

Application Form



JAYPEE GREENS

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NOIDA

APPLICATION FORM FOR ALLOTMENT / PROVISIONAL ALLOTMENT OF AN APARTMENT /
HOUSE / PLOT AT JAYPEE GREENS, NOIDA (U.P.)

S.No. _____

To

Jaiprakash Associates Limited
Sector 128,
NOIDA - 201304
Uttar Pradesh
India.

Dear Sirs,

I/We ("the **Applicant**") wish to apply for the Allotment / Provisional Allotment of an apartment / house / plot ("the **Said Premises**") situated at Jaypee Greens, Sector 128, NOIDA - 201304, Uttar Pradesh ("**Jaypee Greens**") as per tentative location plan (attached hereto as Annexure I) and specifications (attached hereto as Annexure II).

I/We remit herewith a sum of Rs. _____ (Rupees _____ only) as application amount / Earnest Money towards Allotment / Provisional Allotment of the Said Premises at Jaypee Greens, NOIDA.

I/We enclose herein my/our General Particulars and Undertaking as required by the Company.

I/We accept and agree to abide by the Standard Terms and Conditions of Allotment / Provisional Allotment as attached herewith.

Date _____

Place _____

Yours faithfully,

Signature (s) of Applicant (s)



GENERAL PARTICULARS

Please Note : Application Form must be completed in full in BLOCK LETTERS in English language. Application Form, which is not complete in every respect, as given herein below is liable to be rejected. Application Form with any cutting/overwriting, not authenticated properly by the Applicant are liable for rejection.

1. SOLE/FIRST APPLICANT

Mr. / Mrs. / Ms. / Dr. / M/s. _____

S/W/D of _____ Nationality _____ Age _____ years

Profession _____ Designation _____

Residential Status: Resident / Non-Resident / Foreign National of Indian Origin. Date of Birth _____

Income Tax Permanent Account No _____ Ward/Circle/Special range and place where assessed to Income Tax _____

Residence Address _____

Tel. No. _____ Fax No. _____

Office Name & Address _____

Tel. No. _____ Fax No. _____ Mobile _____

Email Address _____

Preferred correspondence address: Residence / Office

Signature

**Affix
passport size
photograph
of the
First/Sole
Applicant**

Note : A copy of PAN card of all the Applicants to be attached.

2. SECOND APPLICANT

Mr. / Mrs. / Ms. / Dr. / M/s. _____

S/W/D of _____ Nationality _____ Age _____ years

Profession _____ Designation _____

Residential Status: Resident / Non-Resident / Foreign National of Indian Origin. Date of Birth _____

Income Tax Permanent Account No _____ Ward/Circle/Special range and place where assessed to Income Tax _____

Residence Address _____

Tel. No. _____ Fax No. _____

Office Name & Address _____

Tel. No. _____ Fax No. _____ Mobile _____

Email Address _____

Preferred correspondence address: Residence / Office

Signature

**Affix
passport size
photograph
of the
Second
Applicant**

Note : In case of more than two joint Applicants similar details of all the remaining applicants to be attached.

3. DETAILS OF THE PREMISES APPLIED FOR

Unit Applied For _____
Super Area : _____ Sq. Ft. (approx.); _____ Sq. Mtrs. (approx.)
Plot Area : _____ Sq. Yards; _____ Sq. Mtrs

4. PAYMENT OF APPLICATION AMOUNT

The following are the details of the payment of the Application Amount :

Demand Draft / Cheque No. _____ Dated _____
Bank _____ Amount _____

5. CONSIDERATION

(a) Basic price :

(i) Apartments : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area
(ii) Plots : Rs. _____ @ Rs. _____ per Sq. Yard of Plot Area

(b) Car Parking Slot(s) : Rs. _____ @ Rs. _____ for first Parking Slot
and @ Rs. _____ per slot for additional _____ Parking Slot(s)

(c) P L C : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area

(d) Internal Development Charges : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area

(e) Electric Sub-Station Charges : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area

(f)
*Total Consideration : Rs. _____ (Rupees _____ only)

6. EARNEST MONEY (10% of Consideration)

: Rs. _____ (Rupees _____ only)

7. PAYMENT PLAN OPTION

Please indicate your payment options (✓)

A Down Payment Plan

B Construction Linked Payment Plan

8. MAINTENANCE DEPOSIT

(The Maintenance Deposit is payable by the Allottee before the occupation of the Said Premises)

A. APARTMENTS

(a) Super Area of the unit applied for _____ Sq. Ft.,

(b) Rate - Rs.105/- per Sq. Ft. of Super Area,

(c) Total amount payable towards Maintenance Deposit - (Super Area x Rs 105/-) = Rs. _____

B. HOUSES / PLOTS

(a) Plot Area of the unit applied for _____ Sq. Yards,

(b) Rate - Rs.1,575/- per Sq. Yard of Plot Area,

(c) Total amount payable towards Maintenance Deposit - (Plot Area x Rs 1,575/-) = Rs. _____

9. MAINTENANCE ADVANCE

(The Maintenance Advance is payable by the Allottee before the occupation of the Said Premises)

A. APARTMENTS

(a) Super Area of the unit applied for _____ Sq. Ft.,

(b) Rate - Rs.2.50/- per Sq. Ft. of Super Area per month,

(c) Total amount payable towards Maintenance Advance - (Super Area x 12 x Rs 2.50/-) = Rs. _____

B. HOUSES / PLOTS

(a) Plot Area of the unit applied for _____ Sq. Yards,

(b) Rate - Rs.30/- per Sq. Yard of Plot Area per month,

(c) Total amount payable towards Maintenance Advance - (Plot Area x 12 x Rs 30/-) = Rs. _____

10. CLUB MEMBERSHIP FEE

(The Club Membership Fee along with subscription charges for the first one year and Service Tax as applicable thereon is payable by the Allottee before occupation of the Said Premises).

a) Membership Fee : Rs. 1,00,000/-

b) 1st year Subscription Charges : Rs. 15,000/-

TOTAL : Rs. 1,15,000/-

Service Tax @ 12.36% : Rs. 14,214/-

Total Payable Amount : Rs. 1,29,214/-

Note : Payments to be made only through A/c Payee Local Cheque (s) / Demand Draft (s) drawn in favour of "JAIPRAKASH ASSOCIATES LIMITED" payable at New Delhi / Delhi.

Date _____

Yours faithfully,

Place _____

Signature (s) of Applicant (s)

* Subject to the provisions of the Standard Terms & Conditions, the price consideration is escalation free.

