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To, Riverbank Developers Pvt Ltd 225C, AJC Bose Road 4th floor, Kolkata 700 020

Date: 09.12.2020

Kind Attn:

Mr Sumit Dabriwala

Dear Sir.

With reference to your application for financial assistance and further to our recent discussions we set out below the broad terms and conditions of the proposed facility ("Facility") (Housing Development Finance Corporation Limited is hereinafter referred to as the "Lender").

1	Borrower	Riverbank Developers Pvt Ltd
2	Facility Amount	Rs. 100,00,00,000/- (Rupees One Hundred Crore Only) ("Facility")
3	Purpose	Revolving line of credit facility for DM project with Ambuja Group.
4	Drawdown	 The Lender may disburse the Facility in one or multiple tranches on such other terms and conditions as stipulated by the Lender. Request for drawdown / disbursement shall be made at least 3 days in advance. If drawdown does not commence within 60 days from the date of this letter, all the terms of this letter shall be subject to review by the Lender. The Borrower shall make a request for Disbursement / Drawdown of amounts under the Facility from time to time in multiples of Rs 25,00,000/-(Rupees Twenty Five Lakhs Only).
5	Term	84 months from the date of first disbursement / drawdown of the Facility / tranche.
6	Availability / Drawdown Period	Unless otherwise agreed to by the Lender in writing, the Borrower shall be entitled to seek drawals / disbursements as per the schedule decided by HDFC Ltd.





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7	Repayment
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Developer will repay 10% of all sales receipts towards principal repayment from date of 1st disbursement, this percentage receivables is subject to review on a quarterly basis based on HDFC's formula for such percentage calculation. However, Developer will ensure that the maximum principal outstanding from the date of first disbursement of the Loan does not exceed as per the schedule below:

At the end of 57th month: Rs. 90cr
At the end of 60th month: Rs. 80cr
At the end of 63rd month: Rs. 70cr
At the end of 66th month: Rs. 60cr
At the end of 69th month: Rs 50cr
At the end of 72nd month: Rs 40cr
At the end of 75th month: Rs 30cr
At the end of 78th month: Rs 20cr
At the end of 81st month: Rs 10cr
At the end of 84th month: NIL

Or Earlier at HDFC's Option

Interest on the outstanding principal, at the Applicable Rate of interest is to be paid monthly.

The Borrower shall have an option from time to time to repay the Facility or any part thereof in multiples of Rs 25,00,000/- (Rupees Twenty Five Lakhs Only) with prior intimation to the Lender of at least Three (3) Business Days prior to any such Repayment.

The Borrower will be permitted to make drawals from time to time (subject to compliance of the terms and conditions stipulated by the Lender) within the overall limits sanctioned under the Facility (including amounts that are repaid from time to time) sanctioned as a revolving line of credit.

The Facility shall not to be considered as closed by reason of the Facility account or any Tranche thereof being brought to credit at any time or from time to time or where the Facility, after being drawn upon to the fullest extent is afterwards brought to credit as envisaged under terms of the Facility.





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8	Security	The Borrower and/or such other persons ("Security Provider") shall at the request of the Borrower create Security / Security Interest as follows:
		 Extension of Mortgage / Charge / Security Interest over the property being land admeasuring 193.70 Acres situated at Mouza- Bangla, Nangi, Jagtala in JL No 17, Khatian No 602-1 in P.S. Maheshtala,1- New Bata Road, District – 24 Parganas (South), Kolkata – 700140, together with construction thereon both present and future.
		(b) Charge / Security Interest over all Receivables (including without limitation booking amounts, lease rentals, licensee fees, cashflows, revenues etc. howsoever arising from, out of, in connection with or relating to the said Project / said Premises / said Property / Secured Properties.
	>	Charge / Security Interest on the Accounts (as defined hereinafter).
		Charge / Security Interest on insurance policies / insurance proceeds pertaining to the said Project / said Premises / said Property.
		An exclusive charge on the scheduled receivables pertaining to Developer's share under the documents entered into with the customers of the funded project by the Borrower/ Developer, and all insurance proceeds, both present and future.
		Scheduled Receivables: Receivables/cash flows/revenues including booking amounts arising out of or in connection with or relating to the project, pertaining to Developer's share.
		2. Personal Guarantee of Mr Sumit Dabriwala and Mr. Nandu Belani.
	78	 Pledge of Shares of RDPL, Calcutta Metropolitan Group Limited, Edmond Finvest Pvt Ltd and Gaurav International LLP.
		SORP of Mumbai Property subject to we taking over the Loan from IDBI current outstanding around 3.5 crs.
		(all of the above is hereinafter collectively referred to as the "Security")
9	Ranking and Priority of the Security	Exclusive mortgage / charge / Security Interest over the Secured Properties.





