## APPLICATION FOR BOOKING OF A UNIT IN "SHUBHASHRAY

Application No PMAYSH31516824 Application Date 3 1 0 5 2 3

Pure Awas Developers LLP. 526, 51 Floor, A. Park Centra, Sector -30

Gurugram - 122001

1. We, the undersigned, hereby rubmit this Application seeking provisional allotment of a residential commercial unit (hereinafter referred to as the "Unit") in the residential project of Pure Awas Developers LLP. (Hereinafter referred to as the "Developer") namely "Shubhashray Jaipur" at 475/3,492. Tensil Sanganer, Village Watika. Jaipur, Rajasthan, 303905 (hereinafter referred to as the "Project"). Rupees

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SON/DOUGHTER/WHE OF RAMPAT MEENA SUJANDURA, POST-SHAHRAKAR Permanent address VILL-

IEH - TODABHIM, DIST - KAROULI MICONO 321611 Correspondence Address RAMRAT MEEHA S/O SHRILAL MEEHA, VILL.

SUJAMPURA, TEH TODABHIM, KAROKITOS 3216

Mobile No 988734252 4 Alternate Mobile No. 768

Date of Birth (dd/mm/yv) 15/01/198) Gender Male Demale

EMAIL FAMILA MECHA DOZ @ gMail. COM PANNO ELJUPIN 8555

Residential Status DResident भारती मीना

Non-Resident Foreign National of Indian Origin TOWNICKIE "

Signature of Sole/First Applicant

Signature of Second Applicant (if any

## 2. CO- APPLICANT

MI.IMS. TRAMRAT MEENA

SON/Daughter/Wife of SHRILAL MEENA

Mobile No 9887742524 Alternate Mobile No 941

Date of Birth (dd/mm/yr) 5/61/197 Gender Male D Female

E-Mail ID Tanta Meena 002 @ gmail (of PAN No COPPISS

Residential Status Office One Resident Office National of Indian Origin



Applicable PLC:		Payment Plan : Construction Unked Plan Down Payment Plan Other sq.ft  Additional Built-up Area(if Applicable): G92 sq.ft  Additional Plot Area(if Applicable): G92 sq.ft
C. Charges for additional area(If applicable): Rs	A	Applicable PLC:
	c.	Charges for additional area(if applicable): Rs

4. PRINCIPAL TERMS AND CONDITIONS FOR PROVISIONAL ALLOTMENT OF A UNIT IN "SHUBHASHRAYJAIPUR", RESIDENTIAL

The terms and conditions given below are not exhaustive, and would be supplemented by the provision of the Agreement for Sale which, upon execution, (in cases of conflict and/or repugnancy between the two) shall supersede the terms and conditions set out herein below.

- The Applicant(s) has/have applied for the provisional allotment of a residential/commercial Unit with the full knowledge of all the laws/notifications/rules/regulations in general and this Project in particular as applicable from time to time. The Applicant(s) acknowledges that he/they has/have seen the relevant documents/papers/specifications/materials/execution standards and it/are fully acknowledges that he/they has/have seen the relevant documents/papers/specifications/materials/execution standards and it/are fully satisfied about the rights and interests of the Developer in the land on which the Project is being developed and has/have understood all satisfied about the rights and interests of the Developer in the land on which the Project is being developed and has/have understood all limitations and obligations in respect thereof. The Applicant(s) also undertakes/undertake that there will not be any further investigations or objections by him/them in this respect.
- The Applicant(s) agree and understand that this application for booking (hereinafter referred to as "Application") does not constitute any offer or provisional allotment/ final allotment or agreement to sell and/or confer to claim any rights or entitlements in the Unitand he/they do not become entitled to the provisional and /or final allotment of the Unit notwithstanding the fact that Developer may have he/they do not become entitled to the provisional and /or final allotment of the Unit notwithstanding the fact that Developer may have issued a nuver'sof Intimation dated in terms of the Registration bearing Form Number dated and a receipt(s) in acknowledgment of the money tendered as expression of interest to the Developer with this Application or Application for Registration as the case may be.
- 3. The Applicant(s) hereby agree that acceptance/rejection of this Application shall be at the sole discretion of the Developer and in case the applicant(s) hereby agree that acceptance/rejection of this Application shall be at the sole discretion of the Developer and in case the applicant(s) hereby agree that acceptance/rejection or claim damages or challenge the same in a Court of law/tribunal the application is rejected, Applicant(s), shall not raise any objection or claim damages or challenge the same in a Court of law/tribunal the application is rejected, Applicant(s), shall not raise any objection or claim damages or challenge the same in a Court of law/tribunal the applicant of the Applicant (s) without any interest within 30 (thirty) days from the date of notice regarding the rejection of the Application.
- 4. The Applicant (s) understand that the provisional allotment of the Unit shall become definitive only on the due acceptance of this Application by the Developer in writing through a Letter of Progisional Allotment issued by registered post and shall be subject to the 2 Application by the Developer in writing through a Letter of Progisional Allotment issued by registered post and shall be subject to the 2 terms and conditions stipulated by Developer at the time of such acceptance, in the event of the Developer accepting this Application to provisionally allot a Unit, Applicant(s) hereby agrees to pay all further installments as per the Payment Plan annexed herewith and marked as Annexure I (hereinafter referred to as the 'Payment Plan') and all other charges/amounts/dues as stipulated in this

