





APPLICATION FORM

roi Office use only
Ref. No
Application Date//
Booking Via:
Customer Id. No
Autho Signatory



Date:			cagnos		
	Ozone Towers Pvt. Ltd perative Ind. Estat				
Dear Sir(s)					
HAMILTON HEIGHT Ltd.(formally known Apartment Buyer'	rs, being develope own as Ozone Tow	the provisional allotment of ed in the Sector 37, in Dist. F ers Pvt. Ltd.), accepting and when desired by the Selle ale.	aridabad, Haryana.In the entry our application, I/we	event of the Seller, agree to sign and	Hamilton Heights Pvt. execute the requisite
I /we remit herev towards Applicati	vith a sum of Rs on Money/Registra	(Rupees ation Money/ Earnest mone	y/ Advance for the said apa) as per bel rtment(s).	ow mentioned details,
Pay Od. / DD / (Dated	Drawn On		nt (in Rs.)
known as Ozone Tow I/we further agree	ers Pvt. Ltd.) " paya e to pay further ins	payments through bank dra ble at New Delhi.) stallments of sale price and below for your records for r	other charges as & when ca	lled/stipulated fo	
Sole / First App (all the communicat		myself (First applicant) only)			
Name: Mr. /Mrs					(Photograph of Sole/First
S/W/D of Mr					Applicant)
Mailing Address: .					
City:	State:	Pin Code			
Telephone No. 1)_		2))		
FAX No:	(Residential) E-Mai	(Office) l Address :	(Mobile / Other)		
Pan No:		Ward / Circle	Date of Birth	/	
Profession / Busin	ess			(DD) (MM)	(YYYY)
Residential Status	s () Indian / ()	NRI / () Foreign National (of Indian Origin		
Second Applica	nt				
Name: Mr. /Mrs					(Photograph of
S/W/D of Mr					second Applicant)
Mailing Address: .					
City:	State:	Pin Code			
Telephone No. 1)_	(Residential)	2)3 (Office) lAddress :)(Mobile / Other)		
		Ward / Circle		, ,	
	ess		bace of bill th		(YYYY)
		······································	of Indian Origin	(DD) (MM)	(1111)
nesidential status	()	mm / () i oreigninationati	n maian of Igili		
	Sole / First App	plicant Signature	Secon	d Applicant Sig	nature

I/ we further agree to the following terms & conditions, indicative to us with the terms and conditions as will be comprehensively set out in Buyer's Agreement which, upon execution, shall supersede the terms & conditions set out herein below, applicable to this provisional allotment:

- i) That I/ We have made this application for allotment of a unit with full knowledge of the subject, to all the laws/ notifications and rules applicable to this area in general, and this project in particular, which have been explained by Seller and understood by me/ us.
- ii) That I/ we have satisfied myself/ ourselves about the interest and rights of the Seller in the land on which the said units are being constructed, and have understood all limitations and obligations in respect thereof. I/ we agree that there will not be any further investigations or objections by me/ us in this respect.
- That I/ we have seen and accepted the plans, designs, specifications, which are tentative and that I/ we am/ are making this application with full knowledge about the building plans, proposed specifications, location of the unit/buildings, floor plans and other terms and conditions. However, the same are tentative and may be changed, altered, modified, revised, added, deleted, substituted or recast as the Seller may consider necessary or as directed by the competent authority and or Architect at any time before/ after the building plans for the project are sanctioned and till the grant of occupation certificate and that I/ we shall not raise any dispute/claim against the Seller in this regard.
- iv) That I/we clearly understand and agree that the allotment will be done subject to availability of the apartment. Further, the provisional and/or final allotment of the apartment is entirely at the discretion of the Seller and Seller has full right to reject any provisional and/or final allotment without assigning any reason thereof.
- That I/ we agree to pay the price of the unit and other charges calculated on the basis of the Sealable Area, which is understood to include prorata share of the common areas in the proposed residential project and proportionate share of the other common facilities, as specifically provided in the Buyer's Agreement and other areas, which may be located anywhere in the said proposed residential complex at the sole discretion of the Seller. If there is any increase/ decrease in the super area, the rate per sq. ft. and other charges as, will be applicable to the changed area i.e. at the same rate at which the unit was booked as a consequence of such reduction or increase in the super area, the Seller shall be liable to refund to me/ us without interest, only the extra price and other proportionate charges recovered or shall be entitled to recover from me/ us, the additional price and other proportionate charges without interest, as the case may be.
- vi) That I/ we agree to pay the Preferential Location Charges (PLC) for preferential location in addition to the basic sale price of the apartment and Power Backup Installation, as described by the Seller, in the manner and within the time as stated in the agreed upon payment plan.
- vii) That I/ we has/ have clearly understood that one covered dedicated car parking is compulsory to purchase along with each apartment and I/ we further agrees to separately pay for such dedicated car parking space allotted to me/ us which shall not form part of the common area in the said building/ complex but shall be integral amenity of the said apartment, thereupon I/ we agree not to sell / transfer/deal with the same independent of the said Apartment / Space.
- viii) That I/ we agree to pay all kinds of applicable taxes, statutory levies, whether levied or to be levied, stamp duty, registration charge, External Development Charges (EDC), Internal Development Charges (IDC), as applicable, for the external and internal services to be provided by the Haryana Government as per the actual rates, in addition to the sale price of the said Apartment and in case there is any increase or revision in the same in future, the same shall be payable by me/ us without any delay or demur as when demanded by the Seller.
- That I/We have clearly understood, that upon acceptance of the application, I / we agree to furnish all documents, photographs, copy of PAN Card and any other document(s) required by Seller for allotment and sign the 'Buyer's Agreement' in the Seller's prescribed format, together with the amounts due and payable as set forth in the schedule of payments, within 30 days from the date of dispatch of Buyer's Agreement, failing which the 'Seller' shall have every right to cancel the allotment and forfeit the Earnest money, which is 12.5% of the Total sale Consideration, with the interest paid, due or payable, along with any other amounts of non refundable nature in case of non-fulfillment of the terms and conditions herein contained and of that of the Buyer's Agreement as also in the event of failure by me/ us to sign and return to the Seller the Buyer's Agreement within thirty (30) days of its dispatch, without any notices or reminders. The Seller has then full authority to allot/sell the said Apartment to anyone else or to use it for any purpose it may deem appropriate.
- That I/We have clearly understood, that this application does not constitute any offer of allotment or any agreement to sell and I/we do not become entitled to the provisional and/or final allotment of a unit not withstanding the fact that the Seller may have issued the receipt(s) in acknowledgment of the money tendered by me/us to the Seller with application. It is only after I/we sign and execute the Buyer's Agreement on the Seller's standard format after carefully understanding the legal implications thereof and after understanding my/our obligations & liabilities and the Seller's obligations & limitations as set forth in the Buyer's Agreement and after undertaking to carefully abide by all the terms and conditions of the Buyer's Agreement. The buyer's agreement shall not be a binding on the Seller until executed by the Seller.