UNDERTAKING

1. I/We undertake to abide by the terms and conditions of Allotment / Provisional Allotment as laid down in the Standard Terms and Conditions enclosed herewith and as prescribed from time to time by Jaiprakash Associates Ltd. (**the Company**), failing which this application shall be treated as cancelled and Earnest Money paid by me/us shall stand forfeited in favour of the Company.
2. In the event of the Company agreeing to provisionally allot the Said Premises to me / us, I/We agree to pay further installments of the Consideration and all other dues as stipulated in the application / Provisional Allotment Letter / the payment plan or as may be varied in accordance with the Standard Terms and Condition failing which the application / Provisional Allotment Letter shall be treated as cancelled and Earnest Money paid by me/us shall stand forfeited in favour of the Company.
3. I/We have clearly understood that notwithstanding the fact that the Company may have issued an acknowledgment of having received application amount / Earnest Money, I/We do not become entitled or can claim any right of Allotment / Provisional Allotment of the Said Premises.
4. I/We am/are aware that the Company is seized and possessed of the development rights in plots of land admeasuring in aggregate approx. 248 acres, through development agreements executed between the Company and Jaypee Hotels Limited / Jaypee Ventures Pvt. Limited who hold leasehold interest, through agreements to sub-lease, in parts of the overall land admeasuring about 453 acres in Sector 128, Noida owned by Jaypee Infratech Limited who is vested with leasehold rights over the above land as granted by the Taj Expressway Industrial Development Authority (TEA) through various lease deeds ("**Lease Deeds**"). We understand that the enjoyment of the Said Premises is subject to the terms of the Lease Deeds.
5. I/We have seen and understood the scheme of development, tentative plans/other documents as shown by the Company, at Jaypee Greens and I/We also agree to abide by all the terms and conditions of TEA / NOIDA or any other statutory or civic authority, or any other condition which the Company may prescribe, to which the Company, including the Applicant, is subject to.
6. I/We agree & undertake to pay further installments without any formal demand by the Company in accordance with the schedule of payments attached herewith or with the Allotment / Provisional Allotment Letter (including any maintenance and other charge as may be prescribed by the Company/Maintenance Agency), to be issued by the Company accepting my/our candidature for Allotment / Provisional Allotment .
7. I/We undertake that I/We shall execute the instrument for transfer of rights, title and interest in the Said Premises from the Company in my / our favour in the form, substance and manner and within such period as prescribed by the Company and the same shall be got registered if required by law.
8. I/We agree that in case of plot of land, we will choose any one of the 10-15 designs / elevations as provided by the Company. I/We agree that I/We will abide with the façade control as applied by the Company and will have the designs approved by the Company prior to the start of construction. I/We understand that the Company has the right to monitor and "stop" or dismantle the non-conforming portions of the construction to ensure adherence to the facade control. I/We further undertake to complete the construction on the said plot of land as per the aforesaid approved design within three years from the date of possession of the said plot.
9. I/We the Applicant(s) do hereby declare that my/our application for Allotment / Provisional Allotment of Said Premises to the Company is irrevocable unless so desired by the Company and that the above particulars/information given by me/us are true and correct to the best of my/our knowledge and nothing has been concealed therefrom.

Date _____

Yours faithfully,

Place _____

Signature (s) of Applicant (s)

FOR OFFICE USE ONLY

1. ACCEPTED / REJECTED Approval Ref. No. _____
2. UNIT APPLIED FOR _____ Number _____
Super Area : _____ Sq. Ft. (approx.); _____ Sq. Mtrs. (approx)
Plot Area : _____ Sq. Yards; _____ Sq. Mtrs
3. CONSIDERATION
- (a) Basic price :
- (i) Apartments : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area
- (ii) Plots : Rs. _____ @ Rs. _____ per Sq. Yard of Plot Area
- (b) Car Parking Slot(s) : Rs. _____ @ Rs. _____ for first Parking Slot
and @ Rs. _____ per slot for additional _____ Parking Slot(s)
- (c) P L C : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area
- (d) Internal Development Charges : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area
- (e) Electric Sub-Station Charges : Rs. _____ @ Rs. _____ per Sq. Ft. of Super Area
- (f)
- *Total Consideration : Rs. _____ (Rupees _____ only)
4. PAYMENT PLAN OPTION : A / B
5. Payment vide Cheque / DD No. _____ dated _____ for Rs. _____
6. Acknowledgment / Receipt no. _____ dated _____
7. Remarks _____

Account Manager Name _____ Signature _____

STANDARD TERMS AND CONDITIONS OF ALLOTMENT / PROVISIONAL ALLOTMENT OF AN APARTMENT / HOUSE / PLOT AT JAYPEE GREENS, NOIDA

The conditions mentioned herein below form a part of the Application Form. The Application Form merely represents the Applicant's intention to acquire the Said Premises and shall not construe any acceptance of the application by the Company.

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

"Allotment" shall mean the Allotment of the Said Premises to the Applicant, pursuant to his application to the Company for the same and agreeing with the Standard Terms & Conditions (as defined hereinafter);

"Allottee" means the Applicant(s) who has/ have applied for Allotment / Provisional Allotment of the Said Premises and have agreed to abide by the Standard Terms & Conditions and has been allotted / provisionally allotted the Said Premises by the Company at Jaypee Greens. The term "Allottee" shall, unless it be repugnant to the context or meaning thereof, be construed to mean and include his/their representatives, successors, executors and permitted assigns;

"Applicant" means a Person who has applied for Allotment / Provisional Allotment of a unit in Jaypee Greens;

"Application Form" shall mean the application form for Allotment / Provisional Allotment of the Said Premises referred to in the title of these Standard Terms and Conditions and attested at appropriate places by the Applicant(s);

"Business Day" means a day, other than a Saturday or Sunday, on which the principal scheduled commercial banks located in New Delhi are open for business during normal banking hours;

"Common Area" means area under the common staircases, circulation area, walls, shafts, passages, corridors, lobbies, refuge areas, stilts, common pantries, mumty, machine room, meter room, electric sub-station, common toilets and the like related to the Said Premises and as shall be more specifically detailed in the Indenture of Conveyance;

"Company" means Jaiprakash Associates Limited, a public limited company under the Companies Act, 1956 and having its registered office at Sector – 128, NOIDA 201304 (U.P.) and shall, unless repugnant to or inconsistent with the context, be construed to mean and include its successor-in-interest and permitted assigns;

"Consideration" shall have the same meaning as ascribed to it under Clause 3 herein below;

"Earnest Money" means the amount specified as Earnest Money in the Application Form;

"Governmental Authority" means any governmental, statutory, departmental or public body or authority, including courts of competent jurisdiction;

"Indenture of Conveyance" shall have the meaning ascribed to it in Clause 2.3 hereof;

"Jaypee Greens" shall mean plots of land situated in part of Sector 128, NOIDA admeasuring approx 453 acres, leased by the Taj Expressway Industrial Development Authority (TEA) in terms of the Concession Agreement for Taj Expressway Project;

"Law" means any statute, notification, circular, bye laws, rules and regulations, directive, ordinance, order or instruction having the force of law enacted or issued by any Governmental Authority, whether in effect as of the date of this Application or thereafter;

"Lease Deeds" shall mean the following lease deeds :-

- a. Lease deed dated 28th February, 2003 in respect of 136.40 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar, in Book No. 1/373 at pages 39 – 72 at Sl. No. 1656 -1657 on 28.02.2003;
- b. Lease deed dated 28th February, 2003 in respect of 32.59 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 2nd, NOIDA, Gautam Budh Nagar in Book No. 1/1126 at pages 787 – 818 at Sl. No. 1790 -1791 on 28.02.2003;
- c. Lease deed dated 17th April, 2003 in respect of 117.656 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/414 at pages 01 -40 at Sl. No. 5766 -5767 on 17.04.2003;
- d. Lease deed dated 17th April, 2003 in respect of 57.91 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/414 at pages 41 – 70 at Sl. No. 5768 -5769 on 17.04.2003;
- e. Lease deed dated 7th June, 2003 in respect of 55.765 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/430 at pages 1069 -1098 at Sl. No. 7472 -7473 on 07.06.2003;
- f. Lease deed dated 3rd July, 2003 in respect of 45.206 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/453 at pages 391 –420 at Sl. No. 9725 -9726 on 03.07.2003;
- g. Lease deed dated 3rd July, 2003 in respect of 43.082 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/453 at pages 421 -450 at Sl. No. 9728 -9729 on 03.07.2003;
- h. Lease deed dated 3rd July, 2003 in respect of 87.122 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/668 at pages 923 -956 at Sl. No. 5634 -5635 on 03.07.2003;
- i. Lease deed dated 26th July, 2003 in respect of 21.770 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Industries Limited duly registered with the Sub-Registrar 3rd, NOIDA, Gautam Budh Nagar in Book No. 1/458 at pages 49 - 74 at Sl. No. 10196 -10197 on 26.07.2003;
- j. Lease deed dated 21st February, 2007 in respect of 16.500 acres of land executed between the Taj Expressway Industrial Development Authority and Jaiprakash Associates Limited duly registered with the Sub-Registrar, Sadar, Gautam Budh Nagar in Book No. 1 with Registration No.2555 of 2007 on 21.02.2007;

