



APPLICATION FORM CUM PRICING AGREEMENT

Project logo

For Official Use: Application No.

Application No. input field

Customer Type: (Kindly (X) the relevant box) Marketing Representative:

- Individual, Ltd. Company, Pvt. Ltd. Company, Proprietorship, Partnership Firm, HUF, NGO/Charitable Trust, Others, If Others, Specify

For Office Use Only: Application Status, Booking Date, Customer ID, Booking Mode, Property No., Entry Type

M/s Omaxe Ltd. (CIN L74899HR1989PLC051918) Registered Office- 19 B, First Floor, Omaxe Celebration Mall, Sohna Road, Gurgaon, Haryana 122001. Zonal Office- Vrindavan Integrated Township at Chattikara Road, Vrindavan, Mathura, Uttar Pradesh-281121.

RERA Registration No.

Dear Sir,

I/we, the undersigned, apply for allotment of Residential Plot (herein after referred to as 'Unit') in your Project named as "Omaxe Eternity-2, Phase-I", part of Integrated Township Project popularly known as "Omaxe Eternity-2, Vrindavan" on land situated in the revenue estate of Village Raal and Magera, Tehsil-Sadar and District-Mathura, Vrindavan, Uttar Pradesh ("said Project") being developed and constructed under lawful arrangement by M/s Omaxe Ltd., a Company registered under the Companies Act,1956 having its registered office at Shop No.19B, First Floor, Omaxe Celebration Mall, Sonha Road, Gurugram, Haryana and zonal office at Vrindavan Integrated Township at Chattikara Road, Vrindavan, Mathura, Uttar Pradesh-281121 (herein referred to as "Promoter").

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, as and when desired by the Promoter, the Allotment Letter and/or the Agreement for Sale on the Promoter's standard format 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 hereby remit a sum of Rs. _____ (Rupees _____) vide Bank Draft/ Cheque No. _____ dated _____ drawn on _____ towards advance money for allotment of said Unit.

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 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. If, however, I/we cancel/withdraw this application or I/we fail to sign/execute and return signed Agreement for Sale and get the same registered as per instructions from the Promoter, then the promoter may at its discretion treat my/our application as cancelled and the money paid till date by me/us shall stand forfeited. I/we further agree to pay the installments and additional charges/cost as per the Payment Plan (opted by me/us), as shown in the Price List and/or as stipulated/ demanded by the Promoter, failing which the application/ allotment shall stand cancelled and the money paid till date along with interest, if any shall be forfeited by the promoter. My/our particulars are given hereinafter:

ITA DECLARATION

(*To be filled by the ITA in case of ITA Booking)

I _____ authorized signatory of M/s _____ having RERA Reg. No. _____, do hereby declare that all the particulars filled by the Applicant(s) herein and documents/ID proof supplied by the aforesaid Applicant(s) are personally verified by me and found to be genuine. The signatures of the aforesaid Applicant(s) appended herein are subscribed in my presence. I shall be liable and responsible if the enclosed document/ information found to be forged or faked and resultant cancellation of booked Unit by the Promoter. I shall provide NOC in case of surrender/transfer/assignment allotment right by the aforesaid Applicant(s).

Address & Mobile No.

Signature of the ITA with stamp

Signature Specimen

First Applicant Signature	
Specimen One	Specimen Two
Co/Second Applicant Signature	
Specimen One	Specimen Two

CHECKLIST

- Application Form is completely filled with photographs and duly signed by the Applicant(s)
- Four Specimen Signatures have been made by the Applicant(s)
- Cheque for booking amount is in proper name and duly signed and dated
- Self-attested copies of PAN card and AADHAAR Card of all applicants are attached with the form
- Self-attested copy of Passport for all foreign Nationals of Indian Origin is attached with the form
- Address Proof and other relevant documents are attached with the form

Remarks (if any):

Booking Concession (if any):

Booked By

Checked By

Approved By

Signature of Applicant(s)

