauses which are omitted in this GTC and may be inserted in the FSA and the Conveyance Deed as per the guidelines of WBHIRA authority or otherwise. The Applicants shall not object to such changes in any manner whatsoever.
- E. A copy of the Draft FSA and the Conveyance Deed for this Complex as currently approved by the WBHIRA Authority shall be available on the website "edensolaris.com".
- F. The Promoter shall intimate the Allottee(s), in writing, to get their Deed of Conveyance registered within three months from the date of issue of Occupancy Certificate. If the Allottee(s) fails to have the Conveyance deed registered within 3(three) months (as per sub-section 1 of Section 17 of WBHIRA Act 2017) from the date notified to the Allottee(s), the Promoter shall have the right to cancel the Allotment. Upon such cancellation, the amounts received from the Allottee(s) will be refunded without any interest but after deduction of Booking Amount and interest liabilities thereon.
- G. The Allottee(s) shall be required, on demand, to deposit with the Promoter or to pay to the Concerned Authorities as may be suggested by the Promoter, the amount of stamp duty & registration charges along with the miscellaneous registration charges for each registration of the Deed of conveyance and FSA of their Flat and the Parking Spaces, if any.
- H. Each Allottee(s) shall also be required to pay to the Promoter, documentation charges of ₹5,000/- (Rupees Five thousand only) for Flat Types A and S, ₹10,000/- (Rupees Ten Thousand only) for Flat Types C and B and ₹15,000/- (Rupees Fifteen Thousand only) for Flat Type D which is more fully provided in Annexure A of this GTC.

20. COMMON AREAS & FACILITIES

- A. On and after the Deemed Date of Possession, the Promoter shall, as it would deem fit, duly hand over the charge of the Common areas and facilities of the Complex to the Flat Owners' Association formed in accordance with the applicable Acts, Rules and Bye Laws, subject to as provided hereunder. The Promoter shall at its sole discretion may include the Allottees of the residential and commercial spaces of Solaris City Serampore Phase 1 and Solaris City Serampore Phase 2 in one common Flat Owners' Association or form separate Flat Owners' Association for each phase separately.
- B. On and after the execution and registration of the FSA, the Allottee(s) shall complete all required formalities of becoming a member of such Association and also to comply with the rules and Bye-laws for their membership of the said Association, as is advised by the Promoter. If the Promoter so decides, it would be incumbent on the Flat Owners' Association to be constituted, to take over the maintenance and management of common areas and facilities even before the intended date of making over possession of Flat and the Parking Spaces, if any. Allottee(s) in this regard, if required by the Promoter, shall execute a Power of Attorney (POA) in favour of the Promoter or their nominee/s as and when required by the Promoter, to represent them before the registrar of association and further to take all appropriate steps as also to do all acts, deeds, matters and things in their names and on their behalf for the purpose of registration of the Flat Owners' Association.
- C. The Promoter shall itself or through its nominated agency maintain the common areas and facilities at the Complex for a maximum period of 2 (two) years starting from the Deemed Date of Possession. For and on account of 2 (two) years from the Deemed Date of Possession, the Allottee(s) shall be required to pay in advance to the Promoter, as per the payment schedule in Annexure A of this GTC, an amount towards advance maintenance charges. For avoidance of any doubt, the Advance Maintenance Charges is the cumulative sum of 24 (Twenty-Four) Monthly Maintenance Charges to be paid by the Applicant/Allottee.
- D. The Advance Maintenance Charges as provided in Annexure A of this GTC is based on the current rate of power tariff, the net-off available from the power supplier and the power generated through the Grid Tied Roof Top Solar Installation in the Complex, diesel rate and minimum wages. It is clarified that in case of any increase in rates of power tariff, the net-off available from the power supplier and the power generated through the Grid Tied Roof Top Solar Installation in the Complex, diesel rate & minimum wages, the Promoter shall be at liberty to revise the said monthly maintenance charges and the same shall be payable by the Allottee(s) to the Promoter without any demur or delay.

