

REPORT FORMAT: V-L16 (Project Tie Up format) V 10.2 2022

CASE NO. VIS (2024-25)-PL367-320-428

DATED: 13/09/2024

PROJECT TIE-UP REPORT

OF

NATURE OF ASSETS	GROUP HOUSING PROJECT	
CATEGORY OF ASSETS	RESIDENTIAL	
TYPE OF ASSETS	GROUP HOUSING SOCIETY	
NAME OF PROJECT	PURI DIPLOMATIC RESIDENCIES	

SITUATED AT

TOR 10A & 111, DWARKA EXPRESSWAY, GURUGRAM, HARYANA

DEVELOPER/ PROMOTER

Promoter 1 M/s. Natureville Promoters Private Limited & Others Promoter 2/ Developer - M/s. Puri Construction Private Limited

Corporate Valuers

- REPORT PREPARED FOR
- Business/ Enterprise/ Equity Valuations DIA, MG ROAD, GURUGRAM, HARYANA
- Lender's Independent Engineers (LIE)
- Techno Economic Viability Consultants (TEV)
- ue/ concern or escalation you may please contact Incident Manager @ Agency for Specialized Account Monitoring (ASM) will appreciate your feedback in order to improve our services.
- Project Techno-Financial Advisors. your feedback on the report within 15 days of its submission after which e considered to be accepted & correct.
- Chartered Engineers
- Consultant's Important Remarks are available at www.rkassociates.org for reference.
- Industry/Trade Rehabilitation Consultants
- NPA Management
- Panel Valuer & Techno Economic Consultants for PSU Banks

CORPORATE OFFICE:

D-39, 2nd floor, Sector 2, Noida-201301 Ph - +91-0120-4110117, 4324647, +91 - 9958632707

E-mail - valuers@rkassociates.org | Website: www.rkassociates.org

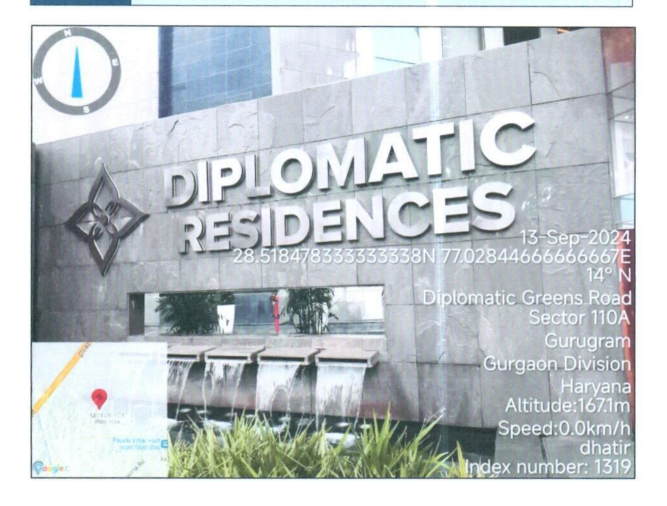


PURI DIPLOMATIC RESIDENCES



PART A

SNAPSHOT OF THE GROUP HOUSING PROJECT



SITUATED AT SECTOR-110A & 111, DWARKA EXPRESSWAY, GURUGRAM, HARYANA





PURI DIPLOMATIC RESIDENCES



PART B

SUMMARY OF THE PROJECT TIE-UP REPORT

Name & Address of Branch	Bank of India, MG Road, Gurugram	
Name of Project	Puri Diplomatic Residences	
Work Order No. & Date	Via Email dated 13/09/2024	

SR. NO.	CONTENTS	DESCRIPTION					
1.	GENERAL DETAILS						
i.	Report prepared for	Bank of India, MG Roa	ad, Gurugram				
ii.	Name of Developer/ Promoter	Promoter 1 - M/s. Nati Promoter 2 - Develope		ivate Limited & Others			
iii.	Registered Address of the Developer as per MCA website	4-7B Ground Floor, 7 Delhi-110001.	Tolstoy House, 15 &	17 Tolstoy Marg New			
iv.	Type of the Property	Group Housing Societ	ty				
V.	Type of Report	Project Tie-up Report					
vi.	Report Type	Project Tie-up Report					
vii.	Date of Inspection of the Property	13 September 2024					
viii.	Date of Assessment	13 September 2024					
ix.	Date of Report	13 September 2024					
Χ.	Property Shown by	Name	Relationship with Owner	Contact Number			
		Mr. Diyansh Singh	Employee	+91-9999444227			
xi.	Purpose of the Report	For Project Tie-up for	individual Flat Financ	ing			
xii.	Scope of the Report	Opinion on general as Flats inventory for Pro	The state of the s	cost and Market Price of			
xiii.	Out-of-Scope of Report	 a) Verification of authenticity of documents from originals or cross checking from any Govt. deptt. is not done at our end. b) Legal aspects of the property are out-of-scope of this report. c) Identification of the property is only limited to cross verification from its boundaries at site if mentioned in the provided documents. d) Getting cizra map or coordination with revenue officers for site identification is not done at our end. e) Measurement is only limited up to sample random measurement. f) Measurement of the property as a whole is not done at our end. g) Designing and drawing of property maps and plans is out of scope of the work. h) Valuation techniques and principles. 					
xiv.	Documents provided for	Documents	Documents	Documents			
	perusal	Requested	Provided	Reference No.			
		Total 04	Total 04 Documents	18/			





		Documents requested.	provided.			
	80	Project Land Title Deeds	None			
		Grant of building approval plans	BR-III - Approval of building plans Letter from DTCP (HR Govt.)	Memo No. ZP-729- Vol- III/AD(VK)/2024/258 Dated: 02.01.2024		
		RERA Registration certificate	Copy of RERA Registration Certificate	Registration no RERA-GRG.PROJ- 942-2022 dated 09/11/2021		
		Project NOCs issued from the concern authority	Project NOCs issued from the concern authority	Refer to page 14		
XV.	Identification of the property	☐ Cross checked mentioned in the	I from boundaries of the he deed	property or address		
		✓ Done from the	name plate displayed of	n the property		
		✓ Identified by the Owner's representative				
		☐ Enquired from	local residents/ public	:		
		☐ Identification of the property could not be done properly				
		☐ Survey was no	ot done			
2.	SUMMARY					
i.	Total Prospective Fair Market Value	Rs. 867,80,00,000/-				
ii.	Total Expected Realizable/ Fetch Value	Rs. 737,63,00,000/-				
iii.	Total Expected Distress/ Forced Sale Value	Rs. 650,85,00,000/-				
iv.	Total No. of Dwelling Units	Residential: 692 DU EWS: 59 DU (as per	(as per sanctioned map sanctioned map)	0)		
٧.	Carpet area of the project	9,83,179 sq. ft.				
vi.	Saleable Area of the Project	9,83,179 sq. ft.				
vii.	Inventory Cost as on "Date of Assessment"	Refer to the sheet attached on Page no. 23				
3.	ENCLOSURES					
i.	Enclosure 1	Screenshot of the properties available	price trend references on public domain	of the similar relate		
ii.	Enclosure 2	Google Map				
iii.	Enclosure 3	Photographs of The	A CHARCO CONTRACTOR			
iv.	Enclosure 4	Copy of Guideline ra				
		Other relevant documents				
v. vi.	Enclosure 5 Enclosure 6	Other relevant documents of the consultant's Remark		2018/14-		



PURI DIPLOMATIC RESIDENCES



PART C

CHARACTERISTICS DESCRIPTION OF THE PROJECT

1. BRIEF DESCRIPTION OF THE PROJECT

This project Tie-up report is prepared for the Group Housing Project named 'Puri Diplomatic Residences' being developed on a total licensed land area of 21.0187 acres however, project area of the land is 5.4112 acre/ 21,898.37 sq.mtr as per the approved site plan and licenses & Rera Certificate provided to us.

As per the license and Rera certificate M/s. Puri Construction Private Limited (Promoter/Developer) will develop the said land for a residential group housing project. The layout of the project is attached below,



As per the sanctioned building plan & area statement there are 692 Residential DU and 59 EWS units in. As per the inventory & map provided to us there are different type flats available in the tower. Details of the towers have been attached below:

Tower No.	No of Floors per tower	No of DU			
Towe A1	3B+G+32	126			
Towe A2	3B+G+32	126			
Towe B1	3B+G+32	126			
Towe B2	3B+G+32	126			
Towe B3	3B+G+32	126			
Towe C	3B+G+32	62			
EWS	3B+G+6	59			
	Total Residential units (Exclusive of EWS)				





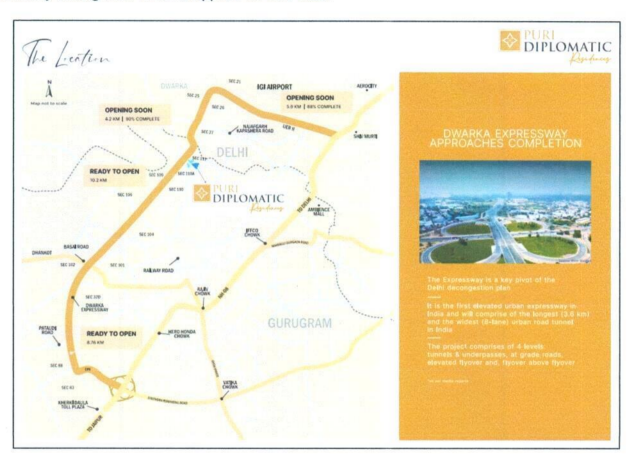


PURI DIPLOMATIC RESIDENCES



As observed during site inspection the project is in initial stage of construction, club house is constructed & for residential building earth work is in progress.

The subject project is located in Sector-110A & 111 of Gurugram which is a fast growing and developing area. Many new group housing projects are planned to develop nearby. Nearby Metro station is Dwarka Sector 25. All the basic and civic amenities are available in the nearby vicinity of the subject project. The access road to the subject property is internal sector road which further connects it to the Dwarka Expressway having road which is approx. 60 mtr. wide.



In case of discrepancy in the address mentioned in the property documents and the property shown to us at the site due to change in zoning or administrative level at the site or client misled the valuer by providing the fabricated document, the progress assessment should be considered of the property shown to us at the site of which the photographs are also attached. Our responsibility will be only related to the progress assessment of the property shown to us on the site and not regarding matching from the documents or searching the property from our own. Banker to verify from district administration/ tehsil level the identification of the property if it is the same matching with the document pledged.

This is a Project Tie-up report. Scope of work is opinion on general assessment of Project cost and Market Price of Flats inventory for Project Tie-up Wherever the term of valuation or anything related to it is mentioned in the report, it is only for illustration purpose in relation to pricing assessment and should not be construed as pure valuation assignment or for any other purpose.

This report only contains general assessment & opinion on the Guideline Value and the indicative,



PURI DIPLOMATIC RESIDENCES



estimated Market Value of the property found on as-is-where basis on site for which the Bank/ customer has shown & asked us to conduct the assessment for which photographs are also attached with the report. No legal aspects in terms of ownership or any other legal aspect is taken into consideration. It doesn't contain any due-diligence other than the assessment of the property shown to us on site. Information/ data/ documents given to us by Bank/ client has been relied upon in good faith. This report doesn't contain any other recommendations of any sort. 2. LOCATION CHARACTERISTICS OF THE PROPERTY i. Nearby Landmark Diplomatic Greens Name of similar projects available nearby Diplomatic Greens & M3M Crown ii. with distance from this property Postal Address of the Project iii. Puri Diplomatic Residences, Sector-110A & 111, Dwarka Expressway, Gurugram, Haryana Independent access/ approach to iv. the Clear independent access is available property Google Map Location of the Property with a Enclosed with the Report ٧. neighborhood layout map Coordinates or URL: 28°31'07.6"N 77°01'42.9"E Description of adjoining property Other residential projects and residential colony vi. vii. Plot No. / Survey No. Village/ Zone viii. Sector 110A & 111 ix. Sub registrar Gurugram District Gurugram X. xi. City Categorization Metro City Urban developing Type of Area Residential Area xii. Upper Middle Class Classification of the area/Society Urban developing (Good) Type of Area Residential Area Characteristics of the locality Within urban developing zone xiii. Good Property location classification Good location XIV. On Wide Road Near to Highway within locality Property Facing XV. South Facing **DETAILS OF THE ROADS ABUTTING THE PROPERTY** xvi. a) Main Road Name & Width Dwarka Expressway Approx. 60 mtr. Sector Road Approx. 30 mtr. b) Front Road Name & width Bituminous Road c) Type of Approach Road d)Distance from the Main Road Adjacent to the property clearly demarcated Yes XVII. property by permanent/ temporary boundary on site Is the property merged or colluded with any xviii. No other property **BOUNDARIES SCHEDULE OF THE PROPERTY** XIX. Are Boundaries matched No, since no concerned documents provided. a) **Directions** b) As per Title Deed/TIR **Actual found at Site** East Puri Projects West Puri Projects

