Application Form



Customer ID:

To, M/S EXCELLA PREMIOINFRA LLP

B-2/345, Vikas Khand, Gomti Nagar, Lucknow - 226010 (U.P.)

Dear Sir/Madam,

I/we, the undersigned, hereby apply for provisional allotment of Residential Plot (herein referred to as **'Unit'**) in your Project named as **'Excella Resortico' ('said Project')** being developed under lawful arrangement by M/s Excella Premioinfra LLP (herein referred to as **'Promoter')** on land situated at Arazi No._____

In the event of your agreeing to allot the said Unit, I/we agree and undertake to abide by the basic terms and conditions attached to this application form and being part thereof and also agree to sign and execute, the Allotment Letter and/or the Agreement For Sale as per the format provided by the promoter and I/we shall accept the specifications pertaining to the Unit and shall pay the Total Price of the said Unit inclusive of Basic Sale Price, Preferential Location Charges and Additional Cost, Government Levies/Taxes, Maintenance Deposit, applicable Stamp Duty etc. as and when demanded by the promoter.

I/we clearly understand that this application does not constitute an agreement for sale and I/we do not become entitled to the allotment of Said Unit notwithstanding the fact that the promoter may have issued a receipt in acknowledgement of the money tendered with this application. It is only after I/we sign and execute the Agreement for Sale, Addendum to the Agreement for Sale, if any and/or such other documents as may be required by the promoter (depending on the option availed) that the allotment shall become final and binding upon the promoter.

My/our particulars are given hereinafter:

1. FIRST/SOLE APPLICANT

Mr./Mrs./Ms.:	
Son/Wife/Daughter of Mr.:	Affix a Recent
Date of Birth:/ PAN No.:	
AADHAR No.:	Size Photograph of the Applicant
Marital Status:	and Sign Across it
Nationality:	
Residential Status:	
Resident 🔵 Non- Resident 🔵	
Permanent Address:	
Correspondence Address:	
Contact No. Res.:	Office:
Mobile: E-Mail I	D:
Personal Details:	
Occupation/Business:	
Name of the Employer/Business:	
Address of the Employer/Business:	
Contact No.:	
Annual Income:	
Funding Details:	
The purchase consideration shall be paid out of	
Own Sources/Savings/Investments O Financing	from bank/Financial Institutions 🔵
Quantum of Loan to be raised Rs:	

2. CO-APPLICANT

Mr./Mrs./Ms.:			
Son/Wife/Daughter of Mr.:			
Relationship with first applicant:			Affix a Recent Colored Passport
Date of Birth://	PAN No.:		Size Photograph of the Applicant
AADHAR No.:			and Sign Across it.
Marital Status:	Nationality:		
Residential Status:			
Resident 🔵 Non- Resident 🔵			
Permanent Address:			
Correspondence Address:			
Contact No. Res.:		_Office:	
Mobile:	E-Mail ID:		
Personal Details:			
Occupation/Business:			
Name of the Employer/Business:			
Address of the Employer/Business: _			
Contact No.:			
Annual Income:			

IN CASE THE APPLICANT IS A COMPANY/FIRM

Name of Company/Firm M/s		_
Registered Address:		
		Affix a Recent Colored Passport
		' Size Photograph
Date of Incorporation:		or the Applicant
Incorporation No.:		and Sign Across it. -
PAN No.:		_
Contact No.: Tel. No	Mobile:	
E-Mail ID:		
Nature of business of the Company/Firm:		
Correspondence Address:		
	Pin: _	
Name of Authorized Signatory:		
Son/Wife/Daughter of:		
Designation of Authorized Signatory:		
Address of Authorized Signatory:		
Contact No.: Res	Office:	
Mobile:	E-Mail ID:	

NOMINATION FORM

Name of Nominee:	
Date of Birth: Sex:	
Relationship with the first applicant:	Affix a Recent Colored Passport Size Photograph of the Applicant
Address:	and Sign Across it
Specimen Signature (Nominee):	
I certify that Mr./Mrs./Ms	Son/wife/Daughter of
has signed in my p	resence and I verify his/her signature.

(Applicant(s) Signature)

Witness Signature with Name & Address:

1) _____

2) _____

DETAILS OF UNIT APPLIED FOR:

Plot No:	Plot Size:	Sq.	Mtr Sq. Ft.
Plot Type:	Basic Rate:	Per Sq. Ft.)	
Basic Sale Price:		/-	
(Rupees:			
)
Additional Charges:		/-	
(Rupees:			
)
Taxes:	/-		
(Rupees:			
)
Total Sales Price:		/-	
(Rupees:)
Payment Plan opted:			
Development Linked 🔵	Down Payment 🔵	Time Linked 🔵	Flexi Payment Plan 🔵
PAYMENT DETAILS:			
Rs.:/(Rup	ees:		
			including
Taxes) vide Cheque/DD No.		Date:	Drawn on
Bank:	Bra	anch:	
City:	Favoring "M	/s Excella Premioin	fra LLP".

