

**APPLICATION FOR RESERVATION  
(CONDOMINIUM UNITS)**

Reservation No. CD- \_\_\_\_\_  
Date Filed \_\_\_\_\_

**MOLDEX LAND, INCORPORATED**  
Moldex Bldg., Ligaya St. cor. West Ave.  
West Triangle, Quezon City

Subject : PROJECT/LOCATION \_\_\_\_\_  
UNIT NO. \_\_\_\_\_ DESIGNATION \_\_\_\_\_  
UNIT PRICE Php \_\_\_\_\_/SQM  
TOTAL UNIT PRICE Php \_\_\_\_\_  
EVAT Php \_\_\_\_\_  
TOTAL PURCHASE PRICE Php \_\_\_\_\_

Gentlemen :

I/We \_\_\_\_\_, of legal age/s, single/married to \_\_\_\_\_, Filipino citizen/s, and with postal address at \_\_\_\_\_, hereby apply for the reservation of the subject condominium unit/s and/or the parking slot/s (if applicable), collectively referred to herein as the PROPERTY, in my/our name and favor. I/We fully understand and agree that this application is subject to your approval and acceptance, and is further subject to the following terms and conditions :

1. For and in consideration of your reservation of the PROPERTY in my/our favor for a period of \_\_\_\_\_ (\_\_\_) days from the date of filing of this application, I/we hereby tender the prescribed non-refundable reservation fee of PHIL. PESOS: \_\_\_\_\_ (Php \_\_\_\_\_) ONLY.
2. The total purchase price for the PROPERTY shall be PHIL. PESOS : \_\_\_\_\_ (Php \_\_\_\_\_) ONLY, inclusive of the expanded value-added tax, if applicable, of PHIL. PESOS \_\_\_\_\_ (Php \_\_\_\_\_) ONLY.
3. In the event that I/we pursue the purchase of the PROPERTY, I/we agree to pay the above-stipulated total purchase price in the following manner :
  - 3.1 [ Check if applicable] Cash Purchase : The total purchase price of PHIL. PESOS \_\_\_\_\_ (Php \_\_\_\_\_) , net of all applicable discounts, if any, and the aforementioned reservation fee, on or before \_\_\_\_\_.
  - 3.2 [ Check if applicable] Deferred Cash Purchase :
    - 3.2.1 A downpayment (if applicable) amounting to PHIL. PESOS : \_\_\_\_\_ (Php \_\_\_\_\_) ONLY, payable in \_\_\_\_\_ (\_\_\_) equal consecutive interest-free monthly installments, amounting to PHIL. PESOS: \_\_\_\_\_ (Php \_\_\_\_\_), with the first installment due and payable without need of notice or demand to pay on or before \_\_\_\_\_, and every \_\_\_\_\_th of the month thereafter, or in lump sum due and payable on \_\_\_\_\_.
    - 3.2.2 The balance of PHIL. PESOS : \_\_\_\_\_ (Php \_\_\_\_\_) ONLY through:
      - 3.2.2.1 \_\_\_\_\_ (\_\_\_) equal consecutive interest-free monthly installments, amounting to PHIL PESOS: \_\_\_\_\_ (Php \_\_\_\_\_) with the first installment due and payable without need of notice or demand to pay on or before \_\_\_\_\_, and every \_\_\_\_\_th of the

month thereafter, and,

3.2.2.2 Lump sum, \_\_\_\_\_  
(Php \_\_\_\_\_) payable within 30 days from receipt of Notice  
of turn-over of the unit.

3.3 [ Check if applicable] Regular In-house Installment Purchase :

3.3.1 A downpayment (if applicable) amounting to PHIL. PESOS : \_\_\_\_\_  
\_\_\_\_\_ (Php \_\_\_\_\_)  
ONLY, net of applicable discounts, if any, and the aforementioned  
reservation fee, payable in \_\_\_\_\_ (\_\_\_\_) equal consecutive interest-free  
monthly installments, amounting to PHIL. PESOS:  
\_\_\_\_\_ (Php \_\_\_\_\_), with  
the first installment due and payable without need of notice or demand to  
pay on or before \_\_\_\_\_, and every \_\_\_\_\_th of the month  
thereafter, or in lump sum due and payable on or before \_\_\_\_\_, and

3.3.2 The balance of PHIL. PESOS : \_\_\_\_\_  
\_\_\_\_\_ (Php \_\_\_\_\_) ONLY payable in  
\_\_\_\_\_ (\_\_\_\_) equal consecutive monthly installments, amounting to  
PHIL. PESOS \_\_\_\_\_ (Php \_\_\_\_\_), with  
interest at the rate of \_\_\_\_\_ percent (\_\_\_\_%) per annum, with the  
first installment due and payable without need of notice or demand to  
pay on or before \_\_\_\_\_, and every \_\_\_\_\_th of the month thereafter.

3.4 [ Check if applicable] External Financing, through \_\_\_\_\_:

3.4.1 An equity amounting to PHIL. PESOS: \_\_\_\_\_  
\_\_\_\_\_ (Php \_\_\_\_\_)  
ONLY, which includes prescribed processing and miscellaneous fees  
amounting to PHIL. PESOS: \_\_\_\_\_  
(Php \_\_\_\_\_) ONLY, and net of applicable discounts, if any, and  
the aforementioned reservation fee, payable in \_\_\_\_\_ (\_\_\_\_) equal  
consecutive interest-free monthly installments, amounting to  
PHIL. PESOS \_\_\_\_\_ (Php \_\_\_\_\_)  
with the first installment due and payable without need of notice or  
demand to pay on or before \_\_\_\_\_, and every \_\_\_\_\_th of the  
month thereafter.

