





APPLICATION FORM



Application Form



Relation



Dear Sir/Madam,

Dear Sir/Madam, I/We hereby apply for the booking of a Residential Apartment/Flat in "APEX Athena" Plot No. 12A. Sector - 75. Noida (U.P) (under the banner of Apex Group) in the name and style "M/s. Apex Dream Homes Pvt. Ltd." under your Construction Linked Plan/Flexi Payment Plan/Down Payment Plan.

Cheque No	in or its itapecs	0	only by way of Bank Draft /
	dated drawn on E	Bank as a token amount towards the booking a	and undertake to faithfully
make the balance pay	ment towards the consider	ration of the Residential apartment/flat a	s per the payment plan
opted/accepted/agreed l	by me/ us. This application do	es not constitute an Agreement to sell and I/We	e do not become entitled to
allotment of the Residen	tial flats notwithstanding the	fact the Company may have issued the receipt	t/acknowledgement of the
		after I/We sign an execute the allotment Letter	
		aid down therein that the allotment shall become	
		y within 15 days from the date of being called	
		tment or cancellation of flat by the party before	For which come there where the property of the state of t
		reited at the discretion of the company.	or the another the
		and at the allowation of the company.	
I/We clearly understand	agree and accent that the la	yout plan of "APEX Athena" is purely tentative	in nature and is subject to
		ditions/changes by any competent authority/	75s
			100 E
		the sole discretion of the Company and I/We sha	1000 -
		all never be necessary on the part of the Compar	
		anges. It is further agreed and understood by m	
		ncreases or decreases, I shall be liable to pay the	•
	the demand and if the super	area is decreased the resulting difference shall b	be adjusted against my/our
future payments.			
100			
		d conditions of this application including those r	
		oney as laid down herein, additional payments	and the contract of the contra
addition i.e., increasing a	rea, change in specification of	amenities etc. in the execution of the Allotment	Agreement.
1. SOLE/FIRST APPLICANT:			
Mr/Mrs/Ms			
SW/D of		Nationality	
Profession		Age	C =
	nt Non-Resident	Age Foreign National of India Origin	2
Profession		Age Foreign National of India Origin Date of Birth	
ProfessionResidential Status : Reside			
ProfessionResidential Status : Reside Income Tax Permanent Account (PAResidential Address	N) No		
ProfessionResidential Status : Reside Income Tax Permanent Account (PAResidential Address	.N) No Mobile N	Date of Birth	
Profession Residential Status : Reside Income Tax Permanent Account (PAResidential Address Tel No	.N) No Mobile N	Date of Birth	
Profession Residential Status : Reside Income Tax Permanent Account (PAResidential Address Tel No Fax No 2. SECOND APPLICANT :	.N) No Mobile N	Date of Birth	
Profession	.N) No Mobile N	Date of Birth	
Profession	Mobile N Email Address	Date of Birth	
Profession	Mobile N Email Address	Date of Birth	
Profession	Mobile N Email Address Non-Resident	Date of Birth Nationality Age Foreign National of Indian Origin Date of Birth	
Profession	Mobile N Email Address nt Non-Resident	Date of Birth Nationality Age Foreign National of Indian Origin Date of Birth	

Nominee Name



Signature of Applicant





OR

. M/s			a Coi	mpany partnership proprietrorship
irm havi	ng its office at			
nrough	its authorized director/partner/sole proprietor Mr/Mrs/Ms			*
D.1.	of Booking 5. Tower Name			5
	Area (sq.ft.) Approx 7. Floor 8. Flat No			
	ent Plan : Down payment (DP) Flexi Plan Construction Linked whichever opted)	d Plan Tir	ne Linked Pla	n
). Basic	Sale Price(BSP) per sq.ft. on super area			
n words	₹			
S.No.	INDEX	RAT	E	TOTAL
1.	Basic Price	₹		₹
2.	Preferred Location Charges Floor PLC	₹	/Sq.Ft.	₹
3.	Interest Free Maintenance Security	₹	/Sq.Ft.	₹
4.	Lease Rent	₹	/Sq.Ft.	₹
5.	External Electrification Charges	₹	/Sq.Ft.	₹
6.	Power Back up Charges	₹		₹
7.	Fire Fighting Charges	₹		₹
8.	· Club Members	₹		₹
9.	Open Car Parking Space	Nos.	each	₹
10.	Covered Car Parking Space	Nos.	each	₹
11.	Other charges (if any)	₹	13	₹
12.	Total			
in Wor	de ₹			
11. Bo				
in case	e of Agent/Broker, please give the particulars.			
	one no Mob. Phone no. :			
इस दर बिना वि	तावेज में वर्णित सभी तथ्यों व शर्तों को मुझे/हमें हिन्दी में पढकर सुनाया व समः फ्सी दबाव व जबरदस्ती के मैंने/हमने इस दस्तावेज पर अपने हस्ताक्षर/दस्तखत	झा दिया गया है किये है।	,जिनके पूर्ण	रूप से सुनकर और समझकर स्वेच्छा
	Signature of Applicant Booked Through			Signature of Co-Applicant