X

X

Terms & Conditions

1. I/we, the undersigned, applied for allotment of Residential Plots/Units (herein after referred to as '**Unit**') in your Project named as "**Omaxe Eternity-2, Phase-I**", part of Integrated Township Project popularly known as "**Omaxe Eternity-2, Vrindavan**", on land admeasuring 193243 sq. mts. (47.75 acres) situated in the revenue estate of Village Raal and Magera, Tehsil-Sadar and District-Mathura, Vrindavan, Uttar Pradesh ("**said Project**") being developed and constructed under lawful arrangement by M/s Omaxe Ltd., a Company registered under the Companies Act, 1956 having its registered office at Shop No.19B, First Floor, Omaxe Celebration Mall, Sonha Road, Gurugram, Haryana and zonal office at Vrindavan Integrated Township at Chattikara Road, Vrindavan, Mathura, Uttar Pradesh-281121 (herein referred to as "**Promoter**").
2. Notwithstanding anything contained herein in this Application, I/we understand that my/our Application will be considered as valid and proper only upon realization of the amount tendered along with this Application.
3. Before applying for allotment of said Unit, I/we have verified the terms/ conditions of allotment and price of the said Unit with other Developers in the vicinity and have fully satisfied myself/ourselves about the terms, conditions, price of the said Unit and nature of rights, title, interest of the Promoter in the said Project, which is being developed/ constructed by the Promoter as per prevailing byelaws/guidelines of the concerned Competent Authority (hereinafter referred to as "**said Authority**") and subsequent amendments thereof and has further understood all limitations and obligations in respect thereof. I/we further agree and undertake to abide by the terms and conditions of all the permissions, sanctions, directions etc. issued by said Authority in this regard to the Promoter.
4. I/we have received all the information as per prevailing law. I/we hereby understand that the Promoter shall confirm the final area of said Unit that has been allotted to me/us after the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the area. The total price payable for the area shall be recalculated upon confirmation by the Promoter. If there is reduction in the area, then the Promoter shall refund the excess money paid by me/us within forty-five days with annual interest at the rate prescribed in the Real Estate (Regulation and Development) Act, 2016 and Rules and Regulations framed thereunder by the concerned State Government, from the date when such an excess amount was paid by me/us. If there is any increase in the area, which is not more than three percent of the area of the Unit, then the Promoter may demand that from me/us as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the booking rate. However, if the Promoter has given any discount/concession to me/us at the time of booking, I/we agree that I/we shall not be entitled to claim such discount/concession from the Promoter if I/we shall require to pay towards increase in the area of the said Unit to the Promoter.
5. I/we understand and agree that the Promoter may make any changes to the approved layout plan, sanctioned plan of the Project and nature of amenities in terms of the Real Estate (Regulation and Development) Act, 2016 and Rules and Regulations framed thereunder by the concerned State Government. The Promoter is entitled to make such minor additions or alterations as may be required by me/us or such minor changes or alterations as may be necessary due to architectural and structural reasons duly recommended and verified by an authorized Architect or Engineer after proper declaration and intimation to me/us.
6. The Promoter may develop the project in a phased manner and every Phase therefore will be considered a standalone real estate Project.
7. In case where the Promoter proposes for a revision in layout plan of the Project with my/our consent and thereupon my/our said Unit becomes or ceases to be in a preferential location, then the Promoter shall either refund or demand preferential location charges which I/we hereby agree to pay/have refund/have adjusted in last installment as stated in the payment plan opted by me/us.
8. I/we agree that the amount paid with the application and in installments as the case may be, to the extent of 10 % of Total Price of the said Unit shall collectively constitute the booking amount.
 - (i) I/we understand and agree with the payment plan opted by me/us and I/we further agree that timely payment of installments of basic cost and allied/ additional cost, Govt. levy etc. pertaining to the said Unit is the essence of the terms of the booking. I/we agree to make all payments within time as per details of pricing as mentioned in **Annexure A** and Schedule of Payments mentioned in **Annexure-B** and/or as may be demanded by the Promoter from time to time and I/we agree that the Promoter is under no obligation to send demand/ reminders for payments. I/We understand and agree that in case I/we fail to make payments for 2 (two) consecutive demands made by the Promoter as per the Payment Plan annexed hereto, despite having been issued notice in that regard I/we shall be liable to pay interest to the Promoter on the unpaid amount at the rate prescribed in the Rules.
 - (ii) In case I/we fail to make payments for a period beyond 2 (two) consecutive months after notice from the Promoter in this regard, I/we hereby authorize the Promoter to cancel the allotment of the Said Unit and forfeit out of the amounts paid by me/us, the booking amount as aforementioned together with any interest on installments, interest on delayed payment due or

payable, brokerage, ITA commission etc. The amount, if any, paid over and above the booking amount, interest on delayed payment due or payable, brokerage, ITA commission etc. shall, however be refunded to me/us or financial institution, as the case may be by the Promoter without any interest after compliance of certain formalities by me/us and the Agreement for Sale/ Allotment Letter executed between the Promoter and me/us shall thereupon stand terminated and I/we shall be left with no right, title, interest, lien etc. on the Said Unit. The Promoter shall intimate me/us about such termination at least 30 days prior to such termination.