Jaiprakash Industries Limited has since been amalgamated with Jaypee Cement Limited which is now known as Jaiprakash Associates Limited.

All above Lease Deeds have since been assigned in favour of Jaypee Infratech Limited, which has been constituted as a Special Purpose Vehicle for implementation of the over all Taj Expressway Project in terms of the Concession Agreement executed between TEA and Jaiprakash Industries Limited, and is vested with all the rights of Concessionaire for this project.

“Leased Lands” shall mean the properties that are the subject matter of the Lease Deeds;

“Parties” shall mean the Company and the Applicant / Allottee and “Party” shall refer to anyone of them;

“Person” includes any individual, sole proprietorship, partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, HUF, body corporate, society and a natural person in his capacity as trustee, executor, administrator, or other legal representative;

“Plan” includes the plan for construction and development at Jaypee Greens as approved by the appropriate Governmental Authority, building plan of the Said Premises, the layout plan and the location plan attached to the Allotment / Provisional Allotment Letter (as defined hereinafter);

“Provisional Allotment” shall mean the Provisional Allotment of the Said Premises to the Applicant, pursuant to his application to the Company for the same and agreeing with the Standard Terms & Conditions (as defined hereinafter);

“Provisional Allotment Letter” A Provisional Allotment Letter which may be issued by the Company to the Applicant upon the Applicant making a request for Allotment / Provisional Allotment of the Said Premises and agreeing to abide by the Standard Terms & Conditions;

“Representatives” shall include the directors, officers, employees, agents, consultants, advisors, or other representatives, including legal counsel, accountants and financial advisors of such Person and also includes the Representatives of the Representatives of any Person;

“Said Premises” means one residential apartment / house / plot at Jaypee Greens, NOIDA having a Super Area / plot area, layout, specifications and location as per the Application Form / Allotment / Provisional Allotment Letter, for the Allotment / Provisional Allotment of which the Applicant has made an application to the Company.

“Standard Terms & Conditions” shall mean these standard terms & conditions of Allotment / Provisional Allotment of the Said Premises;

“Super Area” means the covered area of the Said Premises inclusive of the area under the periphery walls, area under columns and walls within the Said Premises, half of the area of the wall common with other premises adjoining the Said Premises, cupboards, plumbing shafts / lift shafts / electric shafts of the Said Premises, total area of all balconies and terraces, and the proportionate share of the Common Areas;

“Third Party” means any Person other than the Applicant / Allottee or the Company.

1.2 Certain Rules of Interpretation

With respect to the provisions herein :

- (a) The descriptive headings of Articles and Clauses are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of content thereof and shall not be used to interpret the provisions hereof;
- (b) The use of words in the singular or plural, or with a particular gender, shall not limit the scope or exclude the application of any provision hereof to any Person or Persons or circumstances except as the context otherwise requires;
- (c) Unless otherwise specified, the damages payable by any Party as set forth herein, are intended to be genuine pre-estimated loss and damage likely to be suffered and incurred by the Party entitled to receive the same;
- (d) The Schedules and Annexures annexed to these Standard Terms & Conditions form an integral part hereof;
- (e) All capitalized terms used in these Standard Terms and Conditions and not defined elsewhere shall have the same meaning as set forth in the Application Form.

2. SCOPE OF THESE STANDARD TERMS & CONDITIONS

2.1 These are the preliminary Standard Terms and Conditions governing the Allotment / Provisional Allotment of the Said Premises by the Company to the Applicant. These Standard Terms & Conditions do not vest any right, title and interest in the Said Premises or the Leased Lands in the Allottee / Applicant or any other Person.

The Allotment / Provisional Allotment of the Said Premises on the basis of this application is entirely at the discretion of the Company and the Company has a right to reject any application without assigning any reason thereof.

2.2 The Allottee agrees that unless an Indenture of Conveyance is executed in favour of the Allottee, the Company shall continue to be the owner of the Said Premises and no payments made pursuant to the Allotment / Provisional Allotment of the Said Premises to the Allottee, whether pursuant to the Standard Terms & Conditions or otherwise, shall give any Person any lien on the Said Premises until they have complied with all the terms and conditions of the Allotment / Provisional Allotment and the Indenture of Conveyance (as defined hereinafter) has been executed in favour of the Allottee.

2.3 The detailed terms of the transfer of the Said Premises shall be based on the definitive legal document for the transfer of property (hereinafter referred to as “Indenture of Conveyance”) and shall include the entire understanding between the Parties relating to the conveyance of the Said Premises to the Allottee.

Provided that the Indenture of Conveyance shall be executed only after the Consideration amount has been received from the Allottee alongwith other applicable duties, charges and expenses, the construction of the Said Premises is completed in all respects and subject to the Allottee complying with all the provisions hereof. Jaypee Infratech Limited, which is vested with the leasehold rights in the Leased Lands shall sign the Indenture of Conveyance as a Confirming Party.

Provided further that the Indenture of Conveyance shall be executed only when the Said Premises is in a deliverable state after any such Permitted Alterations (as defined herein).

- 2.4 Nothing herein shall be construed to provide the Allottee with the right, whether before or after taking possession of the Said Premises or at any time thereafter, to prevent the Company from
- (i) constructing or continuing with the construction of the other building(s) or other structures in the area adjoining the Said Premises;
 - (ii) putting up additional constructions at Jaypee Greens;
 - (iii) amending / altering the Plans herein.
- 2.5 The execution and/or registration of the Indenture of Conveyance shall not absolve the Allottee of any of its obligations herein.

