PURE AWAS BUILDERS LEP

Sth Floor, 526, Park Centra Building, Sector 40, Gurgaon, Haryana 122,001

WILLIAM VILGE	"AT
APPLICATION FOR BOOKING OF A UNIT IN "SHUBHASHRAY <u>Vila-8</u> RAJASTHAN Application Dat	r: 14/64/2025
Dear Sir Madam. We, the undersigned, hereby submit this application seeking the provisional allotment of a thereinafter referred as "") in group housing project SHUBHASHRAY VIO3 at Neemrana, Village-Kundansinghpura, Alwar-301705 Rajasthan (hereinafter referred as 1/4, 700//-only against booking of a residential/state of the state	
1. APPLICANT	
Name: ANUSHA	
Permanent Address: FLATNO. 312, SAI AASHRAX, PLOTNO. 10-11 CHANDRA PARK, DWARKA SEC. 15, DELHJ. 110078 Mobile No: 8929099262 Alternative Mobile No: 8527139262	Affix Recent Photograph of 1st Applicant
Email ID: anusha. Srivastava 1518 6 gmail. com	
Gender: FEMALE	
Aadhar Number: 802632096055	
PAN Number: BT LPA 7319B	
Residential Status:	
Occupation: Software Engineer.	
Anusha Signature of Applicant	



		CAM
		PHI-CIPAL
2. CO-APPLICANT		14.
Some Vishal Viver	Affix Recom	1
Son transfloor Binad Kumar Sinha	Photograph of 2nd Applicant	1
Permanent Library Flot No. 312, Sci Ashray Plot No. 10-11, Chandrang Promisent Library gali ald Falam road, dwir Her Sector, History Discorting Control of South della - 110078 Mobile No. 8527139262 Alternative Mobile No.: 8826 168866		
I'muil 117: VISHWORLD 1760 gmail-com		
Gender: Male		
Aadhar Number: 4501 13 26 8644		
PAN Number: AOCPV7448P		
Residential Status:		
Occupation: Software Engineer.		
Signature of Co-Applicant		
3. UNIT DETAILS & PRICING		
A. Unit No: <u>C-32- EF.</u>		
B. Type of Unit 2 BHK		
C. Super Bullt up Area: 649 Sq. ft		
D. Additional Plot Area: NA Sq. ft		11 11
E. Additional Carpet Area: NA Sq. ft.		
F. Basic Sales Price of Unit (BSP): Rs	_	
F. Basic Sales Price of Unit (BSP): Rs		
II. GST: Rs. 17,000		
11. GST: Rs. 17,000 1. Total Sale Price (F+G+11): Rs. 17, 17000 1. Total Sale Price (F+G+11): Rs. 25000		
J. Other Charges (IFMS, Advance in the control of t		
L. Offer Given: N. A.		
L. Offer Given:		_





PRINCIPAL TURNS AND CONDITIONS FOR PROVISIONAL ALLOTMENT OF A UNIT.

The series and conditions set tooth below are not exhaustive and shall be supplemented by the programs of the Builder Barer Agreement Agreement to Sale ("Agreement"). Upon execution, the Agreement shall superade these terms and conditions in cases of conflict or inconsistency. These Terms & Conditions shall be binding upon the Appeliances and shall govern their relationship with the Developer until the execution of the Agreement.

