

Sanction Letter

Date: 03/ Feb 2015

Apex Dream Homes Pvt. Ltd. Mr. Satnam Singh Sachdeva Mr. Sandeep Batra

S-672, School Block, Shakarpur, Delhi - 110092

Kind Attn.: Mr. Satnam Singh Sachdeva & Mr. Sandeep Batra

Dear Sir,

Tata Capital Housing Finance Limited (TCHFL) takes the pleasure in granting an in-principle sanction to extend a Project Construction Loan facility for your Apex Athena Project for an amount not exceeding INR 15,00,00,000/- (Rupees Fifteen crores only)(Total Exposure INR 45.00 Crs). This in-principle sanction is subject to fulfillment of the terms and conditions entailed herein in entirety to the complete satisfaction of TCHFL.

TERMS AND CONDITIONS

Lender	Tata Capital Housing Finance Limited	ė		
Borrower & Co-	Borrower:	7		
Borrower	1. M/s Apex Dream Homes Pvt. Ltd.	8		
	Co-borrowers:	TE STATE OF THE ST		
	Apex Buildcon India Pvt. Ltd.	E		
	2. Greatway Buildcon Pvt. Ltd.	a Capital Housing Finance		
Guarantors	Mr. Satnam Singh Sachdeva	<u> </u>		
	2. Mr. Sandeep Batra	53		
	3. Rajindra Singh Sachdeva	2		
	4. Jitender Batra	77		
01	5. Ranjana Kaur	100		
~~ \	6. Rajinder Singh Renoehra	in		
	7. Sudhir Kapoor	co.		
Loan Amount	Upto INR 15 Crs (Rupees Thirty crores only)	100		
Tenure	18-months from the following month of final disbursement			
Upfront Fees	1.00% of the Loan Amount + Applicable Service Tax, to be collected upfront from Borrower.			
Type of Loan	Project Construction Funding			
Loan Drawl Period	9-months from the date of Approval			
Moratorium Period	9 Months (Interest on disbursed amount to be paid during this period)			
Details of Project	Project to be financed is a residential project known as "Apex Athena" Project Land add	massuring		
	2,15,180 Sq. fts situated at Apex Athena, Plot No. GH-12A, Eco City, Sector 75, Noida along with			
	buildings and units / flats constructed / to be constructed thereon			
Type of Security	Equitable Mortgage of the following property :			
	Charge on Project Land admeasuring 2,15,180 Sq. fts situated at Apex Athena, Plot No. GH-12A, Eco			
	City, Sector 75, Noida along with construction thereon; Ownership: Registered sub lease favoring			
	Apex Dream Homes Pvt. Ltd.	e idvoring		
	1. Equivalent to 2 times of loan/facility amount. (if the value of security falls below 2 times at any			

For Greatway Buildeon India Pvt. Ltd. Apex Buildeon India Pvt. Ltd. For Apex Dream Homes Pvt. Ltd. TATA CAPITAL HOUSING FINANCE LIMI