Application and the Agreement for Sale is it clarified that once such refund has been made to the Applicant, Decouper is discovarged of The Applicantful understand and hereby agree to sign and execute the Agreement for Sale and other documents) as required by the townsper in the prescribed format within a period of 20 (Twenty) they from the date of dispatch of the Letter of Personnel Eliptowell Applicantist also understand and agree to sign and execute other document(s) in the prescribed funital as and when required by the provious within 15(fifteen) days of glapatch of a demand letter in this regard The proposed building plans, designs, proposed specifications, location of the Units/floor plans and other terms and conditions, are

table to be changed, afterest, modified, revised, added, defeted, adjustment or re-casted as per the directions of the competent authority

Plans are Tentative and Subject to Variations. The total area/size of the Unit indicated in this Application is tentative and may vary from final rotal area of the Unit byt 2 % (two percent) of the area of the Unit as indicated in this Application/layout plan on account of design or statutory conditions. In case of any major alteration/modification resulting in more than ± 2 % (two percent) change in the area of the that as indicated in this Application, the cost of the 'Unit' shall be adjusted on pro-rata basis based on the change (decrease or increase) in the 'Unit' area and the Applicant(s) shall be refunded any express amount or be required to pay additional sale consideration as the

8. Allocation/Allotment of unit- The allotment of a Unit (type of unit/floor/location), is subject to the availability of a particular unit and shall be allotted to an Applicant (stat the sole discretion of the Developer. The final allotment of the Unit shall be subject to execution of the Assessment of the Unit shall be subject to execution of the Agreement for Sale, Sale Deed, Maintenance Agreement and compliance of all related terms and conditions, realization of the balance outstanding amounts and the subsequent registration between Developer and the Applicant(s).

Interest Free Maintenance Security- The computation of the price of the said Unit does not include development and operation of common amenities and facilities including but not limited to convenience stores, other conveniences, community buildings/sites. recreational and sporting activities, if any, as well as recovery of payment towards maintenance charges of any kind. The Applicant(s) fully understands its obligations with regard to the payment of maintenance charges and hereby agrees to make the necessary payments for maintenance of the Project to the Developer or the appointed maintenance agency from the date of offer of possession of the Unit. In addition to the above, the Applicant(s) shall be hable to pay a non-refundable interest Free Maintenance Security ("IFMS") before the Final Installment as per the Payment Plan which the Applicant(s) has/have opted for

10. Preferential Location Charges - The Applicant(s) understand(s) that some Units in the Project attract a preferential location charges ("PLC") based on the preferable location of the Unit in the Project and the Applicant(s) agree(s) to pay such charges without any demur or protest.

11. Loan from Bank/Financial Institutions -in case the Applicant(s) applies/apply for a loan with respect of provisional allotment of the Unit from any lending institution Bank/NBFC, the Developer shall not be responsible for rejection of the loan application/ delay in approval/disbursement of the loan amount and the Payment Plan and the other terms and conditions of this Application shall remain unaltered.

12. Cheque Payments-In the event of any dishonor of a cheque/demand draft/pay order issued by the Applicant(s) for any reason whatsoever, the Application shall not be processed further. The reinstatement of the Application shall be at the sole discretion of the Developer and in the event of the Developer agreeing for such reinstatement of the Application, cheque bouncing/dishonor charges of As 1,000/- in respect of each such cheque and interest @ 18% p.a. for the delayed payment shall be payable by the Applicant(s) to the Developer.

13. Payment Plan and time is essence of payment -The Payment Plan shall be independent of the receipt of demand letter / call notices and the Applicant shall be liable to pay such amount as stipulated in the Payment Plan as prescribed in Annexure Lof this Application and the Developer shall not be under any obligation to issue any reminders in respect thereof. The Applicant(s) agree that he/they shall abide by his/their obligations to pay the sale price as provided in the Payment Plan along with other payments including but not limited to applicable stamp duty, registration fee and other charges that will be more specifically stipulated in the Agreement for Sale.