- E. The Promoter shall, on or before expiry of the aforesaid period of 2 (two) years from the Deemed Date of Possession, endeavor to hand over management and maintenance of common areas and facilities, Parking Spaces along with the SAC to the Flat Owners' Association to be formed by the Allottees as aforesaid, who shall thereafter be responsible for maintenance thereof.
- F. The Promoter will endeavor the formation of an Association within a period of 3 months of the majority of allottees having booked their flat in the each phase of the Complex respectively but even after the sincere endeavor and in the event of such Flat Owners' Association having not been constituted on or before expiry of the aforesaid period of 2 (two) years from the deemed date of Possession, the responsibility of common area maintenance and the SAC shall be handed over by the Promoter to an interim body to be formed from amongst the resident Allottees of Flats and Allottees of the commercial spaces or to a group of Allottees, who would take over the possession, control, management and maintenance of the common area, facilities and the SAC on behalf of themselves and also on behalf of all other Allottees within the Complex.
- G. In the event neither the Association nor the Interim body nor the Administrator could be appointed for taking over the common area maintenance and management of the Complex, the Promoter may on and from commencement of the 3rd (Third) year from the deemed date of Possession and onwards may continue to manage and maintain the same on the terms and conditions as shall be decided by the Promoter. In such an event, the Promoter shall raise the bills on the Allottee(s) for the 3rd (Third) year and onwards till formation of Flat Owners' Association or interim body or appointment of Administrator, as the case may be, with an increase on the maintenance charges as may then be decided by the Promoter. The Allottees shall be required to pay the maintenance charges in advance, as per the bills to be raised by the Promoter, which must be paid within the due dates, failing which an interest on the amount overdue at the rate of interest as prescribed in Chapter V of West Bengal Housing Industry Regulation Rules, 2018 in connection to the West Bengal Housing Industry Regulation Act, 2017 which is State Bank of India's Prime Lending Rate plus two percent per annum calculated from the due date up to the date of payment, both days inclusive.
- H. The Allottee(s)/Owner, before letting-out/leasing out their Flat shall have to take an 'NOC' (on payment of applicable charges, as may be decided), from the Promoter/the Association/Maintenance Body (which shall then be maintaining the common areas and facilities). Further, the Allottee(s)/Owner, subject to provisions of the applicable law/rules, in order to entitle his lessee to enjoy the common facilities shall have to ensure regular payment of the monthly maintenance charges to the Promoter/the Association/Maintenance Body, either by himself/herself or through the lessee failing which the common services and facilities shall be discontinued/ disconnected till the dues are cleared.
- I. The Allottee(s)/Owner, before transferring their Flat, shall have to take an 'NOC' (on payment of applicable charges, as may be decided), from the Promoter/the Association/Maintenance Body (which shall then be maintaining the common areas and facilities). Further, the Allottee(s)/Owner, subject to provisions of applicable law/rules shall ensure that the subsequent Allottee(s) becomes a member of the Association and also pays the required maintenance deposits and their contribution towards the Maintenance Corpus Fund to the Promoter/the Association/Maintenance Body.

21. MAINTENANCE & OTHER SECURITY DEPOSIT

- A. As per the payment schedule in Annexure A of this GTC, every Allottee(s) shall pay to the Promoter a security deposit applicable to their respective Flat and Parking Spaces, if any. The Promoter reserves the right to adjust this deposit towards any dues payable by the Allottee(s) on account of maintenance charges or electricity charges or any other charges/deposits relating to maintenance and/or electricity supply. The deposit, after adjustment of dues, if any, without interest, will be transferred/handed over by the Promoter to the Flat Owners' Association or the maintenance body at the time of handing over to it the common areas and facilities of the Complex for maintenance and management of the same.
- B. Every Allottee(s) shall pay to the Promoter an amount as per the payment schedule in Annexure A of this GTC for their respective Flat Type, towards the cost of transformer, cabling and allied cost for obtaining electrical connection in the Complex. In addition, the Allottee(s) shall have to pay to CESC / Electricity Distribution

Agency, an amount towards security deposit for their individual LT connection as per demand to be raised separately by CESC/ Electricity Distribution Agency.

