

CONDITIONS OF REGISTRATION This registration is granted subject to the following conditions, namely: -

- The promoter shall submit the approved service estimate and plans, approved zoning plan, approvals for water supply, sewage disposal, storm water drainage, HUDA construction water NOC within 3
- The promoter shall enter into an agreement for sale with the allottees as prescribed in The Haryana Real Estate (Regulation and Development) Rules, 2017;
- (iii) The promoter shall offer to execute a registered conveyance deed of the apartment, plot or building, as the case may be, in favour of the allottee along with the undivided proportionate title in the common areas to the association of allottees or competent authority, as the case may be, as provided under section 17 of the Act:
- (iv) The promoter shall convey/allow usage of common areas as per Rule 2(1)(f) of the Haryana Real Estate (Regulation and Development) Rules, 2017.
- The promoter shall deposit hundered percent of the amounts realized by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per subclause (D) of clause (l) of sub-section (2) of section 4;
- The promoter shall comply with the provisions of the Real Estate (Regulation & Development) Act, 2016 and the Haryana Real Estate (Regulation and Development) Rules, 2017 and regulations made thereunder and applicable in the State;
- (vii) The promoter shall not contravene the provisions of any other law for the time being in force as applicable to the project.
- (vii) The promoter shall comply with all other terms and conditions as mentioned in the attached brief and as conveyed by the Authority from time to time.

VALIDITY OF REGISTRATION

The registration of this project shall be granted valid for the period from 19th April, 2021 and ending with 11th March, 2026 (completion date as declared by the promoter in REP-II) unless extended by the Authority in accordance with the Act and rules made thereunder subject to compliance of provisions of rule 5(1) of the Haryana Real Estate (Regulation and Development) Rules, 2017.

REVOCATION OF REGISTRATION REGU not If, the above-mentioned conditions are fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made thereunder. BH GURUGR

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			P-III' [See rule 5 (1		
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101 518	REGIS	TRAT	ION NO. 19 OI		
	CP/HARERA/GGM/451/			Date: 19.04.2021	
NIQU	E NO. GENERATED ONL	INE	1	RERA-GRG-PROJ-796-2021	
			TION CERTIFIC		
101			STATE PROJE	ICT (EBD) 114	
EI	MAAR BUSINI		tration is granted		
		unde	r section 5 of		
	the Real Estate (to the following pr		tion & Developme nder project regis		
	The second second second second second		ntioned above		
	PART	ICULA	ARS OF THE PR	OJECT	
S. N.	Particular			Detail	
1.	Name of the project			ESS DISTRICT (EBD) 114	
2.	Location License no.		Sector-114, Gu 14 of 2021	dated 12.03.2021 valid upto	
		al an th	11.03.2026	a hadan da addo a	
4.	Total licensed area of	the	6.40625 acres		
5.	project Area of project	for	6.40625 acres	ri ri de della gri de fin el la sul	
	registration	101			
6.	Nature of the project		Commercial plotted colony		
7. 8.	Total FAR of the project Number of Blocks		9070.00 sqm A, B, C		
9.	Number of Units		86		
		ME OI	F THE PROMOT		
S.N.	Particular Promoter 1/License holder		M/c Paijurick	Detail Builders Pvt Ltd	
1.	Fromoter 17 License note	lei		states Pvt Ltd	
			M/s Sharyans Buildcon Pvt Ltd		
2.	Promoter 2/Collaborator		M/s Tacery Builders Pvt Ltd M/s Emaar India Ltd		
2.				/ COLLABORTAOR	
S.N.	Particular			Detail	
1.	Name		M/s Emaar In	dia Ltd are One, C2, District Centre, Saket	
3.	Registered Address		New Delhi-11		
4.	Corporate Office Address		Emaar Business Park, Sikanderpur Sector-28,		
-	Level Address		Gurugram, Haryana 122001 Emaar Business Park, Sikanderpur Sector-28		
5.	Local Address		Gurugram, Ha	ryana 122001	
6.	CIN		U45201DL2005PLC133161		
7.	PAN		AABCE4308B Active		
8. 9.	Status Mobile No.		Active 9743999521		
10.	Landline No.		0124-4421155		
11.	Email-Id		Coordination@emaar-india.com		
12.	Authorized Signatory	1150	Roli Aggarwal		
S. N.	Type of bank account		Account No	Name and branch of the bank	
1.	Master Account of the Project (100%)	325100450005809		5 C-59, G Block, Bandra Kurla Complex, Bandra East, Mumbai	
2.	Separate RERA account of the project (70%)	325100450058108		C-59, G Block, Bandra Kurla Complex, Bandra East, Mumba	
	of the project (7070)	32510045000581		9 C-59, G Block, Bandra Kurla	

his registration certificate is based on the information supplied by the promoter and an authenticated copy of detailed project information and declaration is submitted by the promoter in the authority. BMA