North

Capital Gateway





	South				Road 30 mt	r wide
3.	TOWN PLANNING/ ZONII	NG PARAMETER	RS			
i.	Planning Area/ Zone		DTCP Gurgaor	Mane	esar Urban Compl	ex FDP -2031
ii.	Master Plan currently in force			esar Urban Compl		
iii.	Municipal limits	Municipal Corp			2001	
iv.	Developmental controls/ Auth	ority			an Development A	Luthority
٧.	Zoning regulations	,	Residential	ороши	an Bevelopment /	diriority
vi.	Master Plan provisions relat	ed to property in				
	terms of Land use	to property in	Croup riousing			
vii.	Any conversion of land use d	one	NA			
viii.	Current activity done in the pr		7.000	and la	nd levelling work i	n ie progreee
ix.	Is property usage as per appl				tial as per zoning.	ir is progress
Χ.	Any notification on change of				in public domain	
xi.	Street Notification	zomig rogulation	Residential	Tourid	in public domain	
xii.	Status of Completion/ Occupa	ational certificate		erty is	under constructio	n
xiii.	Comment on unauthorized co				under constructio	
xiv.	Comment on Transferability			-		I II:
	rights	or developmental	Free hold, complete transferable rights			
XV.	Comment on the surroundi	The surroundin	a proj	nerties are mostly	vacant but for	
	adjoining properties in terms of uses		The surrounding properties are mostly vacant but for land parcels are currently being used for residential			
			under construction for residential purposes.			
xvi.	Comment of Demolition proce	edings if any	No information			
xvii.	Comment on Compounding		No information			
	proceedings		The information available			
xviii.	Any information on encroach	nent	No (As per gene	eral in	formation available	e).
xix.	Is the area part of unauthorize		No		19	-,-
4.	LEGAL ASPECTS OF THE	PROPERTY		Single .		
i.	Ownership documents provide	ed	Licenses to se	etup		
			group housir	ng		
			project from D	TCP		
			Haryana			
ii.	Names of the Developer/Pron	noter	M/s. Namdev Co	onstru	ction Private Limit	ed
iii.	Constitution of the Property		Free hold, complete transferable rights			
iv.	Agreement of easement if any		Not required			
٧.	Notice of acquisition if any	and area under	No such informa	ation o	came in front of u	s and could no
	acquisition		be found on pub			
vi.	Notification of road widening	if any and area	No such information came in front of us and could no			
	under acquisition		be found on public domain			
vii.	Heritage restrictions, if any		No			
viii.	Comment on Transferability ownership		Free hold, comp	lete tr	ansferable rights	
ix.	Comment on existing mort encumbrances on the property	, if any	No, Information	availa	ble to us.	Consultante
	Comment on whether the					







	property have issued any guarantee (person	nal			
	or corporate) as the case may be	1			
xi.	Building Plan sanction:				
	 a) Authority approving the plan 		ountry Planning, Haryana		
	 b) Any violation from the approv Building Plan 	ed Cannot comment s construction	since the project is under		
xii.	Whether Property is Agricultural Land if you any conversion is contemplated	es, No not an agricultural p	property		
xiii.	Whether the property SARFAESI complaint	Yes			
xiv.	Information regarding municipal taxes (proper	rty Tax name	No documents provided		
	tax, water tax, electricity bill)	Receipt number	No documents provided		
		Receipt in the name of	No documents provided		
		Tax amount	No documents provided		
XV.	Observation on Dispute or Dues if any payment of bills/ taxes	in No information provide	d		
xvi.	Is property tax been paid for this property	No documents provide	d		
xvii.	Property or Tax Id No.				
xviii.	Whether entire piece of land on which the using set up / property is situated has be mortgaged or to be mortgaged		Secretaria de la constante de		
xix.	Property presently occupied/ possessed by	Developer.	Developer.		
XX.	Title verification		Title verification to be done by competent advocate as the same is out of our scope of work.		
xxi.	Details of leases if any	Not applicable			
5.	SOCIO - CULTURAL ASPECTS OF THE	PROPERTY			
· i.	Descriptive account of the location of a property in terms of social structure of the arm in terms of population, social stratification regional origin, age groups, economic level location of slums/squatter settlements near etc.	ea on, els,	a		
ii.	Whether property belongs to so infrastructure like hospital, school, old a homes etc.	80			
6.	FUNCTIONAL AND UTILITARIAN SER	/ICES, FACILITIES & AN	MENITIES		
i.	Drainage arrangements	Yes (Proposed)	Yes (Proposed)		
ii.	Water Treatment Plant	No			
iii.	Power Supply arrangements Permanent Auxiliary	Yes (Proposed) Yes, D.G sets (Propos			
iv.	HVAC system	No	•		
25-71-7	Security provisions	Yes (Proposed)			
٧.	Security provisions				
v. vi.	Lift/ Elevators	Yes (Proposed)	Consultants		





viii.	Whether gate	d society			Yes (Proposed)				
ix.	Car parking fa	acilities			Yes (Proposed)				
X.	Internal devel	lopment							
	Garden/ Pa	ark/ V	later bodies	Inte	ernal r	oads	Pave	ments	Boundary Wall
	Land scap								
	Yes (Proposed) Yes (Proposed)			Yes	(Prop	osed)	Yes (Pr	oposed)	Yes (Proposed)
7.	INFRASTRU	JCTURE AV	AILABILITY						
i.	Description of Water Infrastructure available				terms	of:			
	a) Water	Supply	10		Yes	(Propose	d)		
	b) Sewera	age/ sanitation	n system		Unde	erground,	STP (Pro	posed)	
	c) Storm	water draina	ge		Yes	(Propose	d)		
ii.	Description of	f other Physic	cal Infrastructui	re facilit	ies in	terms of:			
	a) Solid waste management				Yes	(Propose	d)		
	b) Electric	b) Electricity				(Propose	d)		
	c) Road and Public Transport connectivit				Yes				
	d) Availability of other public utilities ne				vicin	ity	arket, Ho	spital etc	. available in clos
iii. Proximity & availability of civic ame			civic amenities	& social	infra				
	School	Hospital	Market	Bus S	Stop Railway Station			Metro	Airport
	~1 km	~2 km	~4 km	~1 k		~7 km		~10 km	~ 13 km
iv.	Availability of open spaces etc		acilities (parks,			eloping a levelope		recreation	nal facilities may b
8.	MARKETAI	BILITY ASP	ECTS OF TH	E PRO	PER	TY:			
i.	Location attri	bute of the s	ubject	Good					
ii.	Scarcity			Similar	kind	of proper	ties are av	ailable in t	his area
iii.	Market cond	of the kind o	to demand of the subject					es in the m	ACCOUNT OF THE PARTY OF THE PAR
	property in th								
iv.	area	evelopment ir	surrounding	Yes Construction of many other group housing societies is progress.			using societies is in		
٧.	Any negativi	The state of the s	isadvantages	No				F. 23, 000	
Vİ.		as relevance ability of the	None						
9.	ENGINEERI	NG AND TE	CHNOLOGY	ASPE	CTS	OF THE	PROPER	RTY:	
i.	Type of construction & design RCC framed column & beam structure with RCC					m structu	re with RCC slal		
		(Propo	Seul						



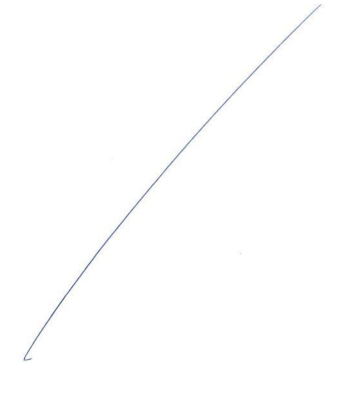


iii.	Specifications					
	a) Class of construction	Class B construction (Good) (Proposed)				
	b) Appearance/ Condition of	Internal - Good (Proposed)				
	structures	External - Good (Proposed)				
	c) Roof	Floors/ Blocks	Type of Roof			
		RCC (Proposed)	RCC (Proposed)			
	d) Floor height	Approx. 10 feet (Proposed)				
	e) Type of flooring	Imported Marble/stone, laminat Tiles (Proposed)	ted wooden flooring, Vitrified			
	f) Doors/ Windows	Hardwood Door framewith lam windows (Proposed)	inated flush door and UPV0			
	g) Interior Finishing	Acrylic Emulsion paint (Proposed	1)			
	h) Exterior Finishing	Simple plastered walls (Proposed				
	i) Interior decoration/ Special architectural or decorative feature	Acrylic Emulsion paint, Modular (Proposed)				
	j) Class of electrical fittings	Good electrical fitting (Proposed)				
	k) Class of sanitary & water supply fittings	Good quality fittings (Proposed)				
iv.	Maintenance issues	Under Construction				
٧.	Age of building/ Year of construction	NA	NA			
vi.	Total life of the structure/ Remaining life expected	NA	NA			
vii.	Extent of deterioration in the structure	Under Construction				
viii.	Protection against natural disasters viz.	All the proposed structures are asumed to be designed fo				
	earthquakes etc.	seismic consideration for Zone IV				
ix.	Visible damage in the building if any	Under Construction				
X.	System of air conditioning	Split AC proposed to be installed by Developer				
xi.	Provision of firefighting	Yes, Proposed				
xii.	Status of Building Plans/ Maps	Building plans are approved by the concerned authority.				
	a) Is Building as per approved Map	Yes				
	b) Details of alterations/ deviations/	☐ Permissible Alterations				
	illegal construction/ encroachment noticed in the structure from the original approved plan	☐ Not permitted alteration				
	c) Is this being regularized	NA				
10.	ENVIRONMENTAL FACTORS:					
i.	Use of environment friendly building materials like fly ash brick, other green building techniques if any		d			
ii.	Provision of rainwater harvesting	Yes, Proposed				
iii.	Use of solar heating and lighting systems etc.		9			
iv.	Presence of environmental pollution in the vicinity of the property in terms of		ruction pollution is present in			





	industries, heavy traffic, etc. if any			
11.	1. ARCHITECTURAL AND AESTHETIC QUALITY OF THE PROPERTY:			
i.	Descriptive account on whether the building is modern, old fashioned, etc plain looking or with decorative elements, heritage value if applicable presence of landscape elements etc.	o., ve		
12.	PROJECT DETAILS:			
a.	Name of the Developer	M/s. Puri Construction Private Limited		
b.	Name of the Project	Puri Diplomatic Residences		
C.	Total no. of Dwelling units	Residential: 692 DU (as per sanctioned map) EWS: 59 DU (as per sanctioned map)		
d.	Developer market reputation	Established Builder with years long experience in market and have successfully delivered multiple Projects.		
e.	Name of the Architect	M/s. Arcop Associates Pvt. Ltd.		
f.	Architect Market Reputation	Established Architect with years long experience in market and have successfully delivered multiple Projects. Like The Windchants, The Golf Estate, The Arbour, & others.		
g.	Proposed completion date of the Project	31-03-2031 as per RERA		
h.	Progress of the Project	Earth work is in progress		
i.	Other Salient Features of the Project	⊠High end modern apartment, □Ordinary Apartments, □ Affordable housing, ☒ Club, □ Swimming Pool, ☒ Play Area, ☒ Walking Trails, ☒ Gymnasium, ☒ Convenient Shopping, ☒ Parks, □ Multiple Parks, ☒ Kids Play Area		









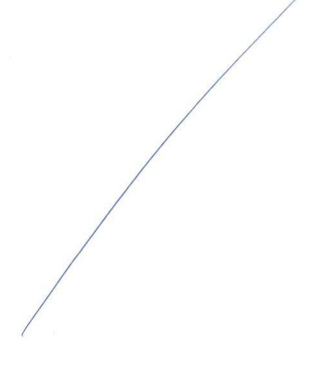
PURI DIPLOMATIC RESIDENCES



PART D

AREA DESCRIPTION OF THE PROPERTY

1.	Licensed as project	rea of the complete	Total licensed area of project - 21.0187 ac Project area - 5.4112 acre/ 21,898.37 sq.			
	Ground	Permitted	28,999.019 sq. mtr. (for whole project)			
2.	Coverage Area	Proposed	12,472.101 sq. mtr.			
		UNDER FAR	Achieved AS PER APPROVED MAP	ACHIEVED STATUS		
3.	Covered	Proposed	1,21,664.664 sq. mtr. / 13,09,586 sq.ft.	Earth work in is progress		
	Built-up Area Covered Built-up Area	Permitted	1,21,677.811 sq. mtr. / 13,09,728 sq.ft.	Latar Work in 15 progress		
		UNDER NON-FAR	PROPOSED AS PER APPROVED MAP	ACHIEVED STATUS		
			Proposed NON-FAR area	68,897.129 sq. mtr. / 7,41,602 sq.ft.		
		Total Gross Built Up Area	1,90,561.793 sq.mtr / 20,51,188 sq. ft.	Earth work in is progress		
	Open/	Minimum Required				
4.	Green Area	Proposed				
5.	Density	Permitted				
٥.	Density	Proposed	701.335 PPA			
3.	Carpet Area	3	9,83,179 sq. ft.			
7.	Saleable Ca	arpet Area	9,83,179 sq. ft.			









