APPLICATION FOR BO	OOKING OF A UNIT IN "SHUBHASHRAY	" at Rajasth	an.
	Shubhashray Housing India	Application No.	
	526, 5 <sup>16</sup> Floor, Al-Park Centra, Sector - 30	Application Date :	
SHIRMSHAW	Gurugram – 122001		
	India		
Dear Sir/Madam			
ugi (here oafter refer	d, hereby submit this Application seeking pared to as the "Unit") in project of "Sh	nubhashray", s , (hereinafter referred to as t	ituated at village he "Project").
2	um of Rs/-only (in wor only) against registration/book we(s) bearing numberdrav	ng of a Unit through Cash/ De	ernand Draft(s)/Pay
1 SOLE/FIRST APPLICAN	NT -		
MI MA TARA	MANI SHARMA		
	AMIT KNIMAR SHAP		
			Attiv Receiu
Carrespondence Address	ez pez enne - en m La sel sel - en managaria		Photograph of Fr Applicant
	Pin Code  Alternate Mobile No.		- नेहाभीभक्ता
	J J Gender Male		(3) Bush (4)
F Mail 10  Residential Status La Residential		of Indian Origin	
(तारामिति। शक		्वारामिश्रश्र	
Signature of Sole/First Appli	icani	Signature of Second Applicant (if an	V)
2. CO-APPLICANT			
	SHITA SHARMA		
Son /Daughter/Wile of			Affix Recent Photograph of 2 **
	5686 Alternate Mobile No. 79943	17-58	Applicant
	/_/ Gender Male Female		1000
Predomial Status Chesic	den Elkon Resident Elforeign Nationa		- Strame
			1

3. PR	OJECT NAME				Unit No 5-426
Date (	of Booking:	and the second of the second o			(////
	Unit Type	1 BHK	□ 2 ВНК □ 3 ВНК		
	Payment Plan	Construction	Linked Plan 🔲 Down Pa	ryment Plan Other	
•	Additional Built, up	Area(II Applicable)	605	sq ft	
	Additional Plot Arc	ea(if Applicable)		sq ft	
	Applicable PLC	Park Facing	Road Facing Co	orner Any Other(Please sp	ecify)
A	. Basic Sales Price o	of Unit (BSP) : Rs.	13,50,000	1-	
В	A THE STATE OF THE	tion Charges (PLC) :			
c	. Charges for addit	ional area(If applica	ible): Rs.		
D	Other charges : R	S.			
	**Total Sale Price	(A+B+C+D): Rs			
	IFMS : Rs.				
**	Service tax Stam	n Duty and Regist	tration Charges navabl	e extra over the Total Sales	Price as applicable
					ision of the Agreement for Sale which, ad conditions set out herein below
la ar sa la	ws/notifications/rule cknowledges that he atisfied about the rigi	es/regulations in g /they has/have see hts and interests of ations in respect	eneral and this Project in the relevant document the Developer in the land thereof. The Applicant(	in particular as applicable s/papers/specifications/materi f on which the Project is being	Init with the full knowledge of all the from time to time. The Applicantist als/execution standards and escare for developed and has/have understood all that there will not be any further
0 h 25 n	ffer or provisional all e/they do not become sued a Buyer's of Int	lotment/ final allot be entitled to the pr limation dated dgment of the mon	ment or agreement to si ovisional and for final all	ell and/or confer to claim any otment of the Unit notwithstar & Registration bearing Form No.	"Application") does not constitute any rights or entitlements in the Unit and inding the fact that Developer may have imber
3 1 11	he Applicant(s) heret he application is reje	by agree that accept cted, Applicant(s) sl sited herein shall b	nall not raise any objection e refundable to the Appl	on or claim damages or challer	discretion of the Developer and in case age the same in a Court of law/tribunal within 30 (thirty) days from the date of
(. (. ()	erms and conditions o provisionally allot a narked as Annexure	veloper in writing the stipulated by Develor Unit, Applicant(s) If (hereinafter refe	prough a Letter of Provision per at the time of such a hereby agrees to pay all I rried to as the 'Payment	onal Allotment issued by regis acceptance in the event of the further installments as per the t Plan') and all other charges	e only on the due acceptance of this tered post and shall be subject to the Developer accepting this Application Payment Plan annexed herewith and Jamounts/dues as stipulated in this Applicant, Developer is discharged of

propried whatsoever, as may be determined by the Developer in its sole discretion and the Applicant(s) undertakes that he/they half not raise any objection in this regard.