C. In case CESC/Electricity Distribution Agency decides not to provide individual meters to the Allottee(s) and make provision for a High-Tension supply, the Promoter shall provide sub-meters to the Allottee(s) upon payment by the Allottee (s) the proportionate amount of Security Deposit payable to CESC/any other electricity supply agency for such connection. The exact amount payable will be intimated to the Allottee(s) at appropriate time before possession. This Security Deposit would be subject to revision and replenishment as may be so decided by CESC/any other electricity supply agency from time to time and the Allottee(s) shall, at all times be liable to proportionately pay such revision/replenishment to CESC/any other electricity supply agency, as per the norms of CESC/any other electricity supply agency. In such a case, the Allottee(s) may be required to enter into a separate agreement with the Promoter for supply of electricity through separate sub meters.

22. TAXES

All prices, payments, rates and charges mentioned in this GTC are inclusive of any applicable taxes, cess, duties, levies etc. presently and for future any such applicable taxes, cess, duties, levies etc. imposed by any appropriate authority(ies) and accordingly, the same shall be payable separately by the Applicant/Allottee(s)/Owner, as the case may be and the same shall be non-refundable in case of withdrawal / rejection/ cancellation of the allotment.

23. GENERAL

- A. It is understood that the Applicant has applied for Allotment with full knowledge of all relevant laws/notifications and rules applicable to the Complex, and also having fully understood the meaning and purport thereof by the Applicant. It is also understood that the Applicant has fully satisfied himself/herself about the right, interest and/or the title of the Promoter in the Land on which the Flats shall be constructed as per the plan sanctioned/to be sanctioned by the Serampore Municipality.
- B. It is understood that the Applicant has applied for Allotment of a Flat and Parking Space, if applicable, for residential purposes only.
- C. The Applicant hereby understands and accepts that this Application is for Booking/Allotment of Flat and Parking Spaces in Solaris City Serampore Phase 2 only. As provided in this GTC, in case the Promoter does decide to include any Flats and Parking Spaces from Solaris City Serampore Phase 1 as part of the Final Offered Flats, this application shall also be automatically eligible for allotment of such Flats and Parking Spaces.
- D. If the Promoter includes any Flats and Parking Spaces of Solaris City Serampore Phase 1 to form part of the Final Offered Flats then the relevant project details of Solaris City Serampore Phase 1 shall be made available on the website "edensolaris.com" prior to intimation of the E-Lottery.
- E. The Applicant confirms that they shall have no objection to the allotment of Flats and Parking Spaces, on any grounds whatsoever, on being successful in the E-Lottery provided that the Flat layouts of Solaris City Serampore Phase 1 shall be similar to the Flat layouts of Solaris City Serampore Phase 2.
- F. The Applicant/Allottee(s) shall from time to time sign all applications, documents, agreements and other relevant papers, as may from time to time be required, in pursuance to this Application and to do all acts, deeds and things as the Promoter may require. In case of Joint Applicants/Allottees, any document signed/accepted/acknowledged by any one of the Applicants/Allottees shall be binding upon the other Applicant/Allottee.
- G. The expression 'Allotment' wherever used herein shall always mean 'Provisional Allotment' and shall remain so till such time a formal deed of conveyance is executed and registered in favour of the Allottee(s) for their respective Flat. However, the Provisional Allotment shall be subject to timely payment of the total price and all related dues to the Promoter as provided in this GTC herein.