PURI DIPLOMATIC RESIDENCES



		ALE LENGT	Total I	Blocks/ Floors/ Flats		
	Approved as per Building Plan / Area details			As per Site Visit	Current Status	
	Tower No.	No of Floors per tower	No of DU			
	Towe A1	3B+G+32	126			
	Towe A2	3B+G+32	126			
1.	Towe B1	3B+G+32	126			
	Towe B2	3B+G+32	126	Earth work in is progress	Earth work in is progress	
	Towe B3	3B+G+32	126			
	Towe C	3B+G+32	62			
	EWS	3B+G+6	59			
	Total Residential units (Exclusive of EWS) 692					
2.	Total no. of Flats	/ Units		Residential: 692 DU (as per sanctioned map) EWS: 59 DU (as per sanctioned map)		
3.	Type of Flats			2BHK + Servant (102.93 sq.mtr 3BHK + Servant (122.97 sq.mtr & 177.34 sq.mtr) 4BHK + Servant (184.06 sq.mtr	& 108.89 sq.mtr) 129.96 sq.mtr, 130.53 sq.mtr.	
4.	Land Area consid	dered		5.4112 acre/ 21,898.37 sq.mtr		
5.	Area adopted on	the basis of		Land Area Adopted based on R	ERA Certificate	
6.	Remarks & obser	vations, if any				
_	Constructed Area (As per IS 3861-1966)	considered		Built-up Area	1,90,561.793 sq.mtr	
7.	Area adopted on	the basis of		As per map		
	Remarks & obser	vations, if any				

Note:

- Area measurements considered in the report pertaining to Land & Building is adopted from relevant approved documents only.
- 2. Area of the large land parcels of more than 2500 sq. mtr or of uneven shape, is taken as per property documents verified with digital survey through google which has been relied upon.
- 3. Drawing Map, design & detailed estimation of the property/ building is out of scope of our services.







PURI DIPLOMATIC RESIDENCES



PARTE

PROJECT APPROVAL DETAILS

S. No.	REQUIRED APPROVALS	REFERENCE NO./ DATE	STATUS (Approved/ Applied For/ Pending)
1.	Form LC-V - Formal Grant of license for setting Group Housing Society from DTCP	License 55 of 2010 Dated: 25/07/2010 License 87 of 2012 Dated: 29/08/2012 License 33 of 2013 Dated: 25/05/2013	Obtained
2.	NOC from Forest Department	No.: 2058 Dated 08-01-2013	Obtained
3.	Approval of Service Plan/Estimates for Group Housing Colony under TOD & TDR Policy from DTCP (HR Govt.)	Memo No. LC-1989 Vol-III/PA(VA)/2024/4071 Dated: 02.02.2024	Obtained
4.	NOC for Height Clearance	Obtained	
5.	Aravali Clearance	Sr. No. 147/MB Dated: 18.12.2023	Obtained
6.	Assurance for Sewerage Connection for domestic treated effluent of Group Housing Colony, GMDA	Memo No. GMDA/SEW/2023/952 Dated: 28.09.2023	Obtained
7.	Assurance for Storm Water connection of Group Housing Colony, GMDA	Memo No. GMDA/Drainage/2023/781 Dated: 22.12.2023	Obtained
8.	Assurance for water supply in Group Housing Colony, GMDA	Memo No. EE(Proj)/GMDA/2023/553 Dated: 06.10.2023	Obtained
9.	Assurance for supply of 200 KLD STP treated water for construction purpose of the proposed Group Housing Colony, GMDA	Memo No. GMDA/SEW/2023/937 Dated: 22.09.2023	Obtained
10.	Grant of environmental clearance		Not provided
11.	BR-III - Approval of building plans Letter from DTCP (HR Govt.)	Memo No. ZP-729-Vol-III/AD(VK)/2024/258 Dated: 02.01.2024	Obtained
12.	Pollution NOC from Haryana State Pollution Control Board	***	Not provided
13.	RERA Registration certificate No.	Registration no RERA-GRG.PROJ-942-2022 dated 09/11/2021	Obtained
			PAREINIA

*Note: The following details have been obtained and taken from documents provided by the client/bank.





PURI DIPLOMATIC RESIDENCES



PART F

PROCEDURE OF ASSESMENT

1.		GENERAL INFORMATION						
i.	Important Dates	Date of Inspection of the Property	Date of Assessment	Date of Report				
		13 September 2024	13 September 2024	13 September 2024				
ii.	Client	Bank of India, MG Road,	Gurugram					
iii.	Intended User	Bank of India, MG Road,	Gurugram					
iv.	Intended Use	per free market transact	To know the general idea on the pricing assessment trend of the property as per free market transaction. This report is not intended to cover any other nternal mechanism, criteria, and considerations of any organization as per their own peed, use & purpose.					
V.	Purpose of Report	For Project Tie-up for individual Flat Financing						
vi.	Scope of the Assessment	Non binding opinion on the cost assessment of the project, asertaining the Construction status of the project and Market Price of the Flats Inventory for which bank has asked us to do Project Tle up report.						
vii.	Restrictions	This report should not be	e referred for any other puner than as specified above	irpose, by any other user				
viii.	Manner in which the		ne plate displayed on the p					
	property is identified	☐ Identified by the ov	wner					
		✓ Identified by the over	wner's representative					
		☐ Enquired from loca	al residents/ public					
		☐ Cross checked from the boundaries/ address of the proper mentioned in the documents provided to us						
			property could not be don	ne properly				
		☐ Survey was not do	ne					
ix.	Type of Survey conducted	Only photographs taken (No sample measurement	verification),				

2.	TOTAL WARM BELLEVILLE	ASSESS	MEN	FACTORS	A Land State of Land State of Land	
i.	Nature of the Report	Project Tie-up				
ii.	Nature/ Category/ Type/	Nature		Category	Туре	
	Classification of Asset	Group Housing Pro	oject	Residential	Group Housing Society	
	under Valuation	Classification		Residential Group Housi		
iii.	Basis of Inventory	Primary Basis	Mark	et Price Assessment & G	0	
	assessment (for Project Tie up Purpose)	Secondary Basis	Not Applicable			
iv.	Present market state of	f Under Normal Marketable State				
	the Asset assumed Total No. of Dwelling Units	Reason: Asset und	ler free	e market transaction state	7.	
V.	Property Use factor	Current/ Existing	Use	Highest & Best Use (in consonance to surrounding use, zoning and statutory norms)	Considered for Assessment	
		Residential		Residential	Residential	
vi.	Legality Aspect Factor	Assumed to be fine	as pe	er copy of the documents	& information produced to	
		us. However, Legal aspects of the property of any nature are out-of-scope of the Services. In terms of the legality, we have only gone by the documents provided to us in good faith.				





			henticity of docume at have to be taken o	-		
vii.	Land Physical Factors		ape		ze	
	Land 1 Hydrodi 1 dotoro		gular		Large	
viii.	Property Location Category Factor	City Categorization	Locality Characteristics	Property location characteristics	Floor Level	
		Metro City	Good	On Wide Road	Under	
		Urban developing	Within urban developing zone	Near to Highway	construction stage	
			Within developing Residential zone	Good location within locality		
			Property			
	51		South F	acing		
ix.	Physical Infrastructure availability factors of the locality	Water Supply	Sewerage/ sanitation system	Electricity	Road and Public Transport connectivity	
		Yes	Underground, STP	Yes	Easily available	
			ner public utilities orby	Availability of communication facilities		
			, Hospital etc. are close vicinity	Major Telecommunication Service Provider & ISP connections are available		
X.	Social structure of the area (in terms of population, social stratification, regional origin, age groups, economic levels, location of slums/ squatter settlements nearby, etc.)	High Income Group				
xi.	Neighbourhood amenities	Average				
xii.	Any New Development in surrounding area	Some group housing	ng projects are under	r construction in the	near vicinity	
xiii.	Any specific advantage/ drawback in the property	The subject group I	nousing project is clo	ose to Dwarka Expre	essway.	
xiv.	Property overall usability/ utility Factor		icular use i.e., Group			
XV.	Do property has any alternate use?		can only be used fo	or residential purpos	e.	
xvi.	Is property clearly demarcated by permanent/ temporary boundary on site	Yes demarcated pr	operly.		Consullants Par	
xvii.	Is the property merged or	No			1171	





	colluded with any other property	Comments: None				
xviii.	Is independent access available to the property	Cle	ar independent access	is available		
xix.	Is property clearly possessable upon sale	Yes				
XX.	Best Sale procedure to					
	realize maximum Value for inventory sale (in respect to Present market state or premise of the Asset as per point (iv) above)	Free market transaction at arm's length wherein the parties, after full marke survey each acted knowledgeably, prudently and without any compulsion.				
xxi.	Hypothetical Sale			Market	Value	
	transaction method assumed for the inventory cost analysis		Free market transaction at arm's length wherein the parties, after full market survey each acted knowledgeably, prudently and without any compulsion.			
xxii.	Approach & Method Used			PROJECT IN	NVENTORY	
	for inventory cost analysis		Approach for assess	sment	Method of assessment	
			Market Approach	1	Market Comparable Sales Method	
xxiii.	Type of Source of Information	Lev	el 3 Input (Tertiary)			
xxiv.	Market Comparable					
	References on prevailing	a.	Name:	M/s. Gane	esh Properties	
	market Rate/ Price trend of		Contact No.:	+91-93120	027285	
	the property and Details of		Nature of reference:	Property d		
	the sources from where the information is gathered		Size of the Property:	~200 to 40		
	(from property search sites		Location: Rates/ Price		bject property	
	& local information)		informed:	sq.yds.	00/- per sq.yds. to Rs.2,20,000/- per	
			Any other details/ Discussion held:			
		b.	Name:	Mrs. Sona		
			Contact No.:	+91-88517		
			Nature of reference:	Property d		
			Size of the Property:	120 to 180	sq.mtr. (3BHK) (Carpet area)	
			Location:	M3M Crow		
			Rates/ Price informed:	on super a	/- per sq.ft. to Rs.20,000/- per sq. ft area	
			Any other details/ Discussion held:	ranges from	of the flat in the subject society m Rs.17,500/- per sq. to Rs.20,000/- on super area.	
XXV.	Adopted Rates Justification		For the market rate of	the Flats a	vailable in this project and as well as	
					from property dealers in that area	
					range of Rs.17,500 /- to Rs.20,000/-	
					nd Rs. 28,000/- to 32,000/- Per Sq. ft.	
			on Carpet Area (considering 60% loading factor on carpet area) for the project inclusive all charges.			





		The land rate in subject locality is around Rs.2,00,000/- per sq. Rs.2,20,000/- per sq.yds. considering the location and size property we are in view to adopt the rate of Rs.2,00,000/- per sq.					
xxvi.	OTHER MARKET F	ACTORS					
	Current Market	Normal					
	condition	Remarks:	NA				
		Adjustmen	ts (-/+): 0%				
	Comment on Remark						
	Property Salability Outlook		ts (-/+): 0%				
	Comment on		Demand	Supply			
	Demand & Supply		Moderate	Adequately available			
	in the Market	Remarks: -					
	A	Adjustmen					
xxvii.	Any other special consideration	Reason: Th	ne references of residentia	l land are available for small size of plots.			
cxviii.	Any other aspect		ts (-/+): -30%				
AVIII.	which has	ING					
	relevance on the						
	value or						
	marketability of the	Adjustments (-/+): 0%					
	property						
xxix.	Final adjusted &						
AAIA.	weighted Rates	For Land - Rs. 1,40,000/- per sq.yds (after discount)					
	considered for	For Built-up unit - Rs.28,000/- to Rs.32,000/- per sq. ft. on Carpet area					
	the subject	(considering 60% loading factor on carpet area as super area details are no provided)					
	property						
XXX.	Considered Rates	As per the	thorough property & market	et factors analysis as described above, the			
	Justification	opinion.	market rates for sale/purcha	ase of flats appears to be reasonable in our			
xxxi.	Basis of computation	Basis of computation & working					
	a. In this Project Ti	e-up report,	we have adopted Market ra	ate of Land. However, as such the value of			
	same has only he	een aiven for	the reference purpose.	arket rates are enquired for the land then the			
				ct on which the developer has started solling			
	b. Also, since this is a land allotted for group housing Project on which the developer has started selling the flats which includes the proportionate land portion also in each flat sale and the buyer rights on the						
	land has been created, therefore this cost of land should not be used for Project funding especially						
	considering the land and for Land mortgage process since land can't be sold as such.						
	 c. Assessment of th 						
	owner/ owner rep	presentative	during site inspection by ou	ir engineer/s unless otherwise mentioned in			
	the report.						
	d. Analysis and con	clusions ado	oted in the report are limited	to the reported assumptions, conditions and			
	information came	e to our kno	owledge during the course	of the work and based on the Standard			
	Operating Procedures, Best Practices, Caveats, Limitations, Conditions, Remarks, Important Notes,						
	Valuation TOR and definition of different nature of values.						
	Valuation TOR ar	nd definition of	of different nature of values.				
	e. For knowing com	nd definition o nparable man	of different nature of values. ket rates, significant discree	et local enquiries have been made from our ourselves as both buyer and seller for the			



PURI DIPLOMATIC RESIDENCES



similar type of properties in the subject location and thereafter based on this information and various factors of the property, rate has been judiciously taken considering the factors of the subject property, market scenario and weighted adjusted comparison with the comparable properties unless otherwise stated.