3. CONSIDERATION

- 3.1 The Allottee shall make such payments ("Consideration") at such times as detailed in this Application Form / Allotment / Provisional Allotment Letter, without any requirement for the Company to send out any notice or intimation to the Allottee that the Consideration (or any part thereof) has become due & payable. All payments by the Allottee are required to be made by demand drafts or by cheques payable at New Delhi.
- 3.2 The fire safety measures have been agreed to be provided as per existing Fire Safety Code / Regulations as on the date hereof. Provided, however, in the event that any further fire safety measures are undertaken, as are deemed necessary by the Company or as are required to be undertaken pursuant to the requirements of applicable Law or any new taxes / duties / charges are levied by the Government or any other Government Authority which leads to increase in any input costs of the Said Premises, the proportionate increase in Consideration in respect thereof shall also be payable on demand by the Allottee.
- 3.3 The Company has already paid the applicable lease rent till date. The Allottee shall pay a "one-time" charge of @ Rs. 75/- per Sq. Ft. of Super Area in case of apartments or @ Rs. 1,500/- per Sq. Yard of the allotted plot area in case of independent houses / plots as Internal Development Charges.
- 3.4 The Allottee shall pay a "one-time" charge of @ Rs. 40/- per Sq. Ft. of Super Area in case of apartments or @ Rs. 600/- per Sq. Yard of the allotted plot area in case of independent houses / plots as Electric Sub-Station Charges.
- 3.5 In addition to the Consideration, the Allottee agrees that in the event there is an enhancement of charges by any Governmental Authority, including the NOIDA or any additional expenses are borne by the Company for any reason including, inter alia, for providing any external services by any Government Authority etc. and upon written intimation by the Company to the Allottee of the same, the Allottee shall make prompt and due payment of such additional sums within 15 days of such demand by the Company.

4. CONVEYANCE OF THE SAID PREMISES

- 4.1 Upon completion of the construction, subject to and to the extent permitted by applicable law and the terms of the Lease Deeds, in case of Apartments the Allottee shall acquire the Said Premises, for the Consideration alongwith the undivided, indivisible and impartible proportionate interest (herein after referred to as his "Interest in Land") in the leasehold land underneath the building (as demarcated in plan) in which the Said Premises is located in proportion to the ratio of the Super Area of the Said Premises to the aggregate Super Area of all the residential units in the said building in which the Said Premises is located (hereinafter referred to as "the proportion").
- 4.2 The Interest in Land shall not be alienable / transferable separately and shall always remain attached to the Said Premises and be a part of Said Premises. Provided, however, that the proportion is subject to change and fluctuation with the construction / removal/demolition of additional floor(s) & / or change in number and size of Residential Units being constructed / to be constructed (hereinafter referred to as "Construction Changes") in the particular building.
- 4.3 For the sake of clarity it is stated that nothing herein shall be construed to give the Applicant / Allottee the right to raise any claim against the Company on account of any such Construction Changes or the right to object to the additional construction or removal thereof.

4.4 Notwithstanding that a portion of the Common Area has been considered for the purpose of calculating the Super Area of the Said Premises, only the Said Premises shall be allotted to the Allottee on the terms herein, & the Allottee shall not have any interest, right or title in the reserved car parking slots (if any) and Common Areas in any manner whatsoever except the right of user as provided herein.

4.5 In case the Said Premises is an independent house or a plot of land, the interest in land shall remain fixed and shall be equal to the area of the allotted plot of land.

5. OBLIGATIONS OF THE APPLICANT / ALLOTTEE

5.1 On the Company allotting the Said Premises to the Applicant on the terms herein, the Applicant agrees to the following, whether before or after possession of the Said Premises is granted to the Allottee.

5.2 The Allottee shall enter into a separate maintenance agreement (the "**Maintenance Agreement**") with the Company or such maintenance agency as may be designated in this regard (the "**Designated Maintenance Agency**"), in the form & substance and within such period as prescribed by the Company, for the maintenance of common areas and facilities. The Applicant further undertakes to abide by the terms and conditions of the Maintenance Agreement.

5.3 Pending executions of the said Maintenance Agreement the Applicant hereby agrees to pay the maintenance and replacement charges ("**Maintenance Charges**") as may be decided by the Company or by the Designated Maintenance Agency from time to time in this regard. Pending execution of the said Maintenance Agreement, the Applicant hereby agrees to pay a one time "Maintenance Deposit" and "Maintenance Charges" for the first year, before taking possession of the Said Premises. Upon the timely and due payment of regular Maintenance Charges, the Allottee shall have the right to use the Common Areas and common facilities for the Said Premises. Provided, however, that it is clarified for the purposes of abundant clarity that the Allottee shall not have the right to use the Common Areas and the common facilities till such time the possession of the Said Premises has been taken by the Allottee.

5.4 It is stated for the sake of abundant clarity the Earnest Money constitutes a part of the Consideration and is non refundable except as mentioned herein under clause 5.12 and 9.1.5.

5.5 The timely payment of Consideration and other dues as more particularly described in the Application Form and these Standard Terms and Conditions is an essential prerequisite to the execution of the Indenture of Conveyance. The Allottee hereby agrees and understands that, notwithstanding anything stated hereinabove, failure of the Allottee to comply with the terms of payment of the Consideration shall entitle the Company to terminate the Allotment / Provisional Allotment, refuse to execute the Indenture of Conveyance and appropriate the Earnest Money. The Company shall, upon cancellation, be free to deal with the Said Premises in any manner, whatsoever, at its sole discretion. The amount(s), if any, paid over and above the Earnest Money is refundable to the Allottee by the Company without any interest thereon in the manner as more particularly described in Clause 9.1.5, as if the cancellation by the Company was a cancellation by the Allottee as described in Clause 9.1.5. The terms of this Clause 5.5 should not be construed to prejudice the rights of the Company to take any other actions against the Allottee as it may deem appropriate under applicable Law.

5.6 Notwithstanding anything stated herein and without prejudice to the Company's right to cancel the Allotment / Provisional Allotment or to refuse to execute the Indenture of Conveyance, as provided herein, and without, in any manner condoning any delay in payment of the Consideration, the Allottee shall be liable to make payment of interest at the rate of 18% per annum on the outstanding amounts of the Consideration from the due date upto their payment or cancellation of the Allotment / Provisional Allotment . The payments made by the Allottee shall first be adjusted against the interest and/or any other penalty, if any, due from the Allottee to the Company under the terms herein and the balance available, if any, shall be appropriated against the installment(s) due from the Allottee under the Standard Terms & Conditions and the Allotment / Provisional Allotment Letter.

5.7 The Allottee shall abide by all applicable Laws as may be applicable to the Said Premises including inter alia all regulations, bye-laws, directions and guidelines of the NOIDA framed / issued under provisions of the U. P. Industrial Area Development Act, 1976 and rules made thereunder and the provisions of the Lease Deeds and shall keep the Company indemnified, secured and harmless against all costs, consequences and damages, arising on account of non-compliance with the said requirements, requisitions and demands.

5.8 The Allottee shall do or not do any or all of the acts as more particularly described hereinbelow:

(a) To do or not to do all such acts as are more particularly described in Schedule 1 herein;