3.4.2 The balance of PHIL. PESOS : \_\_\_\_\_  
\_\_\_\_\_ (PP \_\_\_\_\_) ONLY payable  
directly to you by the \_\_\_\_\_ from a real estate loan  
which I/we intend to secure therefrom, which loan I/we represent to be  
entitled to or qualified for.

3.4.3 In the event that I/we fail, for whatever reason, to secure the aforesaid  
real estate loan from \_\_\_\_\_ or any other financing  
institution within ninety (90) days from filing of this application, I/we  
warrant to pay the said balance under any of the other schemes provided  
above.

3.4.4 In the event that I/we fail or refuse, for whatever reason, to pay any of  
the sums stipulated above on the dates these become due, I/we agree to  
pay you penalties for late equivalent to three percent (3%) of the total  
amount due for each month of delay or any fraction thereof, without  
prejudice to your right to cancel my/our reservation or the Contract to  
Sell for the PROPERTY as provided herein.

4. I/we warrant that all the information pertaining to myself/ourselves that I/we will  
furnish to you in connection with our purchase are true and correct, and any and all  
documents pertaining likewise to the same which I/we will submit are genuine  
and authentic and contain true and accurate information. In the case of external  
financing purchase, I/we hereby agree that you are not in any way or under any

circumstance responsible for ensuring the approval of my/our financing/loan application and, should the said application be disapproved, you may cancel my/our reservation or the Contract to Sell and forfeit all my/our payments in case I/we fail or refuse to comply with Clause 3.4.3 hereof.

5. I/we hereby manifest that I/we have fully read and examined all the brochures and other literature pertaining to the Project and the PROPERTY and is/are fully satisfied with the descriptions and representations made therein. I/we likewise manifest that I/we read the prescribed Contract to Sell which will cover my/our purchase transaction with you and fully understand and agree to all the terms and conditions stipulated therein. I/we further make manifest that my/our intention to purchase the PROPERTY is based on my/our desire for the same and on the terms and conditions of purchase as stipulated in all the documents pertaining to my/our purchase transaction with you, and not on any representation, warranty, commitment or statement made by any of your employees or my/our broker or agent which is not contained in any of the said documents.
6. I/we warrant to execute the Contract to Sell covering my/our purchase transaction immediately after my/our full payment of the stipulated downpayment or equity, in the case of deferred cash, in-house installment, or external financing purchase, or the Deed of Absolute Sale, in the case of cash purchase. I/we agree that you are not under any obligation to execute any of the said documents until we have fully paid the said downpayment or equity.
7. I/we hereby agree to make all check payments payable directly to Moldex Land, Inc. only and to remit all my/our payments directly to the designated Cashier at your principal office or your collection office. I/we likewise agree that we shall take full responsibility for paying through any person other than your designated Cashier and I/we shall hold you free from any liability for any misappropriation or loss of any of our payments made other than through the said Cashier.
8. I/we hereby agree that my/our reservation is subject to, and shall be valid and binding only upon, your acceptance and approval. In the event of my/our failure or refusal to pay the said sums stipulated or to submit any documents required by the said date, this reservation shall automatically lapse and shall have no further force and effect. In such an event, I/we hereby agree that our reservation fee shall be forfeited in your favor, without any right to refund on my/our part whatsoever.
9. I/we agree that, in the event my/our reservation is cancelled, all payments that I/we have made at the time of cancellation shall be automatically forfeited in your favor as liquidated damages and to cover all administrative, marketing, and legal expenses that you might have incurred on my/our purchase transaction.
10. I/we agree that I/we cannot, in any way or under any circumstance, sell, assign, transfer or convey my/our reservation to any third party without your express written consent and approval.
11. I/we hereby agree that this Application for Reservation shall form an integral part of the Contract to Sell or Deed of Absolute Sale, as the case may be covering my/our purchase transaction. In case of inconsistency between the terms and conditions stipulated herein and those contained in the Contract to Sell or Deed of Absolute Sale, the provisions of the latter documents shall govern.
12. I/we have inspected the Model Unit for the condominium unit I/we intend to purchase and I/we understand that for artistic and presentation purposes, the Model Unit has been enhanced to contain features, color schemes, finishings and lay-out, not included in the actual plans and specifications for the house I/we intend to purchase. And that all appliances, furniture and decorative fixtures found in the Model Unit are mere accessories therein and do not form part of the package for the condominium unit I/we intend to purchase.
13. That the condominium unit I/we intend to purchase, when built, conformed or shall conform solely to the detailed plans and specifications approved therefor and

which detailed plans and specifications have been shown to me/us and found the same acceptable prior to my/our Application for Reservation.

14. That Moldex Land, Inc. and Moldex Realty and Marketing, Inc. or any of its agents made no guarantee that the actual condominium unit , when built, or if already built, is or will be of exactly and in all aspects be of the same type with and shall contain the features, color scheme, finishings and lay-out found in the Model Unit.

ENDORSED BY/SELLER GROUP _____	BUYER _____
AVP/BROKER HEAD _____	T.I.N. _____
SDH/BM _____	SSS/Passport # _____
SD/UM _____	
SE/AGENT/PC _____	

Recommending Approval :  
MOLDEX REALTY MARKETING, INC.  
By :

Approved and Accepted :  
MOLDEX LAND, INCORPORATED  
By :

\_\_\_\_\_  
Authorized Representative

\_\_\_\_\_  
Authorized Representative