- f. References regarding the prevailing market rates and comparable are based on the verbal/ informal/secondary/ tertiary information which are collected by our team from the local people/ property consultants/ recent deals/ demand-supply/ internet postings are relied upon as may be available or can be fetched within the limited time & resources of the assignment during market survey in the subject location. No written record is generally available for such market information and analysis has to be derived mostly based on the verbal information which has to be relied upon.
- g. Market Rates are rationally adopted based on the facts of the property which came to our knowledge during the course of the assessment considering many factors like nature of the property, size, location, approach, market situation and trends and comparative analysis with the similar assets. During comparative analysis, price assessment metrics is prepared and necessary adjustments are made on the subject asset.
- h. The indicative value has been suggested based on the prevailing market rates that came to our knowledge during secondary & tertiary market research and is not split into formal & informal payment arrangements. Most of the deals takes place which includes both formal & informal payment components. Deals which take place in complete formal payment component may realize relatively less actual transaction value due to inherent added tax, stamp registration liabilities on the buyer.
- Secondary/ Tertiary costs related to asset transaction like Stamp Duty, Registration charges, Brokerage, Commission, Bank interest, selling cost, Marketing cost, etc. pertaining to the sale/ purchase of this property are not considered while assessing the indicative estimated Market Value.
- j. This report includes both, Govt. Guideline Value and Indicative Estimated Prospective Market Value as described above. As per the current market practice, in most of the cases, formal transaction takes place for an amount less than the actual transaction amount and rest of the payment is normally done informally.
- k. Area measurements considered Report pertaining to asset/ property is adopted from relevant approved documents or sample site measurement whichever is less unless otherwise mentioned. All area measurements are on approximate basis only.
- Area of the large land parcels of more than 2500 sq. mtr. or of uneven shape in which there can be practical difficulty in sample measurement, is taken as per property documents which has been relied upon unless otherwise stated.
- m. Drawing, Map, design & detailed estimation of the property/ building is out of scope of the services.
- n. Construction rates are adopted based on the present market replacement cost of construction and calculating applicable depreciation & deterioration factor as per its age, existing condition & specifications based on visual observation only of the structure. No structural, physical tests have been carried out in respect of it. No responsibility is assumed for latent defects of any nature whatsoever, which may affect value, or for any expertise required to disclose such conditions.
- o. Construction rates are adopted based on the plinth area rates prevailing in the market for the structure as a whole and not based on item wise estimation or Bills of Quantity method unless otherwise stated.
- p. The condition assessment and the estimation of the residual economic life of the structure are only based on the visual observations and appearance found during the site survey. We have not carried out any structural design or stability study; nor carried out any physical tests to assess structural integrity & strength.
- q. Any kind of unpaid statutory, utilities, lease, interest or any other pecuniary dues on the asset or on its owners has not been factored in the Report.
- r. Project tie-up report is prepared based on the macro analysis of the asset/ property considering it in totality and not based on the micro, component or item wise analysis. Analysis done is a general

To



PURI DIPLOMATIC RESIDENCES



assessment and is neither investigative in nature nor an audit activity. s. Project tie up is done for the asset found on as-is-where basis which owner/ owner representative/ client/ bank has shown to us on site of which some reference has been taken from the information/ data given in the copy of documents provided to us which have been relied upon in good faith and we have assumed that it to be true and correct.

XXXII. ASSUMPTIONS

- a. Documents/ Information/ Data provided by the client/ property owner or his representative both written & verbally is true and correct without any fabrication and has been relied upon in good faith.
- b. Local verbal enquiries during micro market research came to our knowledge are assumed to be taken on record as true & factual.
- The assets and interests therein have been valued free and clear of any liens or encumbrances unless stated otherwise. No hidden or apparent conditions regarding the subject assets or their ownership are assumed to exist. No opinion of title is rendered in this report and a good title is assumed unless stated otherwise.
- d. It is assumed that the concerned Lender/ Financial Institution has asked for the Project Tie up report of that property after satisfying the authenticity of the documents given to us and for which the legal verification has been already taken and cleared by the competent Advocate before requesting for the Project Tie up report. I/ We assume no responsibility for the legal matters including, but not limited to. legal or title concerns.
- e. Payment condition during transaction in the Project tie up report has been considered on all cash bases which includes both formal & informal payment components as per market trend.
- f. Sale transaction method of the asset is assumed as Free market transaction without any compulsion unless otherwise mentioned while assessing Indicative & Estimated Fair Prospective Market Value of the asset unless otherwise stated.
- g. This Project tie up report is prepared for the specific unit based on the assumption that complete Group Housing Society/ Integrated Township is approved and complied with all relevant laws and the subject unit is also approved within the Group Housing Society/ Township

DECIAL ACCURACTIONS
PECIAL ASSUMPTIONS
lone
IMITATIONS
lone
l

3.	COST ASSESSMENT OF LAND						
Sr. No.	Particulars	Govt. Circle/ Guideline Value	Cost of Land				
a.	Prevailing Rate range	Rs.4,00,00,000/- per acres. (For Agriculture Land)	Rs. 2,00,000/- to Rs. 2,20,000 per sq.yds				
b.	Deduction on Market Rate						
C.	Rate adopted considering all characteristics of the property	Rs.16,00,00,000/- per acres. (Rs.4,00,00,000/- per acres x 4 for Residential Land)	Rs. 1,40,000 per sq.yds				
d.	Total Land Area/ FAR Area considered (as per RERA registration certificate)	5.4112 acre/ 21,898.37 sq.mtr/ 26,190.21 sq.yds	5.4112 acre/ 21,898.37 sq.mtr/ 26,190.21 sq.yds				
e.	Total Value of land (A)	5.4112-acre x Rs. 16,00,00,000/- per sq.yds. Rs. 86,57,92,000/-	26,190.21 sq.yds x Rs.1,40,000/ per sq.yds Rs. 366,66,28,813/-				





4.	4. COST ASSESSMENT OF BUILDING CONSTRUCTION						
	Particulars		EXPECTED BUILDING CONSTRUCTION VALUE				
			FAR	NON-FAR			
	Building Construction Value	Rate range	Rs. 2,000/- to 2,400/- per sq. ft.	Rs. 1,600/- to 1,800/- per sq. ft.			
		Rate adopted	Rs.2,200/- per sq. ft.	Rs.1,700/- per sq. ft.			
		Built-up Area	1,21,664.664 sq. mtr. / 13,09,586 sq.ft	68,897.129 sq. mtr. / 7,41,602 sq.ft.			
		Pricing Calculation	13,09,586 sq.ft. X Rs. 2,200/- per sq. ft.	7,41,602 sq.ft X Rs.1,700/- pe sq. ft.			
		Total Value	Rs. 2,88,10,89,809/-	Rs. 1,26,07,23,072/-			
a.	Depreciation p		N. (Above replacement rate is calculated after				
b.	Age Factor		N.				
C.	Structure Type	e/ Condition	RCC framed structure	/ Under Construction			
d.	Construction I Replacement	Tanana and	Rs. 414,18,12,881/-				
_	Construction of	of Construction as	20,51,188 sq. ft. X R	s. 2,200/- per sq. ft.			
e.	per Guideline	Rate	Rs. 307,67,82,126/-				

5.	COST ASSESSMENT OF ADDITIONAL BUILDING & SITE AESTHETIC WORKS							
	Particulars	Specifications	Expected Construction Value					
a.	Add extra for Architectural aesthetic developments, improvements (Add lump sum cost)							
b.	Add extra for fittings & fixtures (Doors, windows, wood work, cupboards, modular kitchen, electrical/ sanitary fittings)	Approx. 7% of building construction cost	Rs. 28,99,26,902/-					
C.	Add extra for services (Water, Electricity, Sewerage, Main gate, Boundary, Lift, Auxiliary power, AC, HVAC, Firefighting etc.)	Approx. 9% of building construction cost	Rs. 37,27,63,159/-					
d.	Add extra for internal & external development and other facilities (Internal roads, Landscaping, Pavements, Street lights, Park Area, External area landscaping, Land development, Approach Road, Play Area, etc.)	Approx. 5% of building construction cost	Rs. 20,70,90,644/-					
e.	Expected Construction Value (C)		Rs. 86,97,80,705/-					







6.	MARKET/ SALEABLE AMOUNT OF THE FLATS						
a.	Total No. of DU	Residential: 692 DU					
b.	Total No. of EWS Units	EWS: 59 DU					
C.	Total Proposed Saleable Area for flats	9,83,179 sq. ft.					
	Launch Price = (approx.) (Excluding PLC + Car Parking + EDC + IDC + Club & other charges)						
d.	Builder's Selling Rate (Including PLC + Car Parking + EDC + IDC + Club & other charges)	Rs.17,500/- to Rs. 21,000/- per sq. ft on super area					
	Market Rate in secondary sale (Including PLC + Car Parking + EDC + IDC + Club & other charges)	Rs 28,000/- to 32,000/- Per Sq. ft. on Carpet Area (considering 60% loading factor on carpet area as super area details are not provided) (Rs 17,500/- to 20,000/- Per Sq. ft. on super Built-up Area)					
e.	Remarks	The value of the Flats is varying from floor to floor and direction to direction as per information gathered from the public domain & dealers of that area, and it is found that flat rates vary from Rs.17,500/- per sq. ft. to Rs.20,000/- per sq. ft. on Super area or Rs 28,000/- to 32,000/- Per Sq. ft. on Carpet Area (considering 60% load factor on carpet area) for the Project inclusive all the charges and the same seems to be reasonable in our view. • Details of the inventory is as provided by the builder. Pricing assessment of the inventory is done based on the prospective number of flats which builder intends to create in this Project as provided by the builder.					







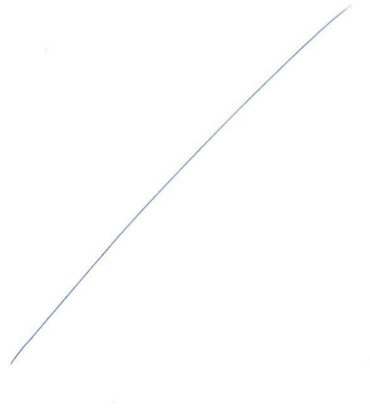
PURI DIPLOMATIC RESIDENCES



INVENTORY ANALYSIS

Tower	Configuration	Saleable Capet area per DU (In Sq.mt)	Saleable Carpet area per DU (In Sq.ft)	Units on one tower	Total Saleable area (in sq.ft.)	@Rs.28,000/- per sq. ft. on carpet area (In Cr.)	@Rs.32,000/- per sq. ft. on carpet area (in Cr.)
Tower A1	2BHK+3T+Servent	102.93	1107.93	2	2,216	4.87	5.54
Tower A1	3BHK+3T+Servent	122.97	1323.64	124	1,64,131	361.09	410.33
Tower A2	2BHK+3T+Servent	102.93	1107.93	2	2,216	4.87	5.54
	3BHK+3T+Servent	122.97	1323.64	124	1,64,131	361.09	410.33
Tower B1	2BHK+3T+Servent	108.89	1172.08	2	2,344	5.16	5.86
	3BHK+3T+Servent	129.96	1398.88	124	1,73,461	381.61	433.65
Tower P2	2BHK+3T+Servent	108.89	1172.08	2	2,344	5.16	5.86
Tower B2	3BHK+3T+Servent	129.96	1398.88	124	1,73,461	381.61	433.65
	2BHK+3T+Servent	108.89	1172.08	2	2,344	5.16	5.86
Tower B3	3BHK+3T+Servent	129.96	1398.88	62	86,730	190.81	216.83
	3BHK+3T+Servent	130.53	1405.01	62	87,111	191.64	217.78
Tower C	3BHK+3T+Servent	177.34	1908.87	2	3,818	8.40	9.54
	4BHK+3T+Servent	184.06	1981.20	60	1,18,872	261.52	297.18
			Total	692	9,83,179	2162.99	2457.95

Note: Since super area details of the residential DU's were not provided, the inventory analysis is done on the basis of carpet area provided to us.