- H. That in case of the Applicant being unsuccessful in the E-Lottery/ non-allotment of Flat and Parking Spaces, if any, for any reason whatsoever, the Applicant shall not be entitled to raise any dispute and shall have no claim against the Promoter of any nature whatsoever.
- I. The 'Carpet Area' of the Flat shall mean the Carpet area of the Flat as defined in the West Bengal Housing Industry Regulation Act 2017.
- J. The 'Built-up Area' (BUA) of the Flat shall mean the Carpet area of the Flat plus the thickness of the outer walls of the Flat including the Planter bed area, hanging wardrobe area and exclusive verandah/open terrace.
- K. The 'Standard Built-up Area' (SBUA) also referred as 'Chargeable Area' shall mean the Built-up Area of the Flat plus proportionate share of the constructed/covered Common areas within the Complex including the covered portion of the Grid Tied Roof Top Solar panel installation rounded off to the nearest tens' place, which shall primarily be used by the Promoter / Association for calculation and levying of the maintenance charges on the Applicant/Allottee of the Complex.
- L. Flat shall mean and include its Carpet area plus the thickness of the outer walls, the planter bed area, hanging wardrobe area and exclusive verandah/open terrace, if any, constructed as per the applicable Specification provided in Annexure "**D**" of this GTC.
- M. WBHIRA shall mean 'The West Bengal Housing Industry Regulation Act, 2017' as passed by the West Bengal Legislature on the 17th October 2017 and as amended up-to-date.
- N. WBHIRA Authority shall mean the Authority as prescribed under WBHIRA established for regulation and promotion of the housing sector.
- O. The expression 'Complex' wherever used in this terms and conditions shall always mean "Solaris City Serampore Phase 1 and Solaris City Serampore Phase 2".
- P. The Applicant/Allottee hereby understand and accept that the commercial spaces of the Complex are not part of this E-Lottery and shall be at the disposal of the Promoter to be allotted at its sole discretion to the intending Buyers at such consideration and terms as the Promoter may deem fit and proper.
- Q. The Promoter shall not create any charge over the Flat of the Allottee after the execution of FSA however under the circumstances where the charge had been created before such FSA by the Promoter over the Complex for obtaining loan for carrying out the Development work or construction of the Complex and any other finance as required, the Flat will be freed from all encumbrances on or before the execution of the Deed of Conveyance.
- R. The layout, landscaping, pathways, connectors and building plans, solar panel installation, specifications of the Towers/Complex, Common amenities, Parking Spaces and the Flat(s) as shown in the accompanied brochures, websites and other publicity materials are tentative and are subject to variation. The Promoter may affect such variations, additions, alterations, deletions and/or modifications therein as it may deem appropriate and fit and/or as may be directed by any competent authority(ies).
- S. Due to any operation of law or any statutory order or in other compelling circumstances if a portion of the scheme or any part thereof is discontinued or truncated then the Applicant/Allottee(s) affected by such discontinuation or truncation will have no right of compensation from the Promoter. The Promoter will, however, refund all the amount received from the Allottee(s) together with simple interest at the then prevailing rate of State Bank of India saving bank account.
- T. Roof shall mean the ultimate roof of the Towers at the Complex, which shall be for the common use of all the Allottees of the Complex. The Promoter has planned for certain elevated Solar Power Plant, which will provide shaded area and may be used for community activities. The non-elevated portions of the Said Solar Power Plant on the roof may render certain portions of the roof inaccessible to the Allottees of the Complex. The Promoter shall have the right of putting up signage and hoarding including neon sign of its name or the name of its segment or affiliates, as well as its products, on the roof or walls or common areas of the Complex at its sole discretion as it may deem fit.

- U. The Promoter shall not entertain any request for modification in the internal layouts, fittings, floorings etc. of the Flat and also on the exterior facades on any of the Towers in the Complex. No reimbursement or deduction in the value of the Flat shall be considered by the Promoter.
- V. No request for any discount on any account whatsoever shall be entertained by the Promoter.
- W. Complaints, if any, regarding fittings and fixtures etc. provided in the Flats shall be required to be brought to the notice of the Promoter within 15 (fifteen) days after taking over possession of the Flat. In case Allottee(s) fails to take physical possession within six months from the deemed date of possession, complaints of any nature shall not be entertained relating to fittings, fixtures etc. and in such event, the Allottee(s) shall have to take possession of the Flats on "as is where is" basis.
- X. Water Supply shall be made available from deep tube wells or other available source as may be permitted by the concerned authorities.
- Y. After delivery of physical possession or the Deemed Date of Possession, whichever is earlier, of the Flat as stated herein, the Allottee(s) shall be liable to pay to the Promoter/any other appropriate authorities on demand all rates, taxes, levies, deposits including security deposit or assessments pertaining to the Flat wholly and for the common areas proportionately.
- Z. The Terms and Conditions contained here in this GTC shall be deemed to form part of the Application by the intending Allottee(s) and all Allotment shall be strictly subject to these Terms and Conditions and the subsequent FSA and Conveyance Deed. The contents of the accompanying brochures, leaflets and insets except the Application Form and this GTC, are not legal documents and are for information only and all designs, measurements, specifications mentioned and stated therein are tentative. The complex and the Flats shall be constructed as per the specifications provided in Annexure 'D' of this GTC.
- AA. All applicable certificate(s)/permission(s)/Application(s) to operate, under the prevailing laws granted by the relevant statutory authority(ies) are required to be renewed periodically. The responsibility of renewal/keeping them valid and operational of all such certificates/permissions/Application to operate etc., as may be required from time to time under the prevailing law(s), will vest collectively on the Allottee(s)/owners of the Flats after their taking over the maintenance and management of the Complex.
- BB. The Promoter shall always ensure that it has the required approvals and clearances from the relevant authority(ies) before the allotment of any flats in the respective phases of the Complex.
- CC. The Promoter, at its discretion may provide connectivity of various telecom/other similar telecom and IT facilities to the Complex and/or otherwise, may enter into agreement/contract (on such terms and conditions and for such period as the Promoter shall decide without making any reference to the Allottees) with various service providers for providing these services and/or for the purpose of putting up installations to provide such services in certain specified space (both open or covered or both) which may be earmarked/demarcated within the Complex by the Promoter and be declared to be common portions by the Promoter. These contracts/agreements, if any, entered into by the Promoter shall be required to be honored and/or continued with for the balance period of validity of these contracts /agreements collectively by the Allottees, who shall take over the maintenance and management of the Complex. Thereafter, it may be renewed on terms and conditions as may be decided by the Flat Owners' Association.
- DD. That all notices and correspondences to be served on the Applicant/Allottee and the Promoter for the Application/Allotment of the Flat and Parking Spaces, if any, shall be deemed to have been served if sent to the Applicant/Allottee or the Promoter by registered post at Promoter's Head Office address and the Applicant's/Allottee's address provided in the Application Form. It shall be the duty of the Promoter or the Applicant/Allottee to inform each other of any change in address subsequent to the acceptance of this GTC, in the addresses provided hereinabove, by Registered Post failing which all communications and letters posted at the above addresses shall be deemed to have been received by the Promoter or the Applicant/Allottee as the case maybe.