MODE OF BOOKING:			
A. Direct	B. Dealer 🔵		mployee Referral
Employee Name: (To be filled incase of direct and emplo		Employee Coc	16:
Dealer Information:			
Dealer Firm Name:			
Dealer Name:			
Dealer Address:			With Seal
Dealer RERA Reg. No.:			
Dealer Contact No.:			
Booking Date:			Dealer Signature

DECLARATION

I/We hereby solemnly declare that the above particulars given by me/us are true to the best of my/our knowledge and belief. I/We shall furnish any additional information(s) if required. In the event of any delay on my/our part to furnish any particulars desired by the Promoter, it shall be within the discretion of the Promoter to reject my/our application. The Promoter shall have no obligation or liability to allot me/us a unit.

In the matter of any doubt or difficulty arising out of interpretation of terms and conditions, I/We shall abide by the decision of the Promoter and it shall be final and binding on me/us.

Name of Applicant(s)	Signature of Applicant(s)
1	1
2	2

TERMS AND CONDITIONS

ALLOTMENT

- 1. The applicant(s) has applied for the provisional allotment of a unit (plot), with full knowledge and subject to all laws, bye laws, notifications and rules applicable to the project, which have been well explained by the Promoter/ Co-Promoter & understood by him/her/them.
- 2. The applicant(s) agree that the allotment of the unit is entirely at the discretion of the promoter and the promoter has the right to reject any application without assigning any reason thereof. It is agreed that the possession of the unit may not be given by the promoter to the applicant before all payments/dues/taxes/duties etc. are cleared by the applicant at the time of execution and registration of the sale deed.
- 3. Notwithstanding anything contained in this application, the applicant(s) understands that the application will be considered as valid, enforceable and proper only on realization of the amount tendered with this application.

TITLE

4. The applicant(s) has satisfied himself/herself/themselves about the interest and title of the promoter in the land on which the said project/unit is being developed and has understood all limitations and obligations in respect thereof

LAYOUTS AND PLANS

- 5. The applicant(s) has seen, understood and accepted the approved plans, specifications and facilities to be provided in the project/unit.
- 6. The applicant(s) agrees and undertakes to abide by the terms and conditions of all the permissions, sanctions or directions issued by the concerned authority and shall not interfere in layout, plans and drawings implementation.
- 7. The applicant(s) understands and agrees that the Promoter may make any changes in the approved layout plan, sanctioned plan of the Project and nature of amenities as per the provisions of the Real Estate (Regulation and Development) Act, 2016 and Rules and Regulations framed there under by the concerned State Government. The Promoter is entitled to make such minor additions or alterations as may be required by him/her/them or such minor changes or alterations as may be necessary due to any structural reasons duly recommended and verified by an authorized Architect or Engineer after proper declaration and intimation to him/her/them.
- 8. In case where the Promoter proposes for a revision in layout plan of the project with the consent of applicant(s) and thereupon his/her/their said Unit becomes or ceases to be in a preferential location, then the Promoter shall either refund or demand preferential location charges which he/she/they hereby agrees to pay/be refunded/be adjusted in last installment as stated in the payment plan opted by him/her/them.

AGREEMENT FOR SALE/ ALLOTMENT LETTER

9. The applicant(s) agrees to sign & execute as and when desired by the promoter, the allotment letter and /or the agreement for sale, in adherence to the provisions of the Real Estate (Regulation and Development) Act, 2016 and Rules and Regulations framed there under by the concerned State Government on the prescribed format provided by the promoter.

PAYMENTS

- 10. The applicant(s) agrees to pay sale price of the plot, additional charges, taxes, duties and cesses as fixed and informed by the promoter.
- The expenses for stamp duty etc. for execution of any legal document such as Agreement for sale, Sale deed etc., legal fee
 and other miscellaneous charges and registration charges etc. shall be borne by the applicant(s) only. Any penalty/fine for
 the delay in execution/registration of legal document will be solely borne by the applicant(s).
- 12. All the payments shall be made through cheque/demand draft to be issued in favour of **EXCELLA PREMIOINFRA LLP**, payable at par at **LUCKNOW**. In case if RTGS/NEFT is being done by the applicant(s) and the same is not being informed to the promoter then under such circumstances receipt of such deposit may not be issued and applicant(s) will not complain for the same.
- Applicant(s) agree that the amount paid with the application and in installments as the case may be, to the extent of 10% of the total price of the said plot shall collectively constitute the booking amount (known as Earnest Money).
- 14. The applicant(s) agree to pay the balance amount in accordance to the payment schedule as provided by the promoter as he / she / they understand that the timely payment is the essence of the terms of booking. If the Applicant(s) delays in payment towards any amount which is payable, he/she/they shall be liable to pay interest to the Promoter at the rate prescribed in the RERAAct/rules and regulations.

