Procedure for e-Tendering for Allotment of Built-up Residential Properties on Lease Hold Basis

The process of allotment of Built-up Residential leasehold Properties has been commenced by inviting e-tenders. The e-tenders shall be invited separately for each Built-up Residential leasehold Properties. In order to participate in the process of allotment, the applicant shall have to sign up and get himself/herself registered through the Chandigarh Administration's e-tender portal i.e. https://etenders.chd.nic.in by following the steps listed here under:

1. Sign up Process:

- First, the prospective bidder will have to visit the CHB website www.chbonline.in_and click on the e-tender Website link to initiate the process of e-tendering Registration signup. A valid e-mail id and mobile number are the basic requirements for signing up.
- The applicant will go through the process of registration by using the unique user id (email id of the user) provided during the e-tendering Registration sign up process and by using his/her own password. For more information/details please visit "Bidder Registration Process".
- Now the applicant can visit the Chandigarh Administration's website at
 https://etenders.chd.nic.in
 to proceed with the e-tender for allotment of Built-up
 Residential leasehold Properties. The applicant has to login by using the registered
 user ID and password along with Digital Signature (DSC).
- After successfully login at https://etenders.chd.nic.in, the applicant has to click on "Search Active Tenders". Thereafter the applicant shall have to select the tender for allotment of Built-up Residential leasehold Property, Chandigarh Housing Board. It can be any Built-up Residential leasehold Properties.

2. Submission of EMD:

EMD of Rs. 2,00,000/- to be submitted online through e-tendering portal i.e. https://etenders.chd.nic.in. Bidders can submit their bid only after depositing online EMD. The payments may be deposited by bank to bank transfer using SBI MOPS or RTGS/ NEFT transfer through https://etenders.chd.nic.in portal. The amount of EMD shall be adjusted towards the 25% cost of the unit, in case of e-bid being successful upon evaluation. The EMD shall be refunded online to the bidders' account in case of all unsuccessful e-bids, provided it is not forfeited. The EMD required for placing the e-bids shall be Rs. 2,00,000 for each dwelling unit.

3. Process for Submission of Bids:

For the purpose of placing the bid, the registered bidder shall visit the Chandigarh Administration e-Tender website https://entenders.chd.nic.in. The bidder shall log in Page 1 of 12

using his/her user id and password. The bidder shall first select the Built-up Residential leasehold Properties which he/she intends to bid for and can add it his/her favourite(s). Thereafter, the list of Built-up Residential leasehold Properties shall be displayed by the system from which he/she can select the Built-up Residential leasehold Properties for which the bid is to be placed. The details of the Built-up Residential leasehold Properties etc shall also be automatically displayed by the system to the applicant/bidder in Bill Of Quantity (BOQ). The bidder shall submit his/her bid, in figures, in the specified column and the system shall display the same amount in words for his/her convenience and confirmation. Only that bid amount shall be accepted by the system which is above the reserve price. The bid quoted by the bidder shall be completely safe and secure, as it will be encrypted and hashed, and will not be visible to any other person. The bidder shall be issued an acknowledgment receipt on successful submission of his/ her e-bid, containing the acknowledgment number and date and time of submission of bid.

The bids can be placed only as per the schedule, i.e. after the commencement of the time for placing the bids and up to the last date and time as given in the schedule. No bid shall be accepted, either before the opening time or after the closing time that is specified in the schedule for accepting the bids. The bid will be accepted after evaluation of its reasonableness and the requisite EMD paid by the bidder.

4. BID EVALUATION:

The highest bidder quoting above the reserve price shall be declared the successful bidder. In case there is more than one bid of the same highest amount, the successful bidder shall be determined by a draw of lots, to be conducted by the allotment committee. A transparent jar shall be kept ready for the draw of lots, wherein slips of paper of equal size and colour shall be used. The paper slip shall be drawn by any person from the public present and the result shall be announced on the spot. The successful bids shall be evaluated based on its reasonableness and its acceptance would be subject to approval of the Competent Authority.

5. Assistance:

The interested bidders who require assistance on e-bidding process etc. may contact the Help Desk at Reception Counter, CHB and for any property related query may contact on phone number: 0172-4601814, during Office Hours i.e. 10.00 A.M. IST to 5.00 P.M. IST on all working days.

