

APPLICATION FORM
(Application for allotment by sale of a Residential Flat / Shop in Krish City)

To

Krish City

Alwar Road, Tapukra, BHIWADI, Distt. Alwar (Raj.)

/We request that I/We may be alloted a		complex as pe
irm's terms and conditions, which I/We have	read and understood and shall abide by the same a	s stipulated by your firm.
	n desired by the firm, the Buyer's Agreement on the	
	(Rupees	
	only) by Bank Draft/Cheque No.	
lrawn on	(Bank & Bra	inch) as part of earnest mo
SOLE OR FIRST APPLICANT		
Name : Mr/Mrs/Ms		700
S/W/D of		Sec.
	<u> </u>	
	Fa	
Correspondence Address		
Phone No. (H)	(O)Fax	K
Email ID	Date of	Birth
Marital Status	Residential Status	Nationality
Single	Resident	INDIAN
Married	Non-Resident	YES
	. Foreign National of Indian Ori	gin NO
If married, No. of Children		550 Control of the Co

SECOND APPLICANT	•	
Name : Mr/Mrs/Ms		010
S/W/D of		
Permanent Address		
Phone No.	Fax	<
Correspondence Address	<i>b</i>	
	(O)Fax	
	Date of I	
Marital Status	Residential Status	Nationality
Single	Resident	INDIAN
	Non-Resident	YES
If married, No. of Children		NO NO
THE STATE OF THE PROPERTY OF THE PROPERTY OF THE STATE OF	Foreign National of Indian Ori	
	Relationship	
	Relationship	,
Details of Flat/Shop/Unit		<u> </u>
Туре	Residential/Commercial	
Area		
1. Super Built-up		
II. Lawn Area		
Floor	<u></u>	
Payment Plan	☐ Plan 'A' ☐ Plan	'B'
	y declare the above mentioned particulars/information	
and correct to the best of my/our know	ledge & belief.	
1. Witness	2. Witness	
Signature:	Signature:	
Name:		
Address:	: Address:	
	and the second s	
Date :		
	Signature of First Applicant	Signature of Second Applican
Place :		
Place :		
NOTE:	vour of M/s Krish City and payable at Delhi/Bhiwadi .	

TERMS AND CONDITION FOR ALLOTMENT OF FLAT/SHOP/UNIT

- The allottee has applied for the allotment of the residential/commercial unit / shop with knowledge and subject to all the laws, notifications and rules applicable to this area, and this project which have been explained by the developer and understood by him.
- 2. The allottee has fully satisfied himself about the interest and title of the developer in the said land and understands all limitions and obligations in respect of it, and there are no objections by the intending allottee in this respect.
- 3. The applicant has accepted the plans, designs, specifications of the project and hereby agree that the developer may effect such variations, additions, alterations, deletions and modifications therein as it may, in its sole discretion deem appropriate and fit, or as may be done by any competent authority and the intending allottee hereby gives consent for such variations/additions/alterations deletions and modifications and the developer shall be entitled to do so without any objection or claim from the allottee.
- 4. The allotment shall be deemed to be final and binding upon the developer only upon the payment of entire consideration by the allottee in respect of the residential/ commercial / shop allotted to it and till such time the developer reserves it rights it to terminate this agreement without assigning any reason thereof.
- 5. The developer may on its own provide additional improved specification and/or facilities other than those mentioned in the specification sheet or sale brochures due to technical reasons or due popular demand or for the reason of overall betterment of the Complex/individual unit(s). The same shall be binding on the allottee and the proportionate cost of such changes shall be borne by the allottee.
- the developer shall have the right to effect suitable and necessary alteration in the layout plan, if deemed necessary, which may
 involve all or any the changes, namely change in the position of apartment, change in its number, dimensions height, size, area
 layout or change of the entire scheme.
- 7. The intending allottee is entitle to get the name of his nominee substituted in his place with the prior approval of the developer, which may in its sole discretion permit the same on such conditions as it may deem fit.
- 8. The intending allotte agrees that he shall pay the price of the residential/Commercial unit/shop and other deposites & charges on the basis of Super Built-up Area, i.e. the covered area of his Apartment/Commercial unit/shop and also pro-rata share of the common areas of the building and ancillary buildings. If there is any increase/decrease in the super built-up the difference in consideration arising out of such increase/decrease shall be adjusted accordingly.
- 9. The intending allottee agree to execute the Standard Sale/Sub -Lease Agreement when called upon to do so by the developer.
- 10. On the intending allottee:
 - i) Not clearing all his dues along or otherwise in accordance with interest @ 18% per annum within 60 days from the date the said amount become payable; and /or
 - ii) Committing breach of any of the terms and conduction herein contained.
 - the developer shall be entitled at its own option to cancel and terminate this agreement. On cancellation, all right, title or interest of the intending allottee over the said unit shall stand extinguished and the intending allottee shall have no further right, title or interest over the said unit and the developer shall be entitled to transfer the said unit to any other person at its own discretion. On cancellation, the developer shall also be entitled to liquidate damages amounting to 10% of the total cost of the unit from the intending allottee. The developer after making such appropriation shall refund the balance amount to the intending allottee as the aforesaid 10% deduction is deemed just, proper and reasonable by both parties.
- 11. In case the intending allottee gives as written notice to cancel the allotment, the developer shall cancel the allotment and after deducting 10% of the amount deposited, after deducting the dues payable at the time of refund / cancellation, refund the balance amount to the intending allotee within 120 days from the date of such cancellation, However, the intending allottee shall be entitled to exercise this option within a period of six months from the date of this agreement in respect of the said residential/commercial unit/ shop, where after this clause shall automatically be deemed to have become inoperative and un-enforceable.
- 12. In case intending allotee sale his/her rights to any other party and apply for the transfer of the unit in favour of the purchaser party the developer shall not charge any transfer fee for the first transfer, but developer will charge Rs. 15000/- (Rupee fifteen thousand only) for any subsequent transfer till offer for the possession and after possession developer will charge Rs. 15000/- (Rupee fifteen thousand only) or 1% of the prevailing D.L.C. rate whichever is higher at the time of subsequent transfer.
- 13. In case the allottee wants to avail of loan facility from his employer of financing institutions to facilitate the purchase of the unit applied for, the developer shall exclusively be binding and applicable upon the allottee only.
 - a) The terms of the financing institutions shall exclusively be binding and applicable upon the allottee only.
 - b) The responsibility of getting the loan sanctioned and disbursed, as per developer's payment schedule shall rest exclusively on the allottee. In the event of the loan not being sanctioned or the disbursement getting delayed, the payment to the developer, as per schedule, shall be ensured by the allottee.