PAYMENT PLAN

DOWN PAYMENT PLAN/ FLEXI PAYMENT PLAN/ CONSTRUCTION LINKED PLAN/ TIME LINKED PLAN

S. No.	DATE OF PAYMENT	AMOUNT	PAYMENT AS PER SCHEDULE ACCEPTED BY THE APPLICANT	REMARKS
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	e-			
		9		
		2		
30				
	St	- E		3
		2		

इस दस्तावेज में वर्णित सभी तथ्यों व शर्तों को मुझे/हमें हिन्दी में पढकर सुनाया व समझा दिया गया है,जिनके पूर्ण रूप से सुनकर और समझकर स्वेच्छा से बिना किसी दबाव व जबरदस्ती के मैंने/हमने इस दस्तावेज पर अपने हस्ताक्षर/दस्तखत किये है।



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DOCUMENTS TO BE SUBMITTED ALONG WITH THE APPLICATION

RESIDENT OF INDIA

- Copy of Pan Card
- · Photographs of all applicants
- · Proof of Residence.

PARTNERSHIP FIRM

- Copy of Pan Card
- Certified Copy of the Registered Partnership Deed.
- In case of one of the partner has signed the document, an authority letter from the others.
- Letter for authorizing the said person to act on behalf of the firm from other partners.
- Photograph of the Partner who shall sign the application on behalf of the Partnership Firm.

PRIVATE LIMITED & LIMITED COMPANY

- · Copy of Pan Card of the Company
- Articles of Association (AOA) & Memorandum of Association (MOA) duly signed by the Company Secretary of the Company.
- · Certificate of incorporation issued by Registrar of the Companies
- Photograph of the Authorized Representative of the Company who shall sign the application on behalf of the Company.

HINDU UNDIVIDED FAMILY (HUF)

- · Copy of PAN Card of HUF.
- Authority Letter from all Co-Parcenor's of HUF authorizing the Karta to act on behalf of HUF.
- · Address proof/proof of residence of the Karta of the HUF
- Photograph of the Karta who shall sign the application on behalf of the HUF.

NRI / FOREIGN NATIONAL OF INDIAN ORIGIN

- Copy of Individuals Passport.
- In case of demand draft (DD) the confirmation from the banker stating that the DD has been prepared from the proceeds of NRE/N RO account of the allottee.
- 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.
- Photographs of the Applicants.





TERMS AND CONDITIONS

NATURE OF BOOKING

This allotment of Residential Apartment/Flat is entirely at the direction of the company. The allotment shall be confirmed only after issuance of letter of allotment by the company after clearance of Earnest Money deposited by the applicant.

REGISTRATION & OTHER CHARGES

Registration charges, Stamp duty, Sublease dead charges and other incidental expenses for transfer of property right at the time of registration shall be borne by the Applicant(s). Other statutory taxes, service tax or any enhancement imposed or to be imposed by the Government / Semi- Government / any competent authority and charges for additional facilities as applicable from time to time shall be extra and are to be borne by the Applicant(s).

MODE OF PAYMENT

All payment from outstation location are to be paid through DEMAND DRAFT/RTGS/NEFT Only. Demand Drafts/Local cheques are to be made payable to M/s APEX DREAM HOMES Pvt. Ltd. Payable at New Delhi. After each payment the Applicant(s) must insist on a duly signed receipt from the duly authorized person of the company.