- 15. Since the development of plot depends on timely payment of installments, delay in payment of any of the installment by the applicant(s) will result in delay in possession for which the promoter will not be responsible. The applicant(s) shall not be entitled for any penalty/compensation from the promoter for delayed possession on account of delay in payment of any of the installments by him/her/them.
- 16. The applicant(s) agrees that in case any payment is made towards the said plot from any third party account then there would be no claim by such third party in the said plot against the payment made from third party account and the Promoter shall not be liable or responsible for any inter-se transaction between such third party and the applicant in any manner whatsoever. In the event, the applicant make any payment through any third party account then he/she/they hereby agree(s) to submit a declaration signed by such third party to the Promoter and upon receipt of such declaration from the third party and realization of payment, the Promoter shall proceed to issue receipt of such payment made by applicant(s) from third party account.

CANCELLATION

- 17. If applicant(s) cancels the booking application within **One (1) month** from the date of application in that case he/she/they shall be entitled to get the refund of whole amount paid by him/her/them after deducting taxes thereon. If applicant(s) cancels the application **after one month** from the date of application and before executing the agreement for sale as per section 13 of the Act, the promoter shall **forfeit 75%** of the booking amount **(earnest money)** as cancellation charges and all/any taxes, duties, cess, etc. deposited by the Promoter to the concerned department/authority in respect of the said Unit, from the amount received by the promoter from the applicant(s) till date.
- 18. In case the applicant(s) fails to make payments for **2 (two) consecutive demands** made by the promoter as per the payment plan, despite having been issued notice in that regard, the applicant(s) shall be liable to pay interest on the unpaid amount at the rate as prescribed from time to time by the Real Estate (Regulation and Development) Act, 2016 and Rules and Regulations framed there under.
- 19. In case of default by applicant(s) under the condition listed above continuous for a period beyond **3 (three) consecutive months** after notice from the promoter in this regard, the promoter may cancel the allotment of the Unit in favour of the applicant(s) and refund the money paid to the Promoter by the applicant(s) after deducting the entire booking amount **(Earnest Money)**, Taxes and the interest liabilities and this agreement shall thereupon stand terminated provided that the promoter shall intimate the applicant(s) about such termination at least 30 days prior to such termination.
- 20. In the event of cancellation of unit the applicant shall have no right, lien or interest on the said unit and the promoter shall have the sole right to sell the said unit to any other person in its sole and absolute discretion.
- 21. The applicant(s) hereby agree that in case of cancellation of booking of the said unit, he/she/they shall submit 'No Objection Certificate' from the concerned dealer, if any, in this regard.

POSSESSION

- 22. That the vacant and actual physical possession of the plot shall be delivered by the promoter to the applicant(s) at the time of execution and registration of the sale deed, after receiving all the dues/charges/levies/ duties and taxes with respect to the said plot covered by the Allotment Letter/ Agreement for sale/Maintenance agreement/other agreement or documents executed between the applicant(s) and the Promoter as agreed by the applicant(s) to the promoter.
- 23. The promoter shall endeavor to handover the possession of the plot to the applicant(s) within the agreed time period as declared in RERA Registration subject to extension as may be granted by the Uttar Pradesh RERA Authority. In case of any further delay in handing over the possession, the Developer shall pay interest to the non-defaulting customers as prescribed in RERA Act.
- 24. The promoter shall offer in writing to the applicant(s) to take over the possession, construct, occupy and use the said plot within the stipulated time mentioned in such notice. The said plot shall be handed over to the applicant(s) for contruction, occupation and use subject to the applicant(s) having complied with all the terms and conditions of the application form/ agreement for sale and is not in default under any of the terms and conditions and has complied with all the regulations, provisions, formalities, documentation etc. The Applicant(s) shall within the stipulated time in the notice, takeover the possession of the said plot by executing necessary indemnities, undertaking, documentation and making payment of all the dues/charges/taxes. Any delay by the applicant(s) in taking the possession after **3 (three) months** from the possession due date mentioned in such notice/offer of the possession letter would attract holding charges at the rate of **Rs. 1/- per month per sq. ft. of plot area** for the delayed period. Further besides the levy of applicable holding charges, maintenance charges, other charges/property tax etc. shall also be paid by the applicant(s) to the Promoter from the possession due date and said plot will be handed over to the applicant(s) on **'as is where is'** basis. The applicant(s) further agrees not to raise any claim, dispute etc. in this regard at any time (present or future) whatsoever.
- 25. The applicant(s) shall after taking possession or deemed possession of the said plot as the case may be or at any time thereafter have no objection to the promoter for continuing with the construction/development of Project Building/Land or other Building(s) adjoining the plot sold to the plot allottee. The Applicant shall have no objection to common services such as sewerage, storm water drainage, water connection, power supply etc. passing through the plot adjacent to the boundary wall.