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10	Security Co	ver	1.31 times or as determined by the Lender from time to time.
10	Applicable Interest		The applicable rate of interest ("Applicable Rate of Interest") shall be linked to the Lender's Construction Finance Prime Lending Rate (HDFC CFPLR). The HDFC CFPLR as on date is 11.50% per annum and the Applicable Rate of Interest of the Facility shall be 10% per annum [i.e. HDFC CFPLR MINUS 150 bps Spread] The Borrower shall pay interest on the principal amount of the Facility that it disbursed and outstanding at the due dates at the Applicable Rate of Interest, plut tax or other statutory levy, if any. Provided that the Applicable Rate of Interest shall be reset at each reset date base on the then prevailing HDFC CFPLR rate and the Borrower shall thereafter be required to pay interest at such revised rate pursuant to reset. Provided further that the Lender in its sole discretion may call upon the Borrower to pay the interest on such other dates, as the Lender may deem fit. Provided further that the last interest installment shall be paid simultaneously with the last installment of the principal amount of the Facility. Applicable Rate of Interest and all other charges payable in terms of this Agreemer shall be computed on the basis of a year of 365 days and shall be rounded off the next rupee in a situation where the Applicable Rate of Interest is charged as
			on the then prevailing HDFC CFPLR rate and the Borrower shall thereafter required to pay interest at such revised rate pursuant to reset. Provided further that the Lender in its sole discretion may call upon the Borrower pay the interest on such other dates, as the Lender may deem fit. Provided further that the last interest installment shall be paid simultaneously the last installment of the principal amount of the Facility. Applicable Rate of Interest and all other charges payable in terms of this Agreent shall be computed on the basis of a year of 365 days and shall be rounded on
			Applicable Rate of Interest and all other charges payable in terms of this Agreeme shall be computed on the basis of a year of 360 days and shall be rounded off the next rupee where the Facility is repayable in Equated Monthly Installments Monthly Installments.
			"Applicable Rate of Interest" shall mean Lender Benchmark Rate or Construction Finance Prime Lending Rate as may be fixed or revised from time to time plus/minimum. Spread.
			"Spread" shall mean the difference between the Applicable Rate of Interest an HDFC CFPLR.
			"Reset Date" shall mean 1st of every calendar month from which interest at the Applicable Rate of Interest is calculated and becomes applicable on the Borrowei
			the Lender may, at its sole discretion, charge interest on the Facility at the Weighte Average Rate of interest on the disbursements made out of the Facility. For the purpose of this clause "Weighted Average Rate" means the weighted mean of the Applicable Rate of Interest in relation to the Facility.
			The Lender may in its sole discretion prospectively increase / decrease / change the Spread suitably in the event of unforeseen or exceptional or extraordinary change in the money market conditions taking place or occurrence of an increased co ("Increased Cost") situation.

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12	Fees	The Borrower shall pay to the Lender on the acceptance of this sanction letter, a non-refundable processing / administrative fee calculated @ 0.5% of Facility amount + applicable taxes and statutory levies – to be paid upfront, The fee shall be non-refundable and independent of disbursement and/or cancellation of the Facility by the Borrower.
13	Additional Interest	In case of default/delay in repayment of principal amount of the Facility on the due date/s, the Lender shall without prejudice to other rights and remedies that it may have, charge Additional Interest at the rate of 5% per annum over and above the Applicable Rate of Interest or 18% per annum whichever is higher on such defaulted/delayed amount for such delayed number of days.
		In case of default/delay in payment of EMI/MI and/or interest on the Facility / outstanding amounts on the due dates, the Lender shall without prejudice to other rights and remedies that it may have, charge Additional Interest at the rate of 18% per annum on such defaulted/delayed amount for such delayed number of days.
14	Commitment Charges	As determined by the Lender from time to time.
15	Prepayment Charges	The Borrower shall have the option to prepay the Facility or part thereof without any prepayment charges / penalty.
16	Escrow Bank	HDFC Bank ("Escrow Bank")
17	Security Trustee	Not Applicable.
18	Representations, Warranties and Covenants	Those usually found, applicable or relevant for / to transactions of this kind, more particularly set out in the definitive agreements / contracts proposed to be executed for the Facility.
19	Receivables	In the event the cash flows / receivables ("Receivables") in the Accounts are not sufficient to service the Facility, interest or other related dues, the shortfall shall be met through infusion of fresh funds (either as subordinated debt or equity) therein by the Borrower or promoters / sponsors in a manner and form acceptable to the Lender. This support / shortfall undertaking shall be kept alive until repayment of the entire Facility together with interest and all other related dues. The equity infused and/or debt brought in shall rank subordinate and subservient to the Facility together with all its related dues for all purposes and intents and shall not be repaid / withdrawn prior to payment / repayment of the Facility together with all its related dues.
20	Accounts	The Borrower / Security Provider shall open, establish and maintain such segregated accounts (collectively "Accounts") as stipulated by the Lender [including without limitation, escrow and designated accounts, DSR (as defined hereinafter) etc.] with the Escrow Bank and enter into an agreement ("Accounts Agreement") in such form and manner and on the terms and conditions as stipulated by the Lender in relation to establishment, maintenance and operation of the Accounts. The Borrower / Security Provider shall give / issue such irrevocable instructions as set out in the Accounts Agreement or otherwise as stipulated by the Lender from time to time, to the Escrow Bank with reference to operation and maintenance of the Accounts.