- (iii) Further, if any discount/ concession has been given by the Promoter in the Basic Sale Price/ payment term to me/us in lieu of my/our consensus for timely payment of installments and other allied cost, then I/we hereby authorize the Promoter to withdraw such discount/ concession and demand the payment of such discount/ concession amount as a part of Total Price of the said Unit, which I/we hereby agree to pay immediately.
9. The Promoter will offer for possession of the Said Unit to the applicant in writing within two months of receiving occupancy certificate of the project, subject to force majeure circumstance and reasons beyond the control of the Promoter with a reasonable extension of time for possession subject to making of timely payment of installments to the Promoter by me/us.
10. Upon receiving offer for possession of the said Unit in writing from the Company, in case I/we fail to take possession of the Unit within stipulated period, then I/we shall be liable to pay to the Company holding charges at the rate of Rs. 1/- per month per sq. ft. of Plot area for the period beyond three months from the date of receiving occupancy certificate till actual date of possession in addition to maintenance charges of the Unit from the date of receiving occupancy certificate for the Project.
11. Subject to the Force Majeure, the Promoter shall be considered under a condition of Default, if the Promoter fails to provide possession of the Said Unit to me/us as period specified hereinabove or fails to complete the Project within the stipulated time after occupation/completion certificate, as the case may be, has been issued by the competent authority. In such case, I/we shall have the option of terminating the Agreement For Sale in which case the Promoter shall be liable to refund the entire money paid by me/us towards the purchase of the Said Unit, along with interest at the rate prescribed in the A at the time of refund within forty five days of receiving the termination notice. If I/we do not intend to withdraw from the project or terminate the Agreement For Sale/Allotment Letter, I/we shall be paid, by the Promoter, interest at the rate prescribed in the Rules, for every month of delay till the handing over of the possession of the Unit which shall be paid by the Promoter to me/us within forty-five days of it becoming due.
12. I/we hereby understand that I/we shall have a right to cancel/withdraw my/our allotment in the Project. In case I/we propose to cancel/withdraw from the Project without any fault of the Promoter, the Promoter shall be entitled to forfeit booking amount paid for the allotment, interest and other dues payable for the allotment. The balance amount of money paid by me/us shall be returned by the Promoter to me/us without interest within 45 days of such cancellation.
- Provided that where I/we propose to cancel/withdraw from the Project without any fault of the Promoter, the Promoter is entitled to forfeit the booking amount paid for the allotment. The Promoter shall return 50% of the balance amount of money paid by me/us within 45 days of such cancellation/withdrawal and the remaining 50% of the balance amount on re-allotment of the Unit or at the end of one year from the date of cancellation/withdrawal by me/us, whichever is earlier.
13. I/we hereby agree that in case of cancellation of booking of the said unit, I/we shall submit 'No Objection Certificate' from the concerned ITA, if any, in this regard.
14. I/we agree to make all payments within time in terms of schedule of payments as mentioned in Annexure-B and/or as may be demanded by the Promoter from time to time without any reminders from the Promoter through demand drafts/cheques drawn upon scheduled banks in favor of " _____ " payable at par.
15. I/we further agree that in case I/we make any payment towards the said Unit from any third party account, then I/we shall ensure that there would be no claim by such third party in the said Unit against the payment made from third party account and I/we further agree that the Promoter shall not be liable or responsible for any inter-se transaction between such third party and me/us in any manner whatsoever. In the event, I/we make any payment through any third party account then I/we hereby agree 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 me/us from third party account.
16. I/we agree that the offer for allotment of the said Unit and subsequent confirmation thereof (upon fulfillment of the conditions of the Allotment) shall be subject to the permissions granted by the said Authority and the usage of the said Unit and construction thereon, if any, by the applicant shall be subject to approval of plan of the said Unit by the Competent Authority as per zoning conditions, rules and regulations of the said Authority and shall also be subject to the restrictions as may be imposed by the Competent Authorities which shall include the norms pertaining to the covered area, ground coverage and area for common usages in the said Unit. I/we further agree that irrespective of the size of the Said Unit to be allotted through Agreement For Sale, I/we can

only be entitled to construct the building thereon only in the area approved in zoning plan. If the concerned Authority may impose the certain restriction/ permission towards built up area on the said Unit, in such eventuality I/we shall be liable to comply with such restriction/ permission to its fullest extent.