- EE. The Applicant/Allottee(s) must quote their respective Application Number as printed in the Application Form and upon allotment their Flat Number as indicated in the Provisional Allotment Letter, in all future correspondences including any other reference number as required by the Promoter.
- FF. The GTC, the Application Form and the Provisional Allotment Letter shall be binding on the Allottee(s) and shall be treated as one document for all practical purpose.
- GG. Any Flat Sale Agreement / Deed of Conveyance executed or registered shall supersede this GTC, Application Form and Provisional Allotment Letter and the terms and conditions executed in such subsequent document shall prevail.
- HH. Allotment of Flat and Parking Spaces in favour of Allottee(s) shall be strictly subject to this General Terms and Conditions as well as the FSA. The draft of FSA is available on the website "edensolaris.com" and it shall be deemed that Applicant has made his application after understanding and accepting the terms and conditions of the FSA also.
- II. The Promoter may at its sole option and discretion, without prejudice to its right as set out in this GTC waive any breach or default by the Allottee. It is made clear and so agreed by the Applicant/Allottee that exercise of this discretion by the Promoter shall not be construed to be a precedent and/or binding on the Promoter to exercise such discretion again.
- JJ. The failure on the part of the Promoter to enforce at any time or for any period of time the provisions of this GTC shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.
- KK. If any provision of this GTC shall be determined to be void or unenforceable under any act or rules and regulations or under any applicable laws or found to contain certain errors or mistakes, such provision of this GTC shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this GTC and to the extent necessary to confirm to Act or the rules and regulations made thereunder or the Applicable law, as the case may be, and the remaining provision of this GTC shall remain valid and enforceable at the time of acceptance of this GTC.
- LL. The term used or appearing in the GTC are singular. However, it shall also be construed to be applicable for plural number wherever the context requires.
- MM. Any Allottee(s) desirous of availing of the benefits under Credit Linked Subsidy Scheme (CLSS) of the Pradhan Mantri Awas Yojana (PMAY) may approach the approved banks / financial institutions for the same while applying for Home Loan. Eligibility and disbursement of such subsidy is solely at the discretion of the Nodal Agency appointed by Government of India for the same. Since the Promoter has no role in the process, it has no liability including the sanction and disbursement of such benefit.
- NN. The Promoter has registered the Solaris City Serampore Phase 2 and Solaris City Serampore Phase 1 under the provisions of "The West Bengal Housing Industry Regulation Act 2017".

