Date:						
То						
M/s Mu	udra Finance Ltd.,					
-	:: Application for Provisional Registration of Residential Apartment in "Vipul Gardens, nera", Rewari, Haryana.					
Dear Si	r(s),					
tentativ	request that I / We may be registered for provisional allotment of a Residential Apartment of ve super area sq. ft. in proposed complex "Vipul Gardens, Dharuhera" . Haryana.					
	agree to sign and execute, as and when desired by "M/s Mudra Finance Limited" ("Company"), vers' Agreement.					
	We are enclosing herewith Cheque / Draft / Pay Order No. dateddated					
FINANC	(Bank & Branch) in favour of " M/S MUDRA CE LIMITED ", being					
My/Ou	r particulars as mentioned below may be recorded for reference and communications:					
1.	Applicant (Sole / First)					
	Son/ Wife / Daughter of					
	Mailing Address					
	Pin Code					
	Telephone No Fax No E-mail Id					
2.	Second Applicant					
	Son/ Wife / Daughter of					
	Mailing Address					
	Pin Code					

	Telepho	ne No	Fax No	E-mail Id		
	Residential Status: Resident/ Non-Resident Indian/Foreign National of Indian Origin					
	Nationality PAN No					
	Ward/ C	ircle/ Place of asso	essment			
3.	Payment Plan: Down Payment Construction Linked Installments				tallments	
4.	Details o	of Flat /Unit:				
Flat/U	nit Type	Building No.	Floor & Flat/ Unit No.	Super Area (Approx Sq. Ft./Sq. Mts.)	Rate in Rs/- (per Sq. Ft./Sq. Mtrs.)	Basic sale price of f lat/unit (in Rs.)
5.	5. Car Parking :					
6.	PLC (If a	pplicable)				
	1	Ground Floor / 1st	t to 3rd Floor / Par	rk Facing		
7.	DECLAR	ATION:				
I/We, the undersigned (Sole/First and Second Applicant) hereby declare that the above-mentioned particulars / information given by me/us are true and correct to my/our knowledge and no material fact has been concealed therefrom.						
	Signatur	es: 1		2		
		Name : 1		2		
Date :						
Place :						
1. Delhi.						
2.	2. The Drafts / Cheques are accepted subject to realisation.					

TERMS AND CONDITIONS FOR REGISTRATION AND

ALLOTMENT OF FLATS AT "VIPUL GARDENS, DHARUHERA", REWARI, HARYANA

- 1. The Intending Allottee(s) has applied for the registration and allotment of a flat at "Vipul Gardens, Dharuhera" being developed in Rewari with full knowledge and subject of all laws, notifications and rules applicable to the area, which have been explained by the Company and understood by him/her/them.
- 2. The Intending Allottee(s) agrees to sign and execute, as and when desired by the Company, the "Vipul Gardens, Dharuhera Flat Buyer's Agreement" on the Company standard format and also agrees to abide by the Terms and Conditions of sale as laid down therein. The Vipul Gardens, Dharuhera Flat Buyer's Agreement shall contain detailed terms and conditions of sale of the Flat, some of which have been stated herein, however in the event of any discrepancy between this document and the Vipul Gardens, Dharuhera Flat Buyer's Agreement, the latter shall prevail.
- 3. The Intending Allottee(s) has fully satisfied himself/herself/themselves about the right, title and interest of the Company in the land and understands all limitations and obligations in respect of it and there will be no further investigation or objection by the Intending Allottee(s) in this regard from the Company.
- 4. For preferentially situated flat/unit extra charges as decided by the Company shall be payable by the Intending Allottee(s).
- 5. The Company shall have the right to effect suitable and necessary alterations in the layout plan, as and when required, which may involve all or any of the changes such as change in the position of the flat/unit, increase/decrease in size change in floor-plan layout change in its number, etc. If there is any increase / decrease in the areas, revised price will be applicable at the original rate at which the flat/unit was booked by the Intending Allottee(s) herein. If for any reason the Company are not in a position to allot the flat/unit applied for, the Company shall be responsible to consider for an alternate property and in case of failure to do so, refund the amount deposited alongwith simple interest @9% per annum and the Company shall not be liable for payment of any compensation on this account whatsoever.
- 6. The Intending Allottee(s), on payment of transfer charges / administrative charges as decided by the Company, shall be entitled to get the name of his/her/their nominees substituted in his/her/their place with the prior approval of the Company, who may in its sole discretion permit the same on such terms & conditions as it may deem fit.
- 7. The Intending Allottee(s) upon completion of the said building agrees to enter into a Maintenance Agreement with the Company or any other nominated maintenance agency or other body as appointed by the Company from time to time for the maintenance and upkeep of the common areas and common services of the said Group Housing Complex and the Intending Allottee(s) undertakes to pay the maintenance bills for maintaining the various services and facilities at the rate determined by the Company or its nominated maintenance agency. The Intending Allottee(s) agrees to deposit and to

always keep deposited with the Company a Maintenance Security Deposit calculated on the basis of the super area of the flat at a rate per sq. ft. (approx) to be determined by the Company.