Force Majeure-The Applicant(s) agrees and understands that the Developer shall not be held responsible or liable for not performing any of its obligations of undertakings provided for in this Application or the Agreement for Sale, if such performance is prevented due to any reason of non-availability or scarcity of steel and/or cement and/or any other building materials and/or water supply and/or electric power and/or slow down, strike and/or due to dispute with the construction agency employed by the Developer Tockout or civil commotion of any militant action of by reason of war, or enemy action, or earthquake or any act of God or as a result of any Law or as a result of any restrictions imposed by any government authority or delay in sanction of the building/zoning plans/grant of completion/occupation certificate by any government authority or other reason beyond the control of the Developer (hereinafter extended to as "Force Majeure Events"). If there is any delay in the delivery of possession of the Unit or the Developer is usuable to deliver Sussession of the Und due to a Force Majeure Event, the Developer shall be entitled to a reasonable extension of the time for delivery of possession of the Unit and no compensation of whatsoever nature shall be claimed by the Applicant(s) in respect of such delay/default

## Settlement of Dispute, Arbitration and Jurisdiction

All is see dispute arrang out of or touching upon or in relation to the terms and conditions of the provisional adorment, this Application of all tertaination, including the interpretation and validity thereof including the interpretation and validity thereof and the respective rights and collegations of the Parties, shall be settled amicably by mutual discussions, between the Parties

Alternatively, it, and to the extent that, any such dispute, controversy or claim has not been settled pursuant to the mutual discussion swithin 60 (sixty) days of the initiation of such discussion, it shall, upon the filling of a Request for Arbitration by either party, be referred to and finally be determined by arbitration is per the Arbitration & Conciliation Act, 1996. The tribunal should consist of sole arbitration appointed by mutual consent of the parties within 14 (fourteen) days of such reference to arbitration, in failure to reach the conclusion as on the selecal business. The seat of arbitration shall be Delhi. The dispute, controversy or claim referred to arbitration shall be decided a accordance with Arbitration & Conciliation Act, 1996 and courts of Delhi shall have exclusive jurisdiction. All and any awards of the Tabilitate's shall be final and binding.

The Parties agree that all or any disputes arising out of or under this Application or in relation to any of the subjects covered by this Application, are inherently of a civil nature

## 28 SEVERABILITY:

If any program of this Application shall be determined to be void or unenforceable under the Act or the Rules and Regulations made these vedes arrunder other applicable laws, such provisions of the Application shall be deemed amended or deleted in so far as reasonable seconsition with the purpose of this Application and to the extent necessary to the conform to the Act or the Roles and Regulations made thereunder or the applicable law, as the case maybe, and remaining provisions of this Agreement shall remain valid and enforceable at applicable at the time of execution of this Agreement.

79. That for an intents and purposes and for the purpose of the terms and conditions set out herein, singular includes piural and musculini vacuates the femining actions

We have fully read and understood the above mentioned terms and conditions and agree to abide by the same I/We understand that the forms and conditions of the application must be read in consonance with the terms and conditions stipulated in the Agreement for Sale deserver, in the of any repugnancy and/or conflict between the two, it is agreed that the terms of the Agreement for Sale shall prevail over the former. If we have sought all clarifications that I/we required with respect to the terms, conditions and representations made by the Seveloper and the Developer has readily provided the same to me/us, I/We have now signed and paid all monies never after being fully conscious of all my/our liabilities and obligations, including but not limited to the forfeiture of the booking Amount, as may be imposed upon ries. Nive further undertake and assure the Developer that in the event of cancellation of my/our allotment due to any default in payment In positive Payment Plan I/we shall be left with no right, title interest or lien on the Unit applied for and/or provinceally/ healty allotted to c system any matters what somes

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Table of Sciel first Applicant

Signature of Second Applicant (If any)

<b>Customer Quality and Commitment Form</b>	Customer	Quality	and	Commit	tment	Form
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Name Applicant :	TARAMANIT SHAR	MA Co-Applicant:	
ARC Applicant :	<u> </u>	Co-Applicant:	
Occupation Applicant:	PRIVATE	Co-Applicant:	
Monthly Income Applicant:	_20,000/_	Co-Applicant:	
Unit Number:	<u>S-426</u>	Туре:	ZBHK ATYPE
PAN Card :			
Aadhar Details Applicant:		Co-Applicant:	
Date of Booking :	31/1/24		
Payment Terms Booking Amount	1,36,450/-		
Expected 10% Com	p Date DONE		
Loan/ Self Funding	SELF	9830	
Amount of Loan	707		
Bank for Loan	The state of the s		
Offer Given	No	572	
	ity Leader:		
Other Commitmen	its :		
			And the second s
		Amarin	
Sign	المسرور العسرور	Sign	Sign

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