24. BREACH

In the event, the Applicant / Allottee(s) commits any breach or fails to observe or comply with any term, covenant or obligation contained in these General Terms and Conditions, and further fails to cure or remedy such breach or default within 30 (thirty) days of the receipt of written notice from the Promoter, then, the Promoter shall have the right to cancel the Allotment. In case of such cancellation, installments, Security Deposits and any other amount received by the Promoter, shall be returned to the Allottee(s) after deduction of Booking Amount which shall be inclusive of the Application Amount and related interest on delayed payments mentioned in this GTC.

25. JURISDICTION AND ARBITRATION

A. The issuance of Provisional Allotment letter in favour of the Applicant / Allottee(s) is subject to these terms and conditions and shall be binding on Promoter as well as the Applicant / Allottee(s), and the legal relationship between the Applicant / Allottee(s) and the Promoter shall be governed by the laws of India.

- B. All disputes or differences relating to or arising out of or in connection with the Provisional Allotment read with the terms and conditions contained herein, shall be mutually discussed and settled between the Applicant / Allottee(s) and the Promoter.
- C. However, disputes which cannot be settled amicably shall be finally decided and resolved by arbitration in accordance with the provisions of the Arbitration and Conciliation Act 1996 and any subsequent amendments thereto and the venue of the Arbitration proceeding shall be at Kolkata only. The proceedings of the arbitration shall be conducted in English and under the applicable laws.
- D. All disputes/issues arising out of this transaction shall be subject to the exclusive jurisdiction of Courts at Kolkata only.

I/WE HAVE READ AND UNDERSTOOD THE ABOVE-MENTIONED TERMS AND CONDITIONS AND AGREE TO ABIDE BY THEM. I/WE AGREE THAT THE PROVISIONAL ALLOTMENT OF THE FLAT ALLOTTED SHALL ALWAYS BE SUBJECT TO THESE TERMS AND CONDITIONS.

Signate of the Application							Signature of the Joint Applicant	
Date		1		1				

ANNEXURE 'A' PRICE & PAYMENT SCHEDULE Total Price List

Flat Type	A TYPE: 1B1T						
Payment Plan Type	Down Paym	ent Plan	Instalment Payment Plan				
Flat Floor Preference	Standard	Prime	Standard	Prime			
Flat Price							
Advance Maintenance Charge							
Security Deposit							
Transformer/Cabling Allied Expenditure							
DG Charges							
Solaris Activity Centre Charges							
Documentation Charges							
GST on Flat Price @ 8%							
GST on Extra Charges @ 18%							
Total Price (Flat)							

Flat Type	B TYPE: 2B1T						
Payment Plan Type	Down Paym	ent Plan	Instalment Payment Plan				
Flat Floor Preference	Standard	Prime	Standard	Prime			
Flat Price							
Advance Maintenance Charge							
Security Deposit							

Transformer/Cabling Allied Expenditure		
DG Charges		
Solaris Activity Centre Charges		
Documentation Charges		
GST on Flat Price @ 8%		
GST on Extra Charges @ 18%		
Total Price (Flat)		

PRICE & PAYMENT SCHEDULE Total Price List (contd.)

Flat Type	C TYPE: 2B2T							
Payment Plan Type	Down Paym	ent Plan	Instalment Payment Plan					
Flat Floor Preference	Standard	Prime	Standard	Prime				
Flat Price								
Advance Maintenance Charge								
Security Deposit								
Transformer/Cabling Allied Expenditure								
DG Charges								
Solaris Activity Centre Charges								
Documentation Charges								
GST on Flat Price @ 8%								
GST on Extra Charges @ 18%								
Total Price (Flat)								

Flat Type	D TYPE: 3B2T					
Payment Plan Type	Down Paym	ent Plan	Instalment Pay	ment Plan		
Flat Floor Preference	Standard	Prime	Standard	Prime		
Flat Price						
Advance Maintenance Charge						
Security Deposit						
Transformer/Cabling Allied Expenditure						
DG Charges						
Solaris Activity Centre Charges						
Documentation Charges						
GST on Flat Price @ 8%						
GST on Extra Charges @ 18%						
Total Price (Flat)						

PARKING TYPE	Open Car Parking	Covered Car Parking	Open Two-Wheeler Parking	Covered Two- Wheeler Parking	
Parking Price					
GST @ 8%					
Total Price (Parking)					

Note:

- 1. Total Price = Total Price (Flat) + Total Price (Parking)
- 2. A Miscellaneous charge for registration @ $\stackrel{?}{=}$ 6,000/- and applicable GST shall be paid by the Allottee/ Applicant on each instance of registration
- 3. Amounts are in Indian Rupees (₹)
- 4. Total Price (Parking) under Down Payment Plan as well as Instalment Payment Plan are same.