1.	Witness	2.	Witness	
	Signature:		Signature:	
	Name:		Name:	
	Address:		Address:	

Date				
Place :		Signature of First Ap		Signature of Second Applicant

- 14. The Sale/Lease Deed or any other document conveying the said residential / commercial unit / shop shall be executed and got registered in favour of the intending allottee within the reasonable time after the premises have been finally constructed at the site and after receipt from him of full sale price and other connected and incidental charges. Stamp duty registration charges etc., as applicable shall be borne by the intending allottee along with the cost, charges and expenses [Subject to maximum of Rs. 5,000/(Rs. Five thousand Only] in connection with the cost of the preparing and executing this Agreement. The charges/cost towards preparation of Lease/Sub-leas Deed, conveyance or conveyances, transfer deeds and any other document or documents required to be executed by the developer shall be borne by the intending allottee. That the stamp duty, registration charges and other charges if any, applicable at the time of registration of agreement, Lease/Sublease Deed, conveyance or conveyances, transfer deeds etc. in respect of the said unit shall be borne and paid by the allottee and that the developer shall not be liable to contribute any thing towards such expenses. The allottee shall be bound to pay the costs, charges and expenses towards registration and stamp duties as and when demanded by the developer so that the registration in respect or the allotted unit can be done with the concerned Registrar/Sub-registrar as per prevailing Law of the Government of Rajasthan.
- 15. On execution of the Sub Lease Deed in favour of the allottee, the allottee, as Lessee will be bound by the terms of the Original lease deed executed by the firm including payment of urban Assessment/Ground Rent, transfer changes etc.
- 16. All taxes or charges, present or future, on land or building levied by the statutory authority, from the date of this agreement including the Urban Assessment/Ground rent payable to the authority shall be borne and paid proportionately by the allottee. Free hold conversion charges, if any will also be borne and paid by allottee proportionately.
- 17. The intending allottee shall get his complete address registered with the developer at the time of booking and it shall be his responsibility to inform the developer by registered A/D letter about all subsequent changes, if any, in his address, failing which all demand notices and letters posted at the first registered address will be deemed to have been received by him and the intending allottee shall be responsible for any default in payment and other consequences that might occur therefrom.
- 18. The transfer / assignment of the residential / commercial unit / shop shall not be effective unless approved by the developer in writing subject to payment of fee / charges towards administrative or other expenses and may be levied by the developer.
- 19. The applicant agrees that the development of the project is subject to FORCE MAJEURE clause which includes delay for any reason beyond the control of the developer like non-availability of any building material or enemy action or natural calamities or any Act of God. In case of delay in possession as a result of any notice, order, rule, notification of the Government/Publice/Developer Authority, delay in issue of completion certificate/occupancy certificate or any other reason beyond the control of the developer, the developer shall be entitled to reasonalbe extension of time. However, if the developer fails to deliver the unit within 6 months from the original schedule of delivery for reasons other than mentioned above, the developer shall consider allotting alternative available residential/commercial unit/shop or refund the amount already deposited with simple interest@8% p.a. for the delayed period.
- 20. The intending allottee has understood that the development & completion of the whole project may be done in phases and this may cause inconvenience to the residents of earlier phases and he shall not have any objection to the same.
- 21. The premises and to be maintained by maintenance agency nominated or appointed by the developer. The allottee to enter into a Standard Maintenance Agreement with the maintenance agency and to pay the maintenance bills/demands properly and regularly.
- 22. In case of NRI/Foreign National buyers, the observation of the provisions of the Foreign Exchange Management Act, 1999 and any other law as may be prevailing shall be the responsibility of the allottee.
- 23. The allottee shall not use the said unit for any purpose other than for which the said unit is being acquired by him except with prior written permission of the developer.
- 24. That in case any security or deposit or charges as demanded by the Electricity Authorities, Municipal Authorities or any other local authority including in the nature of or in the name of external development charges, lease rent, charges towards supply or electricity, water or any other facility or amenity, the allottee shall contribute proportionately towards such security or deposit or charges as shall be determined by the developer.
- 25. That the Courts having original jurisdiction in the Tehsil of Tijara / Alwar alone shall have the jurisdiction in all matters relating to or arising out of this transaction.

1.	Witness	2.	Witness	
	Signature:		Signature:	
	Name:		Name:	
	Address:	The second second	Address:	
Date :				
Place	<u></u>	Signature of First Ap	olicant Signature of Second	Applicant