- (b) To use the Said Premises only for the purpose sanctioned by NOIDA and for no other purpose;
 - (c) To pay, as and when required under applicable Law or demanded by the Company, the stamp duty, registration charges and all other legal, incidental expenses for execution and registration of the Indenture of Conveyance;
 - (d) To sign all such applications, papers and documents and do all such acts, deeds and things as the Company may reasonably require for safe-guarding the interest of the present Allotment / Provisional Allotment of the Said Premises or for securing the interests of the Allottee and/or the Company, as the case may be;
 - (e) Without prior written permission of the Company, not to create a pledge, encumbrance or lien on any rights, accruing to him herein.
- 5.9 If on account of any Law, the Company is prevented from completing the construction of the Said Premises or if the Company is prevented from delivering possession thereof to the Allottee, on account of any action by any Third Party, or Governmental Authority, then it is in the sole and entire discretion of the Company to challenge the validity, applicability and/or the efficacy of such Law and challenge the action by the Third Party (the **"Said Case"**).
- 5.10 The Earnest Money and other advance payments made to the Company cannot be withdrawn or claimed from the Company till the final determination of the Said Case.
- 5.11 In the event of the Company being successful in the Said Case, the Allottee shall be entitled to execution of an Indenture of Conveyance as provided herein and delivery and possession of the Said Premises in accordance with the terms herein.
- 5.12 In the event the Company is unsuccessful in the Said Case, and the impugned Law is not varied or altered, resulting in a legal impediment for delivery of the possession or transfer of title to the Said Premises, the Company shall upon the judgment becoming final, absolute and binding upon the Company, pay to the Allottee, the amount of Earnest Money and other payment as had been received from the Allottee, without any interest or compensation whatsoever, within such time and in such manner as may be decided by the Company which shall be final and binding.
- 5.13 The Applicant hereby covenants with the Company to pay from time to time and at all times the amounts which the Applicant is liable to pay as per the Application Form and as specified in the Allotment / Provisional Allotment Letter and to observe and perform all the covenants and conditions contained herein, and to keep to the Company and its Representatives, estate and effects, indemnified and harmless to the fullest extent from and against all and any actions, suits, claims, proceedings, costs, damages, judgments, amounts paid in settlement and expenses (including without limitation attorney's fees and disbursements, and reasonable out of pocket expenses) relating to or arising out of:
- (i) any inaccuracy in or breach of the representations, warranties, covenants or agreements made by the Applicant herein;
 - (ii) any other conduct by the Applicant or any of its Representatives as a result of which, in whole or in part, the Company or any of its Representatives are made a party to, or otherwise incurs any loss or damage pursuant to any action, suit, claim or proceeding arising out of or relating to such conduct;
 - (iii) any action undertaken by the Applicant, or any failure to act by the Applicant when such action or failure to act is a breach of the Terms & Conditions herein;
 - (iv) any action or proceedings taken against the Company in connection with any such contravention or alleged contravention by the Applicant.

6. REPRESENTATIONS AND WARRANTIES OF THE APPLICANT

- 6.1 The Applicant has applied for Allotment / Provisional Allotment of the Said Premises after satisfying himself that he has understood and appreciated the content and the implications of the laws applicable to Jaypee Greens and the Said Premises.
- 6.2 The Applicant has inspected the site, the Plans, ownership records, the Lease Deeds, other documents relating to the title and all other details of the Said Premises that the Applicant considers relevant for the transaction contemplated herein. The Applicant has satisfied himself/herself about the right, title and capacity of the Company to deal with the Said Premises and Jaypee Greens and has understood all the limitations and obligations thereof.
- 6.3 The Consideration for the Said Premises and other charges are based on the Super Area / plot area of the Said Premises and shall be paid by the Applicant in accordance with the terms herein.
- 6.4 The Applicant has all necessary power, authority and capacity to bind itself to these Standard Terms and Conditions and to perform his obligations herein.

- 6.5 The Applicant acknowledges and understands that the Said Premises is located near, adjacent to or borders upon a golfing facility and that construction, post-construction and normal operational activities on the golfing facility may be different from those normally associated with a residential neighborhood with normal playgrounds, parks, etc. Therefore, the Applicant shall not object to and shall not interfere, in any way, with the establishment, construction, development and operation of the golfing facility and / or residential, commercial, recreational and other developments / activities as may, from time to time be undertaken by the Company or other Persons permitted to enjoy the facilities at Jaypee Greens. This includes but shall not be limited to entering upon Jaypee Greens by the Company or other Persons permitted to enjoy the facilities at Jaypee Greens as may be required for the purpose of construction and/or development of the golfing facility and/or residential, commercial, institutional, recreational and other developments undertaken by the Company at Jaypee Greens.
- 6.6 The Company shall be entitled to construct and / or install such other things as may be required for the operation and maintenance of Jaypee Greens including but not limited to sidewalks, pavements, sewers, water mains and other local improvements, as may from time to time be deemed necessary by the Company and/or the Maintenance Agency.
- 6.7 The Applicant confirms that the Applicant is aware of the inherent risks and hazards involved in occupation of a residential property located on or about a golfing facility etc. and agrees not to hold the company and / or any of its employees, representatives, agents, player(s) at the golfing facility responsible for any damage and / or injury, of whatsoever nature, which may be caused by a flying golfing ball or otherwise to his person and / or to his property and / or to the person and / or property of any of his co-inhabitant(s) and /or any of his / their guest(s) at Jaypee Greens.

The Applicant further agrees and undertakes to indemnify and keep the Company, its employees, representatives, agents, players, etc. indemnified against any action whatsoever which may be brought against them by his co-inhabitant(s) and / or his guest(s) or his co-inhabitant(s) guest within Jaypee Greens area for any loss, damage or injury which may be suffered by them to their person or to their property, due to such flying golfing ball(s) or otherwise.

- 6.8 The Applicant has reviewed the Plans and has been made aware of and accepts that the Plans, Super Area, specifications as more particularly described in the Application Form, etc. are tentative and that there may be variations, deletions, additions, alterations made either by the Company as it may in its sole discretion deem fit and proper, or by or pursuant to requirements of a Governmental Authority, which alterations may involve changes, including change in the position / location of the Said Premises, change in the number of units, change in its dimensions, change in the height of the building, change in its Super area / plot area, and the Applicant hereby gives his consent to such variations, additions, deletions, alterations and modifications as aforesaid (the **"Permitted Alterations"**). The Consideration amount may be increased on account of the Permitted Alterations and the Applicant shall pay without demur such increased amount of Consideration at such times as may be required by the Company. In the event that the Consideration amount is decreased pursuant to the Permitted Alterations, the excess amounts, if any, paid by the Applicant shall be refunded by the Company.

Provided further that any changes as a result of the Permitted Alterations shall not be construed to give rise to any claims, monetary or otherwise. Any increase or decrease in the Super Area / plot area of the Said Premises shall be payable or refundable on a pro rata basis, without any interest at the agreed rate per sq. meter as may be more specifically described in the Allotment / Provisional Allotment Letter and that the other charges as specified herein will be applicable for the changed area pursuant to Permitted Alterations at the same rate at which the Said Premises were allotted.

7. OBLIGATIONS OF THE COMPANY

- 7.1 The Company shall make best efforts to deliver possession of the Said Premises to the Applicant within the period more specifically described in the Allotment / Provisional Allotment Letter with a further grace period of 90 (ninety) days. If the completion of the Said Premises is delayed by reason of non-availability or scarcity of steel and / or cement and / or other building materials and/or water supply and/ or electric power and/or slow down, strike and/or due to a dispute with the construction agency employed by the Company, lock out or civil commotion or any militant action or by reason of war, or enemy action, or earthquake or any act of God or if non-delivery of possession is as a result of any Law or as a result of any restrictions imposed by a Governmental Authority or delay in the sanction of building/zoning plans/grant of completion/occupation certificate by any Governmental Authority or for any other reason beyond the control of the Company (hereinafter referred to as **"Force Majeure Events"** and each individual event referred to as a **"Force Majeure Event"**), the Company shall be entitled to a reasonable extension of time for delivery of possession of the Said Premises.
- 7.2 Nothing contained herein shall be construed to give rise to any right to a claim by way of compensation/damages/loss of profit or consequential losses against the Company on account of delay in handing over possession for any of the aforesaid conditions beyond the control of the Company. If, however, the Company fails to deliver possession of the Said Premises within the stipulated period as mentioned here in above, and within the further grace period of 90 (ninety) days thereafter, the Applicant shall be entitled to

compensation for delay there after @ Rs.10/- per Sq. Ft. per month for the Super Area of the Said Premises ("**Compensation**") in case of Apartments and upto a maximum of Rs.150/- per Sq. Yard of plot area in case of Houses / Plots. The time consumed by the occurrences of Force Majeure Events shall be excluded while computing the time delay for the delivery of possession of the Said Premises.