7.	CONSOLIDATED	COST ASSESSMENT OF THE	ASSET		
Sr. No.	Particulars	Govt. Circle/ Guideline Value	Indicative & Estimated Prospective Market Value		
a.	Land Value (A)	Rs. 86,57,92,000/-	Rs. 366,66,28,813/-		
b.	Structure Construction Value (B)	Rs. 307,67,82,126/-	Rs. 414,18,12,881/-		
C.	Additional Aesthetic Works Value (C)		Rs. 86,97,80,705/-		
d.	Total Add (A+B+C)	Rs. 3,94,25,74,126/-	Rs. 867,82,22,399/-		
	Additional Premium if any				
e.	Details/ Justification				
	Deductions charged if any		***		
f.	Details/ Justification				
1725	Total Indicative & Estimated		Control of the Contro		
g.	Prospective Fair Market Value		Rs. 867,82,22,399/-		
h.	Rounded Off		Rs. 867,80,00,000/-		
	Indicative 9 Estimated December		Rupees Eight hundred		
i.	Indicative & Estimated Prospective		Sixty-Seven Crore Eighty		
	Fair Market Value in words		Lakhs Only		
j.	Expected Realizable Value		Rs. 737,63,00,000/-		
k.	Expected Distress Sale Value		Rs. 650,85,00,000/-		
1	Percentage difference between Circle				
I.	Rate and Market Value	70			
m.	Likely reason of difference in Circle Value and Fair Market Value in case of more than 20%	Circle rates are determined by the District administration as per their own theoretical internal policy for fixing the minimum valuation of the property for property registration tax collection purpose and Market rates are adopted based on prevailing market dynamics found as per the discrete market enquiries which is explained clearly in Valuation assessment factors.			
n.	Concluding Comments/ Disclosures if a	ny			
		y and do not have any direct/ indirect interest in the property. conducted by R.K Associates Valuers & Techno Engineering			
	d. Since this is a Licensed land for group housing Project on which the developer has started selling the flats which includes the proportionate land portion also in each Flat sale and the buyer rights on the land has been created, therefore this cost of land should not be used for Project funding especially considering the land and for Land mortgage process since land can't be sold as such.				



PURI DIPLOMATIC RESIDENCES



- e. In this Project Tie-up report, we have adopted Market Valuation of Land in this report since this is only a tie up report. Therefore, the value of land is immaterial and have no relevance. If any Value/Market rates are enquired for the land then the same has only been given for the reference purpose.
- f. This is a Project Tie-up report. Scope of the work is opinion on general assessment of Project cost and Market Price of Flats inventory for Project Tie-up Wherever the term of valuation or anything related to it is mentioned in the report is only for illustration purpose in relation to pricing assessment and should not be construed as pure valuation assignment or for any other purpose. The main scope focused in this report is Project status.
- g. This Project Tie-up is done for the property found on as-is-where basis as shown on the site by the Bank/ customer of which photographs is also attached with the report.
- h. Reference of the property is also taken from the copies of the documents/ information which interested organization or customer could provide to us out of the standard checklist of documents sought from them and further based on our assumptions and limiting conditions. All such information provided to us has been relied upon in good faith and we have assumed that it is true and correct. However, we do not vouch the absolute correctness of the property identification, exact address, physical conditions, etc. based on the documents provided to us since property shown to us may differ on site Vs as mentioned in the documents or incorrect/ fabricated documents may have been provided to us.
- i. Legal aspects for eg. investigation of title, ownership rights, lien, charge, mortgage, lease, verification of documents from originals or from any Govt. department, etc. has to be taken care by legal experts/ Advocates and same has not been done at our end.
- j. The pricing assessment of an asset is an estimate of the worth of that asset which is arrived at by the Valuer in his expert opinion after factoring in multiple parameters and externalities. This may not be the actual price of that asset and the market may discover a different price for that asset.
- k. This report only contains opinion based on technical & market information which came to our knowledge during the course of the assignment. It doesn't contain any recommendations.
- This report is prepared following our Standard Operating Procedures & Best Practices and will be subject to Limitations, Conditions, Valuer's Remarks, Important Notes, Valuation TOS and basis of computation & working as described above.
- m. The use of this report will become valid only after payment of full fees as per the Payment Terms. Using this report or any part content created in this report without payment of charges will be seen as misuse and unauthorized use of the report.

o. IMPORTANT KEY DEFINITIONS

Fair Value suggested by the competent Valuer is that prospective estimated amount in his expert & prudent opinion of the subject asset/ property without any prejudice after he has carefully & exhaustively evaluated the facts & information came in front of him or which he could reasonably collect during the course of the assessment related to the subject asset on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities which is just & equitable at which the subject asset/ property should be exchanged between a willing buyer and willing seller at an arm's length transaction in an open & unrestricted market, in an orderly transaction after proper marketing, wherein the parties, each acted knowledgeably, prudently without any compulsion on

Long.



PURI DIPLOMATIC RESIDENCES



the date of the Report.

Fair Value without using the term "Market" in it describes that the value suggested by the Valuer may not mandatorily follow or may not be in complete consonance to the established Market in his expert opinion. It may or may not follow market dynamics. But if the suggested value by the valuer is not within the prevailing Market range or is assessed for an asset is located in an un-established Market then the valuer will give reasonable justification & reasoning that for what reasons the value suggested by him doesn't follow the prevailing market dynamics.

Fair Market Value suggested by the competent Valuer is that prospective estimated amount in his expert & prudent opinion of the subject asset/ property without any prejudice in consonance to the Market dynamics after he has carefully & exhaustively evaluated the facts & information came in front of him or which he could reasonably collect during the course of assessment related to the subject asset on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities which is just & equitable at which the subject asset/ property should be exchanged between a willing buyer and willing seller at an arm's length transaction in an open & unrestricted market, in an orderly transaction after proper marketing, wherein the parties, each acted knowledgeably, prudently without any compulsion on the date of the Report.

Here the words "in consonance to the established Market" means that the Valuer will give opinion within the realms & dynamics of the prevailing market rates after exhaustively doing the micro market research. However due to the element of "Fair" in it, valuer will always look for the factors if the value should be better than the market realms which is just & equitable backed by strong justification and reasoning.

Market Value suggested by the competent Valuer is that prospective estimated amount which is average price of the similar comparable assets prevailing in an open & established market during the near period of the date of valuation at which the subject asset/ property should be exchanged between a willing buyer and willing seller on an as-is, where-is basis in its existing conditions, with all its existing advantages & disadvantages and its potential possibilities at an arm's length transaction in an open, established & unrestricted market, in an orderly transaction, wherein the parties, each acted without any compulsion on the date of the Valuation.

Using the term "Market Value" without "Fair" omits the elements of proper marketing, acting knowledgeably & prudently.

Market and market participants can be sentimental, inclined towards the transaction without the element of complete knowledge & prudence about facts or due diligence of the asset therefore "each acted knowledgeably, prudently" has been removed from the marker Value definition.

Realizable Value is that minimum prospective estimated value of the asset/ property which it may be able to fetch at the time of actual property transaction factoring in the element of discount due to the prospects of deep negotiations between the buyer & seller when the parties in-principally find Fair Market Value reasonable and sits together to close the deal and the transaction across the table. Discount percentage on the Fair Market Value due to negotiation will depend on the nature, size, various salability prospects of the subject asset, the needs of the buyer & the seller and kind of payment terms. In some of the cases Realizable and Fair Market Value may also be equal.

Distress Sale Value* is that value when the property is attached with any process such as mortgaged financing, financial or operational dues which is under any stress condition or situation and the stakeholders are under process of finding resolution towards it to save the property from being attached to a formal recovery process. In this type of sale, minimum fetch value assessed will always be less than the estimated Fair Market Value where the discount of percentage will depend upon various circumstances and factors such as nature, size, salability prospects of the property and kind of encumbrance on the property. In this type of sale, negotiation power of the buyer is always more than





PURI DIPLOMATIC RESIDENCES



the seller and eagerness & pressure of selling the property will be more on the seller than the buyer.

Liquidation Value is the amount that would be realized when an asset or group of assets are sold due to any compulsion or constraints such as in a recovery process guided by statute, law or legal process, clearance sale or any such condition or situation thereof where the pressure of selling the asset/ property is very high to realize whatever maximum amount can be from the sale of the assets in a limited time for clearance of dues or due to closure of business. In other words, this kind of value is also called as forced sale value.

Difference between Costs, Price & Value: Generally, these words are used and understood synonymously. However, in reality each of these has a completely different meaning, premise and also having different definitions in professional & legal terms. Therefore, it is our professional responsibility to describe the definitions of these words to avoid ambiguity & confusion in the minds of the user of this report.

The Cost of an asset represents the actual amount spend in the construction/ actual creation of the asset.

The Price is the amount paid for the procurement of the same asset.

The **Value** is defined as the present worth of future rights in the property/ asset and is a hypothetical or notional price that buyers and sellers are most likely to conclude for a good or service. Value is not a fact, but an estimate of the likely price to be paid for a good or service at a given time in accordance with a particular definition of value.

Therefore, in actual for the same asset/ property, cost, price & value remain different since these terms have different usage & meaning.

p. Enclosures with the Report:

- Enclosure I: Screenshot of the price trend references of the similar related properties available on public domain
- Enclosure II: Google Map Location
- Enclosure III: Photographs of the property
- Enclosure IV: Copy of Circle Guideline Rate
- Enclosure V: Other Relevant Documents/Articles taken for reference
- Enclosure VI: Consultant's Remarks







PROJECT TIE-UP REPORT PURI DIPLOMATIC RESIDENCES



IMPORTANT NOTES

<u>DEFECT LIABILITY PERIOD</u> - In case of any query/ issue or escalation you may please contact Incident Manager by writing at valuers@rkassociates.org. We try our level best to ensure maximum accuracy in the Calculations done, Rates adopted and various other data points & information mentioned in the report but still can't rule out typing, human errors, assessment or any other mistakes. In case you find any mistake, variation, discrepancy or inaccuracy in any data point mentioned in the report, please help us by bringing all such points into our notice in writing at valuers@rkassociates.org within 30 days of the report delivery, to get these rectified timely, failing which R.K Associates shouldn't be held responsible for any inaccuracy in any manner. Also, if we do not hear back anything from you within 30 days, we will assume that the report is correct in all respect and no further claim of any sort will be entertained thereafter. We would welcome and appreciate your feedback & suggestions in order to improve our services.

Our **DATA RETENTION POLICY** is of **ONE YEAR**. After this period, we remove all the concerned records related to the assignment from our repository. No clarification or query can be answered after this period due to unavailability of the data.

<u>COPYRIGHT FORMAT</u> - This report is prepared on the copyright format of R.K Associates to serve our clients in the best possible way. Legally no one can- copy or distribute this format without prior approval from R.K Associates. It is meant only for the organization as mentioned on the cover page of this report. Distribution or use of this format or any content of this report wholly or partially other than R.K Associates will be seen as unlawful act and necessary legal action can be taken against the defaulters.

IF REPORT IS USED FOR BANK/ FIS

NOTE: As per IBA Guidelines in case the valuation report submitted by the valuer is not in order, the banks / FIs shall bring the same to the notice of the valuer within 15 days of submission for rectification and resubmission. In case no such communication is received, it shall be presumed that the valuation report has been accepted.

At our end we have not verified the authenticity of any documents provided to us. Bank is advised to verify the genuineness of the property documents before taking any credit decision.

Terms of Services & Consultant's Important Remarks are available at www.rkassociates.org for reference.

SURVEY ANALYST	ENGINEERING ANALYST	REVIEWER	
Mohit Yadav	Yash Bhatnagar	Rajani Gupta	
Molit	ey-	Consultation Consultation (Consultation Consultation Cons	
		1	

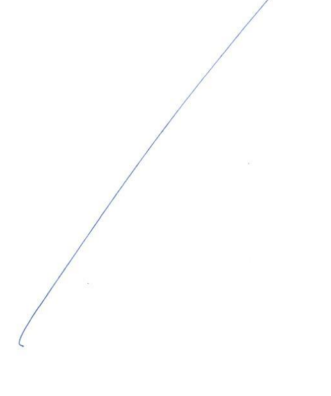


PURI DIPLOMATIC RESIDENCES



Declaration

- a. The information provided by us is true and correct to the best of our knowledge and belief.
- The analysis and conclusions are limited by the reported assumptions, limiting conditions, remarks.
- c. Firm have read the Handbook on Policy, Standards and Procedures for Real Estate Valuation by Banks and HFIs in India, 2009 issued by IBA and NHB, fully understood the provisions of the same and followed the provisions of the same to the best of our ability and this report is in conformity to the Standards of Reporting enshrined in the above Handbook as much as practically possible in the limited time available. Procedures and standards adopted in carrying out the assessment is mentioned in Part-F of the report which may have certain departures to the said IBA and IVS standards in order to provide better, just & fair assessment as per the purpose.
- d. No employee or member of R.K Associates has any direct/ indirect interest in the property.
- e. Our authorized surveyor **Mohit Yadav** has visited the subject property on 13/9/2024 in the presence of the owner's representative with the permission of owner.
- f. Firm is an approved Valuer of the Bank.
- g. We have not been depanelled or removed from any Bank/Financial Institution/Government Organization at any point of time in the past.
- h. We have submitted the Valuation Report directly to the Bank.







