APPLICATION FOR BOOKING OF A UNIT IN "SHUBHASHRAY " at Rajasthan. SHUBHASHRA Shubhashray Housing India Application No. 526, 5th Floor, A. Park Centra, Sector 30 Application Date:____ Gurugram-122001 India Dear Sir/Madam, 1 / We, the undersigned, hereby submit this Application seeking provisional allotment of a residential /commercial unit (hereinafter referred to as the "Unit") in project of "Shubhashray.....", situated at village , (hereinafter referred to as the "Project"). I/ We have paid a sum of Rs...../-only (in words Rupees only) against registration/booking of a Unit through Cash/ Demand Draft(s)/Pay 1 SOLE/FIRST APPLICANT Son/Daughter/Wife of SHESHRAO BONDE Permanent address ____ R ← 2. 3 WARDOD chindwaga, Pincode (18044) Affix Recent Correspondence Address H. NO -15 SHIVLOK PHASE-3 KHAJURI KALAN Photograph of 1st ROAD GOPAL NAGAR BHOPA/ PINCOde 462022 Applicant Mobile No. 793364 90 92 Alternate Mobile No. 974349 5548 Signature Gender Male Female Date of Birth (dd/mm/yy) 15/09/1989 E-Mail ID Squ Babb. bonde 1980 gmail. Com PAN NO Residential Status Resident Signature of Second Applicant (if any) Signature of Sole/First Applicant 2. CO- APPLICANT Mr. /Ms._ Son /Daughter/Wife of Affix Recent

Residential Status Resident Non-Resident Foreign National of Indian Origin

	3. PROJECT NAME			
	Date of Booking			Unit No B-3
	" (And Type:] 1 Note.	2 prov 2 proce	SHOP	
	Payment Plan Construction	Linked Flan Down Fa	yment Flan Other	
	* Additional Built up Areal If Applicable	1	sig fr	
	Additional Plot Area(1 Applicable)		_sqft	
	* Applicable FLC Deark Facing	□#nad Facing □Cor	ner Any Other/Flesse sp	ecify)
	A. Barric Sales Price of Linit (BSP) - Bs			
	B. Preferential Location Charges (PLC) - R			
	C. Charges for additional arealff applicable	e) Rs.		
	D. Other charges : Rs.			
	**Total Sale Price (A+B+C+D). Rs			
	#MS Rs			
	** Service tax, Stamp Duty and Registrati	on Charges payable ex	tra over the Total Sales Pr	rice as applicable.
	4. PRINCIPAL TERMS AND CONDITIONS FOR I RESIDENTIAL PROJECT OF THE DEVELOPERAT. The terms and conditions given below are not exh. when execution, (in cases of conflict and/or repugnal	austive, and would be su	THAN, pplemented by the provision	n of the Agreement for Sale which
	The Applicant(s) has/have applied for the providews/notifications/rules/regulations in general acknowledges that he/they has/have seen the resatisfied about the rights and interests of the Devillimitations and obligations in respect thereof investigations or objections by him/them in this re-	and this Project in pa elevant documents/paper eloper in the land on whi The Applicant(s) also	rticular as applicable from rs/specifications/materials/e ich the Project is being deve	i time to time. The Applicant(s) vecution standards and is/are fully loped and has/have understood all
2	The Applicant(s) agree and understand that this ap offer or provisional allotment/ final allotment or he/they do not become entitled to the provisional issued a Buyer's of Intimation dated receipt(s) in acknowledgment of the money tender Registration as the case may be.	agreement to sell and/o and /or final allotment o in terms of the Registra	or confer to claim any right of the Unit notwithstanding ation bearing Form Number	s or entitlements in the Unit and the fact that Developer may have Dated and a
	The Applicant(s) hereby agree that acceptance/rejethe application is rejected. Applicant(s) shall not rail and the amount deposited herein shall be refundable notice regarding the rejection of the Application.	se any objection or clain	n damages or challenge the	same in a Court of law/tribunal
to m	The Applicant (s) understand that the provisional all application by the Developer in writing through a Let erms and conditions stipulated by Developer at the to provisionally allot a Unit, Applicant(s) hereby agree arked as Annexure I (hereinafter referred to as to application and the Agreement for Sale. It is clarified the count all obligations towards the Applicant.	ter of Provisional Alloter ime of such acceptance, is to pay all further insta he 'Payment Plan') and	nent issued by registered po In the event of the Develo allments as per the Paymer I all other charges/amoun	ost and shall be subject to the per accepting this Application at Plan annexed herewith and ts/dues as stipulated in this

5. The Applicant(s) understand and hereby agree to sign and execute the Agreement for Sale and other document(s) as required by the Developer in the prescribed format within a period of 20 (Twenty) days from the date of dispatch of the Letter of Provisional Allotment. Applicant(s) also understand and agree to sign and execute other document(s) in the prescribed format as and when required by the

whatsoever, as may be determined by the Developer in its sole discretion and the Applicant(s) undertakes that he/they and objection in this regard.

The Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands that the Developer of the Applicant(s) agrees and understands the Applicant(s) agrees and understands the Applicant of the Appli

Majeure: The Applicant(s) agrees and understands that the Developer shall not be held responsible or liable for not performing any process of undertakings provided for in this Application or the Agreement for Sale, if such performance is prevented due to any association 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, lockout or civil 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 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 referred to as "Force Majeure Events"). If there is any delay in the delivery of possession of the Unit 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.

27. Settlement of Dispute, Arbitration and Jurisdiction-

All or any dispute arising out of or touching upon or in relation to the terms and conditions of the provisional allotment/ this Application or its termination, including the interpretation and validity thereof including the interpretation and validity thereof and the respective rights 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 (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 consent of the parties within 14 (fourteen) days of such reference to arbitration, in failure to reach the conclusion as 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 Arbitration & Conciliation Act, 1996 and courts of Delhi shall have exclusive jurisdiction. All and any awards of the Arbitrators 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 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 Agreement.

29. That for all intents and purposes and for the purpose 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 me/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.

South.			
Signature of Sole/ First Applicant	Signature of Second Applicant (if any)		
Date:	Place:		