- 7.3 Such Compensation shall be payable by the Company to the Applicant only after the Indenture of Conveyance has been executed, after payment of Consideration and the payment of the other charges as detailed herein.
- 7.4 The Applicant hereby agrees that if the Applicant has at any time defaulted in making timely payment of any installment for Consideration, or has not made full payment of the Consideration of the Said Premises and other charges due from the Applicants, no Compensation shall be payable by the Company.
- 7.5 In the event that a Force Majeure Event occurs, the Company has the right to alter the terms and conditions of Allotment / Provisional Allotment of the Said Premises as stated herein or if the Force Majeure Events so warrant, the Company may suspend the performance of its obligations for such period as it may consider expedient and no such suspension shall constitute a breach of the obligations of the Company hereunder.
- 7.6 It is hereby clarified that the total construction period as stipulated in Clause 7.1 herein shall stand automatically extended, without any further act or deed on the part of the Company, by the period during which a Force Majeure Event occurs. Provided that the Company shall be the sole judge of the existence of a Force Majeure Event, which judgment shall not be unreasonably exercised.
- 7.7 The Applicant shall have no claim, right, title or interest of any nature or kind whatsoever except right of ingress / egress over or in respect of land, open spaces & all or any of the Common Areas/facilities etc. which shall remain the property of the Company. The Company can, as per applicable laws, transfer and assign the Common Areas / facilities to a body or association of owners of units of Jaypee Greens or their co-operative society. The Applicant shall not be entitled to claim any separate exclusive demarcation or partition or right to use any of the Common Areas / facilities and to any area which is not specifically sold or allotted or transferred to the Applicant.
- 7.8 Subject to the terms and conditions of the Lease Deeds, the Company has the right to hold the Leased Lands with their appurtenances for such term as is specified in the respective Lease Deeds.

8. MISCELLANEOUS OBLIGATIONS

The following is agreed to by the Applicant :

- 8.1 As and when the Said Premises is ready for possession in accordance with the terms specified herein, the Company shall be entitled to issue a notice of offer of possession (the "**Notice of Possession**") calling upon the Applicant to take possession of the Said Premises after paying stamp duty, registration charges and other legal, incidental expenses in respect of the Indenture of Conveyance and upon the payment of the Consideration and Maintenance Advance / Charges in accordance with the terms herein. Within thirty days of the date of dispatch of the Notice of Possession the Applicant shall be liable to take physical possession of the Said Premises on the terms mentioned herein. If, for any reason, the Applicant fails and neglects or is not ready or willing to take possession of the Said Premises, the Applicant shall be deemed to have taken possession of the Said Premises at the expiry of thirty days from the date of dispatch of the Notice of Possession by the Company. In this event the Said Premises shall be at the risk and cost of the Applicant and the Applicant shall be further liable to pay holding charges @ Rs.10/- per Sq. Ft. per month for the Super Area of the Said Premises (the "**Holding Charges**") in case of Apartments and Rs.150/- per Sq. Yard of plot area in case of Houses / Plots. Notwithstanding anything stated hereinabove, upon expiry of a period of 90 days from the date of dispatch of the Notice of Possession, the Company shall, in addition to the right to levy Holding Charges as stated hereinabove, be entitled at its sole discretion to cancel the Allotment / Provisional Allotment and refund the payments received from the Applicant in accordance with the terms of these Standard Terms & Conditions. The Applicant agrees not to question the decision of the Company in postponing the cancellation beyond 90 days from the date of dispatch of the Notice of Possession.

The Company may, however, at its sole discretion, restore the Allotment / Provisional Allotment by levying the Holding Charges upto the date of such restoration. In addition to the Holding Charges as described hereinabove, the Applicant shall also be liable to pay proportionate maintenance charges in respect of the Said Premises from the expiry of 30 days from the dispatch of the Notice of Possession till such time he takes possession of the Said Premises.

- 8.2 The Company or the Designated Maintenance Agency shall be entitled to access the Said Premises at such time as is fixed by the Company or the Designated Maintenance Agency for the purpose of carrying out general repair and service of any Common Areas and facilities and equipment including but not restricted to pipes, cables, drains etc. passing through the walls, flooring and ceiling of the Said Premises and for that purpose to remove, break or dismantle the walls, floor, ceiling or any covering thereon as may be considered necessary for the purpose of carrying out the desired activity. Provided, however, the Company or the Designated Maintenance Agency shall endeavor to restore the walls / floor of the Said Premises in the same condition in which they were earlier, after carrying out the repair and / or service work.
- 8.3 It shall be the obligation of the Applicant to get the Said Premises comprehensively insured at his own cost and expense.

9. DEFAULT, CONSEQUENCES OF DEFAULT, TERMINATION AND CONSEQUENCES OF TERMINATION

9.1 Default

9.1.1 In the event of breach or default by the Applicant / Allottee of any of the covenants contained herein, ("Default"), the Company shall be under an obligation to issue a notice calling upon the Applicant / Allottee to rectify the Default within a period of 30 days from the date of the notice ("Notice Period"). The Applicant / Allottee, immediately upon notice of such Default, shall be under an obligation to rectify/remove the Default within the said Notice Period and inform the Company of such rectification or removal of breach of default by a written notice (by registered AD Post or Fax or email).

9.1.2 In the event that in the judgement of the Company, the Default is not cured within the Notice Period, the Company may, without prejudice to any other legal remedy which the Company may have in Law, equity or contract, in its sole discretion, cancel the Allotment / Provisional Allotment in accordance with the provisions hereof. Upon such cancellation, the Applicant / Allottee shall be liable to pay the Company the sums mentioned in Clause 9.1.5 hereinbelow, as if the cancellation was a cancellation by the Applicant / Allottee under the terms of Clause 9.1.5. The Applicant / Allottee shall not have any lien or any other right on the Said Premises, nor should anything herein or elsewhere be construed to entitle the Applicant / Allottee to obstruct, prevent, injunct or restrain the Company from making a fresh Allotment / Provisional Allotment in respect of the Said Premises to any Third Party after cancellation of the Allotment / Provisional Allotment , or to restrict, prevent or injunct any cancellation of the Allotment / Provisional Allotment .

Provided, however, that the Company may, at its sole discretion, condone the Default and restore the Allotment / Provisional Allotment by levying such damages, charges, fee, etc. as the Company may decide at its sole discretion.

Provided further that where a charge or fee or any other sum of money for the condonation of any Default has been prescribed hereunder, the Company shall be at liberty to condone the Default by levying such charge or fee or such sum of money as may be prescribed herein. The levy of any such damages, charges, fee, etc. shall be without prejudice to the rights of the Company to demand specific performance of such obligations hereunder or to take appropriate legal action.

9.1.3 Failure of the Company to exercise promptly any right herein granted or to require specific performance of any obligation undertaken herein by the Applicant / Allottee, shall not be deemed to be a waiver of such right or of the right to demand subsequent performance of any or all obligations herein undertaken by the Applicant / Allottee.