14 Cancellation on Breach of Terms- In the event, the Applicant(s) chooses to cancel this Application and/or defaults/delays in payment of any amount as per Payment Plan and/or is in breach of any terms and conditions stipulated hereunder, this Application shall be cancelled and the Developer shall be released and discharged of all liabilities and obligations under this Application and/or Agreement for Sale. Pursuant to any of the conditions aforeseld, the Applicant(s) understands that the Developer at any stage shall have the right to allot and or reself the Unit to any third party or deal with the same loany other manner as the Developer may in its sole discretion deem fit. On occurrence of such eventthe Developer shall refund the amount paid by the Applicant(s) without Interest subject to forfeiture of following sums:

a) Booking Amount or the actual, amount paid whichever is higher, subject to maximum of 10% of Total Sale Price; and

b) All taxes paid / payable till date of such cancellation.

15. Condonation of delayed payment-in exceptional circumstances, the Developer may, at its sole option and discretion, condone the delay in payment as per the Payment Plan subject to charging interest on the due amount at the rate of 18 % per annum. In the event of the Developer exercising its rights in terms of this provision by waiving the right of forfeiture/cancellation and accepting payment with interest, no right, whatsoever, would accrue to any other defaulting Applicant(s) on that account and such an act would not confer any right to the Applicant(s) in respect of any other delayed payments. Each case shall be examined individually by the Developer and all decidling by the Developer in this regard shall be final and binding on the Applicant is

15. Noticethylanding any contained in this Application and the Payment Plan, upon the occurrence of either of the occurrences decimal below, the cancellation and refund provisions stipulated herein shall apply.

- If the Applicant(s) has/have paid an amount below Rs 25,000/- (Rupees Twenty Five Thousand only) at the time of execution of the Application, the Applicant(s) would be required to pay the balance registration amounts specified in the Payment Planecton's) (five days from the date of this Application. Upon failure of the Applicant to make such balance payment for any reason whatsoever, this Application shall be deemed to be cancelled automatically without any intimation to the Applicant(s) and the Developer shall be entired to forfeit the entire amount paid by the Applicant(s) till such date including any taxes paid/payable thereon.
- If the Applicant has paid registration amount as specified in the Payment Plan and total payment made by the Applicant is amount below 10% of Basic Sale Price(hereinafter referred as the Booking Amount), the Applicant would be required to pay the balance Booking Amount within 30(thirty)days from the date of the Application in terms of the Payment Plan. Upon failure of the Applicant to make such payment for any reason whatsoever, this Application shall be deemed to be cancelled automatically without any intimation to the Applicant(s) and the Developer shall be entitled to forfeit the entire amount paid by the Applicant(s) till such date, subject to maximum of 10% of Total Sale Price including taxes-paid/payable thereon.

In exceptional circumstances, the Developer may, at its sole option and discretion, condone the delay in payment in terms of this Clause on such terms and condition as it may deem fit or may request the Applicant to submit a fresh Application for allotment of a Unit on revised terms and conditions. For the avoidance of doubt, it is clarified that the obligation of the Applicant to make all requisite payments in terms of the Payment Plan shall remain valid and binding at all times:

- 17. Government Charges, statutory dues and Taxes-Registration Charges/Property Tax/Service Tax or any other taxes as levied by government or competent authority will be payable extra by the Applicant(s) and do not form part of the Total Sale Price. The Developer has deposited the requisite EDC and IDC fee to the concerned development authority and same shall not be charged to the Applicant(s).
- 18. Change in records/issuance of new documents in case of loss or theft -in case of any request by the Applicant(s) for any additions/deletions/amendments in the initial records, an administrative charge of Rs.5,000/- (Rupees Five Thousand Only) shall be charged and such changes shall be executed only on the basis of proper documentation in support thereof. In case of any loss of any document, Rs.1000/-(Rupees One Thousand Only) shall be charged for replacement/copy thereof. Execution of any changes or provision of copy of any lost document shall be at the sole discretion of the Developer.
- 19. Transfer Rights-The Developer at its sole discretion may allow transfer of rights and interests accruing to the Applicant/(s) after the execution of the Agreement for Sale in whose favor the Applicant(s) may seek such transfer. Any such transfer shall be subject to submission of appropriate letter of request and other necessary documents by the Applicant(s) and the payment of the following amounts by the Applicant(s) for each such transfer:
  - For transfer between blood relations Administrative charges of Rs. 15000/- (Rupees Fifteen Thousand Only)

(For the avoidance of doubt, Blood Relations shall include parents, spouse, children and real siblings of the Applicant(s))

Third party transfer - Transfer Charges-calculated at the rate of 6.5%(six point five percent) of prevailing Total Sale Price At the Time of transfer and Administrative Charges of Rs.15000/- (Rupees Fifteen Thousand Only).