- That, the Applicantist acknowledges that he has applied for the allotment of a Residential Unit/Shop of Trut's with full knowledge of, and subject to, all applicable laws, notifications, and regulations governing the Project. The Applicant(s) confirms that the Developer has duly explained these legal and regulatory requirements and that they have independently reviewed all relevant documents, including land title papers, approvals, specifications, and construction standards. By proceeding with the booking, the Applicant (s) expressly agrees that they are fully satisfied with the Developer's rights, title, and interest in the Project and waives any right to raise future objections, claims, or disputes regarding the ownership, approvals, or legal standing of the Project.
- 2. The allorment of the Unit is at the sole discretion of the Developer and shall remain provisional until the Agreement is executed. Submitting this Booking/Application Form ("Application") does not guarantee allorment, even if a receipt for the booking amount is issued. This Application is only a booking request and does not create any rights, claims, or an agreement to sell. If any cheque issued by the Applicant(s) is dishonored, the booking will be void. The Developer may, at its sole discretion, reinstate the Application, subject to a dishonor cheque charge of ₹1,000 per instance and interest at 10% p.a. on delayed payments.
- 3. The Applicant(s) shall ensure timely payment of all installments as per the agreed Payment Plan (attached herewith as Annexure A). If any installment remains unpaid for over two months from the due date, the Developer may cancel the allotment and forfeit the non-refundable amount, including earnest money, brokerage, interest, and other charges. Delayed payments shall incur interest at SBI's highest MCLR + 2% per annum, plus applicable GST, from the due date until paid. Failure to clear dues, including interest, may lead to cancellation at the Developer's sole discretion. The Payment Plan is binding, independent of demand letters or reminders. The Applicant(s) must adhere to it and pay all applicable charges, including stamp duty and registration fees, as specified in the Agreement.
- 4. That the Applicant(s) understands that he shall be entitled to the ownership of the Unit in the Project only as per the terms of the Agreement and upon full payment of the Total Selling Price ("TSP"), including stamp duty, registration charges, administration charges, GST/taxes, as applicable. The Applicant(s) further declares and confirms that he has voluntarily opted for the Payment Plan and fully acknowledge its binding effect, including all terms, conditions, and the consequences of non-compliance.
- 5. The Unit price does not include costs for developing or operating common amenities such as convenience stores, community buildings, or recreational facilities. The Applicant(s) acknowledges responsibility for maintenance charges and agrees to pay them to the Developer or the appointed agency from the date of possession. Additionally, a non-refundable Interest-Free Maintenance Security ("IFMS") must be paid before the final installment as per the chosen Payment Plan.
- 6. 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. Unit shall stand deallotted, and the Developer shall be released and discharged of all liabilities and obligations under this Application and/or the Agreement. Pursuant to any of the conditions aforesaid, the Applicant(s) understands that the Developer at any stage shall have the right to allot





and or resell the 1 mt to any ibid pairs or deal with the same in any other manner as the Developer may a solved section deem by On occurrence of such event and within 15days of cancellation of the Application at the Application between the Developer shall refund the amount paid by the Applicant(s) without interest subject to restorate of following sums

- Resking Amount or the actual amount paid whichever is higher, subject to maximum of 10% of TSP; and,
- n All taxes paid payable fill date of such cancellation
- In exceptional cases, the Developer may condone payment delays under the Payment Plan at its sole discretion, subject to the SBI's highest MCLR 4 2% per annum annual interest. Acceptance of delayed payment with interest shall not set a precedent for other Applicant(s). Each case will be reviewed individually, and the Developer's decision on cancellation or acceptance shall be final. If the registration amount is paid but total payment is under 10% of the TSP, the balance must be paid within 7 days. Failure leads to automatic cancellation without notice and forfeiture of up to 10% of the TSP, including taxes.
- The Applicant(s) acknowledges that the Developer or its appointed Maintenance Agency shall manage the maintenance, upkeep, repairs, security, and common services of the Project. The Applicant shall pay all maintenance charges, including but not limited to Interest-Free Maintenance Security (IFMS), Water Infrastructure Charges (WIC), and Electricity Infrastructure Charges (EIC), as determined by the Developer or the Maintenance Agency, upon demand.
- 9. The Unit's total area is tentative and may vary by ±2% due to design or statutory conditions. If the variation exceeds ±2%, the Unit cost shall be adjusted pro rata, with excess amounts refunded or additional payments required. Any increase in development charges, GST, stamp duty, registration fees, or other levies imposed post-booking shall be borne solely by the Applicant.
- 10. Additionally, the Applicant(s) acknowledges that certain Units may attract Preferential Location Charges ("PLC") based on the preferable location of the Unit within the Project. The applicable PLC, if any, shall be payable in accordance with the terms specified by the Developer.
- 11. In case of any refunds in terms of the Application/Letter for Provisional Allotment/Final Allotment/the Agreement, such refund would be processed through cheque(s)/bank transfer in the name of the Sole/First Applicant and the cheque would be handed over to the Applicant(s), or his/her representative authorized through Power of Attorney.
- 12. In the event of an intestate demise, the Developer shall have sole discretion to either refund or transfer the booking to the legal heir(s) upon submission of necessary legal documents, including:
 - i. Death certificate
 - ii. Succession certificate/Legal heir certificate (if applicable)
 - iii. Notarized affidavit from all legal heirs confirming the transfer and providing NOC
 - iv. Any other documents as required by the Developer