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21	Debt Service Reserve	A debt service reserve ("DSR") equivalent to 3 months of peak EMI / MI / interest or such other amounts may be stipulated by the Lender from time to time shall be set aside / created upfront or at a future date as and when called upon to do so by the Lender, in such form and manner as may be acceptable to the Lender. If, at any time, the amount maintained in the DSR is utilized to make payments under the Facility as a result of shortfall in the cash flows or Receivables, the Borrower shall immediately replenish and/or cause the Security Provider to immediately replenish the DSR within such number of days as stipulated in the definitive contracts, to the extent of the amounts so utilized. The Borrower shall have the option of maintaining DSR in the form of a limit ("DSRA Limit") and ensure that at all times, a portion of the available commitment, equal to the DSRA Limit remains undisbursed for the purpose of meeting any shortfall in discharge of the Borrower's payment obligations under the Facility. The Lender however, shall have no obligation to disburse any amounts
22	Events of Default	under the Facility upto the DSRA Limit. Those usually found for transactions of this kind, more particularly set out in the definitive agreements / contracts proposed to be executed for the Facility.
23	Costs & Expenses	All costs, expenses, charges, fees and all out of pocket expenses (including without limitation advocate fees, stamp duty, registration fees, valuation charges, inspection charges, audit fees, Security creation costs etc.) shall be the account of and/or borne, paid or reimbursed by the Borrower / Security Provider whether or not the Facility or any part thereof is drawn / disbursed.
24	Conditions Precedent	Not Applicable
25	Conditions subsequent	Not Applicable
26	Governing law and Jurisdiction	Any legal action, suit or proceedings arising out of or in connection with this sanction letter shall be brought in courts/tribunals of competent jurisdiction situated at Kolkata and the Borrower irrevocably submits to and accepts the jurisdiction of those courts/tribunals. However, nothing contained herein or any other deed, document, agreement, instrument or writing shall limit any right of the Lender to take out proceedings in any other court or tribunal of competent jurisdiction.





27 General Conditions

The following general conditions shall apply to the Facility among others:

(a) Acceptance of Sanction

Acceptance of this Sanction Letter by the Borrower.

(b) KYC

Any documentation or other evidence which is reasonably requested by the Lender for the purpose of "Know Your Customer" requirements.

(c) Conditions Precedent

The Lender shall, in its sole discretion determine disbursement of the Facility in suitable installments / tranches after the Borrower having complied with the Conditions Precedent / all requirements stipulated by the Lender.

(d) Title

Making out clear and marketable to the Secured Property. The same should be supported by a report or opinon on title issued by the Lender's panel advocates.

(e) Execution of Definitive Contracts

Execution of transaction documents / definitive contracts which are in form and substance satisfactory to the Lender and also in accordance with the terms hereof and/or as stipulated by the Lender.

(f) Creation of Security

Creation of valid and enforceable Security / Security Interest to the satisfaction of the Lender and/or perfection of Security.

(q) Consent of Creditors

Consent from all the Borrower's existing creditors / lenders (wherever required) for availing the Facility from the Lender and/or for entering into definitive contracts / creation of Security etc. shall be obtained.

(h) Cross-Collateralisation

The Security / all the Securities shall be cross-collateralised.

(i) Payment of Costs, Charges etc.

Payment of all sums such as costs, charges, expenses, fees and statutory dues / taxes / payments as applicable to the Borrower / Security Provider / Security / Secured Properties and or the Facility.

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(j) Approvals

Procuring / passing or obtaining all requisite approvals, resolutions and authorisaions applicable.

(k) Furnishing Statements / Data etc.

Furnishing / providing latest accounts / statements, data, documents, details etc. required by the Lender in connection with the Facility / Security / Secured Properties.