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	The state of the s
	point of time within the tenor of the loan , addition security (additional security may be
	Cash/property to the satisfaction of TCHFL) will be provided by the Borrower and all the cost of
	security creation will be borne by Borrower.
	2. Escrow arrangement
	3. Hypothecation of all Receivables of the Apex Athena Project land and constructions thereon.
	4. Charge on unsold Units in the Project: TCHFL would have a charge on all unsold Units in the
	Project. In case Borrower wants to sell the Unit to any prospective purchaser, they would obtain a
	NOC from TCHFL to this effect.
Additional Security	NIL
Escrow Account	Borrowers would open an Escrow account with ICICI Bank prior to 1st disbursement & all th
	receivables of the Project would get deposited in this account. The repayment of the Loan would b
	by way of ECS instructions from this account. At any given time, the float / equivalent amount i
	Fixed Deposit available in the account should be:
	 >= Pre-Monthly installment Interest (Pre-MII) from the date of first disbursement till the
	final disbursement or Loan Drawl Period, whichever is earlier
	>= Interest portion of Monthly Installment (MI) of the Loan from the following month of the Loan from the Loan from the following month of the Loan from the following month of the Loan from the Loan from the following month of the Loan from the Lo
	the final disbursement till the full repayment of the outstanding dues under the loan t
	the satisfaction of TCHFL.
	Borrower shall not be entitled to withdraw any amount from escrow account unless submission of
	relevant expenses statements along with its supportings. Needless to state that TCHFL shall be
	entitled to audit such expenses and on its satisfaction may instruct Escrow Bank to permit the
	Borrower for withdrawal of the money
	Capitalization of 25% during the loan drawal period in the "Apex Athena" project on gross sale
	receipt
Mode of Repayment	1. Pre-MII/MI serviced by ECS mode from Escrow Account with ICICI Bank
	2. Pre-MII to be serviced on partly Disbursed loan component on monthly
	basis
7	3. In addition to the MI, capitalization of 25% during the loan drawal period in the
	"Apex Athena" projects on gross sales receipt towards the principal loan during
	Loan drawal period.
	4. MI to commence from the following month of the last Disbursement availed
	within stipulated loan drawl period for the TL
Repayment	Interest for the TL to commence from the date of first disbursement and be paid till the fin
State of the state	disbursement or Loan Drawl Period, whichever is earlier and MI for the TL to commence from the
Schedule	dispursement of Loan Drawi Period, whichever is earlier and will for the Leave Drawal Period. In case amount
	following month of the final disbursement availed within the Loan Drawal Period . In case amount
	drawdawn is less than the approved loan amount at the completion of stipulated drawl period, N
	for the disbursed loan portion will commence unless specific request has been made by the
	Borrower for extension of the loan drawl period and the same has been approved by TCHFL.
	<u> </u>
7	Over and above, capitalization of 25% during the loan drawal period in the "Apex Athena" project
	on gross sales receipt shall be done from the date of first disbursement.
Monthly Installment	on gross sales receipt shall be done from the date of first disbursement. INR 93,93,054/- for 15-crs subject to variation in the PLR
Rate of Interest	PLR of 16.65%* - 1.15% = 15.50% per annum on monthly reducing & floating rate basis
	*Presently Prime Lending Rate (PLR) as on date is 16.65%. Interest rate on repayment would chan
1.1	based on the changes in PLR as announced by TCHFL from time to time. This would lead to change
	Interest payable to TCHFL. The rate shall be applied by TCHFL on the first date of following quart
	as per English calendar year in which PLR is changed.
Drangument Danaltu	Prepayment penalty 4% of the outstanding principal at the time of prepayment.
Prepayment Penalty	No Prepayment penalty on Capitalization of 50% on gross sales receipt for the TL during loan draw
W 100 2 10 10 10 10 10 10 10 10 10 10 10 10 10	period of 4 months/till full disbursement of the TL
Interest on default	@ 2% p.m. over and above the normal interest rate shall be charged in case of delayed payment
	installments, interest or monies payable under the facility agreement from the due date till the da
	of receipt.
Stamp Duty	As applicable and will be borne by the Borrower
Validity	The sanction is valid for a period of 15 days from the date of this offer letter.
End Use	Construction finance for the Project : Apex Athena
D. L.	Disbursement to be done in stages within loan drawl period of 12 -months for the TL.
Disbursement	Disbursement to be done in stages within loan draw period of 12 months for the 12.

For Apex Dream Homes Pvi. Ltd.