- 8. The timely payment of installments shall be the essence of the Flat Buyer's Agreement. This application does not constitute an Agreement to Sell. It shall be incumbent on the Intending Allottee(s) to comply with the terms of payment and other terms and conditions of allotment/sale, as contained in the enclosed Flat Buyer's Agreement. In case the installments are delayed, the Intending Allottee(s) shall pay interest on delayed payments @ 18% per annum compounded at the time of every succeeding installment which shall be calculated from the due date of outstanding payment/amount. Even then, if the Intending Allottee(s) fails to pay the installment along with interest, the Company shall forfeit the amount of earnest money deposited by him/her/them and the allotment shall stand cancelled and he/she/them shall have no lien/charge interest on the flat/unit. The amounts, if any, paid over and above the earnest money shall be refunded without any interest by the Company after the adjustment of interest on delayed payments, if any, due form the Intending Allottee(s). The Earnest Money shall be deemed to be 10 % of the total Sale Consideration.
- 9. The External Development Charges (EDC), Infrastructure Development Charges (IDC) and other statutory charges for the services to be provided by the Haryana Government has not been charged as a part of the Sale Consideration and in addition to the consideration the same shall be paid by the Intending Allottee(s) as and when demanded. In case of any levy or further increase in these charges and/or imposition of any Statutory Levy, Charges, tax, cess, etc. by Govt./Semi Govt. Body/any Competent Authority in future, the same shall be borne and paid by the Intending Allottee(s) as and when demanded by the Developers.
- 10. It is made clear to the Intending Allottee(s) that the per square foot price of the flat is firm and escalation free. However, the intending allottee(s) shall separately pay for the car parking space allotted to him/her/them for his/her/their exclusive use. The Intending Allottee(s) agrees that all such reserved car parking spaces allotted to the occupants shall not form a part of common areas of the said flat /building, unless otherwise provided in the law applicable for the time being in force. As the reserved parking space is an integral amenity of the flat the Intending Allottee(s) undertakes not to sell/transfer/deal with the reserved parking space Independent of the flat.
- 11. All taxes, whether levied or leviable in future, on the land and/or on the flat/unit shall henceforth be borne by the Intending Allottee(s).
- 12. The sale deed shall be executed and got registered in favour of the Intending Allottee (within reasonable time after the flat/unit/complex has been constructed and after receipt of full sale consideration and other charges. The cost of stamp duty, registration charges etc. as applicable will be extra and shall be borne by the Intending Allottee(s).
- 13. The Intending Allottee(s) shall get his/her/their complete address registered with the Company at the time of booking and it shall be his/her/their responsibility to inform the Company by registered AD letter about all or any subsequent changes, if any, in his/her/their address, failing which all demand notices and letters posted at the first registered address as stated by the Intending Allottee(s) at the

time of booking will be deemed to have been received by him/her/them. This is without prejudice to the stipulation that the Intending Allotee(s) shall have to strictly comply with the schedule of payment attached herewith and the Intending Allottee(s) shall be solely responsible for any default in payment and the consequences that might occur therefrom. The Intending Allottee(s) undertake(s) to abide by all the laws, rules and regulations relating to the Flat or any other law as may be applicable to the said Building / Complex.

- 14. That the Intending Allottee(s) shall comply with all legal requirements for the purchase of Immovable property, whenever applicable after execution of the Flat Buyers Agreement herein and sign all applications forms for the said purpose.
- 15. Intending Allottee(s) agrees to take possession of the said flat/unit within 30 days from the date of notice for possession failing which it would be presumed that the Intending Allottee(s) has taken possession. During the period of deemed possession the Intending Allottee(s) shall be liable to pay holding charges @ Rs. 5 /- per sq. per month for the period of such delay until the date when the actual physical possession is taken over by the intending Allottee(s). The Intending Allottee(s) shall also be liable to pay apart from the holding charges the prevailing maintenance charges as made applicable by the Company or its nominated maintenance agency from the date of possession / deemed possession.
- 16. The Intending Allottee(s) agrees that in case of joint allotment failure to pay by anyone shall be deemed as failure to pay by both and the joint allottee(s) shall be treated as one single person for the purpose of the Agreement and both shall be liable for the consequences jointly as well as severally.
- 17. The allotment of flat/unit is entirely at the discretion of the Company and the Company shall have the right to reject any offer without assigning any reason thereof.
- 18. Courts at Gurgaon, and High Court at Chandigarh alone shall have exclusive jurisdiction in all matters arising out of or touching and/or concerning this transaction.
- 19. The Intending Allottee(s) agrees to pay the cost of the flat per the Payment Plan A/B i.e. Down Payment Plan/Construction Linked Payment Plan, enclosed.

I/We have read and understood the above-mentioned terms and conditions, documents referred to therein and agree to abide by them.

	Signature:	1	2	•	
	Name: 1		2		
Date :					
Place :		_			

For Office Use Only

- 1. Application Accepted / Rejected
- 2. Details of Flat /Unit:

Flat/Unit Type	Building No.	Floor & Flat/ Unit No.	Super Area (Approx Sq. Ft./Sq. Mts.)	Rate in Rs/- (per Sq. Ft./Sq. Mtrs.)	Basic sale price of f lat/unit (in Rs.)

3.	Car Parking :					
4.	Payment Plan: Down Payment /Construction Linked					
Dated		.by	Draft/Cheque			
Date	ed	Rs	(Rupees)		
Drawn	on			Bank at Gurgaon/ New Delhi		
and ou	r Receipt No		Dated			
6.	Booking : Direct/B	roker				
Date : _						
Place :				Authorised Signatory		

Project Owned by: M/s Mudra Finance Limited

Developed & Marketed by: Vipul Limited, Vipul TechSquare, Golf Course Road, Sector-43, Gurgaon-122009