The Developer shall not be liable for disputes whatsoever, emanating from transfer of such Unit or refund against such Unit. The Developer reserves the right to verify and approve the transfer/ refund at its sole discretion.

- 13. NRIs/Foreign Nationals must ensure compliance with the Foreign Exchange Management Act, 1999 (FEMA) and RBI guidelines, as the sole responsibility of the Applicant(s).
- 14. The Applicant(s) agree to execute the Agreement and other required documents in the prescribed format within 20 days from the dispatch of the intimation for the same. Additionally, the Applicant(s) shall sign any other documents as required by the Developer within 15 days of receiving a intimation for the same. Any extension for signing shall be at the sole discretion of the Developer.



- The Peveloper shall not be liable for any payments remittances made by a fluid party on behalf of the Applicants) not shall such third party have any claim over the Application of allotment of the Unit All payment receipts shall be issued in the name of the Applicant(s) only. If a third party makes a payment on solial of the Applicant(s) the Applicant(s) must inform the Developer accordingly.
- The case of four applicants, all communication shall be sent to the first-named Applicant, which shall be deemed sufficient service for all Applicants. No separate communication will be issued to co-applicants. The Applicant(s) must promptly inform the Developer in writing of any change in mailing address; otherwise, all notices sent to the registered address shall be considered duly received.
- 17. The Developer reserves the sole discretion to offer discounts, credits, or benefits under schemes, referral programs, promotional offers, or corporate discounts. The Applicant(s) agree not to raise any objections regarding such offers, and all such offers are subject to, strict adherence to the Payment Plan.
- 18. If the Applicant(s) avails a home loan, all Pre-EMI interest, processing charges, and other financial costs shall be solely home by them. The Developer shall not be liable for any delay, rejection, or non-disbursement of the loan, nor shall such issues exempt the Applicant(s) from payment obligations under the Agreement. Any delay in payments due to loan-related issues shall be treated as a default, and the Developer may take appropriate action, including cancellation of the allotment, as per the Agreement.
- 19. The Applicant(s) agrees and understands that the Developer shall not be held responsible or liable for not performing any of its obligations or undertakings provided for in this Application or the Agreement, 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, 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 or the Developer is unable to deliver 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.
- 20. All or any dispute arising out of or touching upon or in relation to the terms and conditions of the provisional/final allotment/ this Application or its termination, 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 a sole arbitrator appointed by mutual consent of the parties within 14 (fourteen) days of such reference to arbitration. The seat of arbitrators shall be Delhi, and the 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.
- 21. That, for all intents and purposes, and for the interpretation of these terms and conditions, words used in the singular shall include the plural, and references to the masculine gender shall include the feminine and vice versa.



processes of this Application. I mi shall mean the unit applied for under this Application and shall are made of an other unit that may be allowed to the Applicant(s) in field of or in addition to the originally applied now as per the terms and conditions of the Developer.

the Applicantes berely continue that they have fully read, understood, and agreed to abide by the terms and the event of any conflict or inconsistency, the terms of the Agreement shall prevail. The Applicant(s) further confirms made by the Developer. The Developer has duly explained the same, including in vernacular language, to ensure complete understanding. Having acknowledged all obligations and liabilities, including but not limited to the forfeiture of the carnest money, the Applicant(s) voluntarily signs this Application and makes the requisite payments. Furthermore, the Applicant(s) expressly undertakes that in the event of cancellation of their allotment due to any default in payment under the Payment Plan, they shall have no right, title, interest, or lien over the Unit applied for or provisionally finally allotted to them in any manner whatsoever.

