

Site Office: Sy. No. 786. Miryalaguda, Dist. Nalgonda, Telangana - 508 207,

an: +91-86892 43588, ⊠: agh@modiproperties.com Developed by : Modi Reality (Miryalaguda) LLP.



Head Office: 5-4-187/3&4, II Floor, M. G. Road, Secunderabad - 500 003. ★ +91 40 66335551, info@modiproperties.com www.modiproperties.com

BOOKING FORM Name of the Purchaser Age Name of father/spouse Address: Occupation: Home Office Phone Email Mobile Built-up Area Sq.yds Villa No. Total Sale Consideration: (in words) Double 2BHK + 2 BHK Duplex 4BHK Z Single 2 BHK Type of Villa Receipt No. & Date: **Booking Amount** Payment Terms Amount Due Date Installment No. Within 15 days of booking I Installment Within 30 days of booking II Installment On completion of footings & plinth beam III Installment On completion of RCC structure IV Installment On completion of brickwork and plastering V Installment On completion of flooring, bathroom tiles, doors, windows, electrical wiring and switches, first coat of paint etc., VI Installment On completion / possession VII installment Own sources Housing Loan Payment through Remarks PPT No. I hereby declare that I have gone through and understood the terms and conditions mentioned overleaf and shall abide by the same. Signature of Purchaser: For M/s. Modi Realty Miryataguda LLP Signature:

Note:

M/s. Modi Realty Miryalaguda LLP, a Limited Liability Partnership Firm is the Developer / Builder of AVR Gulmohar Homes.

M/s. Modi Properties Pvt. Ltd., are duly appointed as the sole Marketing Agents of M/s. AVR Gulmohar Homes. All payments M/s. Modi Properties Pvt. Ltd., are duly appointed as the sole Marketing Agents of M/s. The term Builder shall mean and include however shall be made directly in favour of M/s. Modi Realty Miryalaguda LLP. The term Builder shall mean and include both M/s. Modi Properties Pvt. Ltd and M/s. Modi Realty Miryalaguda LLP.

TERMS AND CONDITIONS:

1. NATURE OF BOOKING:

- 1.1 This is a provisional booking for a Villa mentioned overleaf in the project known as AVR Gulmohar Homes.
- 1.2 The provisional booking do not convey in favour of purchaser any right, title or interest of whatsoever nature unless and until required documents such as Sale Agreement / Sale Deed / Construction Contract, etc., are executed.
- 1.3 The purchaser shall execute the required documents within a period of 15 days from the date of booking along with payment of the 1st installment mentioned overleaf. In case, the purchaser fails to do so then this provisional booking shall stand cancelled and the builder shall be entitled to deduct cancellation charges as mentioned herein.

2. REGISTRATION & OTHER CHARGES:

- 2.1 Registration Charges, Stamp Duty and incidental expenses thereto as applicable at the time of registration shall be extra and is to be borne by the purchaser.
- 2.2 GST as applicable from time to time shall be extra and are to be borne by the purchaser.

3. MODE OF PAYMENT:

3.1 All payments must be made by way of cheque, demand draft, RTGS, online transfer or payorder. Cash payments shall not be accepted.

4. DELAYED PAYMENTS:

4.1 Simple interest at the rate of 1.5% per month shall be charged on all delayed payments of installments. The rate of ir terest to be paid along with delayed installments is Rs. 1.50 per Rs. 100/- per month.

5. HOUSING LOANS:

5.1 The purchaser at his/her discretion and cost may avail housing loan from a bank / financial institution. The purchaser shall endeavour to obtain necessary loan sanction, within 30 days from the date of provisional booking. The builder shall under no circumstances be held responsible for non-sanction of the loan to the purchaser for whatsoever reason. The payment of installments to the builder shall not be linked to the housing oan availed / to be availed by the purchaser.

6. CANCELLATION CHARGES:

- 6.1 In case of default mentioned in clause 1.3 above, the cancellation charges shall be Rs. 25,000/-
- 6.2 In case of failure of the purchaser to obtain housing loan within 30 days of the provisional booking, the cancellation charges will be NIL provided necessary intimation to this effect is given to the builder in writing along with necessary proof of non-sanction of the loan. In case of such non-intimation, the cancellation charges shall be its. 25,000/-.

B No: 102026 AVR Gulmohar Homes Modi Realty Mirvalguda LLP

- 6.3 In case of request for cancellation in writing within 60 days of this provisional booking, the cancellation charges shall be 50,000/-.
- 6.4 In all other cases of cancellation either of booking or agreement, the cancellation charges shall be 15% of the agreed sale consideration.

7. OTHER CONSEQUENCES UPON CANCELLATION:

7.1 The purchaser shall re-convey and redeliver the possession of the Villa in favor of the Builder at his/her cost free from all encumbrances, charges, claims, interests etc., of whatsoever nature.

8. ADDITIONS & ALTERATIONS:

- 8.1 Cost of any additions and alterations made over and above specifications mentioned in the brochure at the request of the purchaser shall be charged extra.
- 8.2 All the Villas in AVR Gulmohar Homes shall have as similar elevation, colour scheme, compound wall, landscaping, trees, etc. No purchaser shall be allowed to alter any portion of the Villa that may change its external appearance without due authorization from the builder and/or association / society in-charge of maintenance for an initial period ending in year 2024.

9. BROKERAGE COMMISSION:

9.1 The builder has not appointed any other agents for marketing and/or obtaining loans. No brokerage commission or any other charges shall be payable to any employee of the company.

10. MEMBERSHIP OF ASSOCIATION / SOCIETY:

- 10.1 The purchaser shall become a member of the Association / Society which shall be formed to look after the maintenance of AVR Gulmohar Homes and abide by its rules.
- 10.2 The purchaser shall pay a sum of Rs. 30,000/- per Villa, by way of deposit in favour of the Association / Society towards the corpus fund at the time of taking possession of the completed Villa.

11. POSSESSION:

11.1 The builder shall deliver of possession of the completed Villa to the purchaser only on payment of all dues to the builder

12. OTHER TERMS & CONDITIONS

- 12.1 Other Terms & Conditions mentioned in Sale Agreement / Deed and Construction Contract shall apply.
- 12.2 In case, the Villa is completed before the scheduled date of completion, the entire balance outstanding as on such date of completion shall become due and payable, notwithstanding the installments and dues dates mentioned herein.
- 12.3 This booking is not transferable.
- 12.4 Any alterations to these terms and conditions shall be in writing, duly signed by the Builder and Purchaser.