Sole / First Applicant Signature	Second Applicant Signature

- Xi) That I/We have clearly understood, that Seller retains full right of Final allotment, change of allotment to alternate apartment, in case 'Seller' is not in a position to allot the Apartment/ unit applied for, and in case of failure to do so, refund the amount deposited without any interest and the Seller shall not be liable for payment of any compensation on this account whatsoever.
- the Seller or any other maintenance agency or other body as appointed by the Seller from time to time for maintenance and upkeep of the common services and common areas (apart from the internal area of the apartment) of the said Group Housing Complex and I/ we undertake to pay the maintenance bills for maintaining the various services and facilities at the rate determined by the Seller or its nominated maintenance agency. That I/ we agree to deposit and to always keep deposited with the Seller a Interest Free Maintenance Security Deposit calculated on the basis of the saleable area of the apartment as per current applicable rate.
- xiii) That the application for allotment, in case made on the name of any organization, will be accepted only after furnishing copy of partnership deed/ Memorandum of association, copy of form 3 of ROC, Registration certificate with Sales Tax/ Value Added Tax/ Service Tax department and/ or any other document asked by Seller.
- xiv) That the timely payment of installments/ balance sale consideration/ security deposits/ charges shall be essence of this application. In case the installments are delayed, then I/ we agree to pay interest on delayed payments @ 15% per annum compounded monthly at the time of every succeeding installment which shall be calculated from the due date of outstanding payment/ amount without prejudice to the Seller's right to cancel the allotment. It is clearly understood by me/ us that it shall not be obligatory on the part of the Seller to send demand notices/ reminders regarding the payments to be paid by me/ us as per the schedule of payment or obligation to be performed by me/ us.
- That the Seller reserves its full rights to cancel the application/ allotment if the future payments are delayed by two months from its due date or dishonour of cheque/ DD/ Payorder. The sums, if any, paid over and above the earnest money shall be refunded without any interest by the Seller after adjustment of interest on delayed payments, if any, due from me/ us.
- xvi) That I/ we shall inform the Seller, in writing, of any change in the mailing address, contact numbers and other information furnished in the application failing which all demands, notices, etc. by the Seller shall be mailed to the address given in the application and shall be deemed to have been received by me/ us.
- $xvii) \ \ \textbf{That} \ In case of Joint Applicants \ all \ communication \ shall \ be sent to \ the \ first \ named \ Applicant \ in \ the \ application.$
- xviii) That I/ we have made the application with full knowledge that the plans for the building in which the unit applied for will be located, are not yet sanctioned by the competent authority and that in case, for any reason(s), the same are not sanctioned or cancelled or revoked at any point of time during the construction, the Seller shall refund all amounts received without the interest, and that upon such refund by registered post, the I/ we will not have any further rights, claim, etc. against the Seller and that the Seller shall be fully released and discharged from all its obligations and liabilities.
- xix) That I/ We hereby authorise and permits the Seller to raise finance/loan from any financial institution/bank by way of mortgage/charge/securitization of my/ our respective Unit or the receivables, if any, accruing or likely to accrue there from, subject to the Unit being made free of any encumbrances at the time of execution of sale deed in favour of me/ us or my/ our nominee. The Seller/ Financial Institution/ Bank shall always have the first lien/charge on the said Unit for all its dues and other sums payable by me/ us or in respect of the loan granted for the purpose of the construction of the said Building/ Residential Complex. In case, I/ we have opted for long term payment plan arrangement with any financial institutions/banks, the conveyance of the Unit in favour of me/ us shall be executed only upon the Seller receiving No Objection Certificate from such financial institution/banks.
- That In case of NRI Allottee(s) or foreign national of Indian origin Allottee(s), the provision of F.E.M.A / R.B.I. guidelines and any other law, as prevailing shall be applicable.
- xxi) That I/ We agree and undertake that I/ We shall not sell, transfer, assign or part with my/ our right, title, or interest, in the said Unit or any portion thereof even after the allotment is made in my/ our favour, until all the dues payable to the Seller are fully paid and the Deed of Conveyance is executed in my/ our favour. I / We am/ are, however entitled to get the name of my/ our nominee(s) substituted in my/ our place with the prior approval of the Seller, who may at its sole discretion permit the same on such conditions as it may deem fit. I/ We shall pay to the Seller, transfer charges as applicable from time to time for the purpose of such substitution(s).
- xxii) That the Development & construction of the said group housing project is subject to force majeure clause, which includes delay in completion of the project for any reason beyond the control of the Seller e.g., non-availability of any building materials, war or enemy action or natural calamities or any act of God etc. In case of delay in delivery of possession as a result of any notice, order, rule, notification of the Govt./ Public or other Competent Authority or any reason whatsoever beyond the control of the Seller and any of the aforesaid events, the Seller shall be entitled to a reasonable extension of time.
- $xxiii) \label{thm:control} \textbf{That The Courts at Delhi/New Delhi shall alone have the jurisdiction in all matters arising out of/touching and/or concerning this transaction.}$