- 20. Third Party Remittances-The Developer shall not be responsible towards any third-party for making payment/remittances on behalf of the Applicant(s) and such third party shall not have any right in the Application/allotment of the said Unit applied for herein in any way. The Developer shall issue receipts for payment in favor of the Applicant(s) only.
- Property Usage-The Applicant(s) shall use and occupy the Unit for designated purposes only and in such manner and mode as may be provided in the Agreement for Sale. •
- 2. Correspondence-in case of joint applicants, all communication shall be sent to the Applicant, whose name appears first and the same shall for all purposes constitute sufficient service upon all the Applicants and no separate communication shall be issued to the other named Applicant(s). The Applicant(s) shall without any delay inform the Developer in writing of any change in the mailing address mentioned in the Application, failing which all demands, notices etc. mailed to the address given in the Application shall be deemed to have been received by the Applicant(s).
- Credit/Discount- The Developer reserves the right to give any oxcount/credit facility (in form of cash or credit note) availed by the Applicant(s) through any Developer's schemes/referral benefits/promotional offers or corporate discounts/schemes if any, at its sole discretion and the Applicant(s) undertakes that he/she/they shall not raise any objection in this regard.

Refund to Applicant-in case of any refunds in terms of the Application/Letter for Provisional Allotment/Agreement for Sale, such refund

arous be processed through cheque(s) in the name of the Sole/First Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over to the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the same would be handed over the Applicant and the Appli

transfer of Ownership. The Developer reserves the right to transfer ownership of the Project in whole or in parts to any other entity tuck as a partnership firm, body corpogate, whether incorporated or not, association or agency, by way of sate/disposal to any other arrangement whatsoever, as may be determined by the Developer in its sole discretion and the Applicant(s) undertakes that her/there

26. Force Majeure-The Applicant(s) agrees and understands that the Developer shall not be held responsible or scale for not performing any of as obligations or understands that the Developer shall not be held responsible or scale for not performing any of its obligations or 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 steel and/or electric power ant/or slow down, strike and/or due to dispute with the construction agency employed by the Developer, lockout or controller or any militant action or act commotion or any militant action or 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 restriction. Improved by the Developer, including or as a result of any case of God or as a result of any case of God or as a result of any restriction. result of any restrictions imposed by any government authority or delay in sanction of the building/zoning plans/grant of completion/occupation certificate. completion/occupation certificate by any government authority or other reason beyond the control of the Developer (hereinafted referred to as "Force Maleure Executable to deliver referred to as "Force Majeure Events"). If there is any delay in the delivery of possession of the Unit or the Developer is unable to delivery of possession of the Unit or the Developer is unable to delivery of possession of the Unit or the Developer is unable to delivery of possession of the Unit due to a Force Majeure Event, the Developer shall be entitled to a reasonable extension of such delay/default. possession of the Unit and no compensation of whatsoever nature shall be claimed by the Applicant(s) in respect of such delay/default.

All or any dispute arising out of or touching upon or in relations of the provisional allotment/ this Application or its termination, including the respective or its termination, including the interpretation and validity thereof including the interpretation and validity thereof and the respective 27. Settlement of Dispute, Arbitration and Jurisdictionrights and obligations of the Parties, shall be settled amicably by mutual discussions, between the Parties.

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

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

If any provision of this Application shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Application shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Application and to the extent necessary to the conform to the Act or the Rules and Regulations made thereunder or the applicable law, as the case maybe, and remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this determent. 29. of the terms and conditions set out herein, singular includes plural and masculine includes the feminine gender.

I/We have fully read and understood the above-mentioned terms and conditions and agree to abide by the same. I/We understand that the terms and conditions of the application must be read in consonance with the terms and conditions stipulated in the Agreement for Sale. However, in case 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. I/We have sought all clarifications that I/we required with respect to the terms, conditions and representations made by the Developer and the Developer has readily provided the same to ene/us. I/We have now signed and paid all monies herein 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 me/us. I/We further undertake and assure the Developer that in the event of cancellation of my/our allotment due to any default in payment as per the Payment Plan I/we shall be left with no right, title interest or lien on the Unit applied for and/or provisionally/ finally allotted to me/us in any manner whatsoever,

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Signature of Sole/First Applicant -	SI	gnature of Second Applicant (if any)
Date: 00000		Place:
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