Anusha

Signature of Applicant

Place: Neemvana

Je.

Signature of Co-Applicant

Place: Neemrana





COMMITMENT FORM

- A. Loan Required: Yes
- B. % of loan Required: 904.
- C. Booking Source: Face Look
- D. Reference By:
- E. Monthly Income of Applicant: ← /0,0000
- F. Monthly Income of Co-applicant:
- H. Other Commitments: -NA.

Sales Executive	Sales Manager	Sales Head
(local trans.)	find modern	
Signature	Signature	Signature

Sales Manager

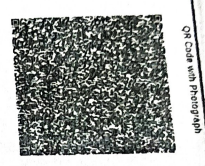
Sales Head



भारतीय विशिष्ट पहचान प्राधिकरण Unique Identification Authority of India

पता: C/O विशाल विवेक, फ्लैट न-312 साई आश्रय प्लाट न-10,11 बंद्रा पार्क, सेनी मंदिर गली ओल्ड पालम रोड द्वारका सेक्टर -15, एन.एस.आई.टी. द्वारका, दक्षिण पश्चिमी दिली, दिल्ली - 110078

Address: C/O Vishal Vivek, Flat no-312 Sai Aashray Plot no-10,11 Chandra Park, Sani Mandir Gali Old Palam Road Dwarka Sector -15, N.S.I.T Dwarka, South West Delhi, Delhi - 110078



8026 3209 6055

VID: 9164 8458 4790 8930

7887



भारत सरकार Government of India



अनुषा Anusha जन्म तिथि/DOB: 15/01/1993 मिहला/ FEMALE



VID: 9164 8458 4790 8930

आधार, मेरी पहचान मेरा





INCOME TAX DEPARTMENT





भारत सरकार GOVT. OF INDIA

NAWNIL KUMAR SHRIVASTAVA

15/01/1993 Permanent Account Number

BXLPA7319B

Anusha

Signature



1102016

अगयकर विभाग

INCOME TAX DEPARTMENT VISHAL VIVEK



भारत सरकार GOVT. OF INDIA

BINOD KUMAR SINHA

28/04/1990

Permanent Account Number

AQCPV7448P

giv.

Signature





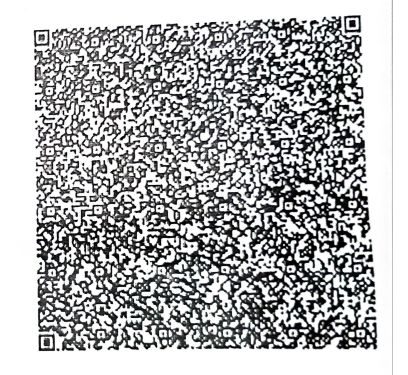
ष्ट पहुंचान आधिकरण que Identification Authority of India



राकेश कुमार तिवारी, हाउस न २५४ ,फर्स्ट फ्लोर,अम्बेरहै, द्वारका सेक्टर ११, साउथ वेस्ट दिल्ली, दिल्ली - 110075

Address:

RAKESH KUMAR TIWARY, H NO 254 ,FIRST FLOOR, AMBERHAI, Dwarka Sector 19, South West Delhi, Delhi - 110075



7175 9554 4709

VID: 9186 3220 5525 4453





help@uidai.gov.in



🕮 www.uldai.gov.li





भारत सरकार Government of India

विशाल विवेक Vishal Vivek जन्म तिथि/DOB: 28/04/1990 ਧੂਨਥ/ MALE

4501 1826 8644 VID: 9185 2711 0164 2250 मेरा आधार, मेरी पहचान