Sole / First Applicant Signature	Second Applicant Signature

Payment Pla	an: Down Paymen	t Plan	☐ Construction	Linked Plan.	
	ails of the apartment, subject in this Saleable Area::			ated as peractual)	
	Floor:		-	accuas per accuacy	
PARTICULAI	RS OF PAYMENT	RATE		AMOUNT	
BASIC SALE PI	RICE (BSP)	Rs	/ per sq. ft.		
* Preferential	Location Charges (PLC) 1st Floor	% Of BSP			
* Preferential	Location Charges (PLC) 2 nd Floor	% Of BSP			
* Preferential	Location Charges (PLC) 3 rd Floor	% Of BSP			
* Preferential Landscape f	Location Charges (PLC) Pool / acing	Rs	/- per Sq. ft.		
Sub Total					
*** EEC & FFC	Charges	Rs	/- per Sq. Ft.	-	
**Power Backı	up Installation Charges	Rs	/ per KVA		
Car Parking	Charges (covered, 1 compulsory)	Rs	/- per bay		
Interest Free	e Maintenance Security (IFMS)	Rs	/- per Sq. ft.		
Club Membe	rship Charges (compulsory)	Rs	/-		
Total Amou	nt				
Infrastructure schedule. DECLARATION	Development Charges (IDC) etc., which is a line of the control of	h shall be paid on Pro-Rata by declare that after fully sa	a Basises;, in addition	evies, Taxes, External Development Charges to the above Total Amount as per the curren clearly understanding all the terms & conditions of my / our knowledge and no material fac	t payment
	-				
Enclosures :	For All individual Applicant(s): Copy of PAN Card of Sole / First Applica	ant			
	Copy of PAN Card of Second Applicant				
	Applicant by Firm(s): Copy of PAN Card Registration Certificate with ST/VAT/ Any Other Document as required	Service Tax Dept.			
	Sole/ First Applicant's Signature			Name	
	Second Applicant's Signature			Name	
	Broker's Name & Signature				
	Place				
	5				

For Office Use Only

1.	Application:				Accepte	ed 📙	F	Rejected	
2.	Provisional Re	egistration of Ap	artme	ent (Details)					
	Tower No						ι	Jnit No	
	Floor No.					•••••	٦	ype	
	Approximate	Super Area					9	q. Ft.	(Sq. Mt)
	Total No. of c	overed Car Park	ings			•••••			
	Total No. of o	pen Car Parking	S			•••••			
	(Minimum one	e Covered Car Pa	arking	g, along with	n an apar	tment, are o	compulso	y.)	
2	Day was a set Diag	- 0-4-4.		D	🗖	Ct		DI [7
3.	Payment Plai	n Optea : L	own	Payment Pla	an 📙	Constructi	on Linked	Plan	_
4.	Booked under	r Corporate Sche	eme	Yes 🗌		No 🗌			
5.	_	unt received vi	-	-			R	5	
6.	No. of Joint H	Holders				••••••			
7.	Mode Of Book	king:							
	Direct:	Yes 🗌		No 🗌					
	Broker:	Name :							
		Address :							
				•••••		•••••			
	Teleph	one / Mobile :							
							D I.	ode Cool	
							Broke	ers Seal .	
	(Aut	thorised Signato	ry)				Date	:	



Promoted By: Espire Infrastructure Corporation Ltd.
A-41, Mohan Co-operative Industrial Estate, Delhi-Mathura Road, New Delhi-110044,
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E-mail: sales@espireinfra.com www.espireinfra.com



Developed By: Hamilton Heights Pvt. Ltd.
(formerly known as Ozone Towers Pvt. Ltd.)
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