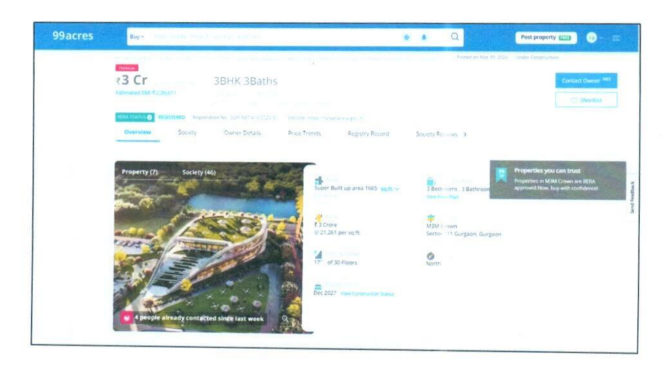


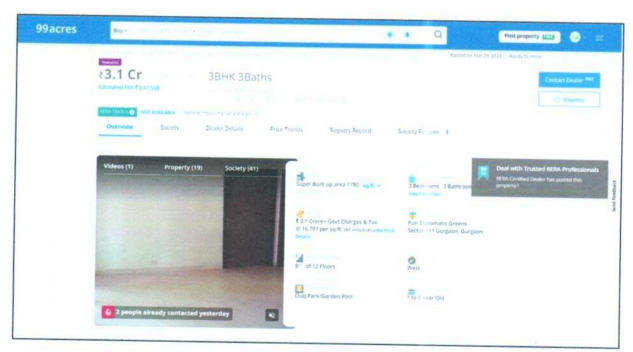
PURI DIPLOMATIC RESIDENCES



PROPERTIES AVAILABLE ON PUBLIC DOMAIN

Built-up Unit References











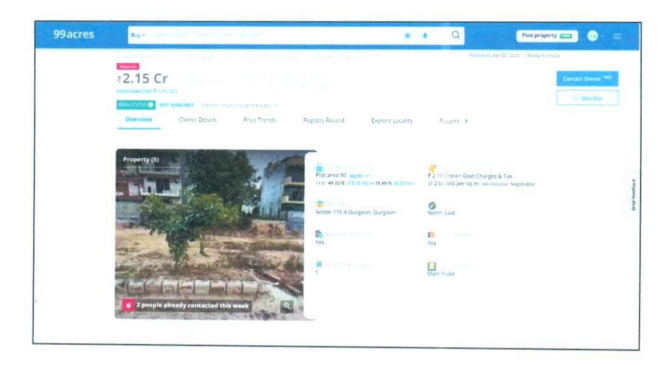
PROJECT TIE-UP REPORT PURI DIPLOMATIC RESIDENCES

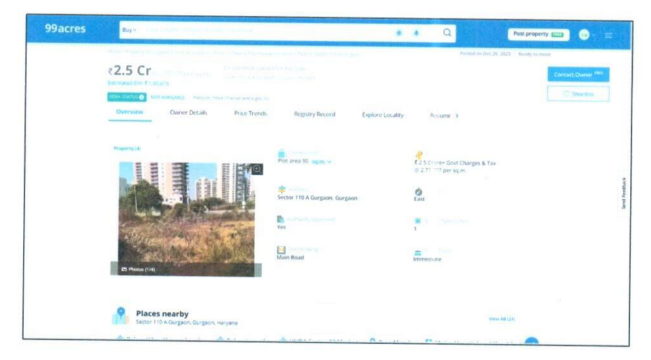
REINFORCING YOUR BUSINESS ASSOCIATES

VALUERS & TECHNO ENGINEERING CONSULTANTS (P) LTD.

VALUERS & TECHNO ENGINEERING CONSULTANTS (P) LTD.

Land References











PURI DIPLOMATIC RESIDENCES



ENCLOSURE 2: GOOGLE MAP LOCATION











PURI DIPLOMATIC RESIDENCES



ENCLOSURE 3: PHOTOGRAPHS OF THE PROPERTY















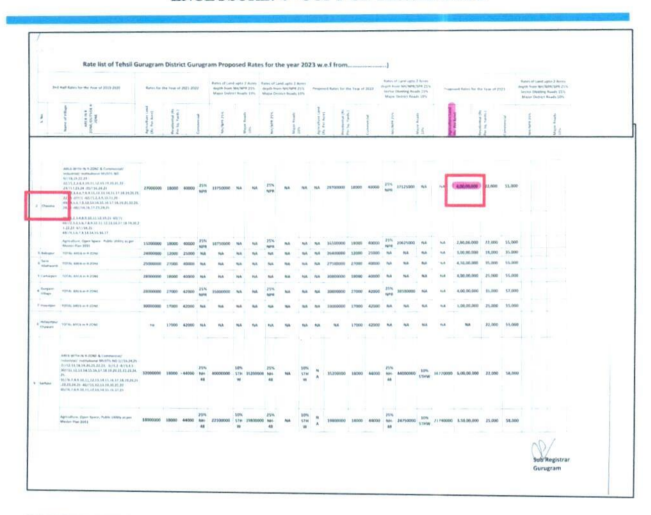


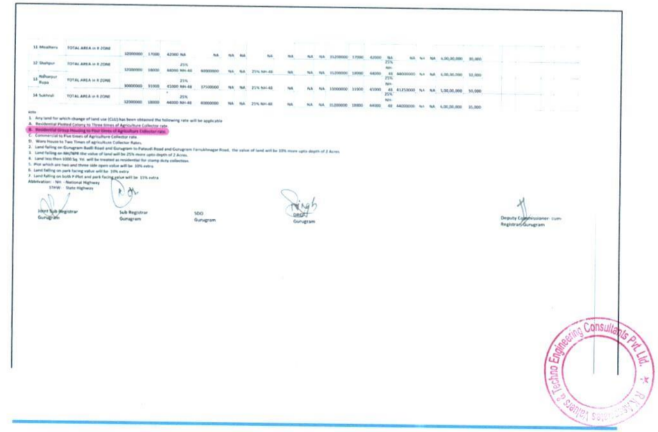


PURI DIPLOMATIC RESIDENCES



ENCLOSURE: 4- COPY OF CIRCLE RATE

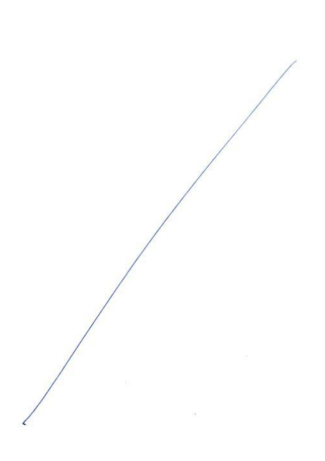








Sr.	Cost of Construction	Rates for the Year of 2021-2022	Proposed Rates for the Year of 2022	Proposed Rates for the Year of 2023 (Rs. Per Sq. Feet)	
		(Rs. Per Sq. Feet)	(Rs. Per Sq. Feet)		
1	Constructed Area in Licensed Colonies & Huda Sector	1300	1300	1500	
2	Constructed Area in Rest of Tehsil	700	700	900	
3	Constructed Area in Industrial Area/Land	800	800	1000	
4	Constructed Area of Ware Houses	600	600	800	
Sr.	Group Housing Co- operative Societies	Rates for the Year of 2021-2022 Proposed Rates for the Year of 2022		Proposed Rates for the Year of 2023	
		(Rs. Per Sq. Feet)	(Rs. Per Sq. Feet)	(Rs. Per Sq. Feet)	
1	Group Housing Co- operative Societies All	3600	6000	9500	
2	Any Religious Place (Temple/Mosque/Church etc.)	11300 (Per Sq. Yards)	11300 (Per Sq. Yards)	18000 (Per Sq. Yards)	
int S		th Registrar SDO (C) unugram Gurugram	DED Gungram	Deputy Commissioner-cum- Registrar, Gurugram	







PURI DIPLOMATIC RESIDENCES



ENCLOSURE 5: OTHER RELEVANT DOCUMENTS

PROJECT REGISTRATION CERTIFICATE





PURI DIPLOMATIC RESIDENCES



LICENCES

CSee Project 22

HARYANA GOVERNMENT TOWN AND COUNTRY PLANNING DEPARTMENT

License No. 87 of 2012

This License has been granted under the Haryana Development and Regulation of Urban Areas Act, 1975 & the Rule 1976, made there under to Natureville Promoters Ivt. Ltd. C/o Puri Constrution Ivt. Ltd., 4-7B, Ground Floor, Tolstoy Huuse, Tolstoy Marg, New Delhi for setting up of RESIDENTIAL GROUP HGUSING COLONY on the additional land measuring 4.268 acres in the revenue estate of village Chauma, Sector 111, Gurgnon - Manesar Urban Complex

- The particulars of the land wherein the aforesaid Group Housing Colony is to be set up are given in the Schedule annexed hereto and duly signed by the Director General, Town & Country Planning, Harryana.
- 2 The License granted is subject to the following conditions.
 - a) That the Group Housing Colony area is laid out to conform to the approved layout plan and development works are executed according to the designs and specifications shown in the approved plan.
 - b) That the conditions of the agreements already executed are duly fulfilled and the provisions of Haryana Development and Regulation of Urban Areas Act, 1975 and the Rules 1976 made there under are duly complied with
- That you will construct 24 mtrs wide internal carculation road passing through your site at your own cost and the portion of road shall be transferred free of cost to the Government.
- That the portion of Scutor/Master plan road which shall form part of the licensed area shall be transferred free of cost to the Government in accordance with the provisions of Section 3(3)[a][iii] of the Haryana Development and Regulation of Urban Areas Act, 1975
- That the licensee will not usue any advertisement for sale of flats/office/floor area in colony before the approval of layout plan/building plan.
- 6. That you will have no objection to the regularization of the boundaries of the license through give and take with the land that HUDA is finally able to acquire in the interest of planned development and integration service. The decision of the competent authority shall be binding in this regard.
- That you shall obtain approval/NOC from competent authority to fulfill the requirement of notification dated 14-09-2006 of Ministry of Environment & Forest, Government of India and clearance from the PLPA, 1900 before starting the development works of the colony.
- That the developer will use only CFL fittings for internal lighting as well as campus lighting.
- 9. That you shall convey the Ultimate Power Load Requirement' of the project to the concerned power utility, with a copy to the Director, with in two months period from the date of grant of license to enable provision of site in your land for Transformers/Switching Station/Electric Sub-Stations as per the norms prescribed by the power utility in the building plan of the project.
- 10 That you shall make arrangement for water supply, sewerage, drainage etc, to the satisfaction of the competent authority till the external services are made available from the external infrastructure to be laid by HUDA.
- That you shall provide the rain water harvesting system as per Central Ground Water Authority Norms/ Haryana Government notification as applicable.