(I) Lender's Right to Cancel Facility

The Lender reserves the right to cancel the Facility (either in full or part) without giving any prior notice to the Borrower and without assigning any reasons.

(m) Indebtedness / Obligations

The Borrower shall not raise any loans or incur any indebtedness other than what is permitted by the Lender in writing.

The Borrower shall not undertake any guarantee obligation without the prior permission of the Lender in writing.

(n) Better Terms

The Borrower shall not offer any terms better than those offered to the Lender, to any other lender (to the extent borrowings are permitted by the Lender).

(o) Insurance

The Secured Property and/or any insurable asset comprising the Secured Property shall be adequately insured at all times until payment / repayment of the Facility together with all its related dues in full with such insurance company approved by the Lender. First of such preferences shall be HDFC Ergo General Insurance Company Limited. The insurance policies shall be endorsed / assigned in favour of the Lender as the assignee or loss payee and the original insurance policy(ies) shall be deposited with the Lender.

(p) Valuation by External Valuer

The Borrower / Security Provider shall furnish a minimum of 2 valuation reports after carrying out valuation of the Secured Property / Security through professionally qualified external independent valuers acceptable to the Lender at such intervals / frequency as may be stipulated by the Lender and at the sole cost and expense of the Borrower / Security Provider.

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(q) NHB Compliance

The Borrower / Security Provider shall ensure compliance of and continued adherence to the rules, regulations, circulars and notifications issued by the National Housing Bank (NHB) as amended or revised from time to time and / or other statutory compliances and/or policies of the Lender until repayment of the Facility together with all its related dues in full.

(r) Right of Appropriation

The Lender reserves the right to appropriate the amounts paid / Receivables in the manner it deems fit.

(s) Non-Existence of Material Adverse Effect

Non-existence of any event or circumstance, which, in the opinion or determination of the Lender, has or is likely to have a material adverse effect.





28 Special Condition	ns Business Plan
	A detailed business plan shall be submitted by the Borrower / Security Provider interalia including without limitation, the minimum selling price, construction mile stones etc., acceptable to the Lender. All construction milestones shall be achieved as perbusiness plan submitted or shared with the Lender.
	Review Progress of the Project
	The Lender reserves the right to review the progress of the Project / business plar on an annual basis or such other frequency as may be stipulated by the Lender.
	End Use Certificate
	End-use Certificate issued by an independent chartered accountant in practice acceptable to the Lender shall be furnished from time to time as required by HDFC LTD.
	NDMA Certificate
	A certificate issued by an independent structural engineer confirming compliance with the National Disaster Management Authority guidelines shall be furnished.
	Right of First Offer / Refusal
	The Lender reserves the right of first offer / refusal with regard to any funding opportunity.
	The Borrower shall first pass the leads / enquiries of prospective flat / unit / apartmen purchasers as and when received to the Lender for all home loan requirements.
4	No scheme of whatsoever nature involving any type of concession, re-lending leveraging of financial exposure, subvention or deferred payment programme shat be undertaken in relation to the Project / Secured Property without the prior written permission of the Lender in writing.
	WB HIRA Compliance
	The Borrower shall ensure registration and compliance with West Bengal Housing Industry Regulation Act, 2017 ("WBHIRA") and rules framed thereunder. The Borrower shall further ensure continued adherence to WBHIRA and rules thereunder until repayment of the Facility together with all its related dues in full.
	Disclosure of HDFC's Mortgage
	Specifically disclose in all communications with the allottees / obligors / customers by way of pamphlets / brochures, etc, and in all other marketing material (in a manne that is acceptable to the Lender) that the Project / Secured Property with respect to which the apartments / flats / units etc. are being offered for sale, lease, license, use

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disposal etc. and/or are being constructed is mortgaged / charged to the Lender (or

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Disbursement

Disbursement of the Facility shall be as per progress of construction.

Shortfall / Cost Overrun

Any shortfall in Receivables, project funding and/or any escalation in Project cost shall be met by the Borrower / Security Provider by way of promoter / sponsor contribution. The promoter / sponsor of the Borrower / Security Provider shall execute a shortfall undertaking for the purpose of infusing funds / capital / debt / equity in the event of such shortfall.

Step-In Rights

Without prejudice to any other right or remedy available to the Lender but subject to the provisions of RERA (wherever applicable), the Lender, on the occurrence of an event of default, shall have the right to step-in and appoint its nominee / operator / substitute or take over control of the Project / Secured Property for the limited purpose of completing the Project. The Lender shall also have the right to substitute the Borrower / Security Provider under various deeds, documents, agreements, instruments and writings in relation to the Project.