MAINTENANCE

- 26. The Applicant(s) of the plot shall pay all the necessary charges including security deposit for maintaining and up keeping of the plot and providing the various services as determined by the Promoter or its nominated agency as and when demanded by the Promoter or its nominee. This arrangement will be carried out until the services are handed over to the Association of Allottees or the competent authorities, as the case may be. The Applicant(s) agree(s) and consents to this arrangement and will not question the same singly or jointly with other Applicants.
- 27. The applicant(s) hereby agrees to become the member of Association of Allottee (AOA) for availing the Maintenance Services of the Project upon the Promoter handing over the same to the AOA, applicant(s) hereby agrees to join the said AOA. Further the applicant(s) shall enter into a separate maintenance agreement.

FORCE MAJEURE

- 28. The applicant(s) understand(s)/ agree(s) that the sale of the plot (unit) is subject to force majeure clause which inter alia includes delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calamity caused by nature affecting the regular development of the real estate project ("Force Majeure") or there is a delay due to any reasonable circumstances beyond the control of the Promoter and in any of the aforesaid events, the Promoter shall be entitled to a reasonable extension of the time for delivery of possession of the said Unit.
- 29. The Promoter, as a result of such a contingency arising reserves the right to alter or vary the terms and conditions of allotment, or if the circumstances are beyond the control of the Promoter, if so warrants, may suspend the scheme for such a period as approve by the concerned authority and no compensation of any nature, whatsoever can be claimed by the applicant(s) for the period of suspension of the scheme.

INDEMNIFICATION

30. The applicant(s) shall indemnify and keep the promoter, its agents/dealers, employees, representatives, estate and effect indemnified and harmless against all actions proceedings or any losses, costs, charges, expenses, losses or damages suffered by or caused to the promoter by reason of any breach or non observance, non performance of the terms and conditions contained herein by the applicant(s) and or due to non compliance with any rule, regulation, loss as may be laid down by any Authority/Department/Government and/or nonpayment of municipal taxes, charges and other out goings in respect to the said unit. The applicant(s) agrees to pay such losses on demand that the promoter may or likely to suffer. This is in addition to any other right or remedy available to the Promoter.

CORRESPONDENCE

- 31. The applicant(s) shall get his/her/their complete address and e-mail ID registered with the Promoter at the time of booking and it shall be his responsibility to inform the Promoter through letter by Registered A.D. about all subsequent changes in his address and e-mail ID, failing which, all demand notices and letters posted at the first Registered Address will be deemed to have been received by him/her/them at the time when those should ordinarily reach at such address and he/she/they shall be responsible for any default in making payment and other consequences that might occur there from. The applicant(s) hereby agrees that the Promoter shall not be liable/ responsible to reply to any query received from any address/e-mail ID not being previously registered with the Promoter.
- 32. In case there are joint applicants, all communications shall be sent by the Promoter to the applicant whose name appears first, at the address given by him/her/them for mailing and which shall for all purposes be considered as served on all the applicants and no separate communication shall be necessary to the other named applicants.

GENERAL TERMS & CONDITIONS

- 33. In case the applicant(s) has NRI/ PIO status or if the applicant(s) is foreign national(s) then he/she/they shall be solely responsible to comply with the necessary formalities as laid down in Foreign Exchange Management Act, 1999 and/or any other statutory provisions governing this transaction which may inter-alia involve remittance of payments/considerations and acquisition of immovable assets in India. In case any such permission is ever refused or subsequently found lacking by any Statutory Authority/ Promoter, the amount paid towards booking and further consideration will be returned by the Promoter as per applicable rules without any interest and the allotment shall stand cancelled forthwith. The applicant(s) agrees that the Promoter will not be liable in any manner on such account.
- 34. In case the applicant(s) want to avail loan facility to facilitate the purchase of the said plot, the promoter shall facilitate the process subject to the following :
 - a. The terms of the financing agency shall exclusively be binding and applicable upon the Applicant(s) only.
 - b. The responsibility of getting the loan sanctioned and disbursed as per the Payment Schedule opted will rest exclusively on the applicant(s). In the event of the loan not being sanctioned or the disbursement getting delayed, due to any reason whatsoever including procedural delays, the payment to the promoter as per the schedule, shall be ensured by the applicant(s).