For assistance, bidders may contact at Mobile No's:
i) 7889162585 (Sh. Mukesh Rawat, Sr. Asstt., CHB)

ii) 9463020829 (Sh. Kamal Garg, Sr. Asstt., CHB)

iii) 7986444535 (Sh. Harpreet, Programmer, CHB).

iv) 9888736316 (Sh. Ajit, Programmer, NIC Office, CHD) Technical

v) 7988401342 (Sh. Vivek, Programmer, NIC Office, CHD)

DETAILED TERMS & CONDITIONS OF SALE OF RESIDENTIAL PROPERTIES OF
DIFFERENT CATEGORIES ON LEASEHOLD BASIS THROUGH E-TENDER BY
CHANDIGARH HOUSING BOARD.

1. MODE OF TENDER & PAYMENT: -

- (a) The Sale of Residential Properties shall be held on Lease Hold Basis by way of

 Tender. The E-Tender process is open for all the citizens of India as well as NRIs/PIOs
 above 18 years of age. The persons already having any property (Residential or
 Commercial) can also participate in the e-Tender. A person may be competent to bid on
 behalf of another person/partnership firm/company/Hindu Undivided Family (HUF)
 subject to the condition that in case of e-bid is declared successful, an authorisation will
 be submitted to CHB prior to issuance of allotment letter, failing which the EMD will be
 forfeited, the allotment will be made in the name of person mentioned on the financial
 bid (BOQ) for E-Tendering. However inclusion of family member may be allowed prior
 to issuance of Allotment letter. Here, it may be noted that deletion or replacement of
 any name is not permitted.
- (b) The E-Tender is being held on "As is where is basis". E-Tender process would be through the website https://etenders.chd.nic.in
- (c) The Authorized officer has absolute right to accept or reject any or all the offer(s) or adjourn/postpone/cancel/extend the E-Tender without assigning any reason thereof. The bidders are advised to go through the detailed Terms & Conditions of E-Tender on the web portal of https://etenders.chd.nic.in before participating in the e-Tender. Participation in the e-Tender process would be treated as acceptance of the Terms & Conditions. The detailed procedure for e-Tenders and submission of participation fee and EMD, is available on the official website of CHB i.e. www.chbonline.in.
- (d) The E-Tender would be conducted strictly as per the scheduled date and time mentioned against each property and the bidder may improve their bid till closure of the process. The highest bidder at the time of closure of e-Tender process shall be declared as a successful bidder and a communication to that effect will be issued through electronic mode which shall be subject to approval by the Competent Authority.
- (e) The respective qualified bidders may avail online training on e-Tender from https://etenders.chd.nic.in at any time, at his/her convenience. Neither the authorized officer/Bank nor NIC shall be liable for any network or connectivity issues and the interested bidders should ensure that they are technically well-equipped for participating in the E-Tender.
- (f) In case of Bidding at the last moment, bidders are requested to make all the necessary arrangements/alternatives such as power supply backup etc. so that they are able to participate in the E-Tender.
- (g) The Bidder, if residing outside India, shall be solely responsible to comply with the necessary formalities as laid down in the Foreign Exchange Management Act and other applicable laws including that of remittance of payment(s) and obtaining requisite permissions as prescribed by law for acquisition of the unit. The CHB will not be responsible or liable for any concealment or violation in this respect by the Bidder.

- (h) The Bidder has to get his/her complete address registered with the CHB at the time of allotment and it shall be his/her responsibility to inform the CHB by registered post about all subsequent changes, if any, in his/her address failing which calls/ notices and letters posted through registered/speed post at the last address registered with the CHB, shall be deemed to have been received by him at the time when those should have normally reached at such address and he shall be responsible for any default in payment and other consequence that might accrue therefore.
- (i) The Bidder shall undertake to abide by all the laws, rules and regulations or any instructions as may be made applicable to the Floors, storage spaces, car parking spaces, other common areas, facilities and amenities.
- (j) The applicant/successful bidder should not have been debarred by any Court of law/authority from executing any contract with CHB/Govt. department.
- (k) The Chandigarh Housing Board has absolute right to change any or all terms and conditions at any point of time.

2. EARNEST MONEY DEPOSIT (EMD):Rs. Two Lakh for each dwelling unit

The EMD is to be submitted online through e-tendering portal i.e. https://etenders.chd.nic.in. The EMD shall be refunded online to the bidder account in case of all unsuccessful e-bids, provided it is not forfeited.

NOTE: In case, where bidding for more than one property, the interested bidder has to submit separate EMDs against each property that he/she wants to bid for.