17. Assignment of allotment of the Said Unit by the applicant shall be permissible at the discretion of the Promoter on payment of such administrative cost as may be fixed by the Promoter from time to time, provided that the assignor and the assignee agree to comply with all formalities in this regard and the assignee agrees to abide by all the terms of allotment.
18. All statutory charges, taxes, cess and other levies demanded or imposed by the concerned authorities shall be payable proportionately by me/us from the date of booking as per demand raised by the Promoter. Notwithstanding anything contains contrary hereinabove, I/we hereby understand that all applicable taxes shall be payable in accordance with the opted payment plan for payment of Total Price of the said Unit. If I/we fail to disburse the installment along with applicable GST on Total Price of the said Unit in timely manner, in such eventuality, any such unpaid tax shall be construed as unpaid payment of Total Price of the said Unit and Applicant shall be liable to pay the due installments along with due taxes and interest, as applicable.
19. I/we hereby agree that upon completion of the said Project/Building I/We shall enter into a Maintenance Agreement with the Promoter or any other nominated maintenance agency or other body as appointed by the Promoter for the maintenance and upkeep of the common areas and common services of the said Project and I/We hereby undertakes to pay the maintenance bills for maintaining the various services and facilities at the rate determined by the Promoter or its nominated maintenance agency.
20. I/we hereby agree to pay the maintenance charges along with applicable taxes, cesses etc. to the Company/Maintenance Agency from the date of commencement of maintenance services by the Company/Maintenance Agency in the said Project, whether the Unit is physically occupied by me/us or not. I/we further agree to make payment of monthly maintenance charges in respect of the said Unit regularly on monthly basis as per bills raised by the Company/Maintenance Agency. The cost of such maintenance for 1 (one) year from the date of offer of possession of the Unit has not been included in the Total Sale Price of the Unit and such cost of maintenance for 1 (one) year shall be charged by the Promoter at tentative estimated rate upon offer of possession of the Unit and the same shall be paid by me/us. However, if the Association is not formed within one year of receiving of occupancy certificate, the Promoter will be entitled to continue providing maintenance services and to collect the amount of maintenance charges enhanced by 10% over and above the last paid maintenance charges towards price escalation on yearly basis for the purpose of the maintenance for next one year and so on from me/us. Further, in case of non-payment of maintenance charges by me/us within the time specified, I/we shall be liable to pay maintenance charges along with interest at the rate of 2% per month and non-payment of maintenance charges shall also disentitle me/us to the enjoyment of common services including electricity, water etc. In case I/we fail to pay one year advance maintenance charges within a period of 30 days from demand, then in such case I/we hereby authorize the Promoter to adjust such advance maintenance charges along with applicable tax, cess etc. payable to the Promoter/Maintenance Agency from the date of commencement of maintenance services by the Company/Maintenance Agency in the said Project. In such case, I/we hereby agree to pay shortfall in the IFMS within next 30 days to the Company/Maintenance Agency.
21. The abovementioned one year advance maintenance charges are calculated and demanded on the basis of tentative estimation, which shall be subject to change as per actuals at the time of offer of possession of the said Unit and in case of any increase or decrease in the said amount, the same shall be additionally paid by me/us on demand or adjusted in the subsequent bills.
22. In case at any time the Promoter handovers the Maintenance Services of the Project to the Resident Welfare Association (RWA), I/We hereby agree to become the member of RWA for availing the Maintenance Services of the Project upon the Promoter handing over the same to the Resident Welfare Association (RWA), I/we hereby agree to join the said RWA. Further the Promoter shall have the right to transfer the balance Advance Maintenance Charges after adjusting there-from any outstanding maintenance bills and/ or other outgoings of the Applicant(s) to such RWA/ Maintenance Agency, as the Promoter may deem fit, and thereupon the Promoter shall stand completely absolved/ discharged of all its obligations and responsibilities concerning the interest free Maintenance Security or Advance Maintenance Charges including but not limited to issues of repayment, refund and/ or claims, if any, of the Applicant(s) on account of the same.
23. I/we have NRI/ PIO status or if I/we am/are foreign national(s) then I/we 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. I/we agree that the Promoter will not be liable in any manner on such account.
24. The Promoter shall have the first lien and charge on the said Unit for all its dues and other sums payable by the applicant to the Promoter. Loans from financial institutions to finance the said Unit may be availed by me/us. However, availability of Loan/approval of the Project by the Financial Institution is not the pre-requisite/condition precedent of the allotment of the said Unit and I/we hereby agree to pay the sale consideration of the aforesaid Unit according to opted Payment Plan, irrespective of availability of finance from any Financial Institution. Further if any particular Institution/ Bank refuse to extend financial assistance on any ground, the applicant shall not make such refusal an excuse for non-payment of further installments/dues.

