Application for allotment



M/s....

Date:		
The Application form is to be duly t	filled in CAPITALS	and signed by all the applicants.
		<u> </u>
	Applicant 1 Affix Photo	Applicant 2 Affix Photo
Details of Residential Plot		
Project Name		
Plot No		
Plot No. as per plan sanction		
Plot Area in square meters		
Plot Area in square feet		
Rate Rs./sft of Plot Area		
Preferential location charges Rs./sf	t of Plot Area	
Other Charges		
Statutory Taxes		
Documents Furnished By The Applicant		Business Card
		Passport Size Photograph
		Copy of Passport / Voter ID / Driving License
		Copy of Pan Card
		Copy of OCI/PIO card (in case of foreign nationals)
Details of the promoter		Copy of AADHAR Card
Name of the promoter		
Address of the promoter		
Address of the promoter		
Details of the project:		
Plan Sanction Authority		
Plan Sanction / LP No.		
RERA No.		

	First Applicant	Joint Applicant
Name of the Applicant		
Father's Name / Husband's Name		
Date of Birth		
Marital Status: Married / Unmarried		
Wedding Anniversary		
PAN Card No.		
AADHAR No.		
GST No. (If Applicable)		
Nationality : Resident / Non Resident		
Residential Mailing Address		
Agreement Address		
Your occupation: Self Employed/ Professional / Business / Employed		
Name of the Organisation		
Land line No		
Mobile No		
Email ID		
Funding Home Loan	☐ Yes ☐ No	
Authority Power of Attorney Holder (if any)		
Relationship with the Applicant/Joint Applicant		
Contact No of the Authority Holder.		
Email ID of the Authority Holder		
Correspondence Address of the Authority Holde	er	
Channel Partner's Details		
Channel Partner's Name / Organisation Name		
Channel Partner's Contact No. and Email ID		
RERA registration No.		

TERMS & CONDITIONS

1.	The Application is the offer being made by the Applicant/s and is not a concluded contract, save and except the terms of clause 6 hereof.					
2.	The Promoter reserves the right to reject the Application with or without any reasons.					
3.	The Applicant/s shall come forward to execute the Agreement for Sale, within 30 days of the application being accepted by Promoter will execute the agreement within the time period and purchaser has to complete formality within 7 days of receipt of the same. If the agreement is not signed within this period then the terms of the agreement is deemed to be binding on the purchaser.					
4.	The Applicant/s has/have been informed and is fully aware that on execution of the Agreement for Sale 10% of the total sale consideration shall be paid as the Booking Amounts and the balance amounts to be paid in terms of such Agreement for sale.					
5.	The Applicant/s has/ have deposited an amount of Rs/= as refundable earnest amount deposit by way of cheque / wire transfer / demand draft bearing No dated drawn on Bank, Branch issued in favour of the Promoter. On the application being accepted and the Promoter allotting the Plot to the Applicant/s, this amount shall be part of the booking amount. In the event of the Promoter, rejecting the application or not accepting this offer or the Applicant/s failing to come forward to execute the agreement for sale within the time frame provided in clause 3 above, the Promoter will refund the earnest amount deposit after deducting the taxes [GST, CESS etc.] within 60 days of rejection or failure of the Applicant/s failing to execute the agreement for sale in terms of clause 4. All the refund shall be without any interest. The earnest amount deposit shall be wire transferred or the cheque will be posted to address provided by the Applicant or in case of multiple applicants, the first Applicant.					
6.	This application for allotment is to be consider as an assurances having been given by the promoter for the sale of the Plot.					
7.	7. The Applicant/s will not question the sale price of any other purchaser nor will the Applicant/s be entitled to compare the same with other purchasers.					
8.	. In the event the Agreement for Sale are not executed within the period set out in clause 3 above this application for allotment shall stand cancelled automatically and an administrative fee of Rs. 50000 to be deducted along with tax and cess as applicable.					
9.	. The Applicant/s is/are entitled to see the sanction plan of the project/phase in which the Applicant has made an application to acquire the Plot.					
10.	D. Notice sent to the First Applicant at the address given by the Applicant in the application shall be sufficient proof of service.					
11.	The Application for Allotment made by the Applicant/s is not transferable unless consented by the Promoter.					
12.	2. The Applicant/s further agree to execute the agreement as per the clause number 4 above and abide by the terms and conditions laid down therein would be concluded contract.					
13.	3. The applicable statutory charges from time to time will be in line with the change from the authorities like state and central government/departments to be paid by the customer.					
14.	4. The applicable Stamp duty & Registrations expenses on the agreement/s and sale deed/s to be borne by customer separately at the time of Registration.					
15.	Terms and Condition of the sale is subject to Bangalore Jurisdiction.					
I/ V give writ awa Site	CLARATION: We the undersigned Applicant/s (Sole/First and Second Applicant), do hereby declare that the above-mentioned particulars/information can by me/us are true and correct and no material fact has been concealed there from. I/We have gone through the terms and conditions atten in this application. I/We declare that in case of non-allotment of the Plot, I/We shall have no claim against the Promoter. I /We are fully are that this is only an assurance by us to propose to acquire the Plot. I/We further confirm that we have been given a copy of the Layout / Plan with approval.					
Dat	e:					
Pla	ce: Applicant Signature: 1					
Sou	urce of Booking					
Att	ended by					

Signature

Applicant Signature: 2