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	including the Land cost shall be maintained. 1st tranche of INR 9.50 Crs will be disbursed, rest would				
	be disbursed as per stage of construction.				
	Disbursements after the 1 st tranche shall be governed by the construction progress of the property Disbursement Ratio and receivables arising from the sale of the units in Escrow Account.				
**	The Borrower needs to provide to TCHFL a Registered Architect/Engineer certified Statement of Cost incurred prior to each disbursement demand. TCHFL would have the statement validated through its panel Valuer and the same would be certified by the Valuer in his Project Technical report.				
Disclosure Norms	The Borrower would publish in all their marketing material, the fact that the Project has been financed by TCHFL. The marketing material used by the Borrower for the Project would be subject to scrutiny by the TCHFL at any point of time.				
Status of Bookings	The Borrower would provide status of Bookings in the project every Quarter by way of a declaration on his letter head. TCHFL would have the first right of granting retail Home Loans to the customers who have booked property in the Project.				
Documents Required	 Accepted sanction letter Facility Agreement and other legal formalities /documents are to be executed as necessary with the Borrower and Co-Borrower. Board Resolution of the Borrower 				
	 Minutes of meeting of the Board of Directors of the Borrower Demand Promissory Note Mortgage of the property / receivables Hypothecation/ assignment of Receivables, if required. Declarations / Undertakings / Affidavits, etc, if required. Escrow Account & documentation Lien Letter on sale proceeds 				
/	 Approved maps, plans, permissions etc. Notarised Power of Attorney to be executed in favour of TCHFL authorizing TCHFL to recover and realize all present and future book debts, receivables, etc. to the extent of loan amount and interest (including interest on default) due. RTGS letter confirming payment of principal and interest on or before due date Constitutional documents Signature Verification of the signatories to the Facility Agreement Self attested KYC documents, ITR & Financials of Borrower and Co-Borrowers, documents of authorized signatory/ies to this loan Latest Form 32 / list of Directors ROC Search Report NOC from Banks / Financial Institutions for to TCHFL facility, if applicable. Copy of Permanent Account Number (PAN) card of Borrower and Co-Borrowers and 				
	 NOC from Banks / Financial Institutions for to TCHFL facility, if applicable. Copy of Permanent Account Number (PAN) card of Borrower and Co-Borrowers an Authorised Signatory/ies. Title search Report (by TCHFL approved lawyers). Chartered Accountant/empanelled lawyers certified that the land has all the statutory approval of local authority or Municipal body as required. Security PDC's to the tune of Rs. 15 crore to be collected. Certificate from Architects and Engineers / Structural Engineers, to the effect that the 				
Julie 2	properties being mortgaged have been constructed as per National Building Code and that there are provisions to ensure safety of building against natural disasters (in terms of RBI Master Circular dated 1 st July, 2011) 25. Any other documents as may be required by TCHFL				
Undertakings by Borrower and Co- Borrower	a) All legal and incidental expense including ROC search/stamp duty and out of Pocke Expenses in connection with the proposed credit facility will have to be borne by th Borrower.				
	b) The Borrower has to give an undertaking that the transactions with the associate/grous concerns/if any will be genuine trade transactions and on commercial terms. c) The Borrower should not embark upon an expansion/diversification/restructuring/alliance/mergers/acquisitions without price permission in writing from us.				

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them on account of excise default under FEMA, Customs violations and Exchange control Regulations. Also that the Borrower/their sister or associate/ group/family concerns and their Directors/partners/proprietor etc. do not appear on RBI's list of defaulters and ECGC's caution list. Further, if any such proceeding is initiated by any of such departments, information will be provided to TCHFL immediately. In case this information is found to be incorrect at a later stage or non-reporting of any subsequent proceedings, TCHFL is fully empowered to take criminal action/other suitable proceedings against the borrower.

- The Borrower shall undertake to notify us of impacts on its financial position/ performance periodically. The Borrower will keep us informed of any circumstances adversely affecting its financial position.
- QIS & other MIS Statement Needs to be submitted whenever required.
- The Borrower shall not create any further charge on their assets/properties funded by us/charged created by us without our written approval.
- All the assets funded/secured by/with TCHFL to be covered under comprehensive insurance for full value of the facility making TCHFL as first loss payee & copy to be submitted to TCHFL.
- Undertaking that In case insurance is not done before the due date, TCHFL will be at liberty to do the same at party's cost, risk and expenses.
- Undertaking that the proposed loan will be utilized only for the Construction Projects only and not for any capital expenditure.
- The firm/Borrower/Borrower shall undertake that during the currency of our loan, it shall not without TCHFL's permission in writing -
- Implement any scheme of major expansion and acquire fixed assets.
- Make investments/advances or deposit amounts with any other concern from TCHFL fund.
- Undertake guarantee or obligations on behalf of any other firm/company.

An affidavit shall be submitted by the Borrower/property owner with regard to the property that:-

- No proceedings under Income Tax Act are pending or going on and
- No arrears of tax, Including the Interest In the respect of the Property.
- The property is not attached by any Government/ Tax Authorities.
- All the obligations/payments to Municipal Authorities etc. shall be made by them in time;
- The property is in the possession of the Borrower.
- No third party interest, including license/tenancy rights have been created or will be created without our prior written permission.
- The property is free from any court/municipal proceedings, attachments etc.
- That the said property is free from all dispute, charges, taxes, litigation, attachment anywhere in India.