25. In case the Promoter is forced to abandon the said Project due to force majeure circumstances or for reasons beyond its control, the Promoter shall refund the amount paid by the applicant as per prevailing law.
26. I/we shall before taking possession of the said Unit, must clear all the dues towards the Said Unit and have the Conveyance Deed for the said Unit executed in my/our favor by the Promoter after paying applicable stamp duty, registration fee and other legal charges/ expenses.
27. I/we hereby agree that payment/refund of any amount, if any against cancellation of the said Unit by the Promoter in terms of this Application/Agreement shall be through deposit of cheque or through RTGS/NEFT in my/our bank account as stated in **Annexure-C**. I/we further agree that upon depositing the cheque or upon making RTGS/NEFT of the refundable amount in my/our aforesaid bank account, the Promoter shall stand relieved from all its obligations in this regard and I/we shall not create any further dispute or raise claim against the Promoter in this regard.
28. I/we further represent, undertake and warrant that I/we am/ are not utilizing any amount towards buying of the said Unit through misappropriation or embezzlement or money laundering of fund in whatsoever nature. In case any Government Agency or Courts initiate investigation about the misappropriation or embezzlement or money laundering of amount utilized for purchase amount of the said Unit, the Promoter shall have absolute right to cancel the Unit and deposit the paid amount with the concerned Government Agency/ Court after forfeiting the Booking Amount as aforementioned together with any interest on installments, interest on delayed payment due or payable, brokerage, Real Estate Agent commission etc. as per terms of the allotment and I/ we shall completely absolve and indemnify the Promoter of any liabilities, losses, expenses etc. in this regard and the Promoter shall be free to deal with the said Unit without any protest/ demur from me/ us.
29. I/we shall use/ cause to be used the said Unit for designated purpose only. This is a condition precedent and non-compliance thereof may invite cancellation of allotment of the Said Unit and forfeiture of the booking amount and other dues as stated hereinabove and the applicant will have to compensate the Promoter for all other losses resulting there from.
30. I/we shall have no objection in case the Promoter creates a charge on the project land during the course of development of the Project for raising loan from any bank/ financial institution. However, such charge, if created, shall be got vacated before handing over possession of the said Unit to me/us.
31. I/we shall get my/our 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 at the time when those should ordinarily reach at such address and he shall be responsible for any default in making payment and other consequences that might occur there from. I/we hereby agree 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. To settle any confusion regarding any matter herein or anything being not covered/ clarified herein, it is agreed by me/us that reference shall be made to the detailed terms of the Allotment Letter/ Agreement For Sale, the terms whereof have been seen, read and understood/accepted by me/us. It is specifically agreed by me/us that upon execution, if any ambiguity is apparent on its face, on such contingency the terms and condition of the Allotment Letter/Agreement for Sale shall supersede over the terms and conditions as set forth in this Application Form. However, I/we shall be bound by the terms and conditions incorporated under this Application Form till the execution of the Allotment Letter/ Agreement for Sale in this regard.
33. 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 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.
34. If any misrepresentation/ concealment/ suppression of material facts are found to be made by me/us, the allotment will be cancelled and the booking money as mentioned hereinabove shall be forfeited and the applicant shall be liable for such misrepresentation/ concealment/ suppression of material facts in all respect.
35. All or any disputes arising out of or touching upon or in relation to the terms of this Application Form (subsequent allotment of Said Unit) including the interpretation and validity of the terms thereof and the respective rights and obligations of the parties shall be settled amicably by mutual discussion. In case the parties failed to settle the dispute, the same shall be referred to Hon'ble RERA,

Uttar Pradesh, as per the provision of Real Estate (Regulation and Development) Act 2016, and Rules made thereunder. The courts at Vrindavan shall have the exclusive jurisdiction in case of any Dispute. All or any disputes arising out of or touching upon or in relation to the terms of this Application Form.