PURI DIPLOMATIC RESIDENCES



FORM LC-V (See Rule 12) HARYANA GOVERNMENT TOWN AND COUNTRY PLANNING DEPARTMENT

LICENCE NO. 55 OF 2010

- This Licence has been granted under the Haryana Development and Regulation of Urban Areas Act, 1975 & the Rules 1976, made there under to M/s Natureville Promoters Pvt Ltd, Sh. Attar Singh S/o Sh. Maluk Singh & M/s Puri Construction Pvt Ltd, W-82A, Greater Kailash Pat-II, New Delhi-110048 for setting up of a Group Housing Colony at Village Chouma, Sector-110A & 111, Tehsil and District Gurgaon.
- 2 The particular of the land wherein the aforesaid colony is to be set up are given in the Schedule annexed hereto and duly signed by the Director, Town & Country Planning, Haryana.
- 3. The Licence is granted subject to the following conditions:
 - a) That the Group Housing colony is laid out to conform to the approved layout plan and development works are executed according to the designs and specifications shown in the approved plan
 - b) That the conditions of the agreements already executed are duly fulfilled and the provisions of Haryana Development and Regulation of Urban Areas Act, 1975 and the Rules 1976 made there under are duly complied with.
 - c) That the demarcation plan of the colony area is submitted before starting the development works in the colony for the approval of zoning plan.
- That the licencee shall construct the portion of service road forming part of licenced area at his own cost and will transfer the same free of cost to the Government along with area falling in Green belt.
- That the portion of Sector/Master plan road which shall form part of the licenced area shall be transferred free of cost to the Government in accordance with the provisions of Section 3(3) (a) (iii) of the Haryana Development and Regulation of Urban Areas Act, 1975.
- 6. That licencee shall has no objection to the regularization of the boundaries of the licence through give and take with the land that HUDA is finally able to acquire in the interest of planned development and integration services. The decision of the competent authority shall be binding in this regard.
- That the licencee shall not give any advertisement for sale of shops/office/floor in colony before the approval of layout plan/building plans.
- That licencee shall obtain approval/NOC from Competent Authority to fulfill the requirement of notification dated 14.09.2006 of Ministry of Environment & Forest, Govt. of India before starting the development works of the colony.
- That the licencee will use only CFL fittings for internal as well as for campus lighting in the residential complex.
- 10. That licencee will convey the 'Ultimate Power Load requirement' of the project to the concerned Power Utility, with a copy to the Director with in two month period from date of grant of license to enable provision of site in license land for Transformers/Switching Stations/Electric Sub-stations as per the norms prescribed by the power utility in the zoning plan of the project.
- 11. The licence is valid up to 24.7.2014

Chandigarh the Dated 25-7-2010

(T.C.GUPTA, TAS)

Director

Town & Country Planning

Haryana, Chandigarh, L

Email: - to phry @ gmail.com



PURI DIPLOMATIC RESIDENCES



FORM LC -V (See Rule 12)

HARYANA GOVERNMENT TOWN AND COUNTRY PLANNING DEPARTMENT

License No. 37 of 201

This License has been granted under the Haryana Development and Regulation of Urban Areas Act, 1975 & the Rule 1976, made there under to Satbir Singh, Rishipal, Satpal Ss/o Sh. Ram Sharan C/o Puri Constrution Pvt. Ltd., 4-7B, Ground Floor, Tolstoy House, Tolstoy Marg, New Delhi for setting up of RESIDENTIAL GROUP HOUSING COLONY on the additional land measuring 1,29375 acres in the revenue estate of village Chauma, Sector 111, Gurgaon - Manesar Urban Complex.

- The particulars of the land wherein the aforesaid Group Housing Colony is to be set up are given in the Schedule annexed hereto and duli signed by the Director General, Town & Country Planning, Haryana.
- The License granted is subject to the following conditions:
 - al That the Group Housing Colony area is laid out to conform to the approved layout plan and development works are executed according to the designs and specifications shown in the approved plan.
 - b) That the conditions of the agreements already executed are duly fulfilled and the provisions of Haryana Development and Regulation of Urban Areas Act, 1975 and the Rules 1976 made there under one duly complied with.
- That you will construct 24 mtrs wide internal circulation road massing through your site at your own cost and the portion of road shall be transferred free of cost to the Government
- 4. That the portion of Sector/Master plan foad which shall term part of the licensed area shall be transferred free of cost to the Government in accordance with the provisions of Section 3(3)(a)(iii) of the Haryana Levelopment and Regulation of Urban Areas Act. 1975.
- That the licensee will not issue any advertisement for sale of flats/office/floor area in colony before the approval of layout plan/building plan
- 6. That you will have no objection to the regularization of the boundaries of the beense through give and take with the land that HUDA is fine or able to acquire in the interest of planned development and integration service. The decision of the competent authority shall be binding in this regard.
- That you shall obtain approval/NOC from competent authority to fulfill the
 requirement of notification dated 14-09-2006 of Ministry e Environment &
 Forest, Government of India and clearance from the PLPA, 19-00 before starting
 the development works of the colony.
- That the developer will use only CFL fittings for internal lachting as well as compus.lighting.
- That you shall convey the Ultimate Power Load Requirement of the project to the concerned power utility, with a copy to the Director, with in two months period from the date of grant of beense to enable provision of site in your land for Transformers/Switching Station/Electric Sub-Stations as per the norms prescribed by the power utility in the building plan of the project.
- 10. That you shall make arrangement for water supply, sewerage drainage etc. to the satisfaction of the competent authority till the external previous are made available from the external infrastructure to be laid by HUDA.





PURI DIPLOMATIC RESIDENCES



FOREST NOC

Annexure-V

From Deputy Conservator of Forests Gurgaon, Haryana

10.

M/s Nature Ville Promoters Pvt. Ltd., W-82/A, Greater Kailash-II, New Delhi-110048.

No 2245-6

Date: 68/1///

Sub. Whiteheathur regarding Apple analysis forest (aws no land of M/s Nature Ville Promoters Pvt. Ltd., W 82/A, Greater Kadash-II, New Delhi-110048.

Applicant M/s Nature Ville Promoters Pvt. Ltd., W-82/A, Greater Kailash-II, New Delhi-110040 vide letter no. Nil dated 22.12.2010 made a request in connection with land measuring 19.737 Acres having Ricct. No. 21 Kita No. 21/I Rect. No. 27 Kita No. 512, 6/1, 15/2,16/1, 25/1, 25/2 Rect. No. 28 Kita No. 1/2, 2, 3, 8/1, 8/2, 9/1, 9/2, 10, 11, 12/1, 12/2, 12/3, 16, 17, 18/1, 16/2/2, 19/1, 13/2, 20, 21, 22/1, 23/2, 25/1 Rect. No. 40 Kita No. 1/1, 4/2 Rect. No. 41 Kita No. 5/2, 5/3, and located at Village Chauma District Gurgaon. Applicant made a proposal to use this land for Group Housing Colony Purpose. In continuation of report submitted to REO Gurgaon vide Letter to 1161 G dated up.02.2011 and approval from C.F. South Circle. In season vide letter No. 7063 asked 07.03.2011, dis made clear that

- Modes: so-1 fold is not part of notified / closed area under IFA 1027/I CA1920/Specific restrict. 4 5 S of PLPA 1900/ WLPA1972/cor any other forest to id.
- If is common that by the Notification No. 5 C 12°PA 2/1902 and added 28' however size, an revenue estate of Gurgaen District is notified and or PLPA 1900 and 0.11°17-2-7-6001-0.97 dated 17th Nevember 1997 at 10°PLPA. The area is however not necessed as forest in the convenient record by treating it have as stockly prointed without the permission of Dissourial Forest Chicari Sciling.
- If approach is equired from Protected Forest by the user agency, the clearance/regularization under Forest Conservation Act 1980 and be required. Without prior elegations from Forest Department, the user of Forest land in approach road is strictly prohibited.
- 4. At the 16 with the Forest Department Gorganii the are, does not fail under Arayum Project Plantation done by the Forest Department.
- e) All off or statutory clearance mandated under the Environment Protection Act 1366 or any other Antiother shall be obtained as applicable by the region proponents from the concerned authorities.
- The larger is the post on wall and a state any Japanese Crowner Formulation in assert by the Hamber to prove a contribute Courts.

Date

Gensarvator of Forests.

Place Cureana.

mist No

Date

A copy is forwarded to Conservator of Forest. South Once is again with the letter no 7063 dated 07.63.2011 for information. The report was submitted to successive the present id. Performal as peristanding order and clarification is a sued as per your in semination. If the

Dy Sonservator of Forests, Gurgaon.





PURI DIPLOMATIC RESIDENCES



PRICE LIST PROVIDED BY THE COMPANY



To The Asstt. General Manager, State Bank of India, Home Loan Sales Gurgaon Haryana

Date: 29.02.2024

Sub-Information on project-Puri Diplomatic Residences Situated at Sector-111 Gurugram Haryana

Sr. No	Parameter	Particulars
1	Name of the Builder	PURI CONSTRUCTION PRIVATE LIMITED
2	Registered address	4-7 B ground Floor,15&17 Tolstey House ,Tolstoy Marg New Delhi-110001
3	Address for correspondence	Same as above
4	e-mail id	viJay@puriconstructions.com
5	Website url, if any	https://www.punconstructions.com
6	Date of establishment	02.02.1971
7	Constitution	Private Limited (Company)
8	If members of an Industry Body like Builder's Association etc, names of such bodies	N/A

9	Ratings from CRISIL/ICRA/I certification etc. Please also mention details with copy of rating agency	Long	ICRA Long term: 888+ (Stable) Short term: A2		
10	Profile of the Partners / Directors				
Sr. No	Name	Age	Qualifications	Comments on his/her experience, area of expertise	
1.	Mandeep Singh Oberoi	59 Year	Civil Engineer	More than 15 years of Experience in field of sales & Marketing In Real Estate sector	
2.	Tarak Nandy Mazumder	48 Year	Post-Gradute	More than 20 years of Experience Liasioning with concern govern- ment departments	

11	Details of last 2-3 residential projects executed by the same firm/company/promoters				
	ect Name	Kohingor	Emerald Bay	Diplomatic Green	
Loca		Sec. 89 Fa- ridabad	Sec104 Gurgaon	Sec110A &111 Gurgaon	
Whe	ther the project was approved by SBI?	Yes	Yes	Yes	

Puri Construction Pvt. Ltd.

Corporate & Registered Office: 4-78, Ground Floor, Toistoy House 15 & 17, Toistoy Marg. New Dv. 7, 110001; Tel/Fax: 91-11-43686868

Marketing Office: 11-12A, Ground Floor, Toistoy House 15 & 17, Toistoy Marg. New Delhi - 1, 10001; Tel/Fax: 91-11-43686868

Email: marketing@puriconstructions.com, pales@puriconstructions.com; www.puriconstructions.com; CIN: U45201DL1971PTC005522