Dated 19.04.2021 Gurugram

Place:

Chairman Haryana Real Estate Regulatory Authority DR. KRISHANA KUGUAR FAMANDELWAL, IAS (R) CHAIRMAN

(Dr. K.K. Khandelwal)

		ADDITIONAL TERMS AND	CONDITIONS OF REGISTRATION	
	plan autho	by the competent authority and the same shall have	apartments, plots or buildings which are duly approved in the layou ve to be indicated at the time of registration of the project with th l preferential location charges etc., otherwise no PLC chargeable from	
2.		promoters shall submit list of apartments, plots or mission and details of the property at the time of sub	 buildings sold through real estate agents along with details of the mission of quarterly progress report. 	
3.	No se	eparate EDC/IDC are payable by the allottees except	the basic sale price on carpet area basis.	
		ntion is invited to model agreement for sale provided m 1.2)	in the Haryana Real Estate (Regulation and Development) Rules, 201	
	Expl	anation:		
	(i)		booking amount paid by the allottee to the Promoter towards the ndustrial/IT/any other usage (as the case may be) along with parking	
	(ii)	be levied, in connection with the development/cons of handing over the possession of the Plot/Unit/Apa	(GST and Cess or any other taxes/fees/charges/levies etc. which ma truction of the Project(s)) paid/payable by the Promoter up to the da artment for Residential/Commercial/Industrial/IT/any other usage (a to the allottee(s) or the competent authority, as the case may be, after authority for the purpose of such possession:	
			dification in the taxes/charges/fees/levies etc., the subsequent amou creased/decreased based on such change/modification.	
k.	and l the c may	Development) Act, 2016 and specifically community common areas. Accordingly, these are to be transferred be along with all other mentioned common facilities.	of common areas provided in section 2(n) of the Real estate (Regulation and commercial facilities as provided in real estate project are part and to the association of allottees or the competent authority as the can Accordingly, the promoter is restrained to part away with such facilities on and Development) Act, 2016 is reproduced as under:	
	"com	nmon areas" mean—		
	(i)	the entire land for the real estate project or where the for a phase, the entire land for that phase;	e project is developed in phases and registration under this Act is soug	
	(ii)	the stair cases, lifts, staircase and lift lobbies, fire esca	apes, and common entrances and exits of buildings;	
	(iii)	the common basements, terraces, parks, play areas, o	pen parking areas and common storage spaces;	
(iv) the premises for the lodging of persons employed for the management of the property including accommodation for w ward staffs or for the lodging of community service personnel;				
	(v) installations of central services such as electricity, gas, water and sanitation, air-conditioning and incinerating, sys water conservation and renewable energy;		as, water and sanitation, air-conditioning and incinerating, system j	
	(vi)	the water tanks, sumps, motors, fans, compressors, du	icts and all apparatus connected with installations for common use;	
	(vii)	all community and commercial facilities as provided	in the real estate project;	
	(viii)) all other portion of the project necessary or convenie	nt for its maintenance, safety, etc., and in common use;	
-	deta		ent without availability of prospectus/brochure containing necessa estate agent registered with the HARERA. In case of engagement of re- shall inform the same to the authority.	
	In future any new allotment in ongoing projects or new projects, the plot/apartment/or building shall be sold only on carpet are basis and not on super area basis and the rate shall be inclusive of all charges like including GST/PLC.			
	The promoter shall execute the draft allotment letter as annexed in the detailed project information which is duly approved the authority and authenticated by the promoter.			
	Ther	re shall not be any subvention scheme for the registe	red project without prior approval of the authority.	
	The	promoter shall make available all the approved plan	s of the project on the project site.	
0.	allot		of allottees or society or co-operative society, as the case may be, of thin a period of three months of the majority of allottees having book about the AOA.	
1.	disp certi	osal, storm water drainage, HUDA construction wat	estimates, approved zoning plan, approvals for water supply, sewa er NOC within three months from the date of issuance of registrat will be refunded with interest at the prescribed rate within one mor las deemed cancelled.	
	Da	S SELLO PL	(Dr. K.K. Khandelwal)	
	Pla	ated: 19.04.2021 Gurugram	Chairman Harya na Real Estate Regulatory Authority Guryanam	