- Creation of mortgage on immovable property in the form of Residential / commercial property or converted vacant plots / sites and mortgage / hypothecation of receivables. The security provided by the Borrower should be acceptable to TCHFL and TCHFL's-
- discretion on the acceptability will be full and final. The panel Lawyer should certify clear & marketable Title of the properties to be taken as security against the Loans.
- The Panel Valuer should similarly certify in his report, compliance of on-site construction to approved Plans issued by local Municipal Authority & all relevant clearances that may be required for the Project.
- Property to be valued by TCHFL approved valuer. The valuation of the two properties to be considered as collateral should be equal to or more than 2 times of the facility amount. In case the value of the property fall below 2 times the facility amount will be proportionately reduced so that the collateral margin of 50% will be maintained.
- Disbursement shall be subject to receipt of satisfactory legal opinion on the property and Title Clearance Report by TCHFL from its empanelled lawyer.
- TCHFL reserves its right to alter/ cancel and / or modify the credit limits / loan sanctioned and / or terms and payment conditions stipulated without notice to the Borrower and without assigning any reason thereof in case of default in repayment of installment and /or interest/ Financial performance.
 - TCHFL reserves the right to rearrange the payment schedule and to call upon the

Other special

conditions:

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POST -	firm/Borrower/its partners to accelerate the payments, if the firm/Borrower's financia position so warrants. The rate of interest and margin stipulated are subject to change from time to time at the sole discretion of TCHFL and as per the guidelines of RBI, GOI and any other regulator authority. TCHFL reserves the right to inspect the work site, godown and books of account of the firm/Borrower/Borrower by any of its officials; the cost of which shall be borne by the borrower. ROC charge to be filled. (if applicable) All stamp duties, other present and future duties to be paid by the Borrower all other cost to be borne by Borrower. ROC Charges to be born by Borrower and debited upfront from first Disbursal TDS deduction- Interest would be paid on Igross amount as soon TCHFL receives the TD certificate. TCHFL will refund the TDS amount in 8 working days or Company to give undertaking that Quarterly TDS certificate will be provided, however in event of TD certificate not provided within agreed time frame then the same shall be debited to you loan account and same shall stand as outstanding as recoverable with penal interest on it. In the event of any subsequent change in the 'F' status reflected in the Form 26A statement of TCFSL, TCFSL shall be entitled to forthwith debit the TDS amount to the Borrower's loan account and the same shall be considered as an outstanding an recoverable along with additional/penal interest and all other applicable costs, charge and expenses. For net of TDS contracts the customer has to provide the TDS certificates with 90 days that is end of the quarter or end of the financial year. If the same is not receives the TD certificate credit given will be reversed.		
DISBURSEMENT DOCUMENTS	ROC charge to be created within 30 days (if applicable)		
PERIODICAL REVIEW REQUIREMENTS	The account to be reviewed on quarterly basis.		

This in-principle sanction letter is subject to due diligence, completion of comprehensive legal, financial, technical and other due diligence (of the Borrower and Co-Borrower) to the satisfaction of TCHFL. The Borrower and Co-Borrowers shall make available all necessary and material information and extend full cooperation to lawyers and other advisors of TCHFL for undertaking the due diligence.

This sanction shall stand revoked and cancelled if:

- There are material changes in the proposal for which the assistance is considered and in the information provided by the Applicants on the basis of which the loan has been sanctioned..
- There are material changes in the Borrower's financial performance.
- Any material facts concerning the Borrower's profits or its ability to make payments under this loan agreement or any relevant aspects of its request for loan facility are withheld, suppressed, concealed, or are found to be incorrect or untrue.
- Unsatisfactory track record in respect of any other finance facility availed by the applicant/s.
- 5) Any other reason which can have a detrimental impact on the Project, its timely completion and/or Bookings
- Any information as may be required by TCHFL from the Borrower and Co-Borrowers, time to time pertaining to the Project / secured property is not furnished in the form prescribed / approved by TCHFL over a period of 30 days from such request.

Yours truly,

For Tata Capital Housing Finance Limited

For Apex Dream Homes Pvt. Ltd.

For Greatway Buildcommona Pvt. Ltd. or Apex Buildcom India Pvt. Ltd.

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Accepted

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