- c. In case of default in repayment of dues of the financial institution/agency by the applicant(s), the applicant(s) authorize the promoter to cancel the allotment of the said plot and the eligible refundable amount shall be paid directly to the financing institution/agency without any reference to the applicant(s).
- d. The plot area remains same as at the time of purchase because there is no construction activity adopted on the said plot. The Applicant of the plot suo moto construct the plot on the said plot and the promoter shall not be responsible for any change in the area of the plot due to his/her own construction.
- e. The Applicant hereby irrevocably agrees and understands that the promoter or any other individual/firm authoried by the Promoter may develop the commercial parts/ convenient shops / club in future as approved by the competent authorities on the project land and the Applicant shall not create any hindrance, objection, protest, interruption, obstruction for the said development and construction.
- 35. The applicant(s) has no objection in case the Promoter creates a charge on the entire project during the course of development of the project for raising loan from any banking and/or financial institution. However, such charges if created shall be vacated before handing over possession of the plot to the applicant(s). The creation of such charge shall not affect the rights of the applicant to the said plot.
- 36. If any misrepresentation/concealment/suppression of material facts are found to be made by the applicant(s), the allotment will be cancelled and 90% of booking amount (administration charges) and all/any taxes as mentioned hereinabove shall be forfeited and the applicant shall be liable for such misrepresentation/ concealment/ suppression of material facts in all respect.
- 37. The applicant(s) shall not be entitled to get the name of his/her/their nominee(s) substituted in his/her/their place without the prior approval of the promoter, who may, in its sole discretion, permit the same on such terms as it may deem fit and legally permissible. Further the applicant(s) shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such nomination.
- 38. A recreation club shall be provided to the allottees/residents of the entire township, for that Promoter shall charge Lumpsum Club membership charge from every allottee.
 - a. Apart from Club Membership charges, Promoter/Club Operating Agency shall be charging monthly subscription charges according to the monthly expenses incurred for the running of facilities provided within the Club.
 - b. It shall be incumbent on all the allottees to become the member of the Club & pay monthly subscription charges, irrespective of the fact whether he/she is availing the club facilities or not.
 - c. Monthly subscription charges shall be payable from the possession due date or from the date of start of club facilities, whichever is later.
 - d. The ownership rights of the Club shall remain exclusively with the Promoter and shall not be transferred to the Association of Allottees.
- 39. Any dispute or legal proceeding arising out of this transaction shall be subject to jurisdiction of the **Courts at Lucknow** only where property under subject to sale is situated.

DECLARATION

I/we declare that the above terms and conditions have been read/ understood and the same are acceptable to me/us. I/we have sought detailed explanations and clarifications from the Promoter and the Promoter has readily provided such explanations, documents and clarifications and after giving careful consideration to all facts, terms and conditions, I/we have signed this Applications Form and paid the booking amount for allotment. I/We further undertake and assure the Promoter that in the event of rejection of my/our application for allotment for whatsoever reason, including but not limited to non-compliance of the terms by me/ us as set out in the terms and conditions provided in this application. I/we shall be left with no right, title, interest or lien under this Application qua the said Unit. If any other Persons has signed this Application Form on behalf my/our behalf, then he shall be presumed to be duly authorized by me/ us through proper Authorization/Power of Attorney/ Resolution etc.

Signature of the First Applicant

Name of the First Applicant

Date: _____

Signature of the Second Applicant

Name of the Second Applicant

Place:

FOR OFFICE USE ONLY

	CHECKLIST	
	 Application Form is completely filled with photographs and duly signed by the Applicant(s) Cheque for booking amount is in proper name and duly signed and dated. Self attested copies of PAN card and ADHAAR Card of all applicants are attached with the form Address Proof and other relevant documents are attached with the form 	
1.	Application Accepted Rejected	
2.	Details of Unit allotted	
	Plot/Unit No Plot Type:	
	Plot/Unit Area: Sq. Mtr. :	Sq. Ft.
	Basic Sale Price Rs.:	
	Additional Charges Rs.:	
	Taxes Rs.:	
3.	Total Unit Price: Rs.:	
	Subject to addition /modification/ Alteration in taxes, Cess, duties)	
4.	No. of Joint Applicants:	
	Remarks:	



EXCELLA PREMIOINFRA LLP

LLPIN: AAM-4518

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