PRICE & PAYMENT SCHEDULE Total Price List (contd.)

APPICATION AMOUNT							
Flat Type	Application Amount ₹						
A Type: 1B1T							
B Type: 2B1T							
C Type: 2B2T							
D Type: 3B2T							

DOWN PAYMENT PLAN							
Timeline	Amount Payable						
At the time of Application (Application Amount)	Applicable Application Amount						
At the time of Allotment (Booking Amount)	10% of Total Price minus Paid Application Amount						
On registering the Flat Selling Agreement	Balance of the Total Price Remaining						

INSTALMENT PAYMENT PLAN								
Timeline	Amount Payable							
At the time of Application (Application Amount)	Applicable Application Amount							
At the time of Allotment (Booking Amount)	10% of Total Price minus Paid Application Amount							
On registering the Flat Sale Agreement	10% of Total Price							
On Commencement of Piling of the Tower	10% of Total Price							
On Completion of Ground Floor Slab Casting of the Zone	10% of Total Price							
On Completion of 2nd Floor Slab Casting of the Zone	10% of Total Price							
On Completion of 5nd Floor Slab Casting of the Zone	10% of Total Price							
On Completion of 8nd Floor Slab Casting of the Zone	10% of Total Price							
On Completion of 10nd Floor Slab Casting of the Zone	10% of Total Price							
On Completion of Roof Slab Casting of the Zone	10% of Total Price							
On Completion of Flooring of the Flat	5% of Total Price							
On Fit out Possession Notice of the Flat	Balance of the Total Price Remaining							

ANNEXURE 'B'

AFFIDAVIT FORMAT FOR INDIVIDUAL APPLICANT

(To be executed on ₹10/- stamp paper and duly notarized. To be submitted on or before the issuance of Provisional Allotment)

ΙM	r./Ms. / Dr.													_
Sor	/daughter	/ Wi	fe of											_
By faithby		by occup	by occupation				aged about			years permanently residin	g			
at_														_
						do he	ereby solen	nnly a	affirm and	d state	as follov	ws:		
1.	. That I am a citizen and resident of India and I am not ineligible to apply for a flat by any operation of law.													
2.	That I hav	That I have applied for one flat as per following preference:												
	S Type		А Туре		В Туре	ре С Туре D Тур		D Type						
	and one (and one Car Parking and/or one Two-Wheeler Parking space_as per following preference:												
	Open Car Parking					Covered Car Parking								
	Open Two-Wheeler Parking					Covered Two-Wheeler Parking								
		•	Serampore off whiche		-		rampore P	hase	2 vide Ap	plicati	on Num	ber	·	

- 3. That I have read and fully understood the terms and conditions in the GTC including the price and payment schedule therein.
- 4. That I shall abide by the GTC and also by any other terms and conditions which may be prescribed by the Promoter in future.
- 5. That if allotted, I shall use and occupy the flat for residential purpose only.
- 6. That I shall sign and execute the necessary documents with respect to allotment of flat and Parking Space (if any)
- 7. That I shall become the member of Flat Owners' Association or any such body of owners to be formed in accordance with the applicable Acts, Rules and Bye-Laws for maintenance and management of common areas and facilities of the Complex and as and when required I shall sign and execute any/ all documents/POA in connection with formation of such Flat Owners' Association or the body of owners formed under the applicable Acts, Rules and Bye-Laws and the initial rules/byelaws of such association/body as shall be approved by the Promoter.
- 8. That the Flat Sale Agreement and the Deed of Conveyance in respect of allotted Flat and Parking Spaces, if any, shall be in such form and shall contain such particulars as approved by the Promoter, solicitors and the WBHIRA Authority.
- 9. That relying on my statements above, the Promoter had permitted me to participate in E-Lottery.
- 10. That all statements made above are true and correct to the best of my knowledge and belief.
- 11. I understand that I / my family can only be allotted one flat in this complex which has been drawn first in the E-Lottery and all other applications will be cancelled and application amount will be refunded as stated in the GTC. In case more than one flat get drawn in the E-Lottery within my family members, it will be my responsibility to immediately inform the same to the Promoter.
- 12. That in case any of the above statements are found to be incorrect/false/misleading at any stage even after allotment, the Promoter at its sole discretion shall have the right to cancel the application/allotment and take necessary steps as mentioned in the GTC.