Opening, Establishment and Operation of Accounts

Accounts as envisaged under the provisions of RERA and the Accounts Agreement shall be opened, established and maintained.

All Disbursements to be made by the Lender to the Borrower under the Facility shall be into such Accounts of the Borrower or at the request of the Borrower, to such person / third party on behalf of the Borrower and acceptable to the Lender.

The Borrower / Security Provider shall ensure that the customers / purchasers / licensees / lessees deposit the Receivables into the Accounts only as envisaged under the Accounts Agreement.

The Borrower shall utilize the Facility and the Receivables / funds available in the Accounts for the Purpose set out above. The Borrower / Security Provider shall utilize the Receivables for the purpose of payment of interest and other dues to the Lender.

The Lender shall have the right to monitor all transaction in the Accounts in such manner, as it may deem necessary including by appointing such external agencies for the above purpose at the cost of the Borrower / Security Provider.

Lender NOC

The Borrower shall obtain / cause the Security Provider to obtain permission of the Lender prior to entering into or renewing / modifying any agreement, deed, document, agreement, instrument or writing in connection with sale / lease / license / use or disposal of or creation of any encumbrance over the flats / units / apartments or area in the Project or forming part of the Secured Property.



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This in-principle sanction is among other things, subject to due diligence, completion of comprehensive legal, financial, technical and other due diligence of the Borrower, security provider, guarantor or any other person who is a party to the Transaction Documents, to the satisfaction of the Lender. The Borrower shall make available all necessary and material information and extend full co-operation to the Lender for undertaking the due diligence. This letter of offer shall stand unilaterally revoked and cancelled and shall be absolutely null and void even after acceptance by you, if:

(a) There are any material changes in the proposal for which the Facility is, in-principle, sanctioned.

(b) Any material fact concerning your profits or ability to pay, or any other relevant aspect of your application of Financial Facility is withheld, suppressed, or concealed or not made known to us.

(c) Any statement made in the application is found to be incorrect or untrue.

(d) The definitive contracts as required or stipulated by the Lender are not executed within a period of 30 days form the date hereof or within such extended period allowed by the Lender.

(e) Any information as may be required by the Lender from time to time pertaining to the Facility or Secured Property is not furnished in the form prescribed/approved by the Lender.

(f) The Lender is of the opinion that it is unviable to proceed further with the offer as made hereinabove or take any steps in furtherance thereof pursuant to the outcome of legal due dilligence.

Please note that this communication should not be constued as final or giving rise to any binding obligation on the part of the Lender unless the "Acceptance Copy" of this sanction letter is returned duly signed and definitive contracts are executed in connection with the Faility to the satisfaction of the Lender. The Lender reserves the right to cancel, add, modify or alter the terms and conditions set out herein.

The Borrower shall keep all negotiations and contents of this sanction letter confidential and make no announcement or disclosure (other than to its officers, employees and professional advisors on a need-to know basis who are bound by or under a duty of confidentiality) without the prior permission of the Lender in writing.

If the offer is acceptable to you, kindly sign the copy marked "Acceptance Copy" in token of your acceptance. Along with the Acceptance Copy, you are requested to send us a cheque / demand draft or Online Transfer of Rs.59,00,000/- in favor of HDFC Limited towards fees of Rs. 50,00,000/- and Taxes of Rs. 9,00,000/- failing which the offer is liable to be withdrawn. Unless the Lender receives the Acceptance Copy duly signed together with the fees within 15 days from the date of this Letter, this offer shall automatically lapse without any further communication from the Lender unless the validity of this sanction letter is extended / revived by the Lender in writing.

We look forward to your acceptance of this offer in order to expedite the conclusion of this transaction and the disbursement hereunder.

Yours faithfully,

For HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED

AUTHORISED SIGNATORY

Accepted,

(Name & signature of Authorised Signatory)

Annexure I- Repayment Schedule

Developer will repay 10% of all sales receipts towards principal repayment from date of 1st disbursement, this percentage receivables is subject to review on a quarterly basis based on HDFC's formula for such percentage calculation. However, Developer will ensure that the maximum principal outstanding from the date of first disbursement of the Loan does not exceed as per the schedule below:

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At the end of 63rd month: Rs.70cr
At the end of 66th month: Rs. 60cr
At the end of 69th month: Rs 50cr
At the end of 72nd month: Rs 40cr
At the end of 75th month: Rs 30cr
At the end of 78th month: Rs 20cr
At the end of 81st month: Rs 10cr
At the end of 84th month: NIL

Or Earlier at HDFC's Option

Interest on the outstanding principal, at the Applicable Rate of interest is to be paid monthly.

Ms.