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.

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Name of Applicant (s)

Signature of Applicant(s)

DATE

PLACE

PAYMENT PLAN FOR SAID UNIT

Annexure-B
PRICING DETAILS/COST SHEET OF THE SAID UNIT

UNIT NO.		
AREA OF THE UNIT (Sq. Yds.)		
Total Sale Price of the said Unit		
(i) Sale Price of the said Unit		Rs.
(ii) Additional payable amount		
(a) PLC (if Any)		Rs.
(b) Power back up equipment charges		Rs.
(c) Interest Free Maintenance Security (IFMS) @ Rs. _____per sq. ft. on area		Rs.
TOTAL SALE PRICE OF THE SAID UNIT		Rs.
Amount in Words-		

Note:

1. Applicable GST is payable along with each instalment.
2. Total Cost of the said Unit includes the cost of the Preferential Location Charges (as applicable), Power back up equipment charges @ Rs. _____per KVA. However, the Total Sale Price does not include cost towards meter connection charges up to the said Unit and meter charges, which shall be payable by the Applicant as and when demanded by the Promoter, however, it excludes GST and other applicable tax payable on purchase of the said Unit.
3. Advance Maintenance Charges for one year (on super area of the said Unit) which shall be payable by the Applicant at the time of offer of possession of the said Unit or when demanded by the Promoter.
4. All applicable stamp duty, registration charges, other taxes and charges payable to the Government from time to time and any enhancement thereof shall be additionally paid by the Applicant.
5. All terms and conditions of the Agreement to be executed between the Parties shall be binding on the Applicant.
6. If the total sale price of the said Unit is Rs. 50 lakh or more, then the Applicant shall deduct and deposit TDS @1% against each and every payment to the Promoter in compliance of the provisions of Section 194 (IA) of the Income Tax Act, 1961.
7. *T & C applicable

Annexure-C

BANK ACCOUNT DETAILS OF CO-APPLICANT No. 1

Account Title	
Account Number	
Name of the Bank	
Address of Branch	
IFSC Code	
Swift Code	

BANK ACCOUNT DETAILS OF CO-APPLICANT No. 2

Account Title	
Account Number	
Name of the Bank	
Address of Branch	
IFSC Code	
Swift Code	

CONSENT

Under Section 14 [2] [ii] of Real Estate [Regulation and Development] Act, 2016

I/we _____ S/o _____ R/o _____
_____ and _____ S/o _____ R/o _____
_____ have applied for/been allotted a Residential

Plot bearing No. _____ having area admeasuring _____sq. mts. (_____sq. yds.) in Project named as “ _____”, **VRINDAVAN**, part of Integrated Township Project popularly known as “**Omaxe Eternity-2, Vrindavan**” on land situated in the revenue estate of Village Raal and Magera, Tehsil-Sadar and District-Mathura, Vrindavan, Uttar Pradesh [RERA Registration No. _____] (“**said Project**”) by M/s Omaxe Ltd., a Company registered under the Companies Act,1956 having its registered office at Shop No.19B, First Floor, Omaxe Celebration Mall, Sonha Road, Gurugram, Haryana and zonal office at Vrindavan Integrated Township at Chattikara Road, Vrindavan, Mathura, Uttar Pradesh-281121.

I/we have been properly approached and intimated by the Promoter for consent about proposed revision of the layout/sanctioned plan and the concerned common areas and circulation areas and the building in which my/our applied/allotted unit is located which are recommended by the concerned Architects and/or Engineers and post examination of the records made available by the Promoter and further enquiry by me/us, I/we am satisfied that the proposed revision is for the overall betterment of the Project as well as my/our applied/allotted unit and I/we have no objection in this regard. Further, I/we hereby confirm that I/we shall have no objection if the Promoter makes any additions, alterations in common areas of the Project and units of the said Project.

I/we have examined and satisfied myself/ourselves about the proposed revision and I/we hereby consent to the proposed revisions including common areas and the building and thereby the units, if the same is acceptable to the Competent Authority for granting revision pursuant thereto.

This consent is being given by me/us willfully, voluntarily without any duress or influence after having applied my/our mind judiciously to the proposed revision.

Date:

Place:

Signature of the Co-Applicant 1

NAME: _____

S/W/D/o _____

Address _____

Mobile No.: _____

Signature of the Co-Applicant 2

NAME: _____

S/W/D/o _____

Address _____

Mobile No.: _____