DELAYED PAYMENTS

In any circumstances the payment / installment delayed from the maximum period of 60 days from the due date on part of the allottee, interest at the rate of 24% p.a. shall be charges on all delayed payment including the payment of the installments as per the payment plan accepted by the Applicant(s) and other charges and in case of payment delayed the company have sole right to adjust interest from the payment received from the allottee and balance payment will be adjust in cost of flat or any other charges and after expiry of 60 days the allotment will be deemed cancel and allottee has no right to make any objection in any circumstances what-so-ever.

HOUSING LOANS

Loans form financial institution to finance the said residential Apartment may be availed by the Applicant(s) at their own. Though the case of loan / financial facility are to be applied for and pursued by the individual Applicant(s) on their own. The Company will provide assistance without any of obligation of any nature upon the Company through their personnel to provide all official documents of project for legal & technical clearance without any responsibility for delay in payment. In case of delay for approval of loan or loan rejected by the Bank the payment shall be treated as delayed & Interest will be charge by the company on delay Payment & any other action may be taken as per rules/ Terms & Condition of the application form/Allotment letter. Further, if a particular Institution/Bank/ Refuses to extend financial assistance on any ground whatsoever, the applicant(s) shall not make such refusal as causes for non-payment of further installment/dues.

CANCELLATION OF ALLOTMENT

That the Flat Allottee(s) hereby agree/s that out of the amount(s) paid/payable by him/her/them towards the booking of the residential Flat, 10% of total consideration of the flat shall be treated as the EARNEST MONEY to ensure fulfillment of all the terms and conditions by the Applicant(s). Any default on the part of the Applicant(s) towards the strict compliance of the terms and conditions of the present Application (or the Allotment Agreement) shall entitle the Company to forfeit the Earnest Money and cancel the allotment. It is further agreed by the applicant(s) that:

- 1. On default of payment the allotment will be cancel and amount paid by the Applicant(s) towards the booking prior to the execution of the allotment agreement shall not be refund under any circumstance.
- 2. In case of termination/cancellation of the allotment, due to default by the allottee 10% of total consideration of the flat (over and above the earnest money) shall be treated as the Cancellation Charges and balance amount (if any) will be refunded to the applicant without any consent.
- 3. Upon the 'execution of the Allotment Agreement, if, for any reason whatsoever, the Applicant(s) applies for the cancellation of the allotment in his/her/their favour or if the allotment of the Applicant(s) is terminated by the Company for the reason of any default(s) by the Applicant(s) towards the compliance of the terms and condition of such allotment (including any default in making the timely payments as per the opted payment plan), then in such conditions the amount equal to earnest money and cancellation charges along with other incidental expenses incurred by the Company towards such allotment shall stand forfeited by the Company and the balance amount, if any, shall refunded to the applicant(s) without any interest.



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4. Upon cancellation/termination of the allotment, the refund of the balance payment, if any, shall be made to the Applicant(s) within 90 days from the date of receipt of such request / termination or upon the re-allotment of the cancelled flat, whichever is later. However, before claiming such refund the Applicant(s) shall be required to fulfill such other and additional conditions as may be required by the Company in this regard.

POSSESSION

The Company shall deliver the possession of the flat to the applicant(s) only on clearance of all dues and getting NOC from the company and fulfillment of other terms and conditions.

CHANGE IN DRAWING/DESIGNS

Due to any unforeseen requirement of the Authority/Government/Company, the company has every right to change the design(s) and specification(s) of an individual Flat(s)/Towers(s) or the project as a whole. No alteration in the Residential Flat shall be acceptable and the Applicant(s) shall not challenged the picture/photographs of the building appearing in the Application Form and/or the Allotment Letter and/or the Specification Sheets.

The Applicant(s) agree that in the event a cheque deposited with the company by the Applicant(s) towards any payment due to company is dishonored on any grounds the Applicant shall replace the dishonored Cheque with a Demand Draft or Banker's Cheque or Cash of equivalent amount within 3 days of such dishonor, failing which this application or the allotment or Residential Flat shall be treated as cancelled at the sole discretion of the company. Provided however that in the event a cheque is dishonored on grounds of insufficient funds, this application or the allotment of Residential Flat shall be treated as cancelled at the sole discretion of the company.