9.1.4 The termination of the Allotment / Provisional Allotment pursuant to Clause 9.1.2 hereof shall be effected by the Company giving 30 (thirty) Days prior written notice of such termination to the Allottee. If the Allotment / Provisional Allotment so terminates, it shall become null and void and have no further force or effect, except as provided in Clause 9.2 (a) hereof.

9.1.5 The Allottee shall be entitled to cancel the Allotment / Provisional Allotment only on default of the Company to deliver up the Said Premises on payment of full Consideration in accordance with the terms herein. If the Allottee for any other reason requests the Company to permit it to cancel the Allotment / Provisional Allotment in his favour, the Company may in its sole discretion permit such cancellation provided that the Allottee compensates the Company for any loss caused on account of substituting another Applicant in his/ its/her place and stead ("**Termination Charge**").

Notwithstanding anything stated hereinabove, in the event the Allottee is permitted to cancel the Allotment / Provisional Allotment by the Company under the terms of this Clause 9.1.5 or in the event the Company terminates the Allotment / Provisional Allotment in accordance with the provisions herein, the entire amount of Earnest Money shall be forfeited by the Company. The balance installments paid by the Applicant in accordance with the terms hereof shall first be used to satisfy the Termination Charge, which shall in any event not be less than amounts set forth in Clause 5.6 herein, and the rest of the installments shall be refunded to the Applicant without interest.

9.2 Consequences of Termination

If the Allotment / Provisional Allotment is terminated pursuant to Clauses 5.5, 9.1.2 or 9.1.5 hereinabove, all obligations of the Company and the Applicant / Allottee hereunder, under the Application Form and the Allotment / Provisional Allotment Letter shall automatically terminate with no further act or conduct being necessary or required on the part of either the Applicant or the Company, or any liability attaching to either the Applicant or the Company, and each of the Parties shall irrevocably be released from all obligations and liabilities hereunder, except that, in each case:

- (a) such termination shall not constitute a waiver by either the Applicant or the Company of any obligation that by its terms shall survive such termination including inter alia Clauses 5.5, 5.6, 5.13, 6.7, 9.1.2, 9.1.5, 10.1, 10.6, 10.9 and this Clause 9.2;
- (b) such termination shall not constitute a waiver by either the Applicant or the Company of any claim it may have for actual damages caused by reason of, or relieve either the Applicant or the Company from liability for, any breach of these Terms & Conditions prior to termination under Clauses 5.5, 9.1.2 or 9.1.5 herein;
- (c) If the Allotment / Provisional Allotment is terminated by the Company under Clauses 5.5, 9.1.2 or 9.1.5 the Applicant / Allottee shall be liable to pay the sums and get the refunds mentioned in Clauses 9.1.5 herein.

10. MISCELLANEOUS

- 10.1 **Notice:** All notices to be served as contemplated herein shall be deemed to have been duly served if sent by one Party to the other by Registered Post A.D. at the address(es) specified hereinabove and it shall be the responsibility of the Applicant to inform the Company by a Registered A.D. letter about all subsequent changes, if any, in his address, failing which all communications and letters posted at the first registered address will be deemed to have been received by him at the time when those would ordinarily reach at such address and the Applicant shall be fully liable for any default in payment and other consequences that may accrue therefrom.

In the event that there are joint Applicants, all communications and notices shall be sent by the Company to the first Applicant at the address given by him in the Application Form, which shall for all purposes be considered as served on all the Applicants and no separate communication shall be necessary to the other named Applicant(s). All notices and other communication required to be sent by the Applicant to the Company shall be sent by the Applicant to the registered office of the Company as specified in the definition of the term "Company" in these Standard Terms and Conditions.

The Company shall notify any change in the registered office address to the Applicant.

- 10.2 **Assignment:** All Assignments of the Allotment / Provisional Allotment by the Applicant to any Person (the "Proposed Transferee"), shall require prior written consent of the Company, which the Company may give on such terms and conditions including inter alia those relating to payment for administrative charges for permitting such substitution and the Company's right to terminate the Allotment / Provisional Allotment .

The Company shall permit such assignment or nomination after all the dues under the terms of Allotment / Provisional Allotment are paid for in full. No administrative charges shall, however, be payable in the case of such succession to the legal heirs of the Allottee.

The Proposed Transferee shall be bound by the Standard Terms & Conditions and shall furnish an undertaking to that effect.

- 10.3 **Foreign Applicant:** The Applicant, if resident outside India or if not an Indian national or citizen, shall be solely responsible to comply with the necessary formalities as laid down in any law for remittance of payment(s) and for acquisition of the immovable property in India. The Applicant shall furnish the required declaration that it is complying with such necessary legal formalities in the format prescribed by the Company.

- 10.4 In case the Applicant / Allottee desires to transfer the Said Premises to the Proposed Transferee by way of sale, mortgage, lease, license or by any other method, the Proposed Transferee may have to pay to the TEA subsequent sales transfer charges ("**Transfer Charge**"), if any.

Notwithstanding anything contained in this clause, the Applicant / Allottee shall pay all expenses, administrative charges, fees and any other dues payable to the Company, whether required hereunder or under any subsequent agreement, prior to applying for transfer of the Said Premises / Allotment / Provisional Allotment to the Proposed Transferee by way of sale, mortgage, lease, license or by any other method.

- 10.5 The Application Form, these Standard Terms & Conditions and the Provisional Letter of Allotment / Provisional Allotment (hereinafter collectively referred to as the **“Said Documents”**) shall constitute the entire terms & conditions with respect to the Allotment / Provisional Allotment of the Said Premises to the Applicant and supersede all prior discussions and arrangements whether written or oral, if any, between the Company and the Applicant relating to the things covered herein. No amendment to these Standard Terms & Conditions shall be valid or binding unless set forth in writing and duly executed by the Company and the Applicant. No waiver of any breach of any provision hereof shall be effective or binding unless made in writing and signed either by the Company or the Applicant purporting to give the same and, unless otherwise provided in the written waiver, shall be limited to the specific breach waived.
- 10.6 **Governing Law and Jurisdiction:** The Allotment / Provisional Allotment shall be governed and interpreted by and construed in accordance with the Laws of India, without giving effect, if applicable, to the principles of conflict of laws, thereof or there under and subject to the provisions of Clause 10.9 hereof, the Courts at Gautam Budh Nagar, U.P., India shall have jurisdiction over all matters arising out of or relating to this Allotment / Provisional Allotment .
- 10.7 **Severability:** If any provision of these Terms & Conditions is determined to be invalid or unenforceable in whole or in part, such invalidity or unenforceability shall attach only to such provision or part of such provision and the remaining part of such provision and all other provisions hereof shall continue to remain in full force and effect.
- 10.8 **Rights of Third Parties:** Unless a contrary intention appears from the terms hereof, nothing expressed or implied herein is intended or shall be construed to confer upon or give any Person, other than the Company and the Applicant any rights or remedies under or by reason of this Allotment / Provisional Allotment or any transaction contemplated herein.
- 10.9 **Dispute Resolution:** Any and all disputes arising out of or in connection with or in relation hereto shall so far as possible, in the first instance, be amicably settled between the Company and the Applicant. In the event of disputes, claim and/or differences not being amicably resolved such disputes shall be referred to sole arbitration of a person not below the rank of General Manager nominated for the purpose by Chairman of the Company. The proceedings of the Arbitration shall be conducted in accordance with the provisions of the Arbitration & Conciliation Act, 1996, as amended from time to time, or any rules made there under. The Applicant hereby gives his consent to the appointment of the sole arbitrator as specified herein above and waives any objections that he may have to such appointment or to the award that may be given by the Arbitrator. The venue of the arbitration shall be New Delhi, India.
- It is hereby clarified that during the arbitration proceedings the Company and the Applicant shall continue to perform their respective rights under the Allotment / Provisional Allotment.
- 10.10 **Overriding Effect:** In the event of any inconsistency between the Said Documents and any other document, instrument or agreement delivered in connection with the transactions contemplated hereby, the Said Documents shall prevail.