3. DEPOSIT AT CLOSE OF THE BID AMOUNT (25%)

The highest bidder will have to deposit 25% (twenty-five percent) of the bid amount (after adjusting EMD) within 05 working days of close of the financial bid. In case, the bidder does not deposit the required amount within the stipulated period then the EMD shall be forfeited and the bidder shall not have any claim to it whatsoever. Further, the bidder will be blacklisted from bidding any property of CHB in future. The payment would be made through RTGS/NEFT to the following Account of the Chandigarh Housing Board.

Name & Address of Bank - HDFC Bank Ltd., SCO 46-47, Sector-9 D, Chandigarh.

Bank Account No. 50100159943414

IFSC Code- HDFC0001306.

- 4. Thereafter, an agreement to sell shall be executed between the CHB, Chandigarh and the Bidder in the prescribed form as at form 'B-1' of Chandigarh Estate Rules 2007, as the case may be, with a stipulation that in case of default in making timely payment of the remaining balance of 75% within the stipulated time period, the amount of 25% paid by the Bidder shall be forfeited and the intending purchaser shall have no claim to any damages. However, in case the Chandigarh Housing Board, Chandigarh fails to fulfil its obligation to allot the property for any reason or in public interest, the Chandigarh Housing Board shall return the amount of 25% so paid by the Bidder and the intending purchaser shall have no claim to any damages.
- 5. The remaining 75% of the consideration money shall be deposited by the intending purchaser within 90 days from the date of issuance of letter of acceptance by way of

prescribed mode of payment failing which the offer of allotment shall be deemed to have been cancelled and the payment made shall be forfeited and the intending purchaser shall have no claim to any damages.

Provided that the period of 90 days prescribed above may be further extended by another 90 days subject to payment of interest @ 12% per annum for the extended period in case of satisfaction of the Chairman Chandigarh Housing Board about the genuine reasons for the extension.

Provided that if last day happens to be public holiday, the next working day shall be deemed to be the last day for such payment:

Provided further in case of allotments to Government (s) or Semi Government (s) or its autonomous bodies/ organizations, the period for the above said payment may be extended by the Chandigarh Housing Board on a written request by the Organization/ Department justifying the delay to the satisfaction of Chandigarh Housing Board, subject to payment of interest @ 12% per annum for the period of delayed payment, provided that such delay shall in no case exceed 1 year or 12 months on the whole.

- 6. Upon the receipt of full consideration money, the Chandigarh Housing Board shall issue Allotment letter to the intending Purchaser giving the Terms &Conditions of allotment. Thereafter, the encumbrance free possession of the Property shall be given to the bidder. The successful bidder shall execute a Lease/Sub-Lease Deed in the prescribed performa as per the directions of the Chandigarh Housing Board.
- As per provisions contained under Section 194-1 A of Income Tax Act, 1961, 1% TDS as Income tax is leviable on the total consideration for transfer of immovable property costing above Rs.50.00 Lac. In case the total consideration for transfer of immovable property is more than Rs.50.00 Lac, it is the responsibility of the purchaser to deduct 1% amount out of the total consideration and deposit the same with Income Tax Department after mentioning his/her PAN/TAN and PAN OF Chandigarh Housing Board (PAN NO. AAALC0132H) and he will submit the photocopy of receipted online challan in respect of the TDS so deposited and the balance amount payable to Chandigarh Housing Board would be total consideration minus 1% of TDS. The purchaser shall bear the applicable stamp duty/additional stamp duty/transportation charges/fees etc. and also all the statutory and non-statutory dues, taxes, rates, assessment charges, fees etc. owing to anybody. Any Govt. tax/Levy present as well as future shall be borne by the bidder/participant. TDS @ 1% will be deposited as per detail given below: -

Name of the Seller: - Chandigarh Housing Board

Address of the seller: - 8 Jan Marg, Sector 9-D, Chandigarh.

PAN No. Of the Seller: - AAALC0132H Mobile No. : - 9780485512

8. The sale of Residential leasehold property shall be governed by the provisions of The Haryana Housing Board Act, 1971 (as extended to U.T. Chandigarh), The Chandigarh Housing Board (Allotment, Management and Sale of Tenements) Regulations, 1979, and The Capital of Punjab (Development and Regulation) Act 1952, as amended from time to time and the rules/regulations made there under from time to time.