The Applicant(s) shall get his/her/their complete address registered with the Company at time of filling this application with company and it shall be his/her/their responsibility to inform the Company by registered AD letter about all or any subsequent change, if any, in his/her/their mailing address, failing which all notices and correspondence from the Company sent to the address as mentioned by the Applicant(s) in this Application Form and the said Letter/Notices sent by the Company to the Applicants shall be deemed to received by them on the address first above mentioned. The Provision of this Clause is without prejudice to the obligation of the Applicant(s) to make timely payment and the Applicants shall be solely responsible for any default in payment and the consequence that might occur there from.

I/We hereby agree that in case of cancellation of the booking of the said unit, I/We shall submit 'No Objection Certificate' from the concerned dealer, if any, in this regard failing which brokerage will be deducted from the amount paid by the allottee and balance will be refunded.

I/We have NRI / PIO status or if I/we am/ are foreign national(s) then I/We shall be solely responsible to comply with the necessary formalities as laid down in Foreign Exchange Management Act, 1999 and/ or any other statutory provisions governing this transaction which may inter-alia involve remittance of payments/ consideration and acquisition of immovable assets in India. In case any such permission is ever refused or subsequently found lacking by any Statutory Authority/ Company, the amount paid towards booking and further consideration will be returned by the Company as per applicable rules without any interest and the allotment shall stand cancelled forthwith. I/Weagree that the Company will not be liable in any manner on such account.



Athena Noida



DECLARATION

I/We agree that the registration in the project shall become definitive only after completion of the process of allotment and upon issuance of a final communication is such regard by the Company in writing which shall be subject to the terms and conditions as may be stipulated by the Company at the time of allotment.

I/We have fully read and understood the above mentioned terms and conditions and agree to abide by the same. I/We understand the terms and conditions as comprehensively set out in the Allotment Letter which shall supersede the terms and conditions in this application. I/We are fully conscious that it is not incumbent on part of the Company to send its reminder/notices in respect of our obligations as set out in this application and/or the Allotment Letter and I/We shall fully be responsible for any consequence in respect of default committed by me/us in not abiding by the terms & conditions contained in this application and/or the Allotment Letter. I/ We have sought detailed explanation and clarification from the Company and the Company has readily provided such explanation and clarification and after giving such careful consideration to all facts, terms, conditions and representation made by the Company, I/We have now executed this Application Form and paid the monies thereof fully conscious of my/our liabilities and obligations including the forfeiture of the Earnest Money as maybe imposed upon me/us. I/We further undertake and assure the Company that in the event of cancellation of my/our provisional and/or final allotment either by way of forfeiture or refund of my/our monies or in any manner whatsoever including but not limited to as set out in terms and conditions provided in this Application, I/We shall be left with no right, title interest of lien on the Residential Flat applied for and provisionally and/or finally allotted to me/us in any manner whatsoever. I/We further undertake and assure that i/we agreed and abide to sign/execute the builder buyer agreement as per company's prescribed format

I/We the undersigned (Sole/First and Co-Applicant), do hereby doctors that the above mentioned particulars/ Information given by me/us are true and correct to the best of my/our knowledge and no material fact has been concealed there from.

इस दस्तावेज में वर्णित सभी तथ्यों व शर्तों को मुझे/हमें हिन्दी में पढकर सुनाया व समझा दिया गया है,जिनके पूर्ण रूप से सुनकर और समझकर स्वेच्छा से बिना किसी दबाव व जबरदस्ती के मैंने/हमने इस दस्तावेज पर अपने हस्ताक्षर/दस्तखत किये है।

Signature



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FEEDBACK FORM

(1)	How did you come to know about APEX Group			
	Through Newspaper ad Radio		Website	Outdoor
	Broker Reference	Of	ther	
	* .			
(2)	Please rate the quality of following:			
		Excellent	Good Satisfactory	Poor
	Project Website	Excellent	Good Satisfactory	Poor
	Project Brochure	Excellent	Good Satisfactory	Poor
	Overall appearance of Sales office	Excellent	Good Satisfactory	Poor
	Interaction with our Sales team	Excellent	Good Satisfactory	Poor
	Attitude of Sales team	Excellent	Good Satisfactory	Poor
(3)	Please rate your overall experience with APEX Gro	oup so far		
	Please mention the name of member of our sales to		ted with you	
(4)	rease mention the hame of member of our sales to	am who meerdo	tou that you	
-				
(5)	Any other suggestion/comments :			
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