PURI DIPLOMATIC RESIDENCES



FLOOR PLAN

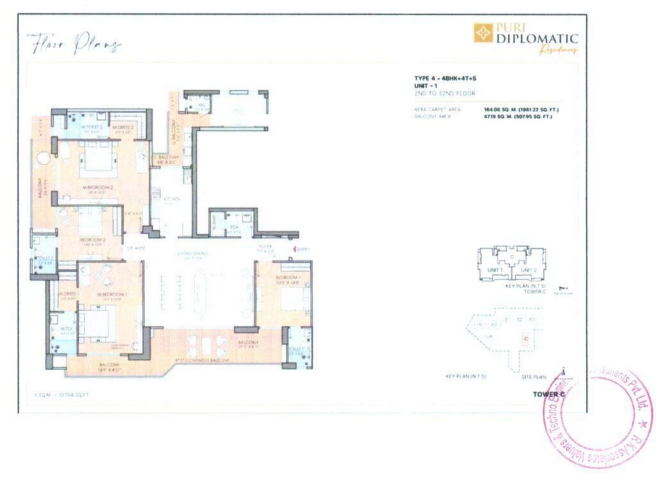














PURI DIPLOMATIC RESIDENCES



ENCLOSURE 6: CONSULTANT'S REMARKS

1.	This Tie up report is done for the asset found on as-is-where basis which owner/ owner representative/ client/ bank has shown/ identified to us on the site unless otherwise mentioned in the report of which some reference has been taken from the information/ data given in the copy of documents provided to us and informed verbally or in writing out of the standard checklist of documents sought from the client standard control of the standard checklist of documents sought from the client standard checklist standard
	checklist of documents sought from the client & its customer which they could provide within the reasonable expected time out of the standard checklist of documents sought from them and further based on certain assumptions and limiting conditions. The information, facts, documents, data which has become primary basis of the report has been supplied by the client which has been relied upon in good faith and is not generated by the Valuer.
2.	The client/ owner and its management/ representatives warranted to us that the information they have supplied was complete, accurate and true and correct to the best of their knowledge. All such information provided to us either verbally, in writing or through documents has been relied upon in good faith and we have assumed that it is true & correct without any fabrication or misrepresentation. I/We shall not be held liable for any loss, damages, cost or expenses arising from fraudulent acts, misrepresentations, or willful default on part of the owner, company, its directors, employee, representative or agents.
3.	Legal aspects for eg. Investigation of title, ownership rights, lien, charge, mortgage, lease, sanctioned maps, verification of documents provided to us such as title documents, Map, etc. from any concerned Govt. office etc. have to be taken care by legal expert/ Advocate and same is not done at our end. It is assumed that the concerned Lender/ Financial Institution has asked for the Project tie up report of that property after satisfying the authenticity of the documents given to us for which the legal verification has been already taken and cleared by the competent Advocate before requesting for the tie up report. If We assume no responsibility for the legal matters including, but not limited to, legal or title concerns.
4.	In the course of the preparation of this tie up report, we were provided with both written and verbal information. We have however, evaluated the information provided to us through broad inquiry, analysis and review but have not carried out a due diligence or audit of the information provided for the purpose of this engagement. Our conclusions are based on the assumptions and other information provided to us by the client during the course of the assessment.
5.	Getting cizra map or coordination with revenue officers for site identification is a separate activity and is not part of the tigure
6.	report services and same has not been done in this report unless otherwise stated. We have made certain assumptions in relation to facts, conditions & situations affecting the subject of, or approach to this exercise that has not been verified as part of the engagement rather, treated as "a supposition taken to be true". If any of these assumptions prove to be incorrect then our estimate on value will need to be reviewed.
7.	This is just an opinion report based on technical & market information having general assessment & opinion on the indicative, estimated Market Value of the property for which Bank has asked to conduct the tie up report. It doesn't contain any other recommendations of any sort including but not limited to express of any opinion on the suitability or otherwise of entering into any transaction with the borrower.
8.	We have relied on the data from third party, external sources & information available on public domain to conclude this tie up report. These sources are believed to be reliable and therefore, we assume no liability for the truth or accuracy of any data, opinions or estimates furnished by others that have been used in this analysis. Where we have relied on the data, opinions or estimates from external sources, reasonable care has been taken to ensure that such data is extracted from outboating.
9.	Analysis and conclusions adopted in the report are limited to the reported assumptions, conditions and information came to our knowledge during the course of the work and based on the Standard Operating Procedures, Best Practices, Caveats, Limitations, Conditions, Remarks, Important Notes, Valuation TOR and definition of different nature of values.
10.	on a particular date/ Mode of sale. The indicative & estimated prospective Value of the asset given in this report is restricted only for the purpose and other points mentioned above prevailing on a particular date as mentioned in the report. If any of these points are different from the one mentioned aforesaid in the Report then this report should not be referred.
11.	Report is meant ONLY for the purpose mentioned in the report and should not be used for any other purpose. The Report should not be copied or reproduced for any purpose other than the purpose for which it is prepared for. I/we do not take any responsibility for the unauthorized use of this report
12.	We owe responsibility only to the authority/client that has appointed us as per the scope of work mentioned in the report. We will not be liable for any losses, claims, damages or liabilities arising out of the actions taken, omissions or advice given by any other person. In no event shall we be liable for any loss, damages, cost or expenses arising in any way from fraudulent acts, misrepresentations or willful default on part of the client or companies, their directors, employees or agents.
13.	This report is having limited scope as per its fields & format to provide only the general basic idea of the value of the property prevailing in the market based on the site inspection and documents/ data/ information provided by the client. The suggested indicative prospective estimated value should be considered only if transaction is happened as free market transaction.
14.	The sale of the subject property is assumed to be on an all cash basis. Financial arrangements would affect the price at which the property may sell for if placed on the market.
15.	The actual realizable value that is likely to be fetched upon sale of the asset under consideration shall entirely depend on the demand and supply of the same in the market at the time of sale.
16.	While our work has involved an analysis & computation of project pricing, it does not include detailed estimation, design/technical/ engineering/ financial/ structural/ environmental/ architectural/ compliance survey/ safety audit & works in
	The state of the s



PURI DIPLOMATIC RESIDENCES



accordance with generally accepted standards of audit & other such works. The report in this work in not investigative in nature. It is mere an opinion on the likely estimated price based on the facts & details presented to us by the client and third party market information came in front of us within the limited time of this assignment, which may vary from situation to situation. 17. Where a sketched plan is attached to this report, it does not purport to represent accurate architectural plans. Sketch plans and photographs are provided as general illustrations only. 18. Documents, information, data including title deeds provided to us during the course of this assessment by the client is reviewed only upto the extent required in relation to the scope of the work. No document has been reviewed beyond the scope of the work. These are not reviewed in terms of legal rights for which we do not have expertise. Wherever any information mentioned in this report is mentioned from the documents like owners name, etc., it is only for illustration purpose and may not necessary represent accuracy. 19. The report assumes that the borrower/company/business/asset complies fully with relevant laws and regulations applicable in its area of operations and usage unless otherwise stated, and that the companies/business/assets is managed in a competent and responsible manner. Further, as specifically stated to the contrary, this report has given no consideration to matters of a legal nature, including issues of legal title and compliance with relevant laws, and litigations and other contingent liabilities that are not recorded/reflected in the documents/ details/ information/ data provided to us. This tie up report is not a qualification for accuracy of land boundaries, schedule (in physical terms), dimensions & 20 identification. For this land/ property survey report can be sought from a qualified private or Govt. surveyor. 21. This tie up report is prepared based on the facts of the property on the date of the survey. Due to possible changes in market forces, socio-economic conditions, property conditions and circumstances, this tie up report can only be regarded as relevant as at the reported date. Hence before financing, Banker/ FI should take into consideration all such future risk and should loan conservatively to keep the advanced money safe in case of the downward trend of the property value. 22. Cost assessment of the same asset/ property can fetch different values under different circumstances & situations. For eq. Cost assessment of a running/ operational shop/ hotel/ factory will fetch better value and in case of closed shop/ hotel/ factory it will have considerable lower value. Similarly, an asset sold directly by an owner in the open market through free market transaction then it will fetch better value and if the same asset/ property is sold by any financer due to encumbrance on it, will fetch lower value. Hence before financing, Lender/ FI should take into consideration all such future risks while financing and take decision accordingly. 23. Tie up report has been prepared for the property identified to us by the owner/ owner representative. At our end we have just visually matched the land boundaries, schedule (in physical terms) & dimensions of the property with reference to the documents produced for perusal. Method by which identification of the property is carried out is also mentioned in the report clearly. Responsibility of identifying the correct property to the Valuer/ its authorized surveyor is solely of the client/ owner for which the report is prepared. It is requested from the Bank to cross check from their own records/ information if this is the same property for which tie up has to be carried out to ensure that owner has not misled the Valuer company or misrepresented the property due to any vested interest. Where there is a doubt about the precision position of the boundaries, schedule, dimensions of site & structures, it is recommended that a Licensed Surveyor be contacted. In India more than 70% of the geographical area is lying under rural/ remote/ non municipal/ unplanned area where the subject property is surrounded by vacant lands having no physical demarcation or having any display of property survey or municipal number / name plate on the property clearly. Even in old locations of towns, small cities & districts where property number is either not assigned or not displayed on the properties clearly and also due to the presence of multiple/ parallel departments due to which ownership/ rights/ illegal possession/ encroachment issues are rampant across India and due to these limitations at many occasions it becomes tough to identify the property with 100% surety from the available documents, information & site whereabouts and thus chances of error, misrepresentation by the borrower and margin of chances of error always persists in such cases. To avoid any such chances of error it is advised to the Bank to engage municipal/ revenue department officials to get the confirmation of the property to ensure that the property shown to Valuer/ Banker is the same as for which documents are provided. 25 If this Project Tie up report is prepared for the Flat/ dwelling unit situated in a Group Housing Society or Integrated Township then approvals, maps of the complete group housing society/ township is out of scope of this report and this report will be made for the specific unit based on the assumption that complete Group Housing Society/ Integrated Township and the subject unit must be approved in all respect. 26. Due to fragmented & frequent change in building/ urban planning laws/ guidelines from time to time, different laws/ guidelines between regions/ states and no strict enforceability of Building Bye-Laws in India specially in non-metro and scale b & c cities & Industrial areas, property owners many times extend or make changes in the covered area/ layout from the approved/ applicable limits. There are also situations where properties are decades old when there was no formal Building Bye-Laws applicable the time when the construction must have been done. Due to such discrete/ unplanned development in many regions sometimes it becomes tough for the Valuer to determine the exact lawful situation on ground. Unless otherwise mentioned in the report, the covered area present on the site as per site survey will be considered in the report. 27. Area of the large land parcels of more than 2500 sq.mtr or of uneven shape in which there can be practical difficulty in sample measurement, is taken as per property documents which has been relied upon unless otherwise stated. Drawing Map, design & detailed estimation of the property/ building is out of scope of the Project tie up services. 28. 29. Cost assessment is a subjective field and opinion may differ from consultant to consultant. To check the right opinion, it is important to evaluate the methodology adopted and various data point/ information/ factors/ assumption considered by the consultant which became the basis for the Project tie up report before reaching to any conclusion. 30. Although every scientific method has been employed in systematically arriving at the value, there is, therefore no



PURI DIPLOMATIC RESIDENCES



indisputable single value and the estimate of the value is normally expressed as falling within a likely range. 31. Value analysis of any asset cannot be regarded as an exact science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgment. Given the same set of facts and using the same assumptions, expert opinions may differ due to the number of separate judgment decisions, which have to be made. Therefore, there can be no standard formula to establish an indisputable exchange ratio. In the event of a transaction, the actual transaction value achieved may be higher or lower than our indicative analysis of value depending upon the circumstances of the transaction. The knowledge, negotiability and motivations of the buyers and sellers, demand & supply prevailing in the market and the applicability of a discount or premium for control will also affect actual price achieved. Accordingly, our indicative analysis of value will not necessarily be the price at which any agreement proceeds. The final transaction price is something on which the parties themselves have to agree. However, our pricing analysis can definitely help the stakeholders to take informed and wise decision about the Value of the asset and can help in facilitating the arm's length transaction. 32. This cost assessment is conducted based on the macro analysis of the asset/ property considering it in totality and not based on the micro, component, or item wise analysis. Analysis done is a general assessment and is not investigative in 33. This report is prepared on the V-L10 (Project Tie Up format) _V_10.2_2022 Tie up format as per the client requirement and scope of work. This report is having limited scope as per its fields & format to provide only the general estimated & indicative basic idea of the value of the property prevailing in the market based on the information provided by the client. No detailed analysis, audit or verification has been carried out of the subject property. There may be matters, other than those noted in this report, which might be relevant in the context of the transaction and which a wider scope might uncover. 34. This is just an opinion report and doesn't hold any binding on anyone. It is requested from the concerned Client/ Bank/ Financial Institution which is using this report for mortgaging the property that they should consider all the different associated relevant & related factors & risks before taking any business decision based on the content of this report. All Pages of the report including annexures are signed and stamped from our office. In case any paper in the report is 35. without stamp & signature then this should not be considered a valid paper issued from this office. 36. As per IBA Guidelines & Bank Policy, in case the valuation report submitted by the valuer is not in order, the banks / FIs shall bring the same to the notice of the valuer within 15 days of submission for rectification and resubmission. In case no such communication is received, it shall be presumed that the valuation report has been accepted. 37. Defect Liability Period is 15 DAYS. We request the concerned authorized reader of this report to check the contents, data, information, and calculations in the report within this period and intimate us in writing at valuers@rkassociates.org within 15 days of report delivery, if any corrections are required or in case of any other concern with the contents or opinion mentioned in the report. If no intimation is received within 15 (Fifteen) days in writing from the date of issuance of the report, then it shall be considered that the report is complete in all respect and has been accepted by the client upto their satisfaction & use and further to which R.K Associates shall not be held responsible in any manner. After this period no concern/ complaint/ proceedings in connection with the Valuation Services will be entertained due to possible change in situation and condition of the property. Though adequate care has been taken while preparing this report as per its scope, but still we can't rule out typing, human 38 errors, over sightedness of any information or any other mistakes. Therefore, the concerned organization is advised to satisfy themselves that the report is complete & satisfactory in all respect. Intimation regarding any discrepancy shall be brought into our notice immediately. If no intimation is received within 15 (Fifteen) days in writing from the date of issuance of the report, to rectify these timely, then it shall be considered that the report is complete in all respect and has been accepted by the client upto their satisfaction & use and further to which R.K Associates shall not be held responsible in any manner. Our Data retention policy is of ONE YEAR. After this period we remove all the concerned records related to the assignment from our repository. No clarification or query can be answered after this period due to unavailability of the data. 40. This Project tie up report is governed by our (1) Internal Policies, Processes & Standard Operating Procedures, (2) R.K. Associates Quality Policy, (3) Valuation & Survey Best Practices Guidelines formulated by management of R.K Associates, (4) Information input given to us by the customer and (4) Information/ Data/ Facts given to us by our field/ office technical team. Management of R.K Associates never gives acceptance to any unethical or unprofessional practice which may affect fair, correct & impartial assessment and which is against any prevailing law. In case of any indication of any negligence, default, incorrect, misleading, misrepresentation or distortion of facts in the report then we request the user of this report to immediately or atleast within the defect liability period to bring all such act into notice of R.K Associates management so that corrective measures can be taken instantly. 41. R.K Associates never releases any report doing alterations or modifications by pen. In case any information/ figure of this report is found altered with pen then this report will automatically become null & void. 42. We are fully aware that based on the opinion of value expressed in this report, we may be required to give testimony or attend court / judicial proceedings with regard to the subject assets, although it is out of scope of the assignment, unless specific arrangements to do so have been made in advance, or as otherwise required by law. In such event, the party seeking our evidence in the proceedings shall bear the cost/professional fee of attending court / judicial proceedings and my / our tendering evidence before such authority shall be under the applicable laws. The final copy of the report shall be considered valid only if it is in hard copy on the company's original letter head with 43 proper stamp and sign on it of the authorized official upon payment of the agreed fees. User shall not use the content of the report for the purpose it is prepared for only on draft report, scanned copy, email copy of the report and without payment of the agreed fees. In such a case the report shall be considered as unauthorized and misused.