- 9. The Chairperson, Property Allotment Committee (PAC) may withdraw any Property that may have been put up for E-Tender and he/she may accept or reject the highest bid without assigning any reason and decision of the Chandigarh Housing Board in this regard shall be final.
- 10. The allottee shall sign and execute all papers, agreements and documents etc. relating to the Residential leasehold property allotted which may be required to be executed and signed at any time by the Board within one month from the date of issue of notice to this effect or within the extended time hereinafter mentioned failing which the allotment shall be liable to be cancelled and the allottee shall be liable to be evicted from the Residential leasehold property following the procedure under Rules as framed under Chapter VI of the Haryana Housing Board Act, 1971, as extended to Union Territory of Chandigarh. However, the Chairman or any other officer authorized by the Board may extend the referred period of one month from time to time to four months in aggregate from the date of issue of notice on receipt of written request to this effect.
- 11. The Residential leasehold property shall be handed over on 'as-is-where-is basis' and the Board shall not entertain any claim for additions/ alterations, repair or any other complaints, whatsoever, regarding the conditions of Residential leasehold property, its design, the quality of material used, workmanship etc.
- 12. The Residential leasehold property shall not be used for any purpose other than that of residence. The allottee shall not be entitled to divide the Residential leasehold property or amalgamate it with any other Residential leasehold property or to make any additions/alterations without the prior written permission of Chandigarh Housing Board/ Chandigarh Administration.
- 13. In the event of Allotment/Lease deed of Residential leasehold property being cancelled, the allottee/transferee shall remove the fixtures/structure at his own expense within such reasonable time, not exceeding three months, as may be prescribed by the Chandigarh Housing Board, and restore possession of the building in the condition in which he took the same at the commencement of the allotment. If the allottee/transferee fails to remove the structure within the period mentioned above, the Chandigarh Housing Board shall be competent to remove the same and recover the expenses incurred in doing so from the person whose allotment had been cancelled or E-Tender/E-auction the Residential leasehold property /building along with the structure/fixtures and after deducting the value of the building, refund the balance to the transferee. The Chandigarh Housing Board shall determine the market value and its decision shall, subject to a right of appeal, be final and binding.

Provided further that in case of failure of the CHB to give possession of the allotted Residential Leasehold Property for reasons beyond its control, the CHB may offer alternative site of equivalent measurement to the allottee/lessee. However, if the allotee/lessee does not accept the same, the total amount of consideration amount so deposited by the allottee/lessee shall be refunded without any interest.

14. If the information furnished by the bidder/allotee is found to be incorrect/false, the Chandigarh Housing Board shall cancel the registration of allotment of Residential

Leasehold Property, and shall have the right to forfeit entire amount paid, in addition to the penal consequences under the law.

- 15. No order regarding cancellation of allotment/forfeiture under this rule shall be made unless the bidder/transferee has been given a reasonable opportunity of being heard.
- 16. The bidder shall be liable to pay all such fee or taxes, property tax & Goods & Services tax etc., as may be levied by the Chandigarh Administration and Municipal Corporation or by any Govt. in respect of Residential leasehold property under any law. Since the construction of the units were completed prior to GST regime, the GST will not be applicable on the consideration/premium of the unit allotted on leasehold basis. However, GST will be applicable on Lease Money/Ground Rent payable annually.
- 17. The basic sale price/consideration price shall not include taxes, levies and/or charges present as well as future along with any enhancement imposed or levied by the Govt. or any Competent Authority. The basic sale price/consideration price shall also exclude any interest levied on such tax (es)/duty (ies) or all other dues amounts payable by the allottee. All such taxes, levies and/or charges shall be payable by the allottee in addition to the basic sale price.
- 18. Every allottee / bidder will be required to become a member of a registered agency formed for the purpose of maintenance of common portions and common services for the houses' blocks in accordance with the provisions of the Chandigarh Housing Board (Allotment, Management & Sale of Tenements) Regulations 1979, before the possession of the flat is handed over to him/her, or later on, whenever required by the Board, and shall be further required to abide by the provisions of the said Regulations, as amended, available from the office of the Chandigarh Housing Board on payment of prescribed fee.
- Open spaces included in the residential area shall be maintained by the owner to the entire satisfaction of the Chandigarh Housing Board/ Chd. Admn
- 20. Unless a Conveyance Deed is executed and registered, the CHB shall for all intents and purposes continue to be the owner of the property (the land and the construction thereon) and the Allotment shall not give any right or title or interest therein to the Bidder, except that all Taxes and levies shall be paid by him as stated hereinbefore.