I/We hereby irrevocably accept and agree to abide by the aforesaid Standard Terms & Conditions.

Date _____

Signature (s) of Applicant (s)

Witnesses

1. _____

2. _____

The Applicant / Allottee agrees to do or not to do all or any of the following acts :

1. Not to use the Said Premises for the purpose of any trade, business, employment, service or manufacture of any description, nor as a hotel apartment house, rooming house or place of public resort, nor for any other purpose other than as private residence for the use of one family only to each dwelling unit, nor shall anything be done or permitted upon the Said Premises/Leased Lands that shall be a nuisance to the occupants of any neighboring property.
2. Without prior written permission from the Company, not to erect or permit to be erected any tents, trailers, shacks, tanks or temporary or accessory buildings or structures.
3. Without prior written permission from the Company, not to fix or place to the exterior of the Said Premises, any aerial, antenna, antenna poles/masts, citizen/amateur bond antenna.
4. Not to place or affix any clothes line, drying rack or similar device at such a position so that the same is visible from any road, golfing facility or to public view.
5. Not to use any portion of the Said Premises which is visible from outside, as a drying or hanging area for laundry of any kind.
6. To maintain all open areas within the Said Premises, etc. as lawns or landscape areas with underground sprinkler systems.
7. Not to do anything or maintain in or outside the Said Premises or the common areas, anything which may become unsightly or a nuisance to Jaypee Greens. In the event of a dispute, the decision of Head of Operations of Jaypee Greens shall be final & binding.
8. Not to display any signage to public view on or outside the Said Premises, except one name plaque at the main entrance in colour & of dimensions as may be prescribed by the Company from time to time.
9. Not to permit growth or maintenance of any weeds or other unsightly growth upon any Residential Unit and not to place or allow to be placed in public view in the Said Premises or Outside, any refuse or unsightly object.
10. To maintain or cause to be maintained, the Said Premises, structures thereon, improvements, appurtenances, etc. in a safe, clean, orderly, painted and attractive condition. To ensure that all lawns, landscaping and sprinkler systems, etc. are installed and maintained in a neat & orderly condition.
11. Without prior written permission of the Company, not to erect, maintain or use on the Said Premises or common area(s), any coloured basketball board or other similar recreational equipment, either permanent or temporary.
12. Without prior written permission of the Company, not to permanently enclose or convert to other use any driveways, parking lots, etc.
13. Without prior written permission of the Company and the applicable Governmental Authorities, not to cut down or remove a living tree. If any such tree is cut down, destroyed or removed, the same shall be replaced at the cost and expense of the Applicant.
14. Not to keep or permit keeping at the driveway area of the Said Premises, any trash, garbage or other waste materials. To ensure that all waste shall be kept in garbage bins, which shall be kept in a neat condition & screened from public view. The garbage bins may not be placed outside the driveway area of any Residential Unit except for a reasonable period for the garbage pickup to be accomplished. To ensure that all trash, garbage & their containers are animal proof.
15. To ensure that all equipment for swimming pool, wherever provided, pool water heaters, etc. if installed, shall be below the ground level and must be concealed from public view by the Applicant at his own cost and expense.

16. Not to raise, breed or keep in the Said Premises, any animal, livestock or poultry of any kind, except normal domesticated household pets like dogs or cats. To ensure that the pets are leashed at all times while on any area outside the Said Premises. Pets shall not be permitted on such areas as may be notified from time to time. Each pet owner shall be responsible for the removal & disposal of their Pets' body waste. Any pet, which becomes a reasonable source of annoyance to other residents at Jaypee Greens, may be ordered to be removed by the Company and the Applicant confirms that he shall have no objection to such removal. No reptiles, amphibians or livestock may be kept in or on any Said Premises.
 17. Not to increase the Said Premises in size by filling in any water retention/lakes/drainage area on which it abuts. The Applicant shall not change or attempt to change the designs & the dimensions of these water retention/lakes/drainage areas.
 18. To ensure that all utility lines & wirings, including but not limited to, electrical lines, cable television lines, telephone lines, water & sewerage located within the Said Premises shall be located underground.
 19. No Residential Unit may be split or subdivided in any manner by a Residential Unit owner, and a conveyance by Residential Unit owner must include the entire lot.
 20. No commercial vehicles, trailers, recreational vehicles or other motor vehicles, except four wheeled passenger automobiles, non-commercial vans shall be placed parked or stored in the Said Premises or in the common areas for a period of more than 8 hours unless the said vehicle is necessary in the actual construction or repair of a structure or ground maintenance.
 21. Not to operate motorboats in or upon any ponds or watercourses located at Jaypee Greens or take any action that may be harmful to the environment.
- The Applicant(s) agrees that the Company may at its sole and absolute discretion alter, waive or modify any of the foregoing and other restrictions so long as their substantial character is maintained.

Signature (s) of Applicant (s)

DOCUMENTS TO BE SUBMITTED ALONG WITH THE APPLICATION FORM

Resident of India :

- o Copy of PAN card

Partnership Firm :

- o Copy of PAN card of the partnership firm.
- o Copy of partnership deed
- o In case of one of the partners has signed the documents, an authority letter from the other partners authorizing the said person to act on behalf of the firm.

Private Limited & Limited Company :

- o Copy of PAN card of the company.
- o Article of Association (AOA) & Memorandum of Association (MOA) duly signed by the Company Secretary / Director of the Company.
- o Board resolution authorizing the signatory of the application form to buy property on behalf of the company duly authenticated by any other Director of the Company.

Hindu Undivided Family (HUF) :

- o Copy of PAN card of HUF.
- o Authority letter from all co-parcenor's of HUF authorizing the Karta to act on behalf of HUF.

NRI / Foreign National of Indian Origin :

- o Copy of the individual's Passport
- o In case of demand draft (DD), the confirmation from the banker stating that the DD has been prepared from the proceeds of NRE / NRO account of the Applicant.
- o In case of cheque, all payments should be received from the NRE / NRO / FCNR account of the customer only or foreign exchange remittance from abroad and not from the account of any third party.

Note: 3 passport size photographs of the applicant(s) required in all cases.



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Jaypee Infratech Limited is a subsidiary of Jaiprakash Associates Limited

Sales Office: Jaypee Greens, Sector 128, Noida – 201304 (U.P.), India.

Phone: +91 120 2470944 / 45, +91 120 2470800, Fax: + 91 120 2470946 Mobile: +91 9999100022, +91 9999100055

Delhi Office: Jaypee Greens, Jaypee Vasant Continental, Vasant Vihar, New Delhi – 110057, India.

Phone: +91 11 26140101 / 26154099 Fax: +91 11 26151177

E-mail: wishtown@jaypeegreens.com Website: www.jaypeegreens.com