Identified by me

Advocate DEPONENT

(for and on behalf of Joint Applicant also)

Before me

ANNEXURE 'C' Solaris Activity Centre (SAC)

Part - 1: Committed SAC

- Multipurpose Gym
 Table Tennis
 Pool Tables
 Chess Tables
- 5. Changing Rooms6. Malkambh Corner
- Outdoor Gym
 Climbing Wall
 Lap Pool
- 10. Floating Cabana
- 11. Jacuzzi
- 12. Outdoor Shower

- 13. Kids Play Area
- 14. Color Courts with Sculptures15. Rooftop Community Space
- 16. Play/Party Lawn17. Toddlers Play Area
- 18. Yoga/Meditation/Exercise Lawn
- Yoga Decks
 Cricket Pitch
 Family Pergola
 Activity/Hobby Area
- 23. Seating/Adda
- 24. Jogging/Walking Track

Part - 2: Proposed SAC

- 1. Tree House with Sandpit
- 2. Mini Golf
- 3. Volleyball Court
- 4. Basketball/Multipurpose Court

- 5. Skating Rink
- 6. Badminton Courts
- 7. Chess Plaza

ANNEXURE 'D' SPECIFICATIONS

- Structure: RCC framed structure on Pile Foundation incorporating Earthquake Resistant Design as per relevant IS Code. Aerated Concrete Block for both external and internal walls.
- Exteriors: Cement plaster, Low VOC waterproof cement-based paint.
- Flooring: Vitrified / Ceramic tiles in Bedrooms, Living/Dining, Anti-skid ceramic tiles in Bathroom/Open Terrace/Planter.
- Interiors: Skin Coat-Engineered plaster inside flats or P.O.P/Putty punning over cement plaster inside flats;
- Kitchen: Anti-skid ceramic tiles on floor; Cuddapah Kitchen counter; Stainless Steel sink, Glazed Ceramic Tiles dado on the walls above Kitchen counter up to a height of 600 mm; CP fittings of reputed make.
- Toilets: Anti-skid ceramic Tiles on floor; Glazed Ceramic Tiles dado on the walls up to door height; Ceramic wash basins; Western WC and CP fittings of reputed make.
- Doors: Main door: Wooden door frames, Solid core flush shutters with mortice lock and magic eye, Outside finish:
 Polished teak veneer, Inside: Paint finish/Polished teak veneer. Bedroom: Painted wooden door frames, Solid core
 flush shutters with paint finish. Bathroom: PVC door frame & shutter. Anodised aluminium sliding door for Planter
 Beds & Open Terrace
- Windows: Anodised Aluminium Frames with fully glazed shutters.
- Roof: Properly waterproofed.
- Electrical: Concealed insulated Copper wiring with modular switches of reputed make; AC point in master bedroom; Geyser point in master bathroom; Exhaust Fan points in all Bathrooms and Kitchen;
- Plumbing: Internal concealed plumbing.
- Power Back-up: Emergency power backup for Common Area Lighting and Four lifts. Emergency power backup in each flat for Lights and Fan.
- Choice of component is at the sole discretion of the Transferor in case there are multiple options.
- Common & Lobby Area:

- o Flooring: Vitrified Tiles in lobbies on all floors. VDF Flooring/ Paver Block in Covered Car park. Grass track Paver/ Paver Block/ Bituminous Surface in Open Car park.
- o Interiors: Skin Coat-Engineered plaster/ OBD painting over P.O.P/ Putty punning on cement plaster.
- o Stairs: Indian Patent Stone Flooring / Epoxy coating; MS/Brick railing with MS pipe hand rail.
- $\circ\quad \mbox{Lift Facia: Vitrified Tiles with Granite / marble in ground floor lobby.}$
- Roof: Properly waterproofed.