21. Transfer of property by the lessee: -

There shall be no restriction on the transfer of site/building sold by way of E-auction/E-tender subject to following conditions: -

- (a) The Residential leasehold Unit shall not be allowed to be transferred without the prior permission of the Chandigarh Housing Board. Such permission shall not be given until the lessee has paid full consideration of money and other dues chargeable under these Rules unless in the opinion of the Chandigarh Housing Board exceptional circumstances exist for the grant of such permission.
- (b) In case of transfer of any leasehold right, title or interest in the site/ building by the original lessee by way of sale, gift or otherwise, the transfer charges at the rates as may be notified by Chief Administrator/Chandigarh Housing Board from time to time shall be levied and payable before the Chandigarh Housing Board grants permission for transfer of leasehold rights.

Notwithstanding anything contained in the rule or in the letter of allotment of lease deed as the case may be, the addition/deletion/substitution of the name of mother, father, spouse, son and or daughter after the allotment of the site, with the permission of the Chandigarh Housing Board and with the consent of the affected person, shall not be construed as transfer within the meaning as mentioned above.

22. The transferee shall bear and pay all expenses in respect of execution of Lease Deed including the stamp duty and registration fee payable in accordance with law for the time being in force.

23. Commencement of Lease:

The lease period shall commence from the date on which the land under Property was allotted to the Chandigarh Housing Board by the Estate Officer, U.T., Chandigarh and shall be for a period of 33 years, renewable for two like periods of 33 years each subject to the condition that the lessee continues to abide by all the conditions of lease at the time of such extension and during the extended period. After the expiry of the period of 99 years, including two renewals mentioned above, the lease may, at the discretion of the Chandigarh Administration, be renewed for such further period and on such terms and conditions as the Administration may so decide.

However, the lease money/Ground rent shall be payable annually from the date of offer of physical possession to the successful bidder.

24. Payment of Annual Ground Rent and Consequences of nonpayment.

In addition to the consideration money in respect of Property, the lessee(s) shall be liable to pay Annual Ground Rent as under: -

- i) Annual Ground Rent shall be 2.5% of the bid amount for the first 33 years from the date of commencement of lease, 3.75% of the bid amount for the next 33 years and 5% of the bid amount for the remaining 33 years period of the lease.
- ii) Ground Rent shall be payable annually in advance without any demand from the Chandigarh Housing Board on the 10th day of month following the month in which the rent becomes payable according to the English calendar failing which the lessee shall be liable to pay the same within a period of six months along with the interest calculated @ 10% per annum from the date the Ground Rent became due till the date it is actually paid.
- liable to pay the penalty at the rate of 25% for each year of default but not exceeding 100% as given below, which may be imposed and recovered in the manner laid down in Section 8 of the Capital of Punjab (Development and Regulation) Act, 1952.

- (i) First Year, @ 25% of the Ground rent due;
- (ii) Second Year,@50% of the Ground rent due, inclusive of (i);
- (iii) Third Year, @75% of the Ground rent due, inclusive of (ii);
- (iv) Fourth Year,@100% of the Ground rent due, inclusive of (iii); and onwards:

Provided the interest shall not be charged in addition to the penalty.

- 25. Other terms and conditions regarding the use and maintenance of the residential leasehold flats shall be governed by the Standard Design conditions.
- 26. All other terms and conditions, given in the Allotment letter, shall also be applicable
- 27. All disputes concerning in any way with the bid will be subject to the Jurisdiction of Chandigarh

Chief Accounts Officer Chandigarh Housing Board Chandigarh

Procedure for conversion from leasehold to freehold is as under: -

It is further informed that the successful bidder has an option to apply for conversion from leasehold land tenure into freehold land tenure as per the provisions of 'The Chandigarh Conversion of Residential Lease-Hold Land Tenure into Free-Hold Land Tenure Rules ,1996 '. However, prior to apply for conversion to freehold, the lessee shall have paid full consideration amount, pending dues, if any, and the lease/sub-lease deed has been executed.

The actual charges for conversion to freehold depend upon the policy and rates prevailing at that point of time. However, at preset the formula of calculation of conversion to freehold is as under: -

			PART-I		
1	Name of the	e Applic	ant		
a)	Dwelling				
b)	Categ	gory			Hi
c)	Area in	Sq. Ft			
d)	Area in Sq.Mt (Sq.F	t/9 x .8			
2	Con (Collector Rate from Sector 3	o Land Rate per Secretary Estate Notification	ı dat		
a)	upto 50		Nil		
b)	51 to 150	(0.	075 x R x (S-50)		
c)	151 to 250	(7.5 x R) + 0.1 x R x (S-150)			
d)	251 to 350	(17.5 x R) + (0.15 x R x (S- 250)			
e)	351 to 500	(32.5 x R) + (0.2 x R x(S- 350)			
3	Ground Rent 4.5 Year	х			
4	In case conversion charges than the charges as laid do Estate order dated 24.10.20 NIL/-, (ii) L.I.G-Rs.2,11,8 Rs.3,05,500/-, (iv) H.I.G Rs.5,2				
5	Conversion Charges will be Point No 2, 3 and 4				
6	Less Rebate @ 33.33% in res made/tenements as per no				
7	Net conversion charges				
8	GST (
9	Amount paid I				
10	Balance				
		Payable			

Note: - This is suggestive in nature and will not be binding on either of the party.

Annexure 'A'

			Annexure							
Sr. No	Units No.	Sector & Category	Tentative Covered Area (in sq.ft.)	Date of Start of Lease Period	Year of Constr- uction	Previous Reserved price (Rs.)	New Reserve Price (Rs.)	EMD (Rs.)		
	А	В	С	D	E	F	G	Н		
1)	1048/2	39 HIG	1732.57	19.10.1989	1991	10540956	9486860	200000		
2)	559	40-A, EWS	276.57	01.04.1978	1979	2086001	1877401	200000		
3)	1102	40-B, EWS	286.41	02.06.1980	1982	1872517	1685266	200000		
4)	311-2	41 (LIG)	425.62	01.05.1980	1982	2589472	2330525	200000		
5)	3014-2	41-D LIG	367.79	16.11.1985	1987	2237634	2013871	200000		
6)	3117-2	41-D LIG	367.79	16.11.1985	1986	2237634	2013871	200000		
7)	152-1	150 HIG 45 A	1765.8	10.02.1987	1990	10743127	9668814	200000		
8)	2229-3	45 (MIG)	767.21	15.03.1984	1984	4667706	4200935	200000		
9)	3127	52, EWS	367.28	23.12.1998	2000	2487234	2238511	200000		
10)	3148/B	52/EWS	367.28	23.12.1998	2000	2234532	2011079	200000		
11)	5390-3	Manimajra, Cat-IV	893	01.06.1990	1993	5433012	4889711	200000		
12)	5501	Manimajra, (Cat-II)	1591	01.06.1990	1993	9679644	8711680	200000		
13)	5530-2	Manimajra, Cat-IV	884	01.06.1990	1994	5378256	4840430	200000		
14)	5533-3	Manimajra , Cat-IV	884	01.06.1990	1994	5378256	4840430	200000		
15)	2502/1	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000		
16)	2502/2	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000		
17)	2502/3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000		
18)	2503/2	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000		
19)	2504/1	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000		
20)	2504/2	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000		

and the second s								000000
21)	2504/3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000
22)	2514/1	Indira Colony, M.M./Cat- IV	548.133	25.01.1991	1992	3334841	3001357	200000
23)	2516/3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000
24)	2517/1	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000
25)	2517/2	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000
26)	2517/3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000
27)	2519/2	Indira Colony, M.M./Cat- IV	561.047	25.01.1991	1992	3413410	3072069	200000
28)	2520/3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000
29)	2530/2	Indira Colony, M.M./Cat- IV	561.462	25.01.1991	1992	3415935	3074342	200000
30)	2532-3	Indira Colony, M.M./Cat- IV	552.75	25.01.1991	1992	3362931	3026638	200000
31)	2542/3	Indira Colony, M.M./Cat- IV	535.462	25.01.1991	1992	3257751	2931976	200000

NOTE: - The lease period of each of the above unit has already started from the date indicated against the unit. However, the annual ground rent will be payable from the date of offer of possession for each particular unit. As per Terms & Conditions, annual ground rent shall be 2.5% of the bid amount for the first 33 years from the date of commencement of lease, 3.75% of the bid amount for the next 33 years and 5% of the bid amount for the remaining 33 years period of the lease. Accordingly, in cases, where the 33 years of lease period has already passed, the rate of 2.5% per annum will not be applicable and the ground rent will start straight away @ 3.75% per annum of the bid amount. Here it is also clarified that the purchaser is not liable for paying any ground rent for the period prior to offer of the possession.