APPLICATION FORM – PLOT (Phase – II)

Serial Number	

Please fill in relevant portions of the **APPLICATION FORM** for Individual/Joint or Other Entity

Strike out portions that are not applicable and submit the Application Form in the below mentioned address



Shivpuri - Lalitpur Bypass Road Near BHEL Township, Khailar, Jhanshi (UP), Pincode - 284120

For Office Use Only:

Plot Number (applied for)	
Direct:	
Channel Partner:	
Payment to be strictly made only by Account Payee cheque/DD/Pay Order/	RTGS in favour of
u	"
	-



Application For Provisional Allotment of Plot

To
Emami Realty Limited,
Acropolis, 13th Floor,
1858/1 Rajdanga Main Road,
Kasba, Kolkata 700 107,
West Bengal, India.

Dear Sir/s,					
Please accept the Application Block Noin the total project land area means. Uttar Pradesh, as home the mat. (hereinafter referred examined the tentative launder lawful arrangement)	2 nd Phase of the asuring about 1 aving a Plot Are to as the Plot ayout plan of th	e Project comp 00 Acre lying a ea of approxima), to me/us in ne Township P	rising of and situal ately ately are pour performed to the performance of the perfor	f more or less 45.916 a ated at Village Khailar; sq. f project called 'Emami named as "Emami Nat	acres of land out of the Tehshil: Jhansi; District t.,sq. Nature'. I/we, having ure", to be developed
Applicant/s hereby remit a	sum of Rs			/- (Rupees	
)	vide Bank Draft	:/ Chequ	ue No./Cash	
dated dra	wn on	pay	able at		
Applicant/s particulars I. Sole/ First Applicant: (Pla	_				Please affix a Recent passport Size photo
Mr/Mrs					
Son/Wife/Daughter of					
Guardian's Name (if Minor)_					
NationalityPAN No					
Anniversary					
Occupation		Professional	()	Business	
 	Student()				
Number of family members_			, ,	,	



Mailing/Corresponding Address:

 City	 Pin	PS	
		puntry	
		Mobile	
Mail ID			
Permanent Address:			
City	Pin	PS	
State	Cc	ountry	
Phone		_Mobile	
Mail ID			
		PS	
State	Cc	ountry	
Mobile	Mail ID		
If Applicant is a minor p	please furnish proof of age of the n	ninor and name and address of the natural guardia	an :
IT PAN / GIR No. (if any):		
Form 60 (in absence of	IT PAN/ GIR No./NRI) :		
Aadhar No.		(Please at	tach a copy



II. Joint/ Second Applicant: (Please fill in block letters)

Please affix a recent passport size photo

Mr/Mrs/Ms					
Son/Wife/Daughter of					
Guardian's Name (if Minor) _				Relation	
Nationality	ResidenceStatu	ıs	D	ate of Birth	
PAN No		Aadl	nar No_		
Anniversary		Date o	f Birth (Spouse)	
Occupation	Service ()	Professional	()	Business	
	Student()	House Wife	()	Any other	
Number of family members_					
Mailing/Corresponding Ad	dress:				
City	Pin			PS	
State		Countr	У		
Phone		Mo	bile		
Mail ID					
Permanent Address:					
City	Pin			PS	
State		Countr	У		
Mobile		Mail ID			
Office Name & Address:					
Name					
Δddress					



City	Pin			PS	
State		Count	ry		
Mobile	M	ail ID			
If Applicant is a minor please	·				_
IT PAN / GIR No. (if any) :					
Form 60 (in absence of IT PAN	N/ GIR No./NRI) :				
Aadhar No			(Ple	ase attach a copy)	
Relationship with first applica	int:				
II. Third Applicant:					Please affix a Recent Passport Size Photo
Mr/Mrs/Ms					
Son/Wife/Daughter of					
Guardian's Name (if Minor) _				Rela	ntion
Nationality	ResidenceStat	us	C	ate of Birth	
PAN No		Aad	har No_		
Anniversary		Date	of Birth (Spouse)	
Occupation	Service ()	Professional	()	Business	
	Student()	House Wife	()	Any other	
Number of family members_					
Mailing/Corresponding Ad	dress:				
	Pin			PS	
State					
Phone					
Mail ID		v.\	· · · · · · · · · · · · · · · · ·		



Permanent Address:

City	Pin	PS
		untryr3
Office Name & Addre	?SS:	
Name		
		PS
State	Cou	untry
Mobile	Mail ID	
IT PAN / GIR No. (if any Form 60 (in absence of) : IT PAN/ GIR No./NRI) :	
	II PAN/ GIR NO./NRI) :	(Please attach a conv)
		(i lease attach a copy)
Contact detail of the po	erson to whom All Correspondence	s would be sent:
Name:		
Address:		
Phone No:	Mail I	ld :
Nature of Bank Accoun	t (Please tick (V) the option): NRE ()/NRO ()/FCNR ()
Account No		
Name of Bank and bran	nch:	



Details of Power of Attorney	Holder (If other than in (1) ab	ove):	
Name:			
Address:			
PO		_PS	
Phone	Mobile		
IT PAN / GIR No. (if any):			
Form 60 (in absence of IT PAN	N/ GIR No./NRI) :		
FOR NON-RESIDENT/PERSON	IS OF INDIAN ORIGIN APPLICA	NT(S) ONLY	
	For Sole/First Applicant	For Second Applicant	For Third Applicant
Native Place in India:			
State:			
District			
Post Office			
Police Station			
Passport (Please ✓one):	Indian	Indian	Indian
	Foreign	Foreign	Foreign
Passport Number:			
Place of Issue:			
Date of Issue:			
Country of Residence:			
Occupation: Employed	Self Employed	House wife Student	
Others (Ple	ase Specify)		
	n Origin)		
Does the applicant hold any p	property in India? Yes	Yes	Yes
	☐ No	 □ No □	No
If yes, please specify:			_
Address for correspondence i	n India:		
City	Pin	State	



Police Station	Pos	st Office	
Contact person in India	for the Applicant(s):		
Name: Mr./Ms./Doctor/I	Master:		
City	Pin	State	e
Phone:	Fax:	Email:	
i. (a) NRO Account No.			
ii. (a) NRE Account No			
(b) Name of bank and	branch		
iii. (a) FCNR Account No.			
(b) Name of bank and	branch		
IV. Other Entity:			
Organisation's Name			
Address of Registered/H	ead office		
City	Pin	PS	
PAN			
State		Country	
Type of organisation:	Limited Company () Private	Limited Company ()	
I	Partnership firm () HUF () LLP () Others_	
Place and date of incorpo	oration		
Name of the authorised	signatory with designation		
Documents required: Box	ard resolution of the board of d	lirector, articles of associat	ion, memorandum of association, pan

card (copy)

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DESCRIPTION OF APPLIED PROPERTY

I. For Plot:			
Plot No		Block No	
Location:	Corner () Park facing	()	
	Double Garden facing ()	Park facing Corner plot ()	
Measuring ap	pproximately	sq. ft	sq. mtr
Basic value (p	per sq ft/sq. mtr) Rs		es
EDC(per sq ft)/- C	lub Membership Fee	////////
and Water Fe	asibility charges		es (per sqft.)/-,
Legal charges		Total Sale Value(TSV)	<i>J</i> -
(Total Sale Va	•	PLC charges, EDC, Plot development	charges, Club Membership Fees and
and registrati	ion of Agreement for sale and led upon by the Promoter.	, , ,	ole taxes and allied charges for executionally payable by the applicant /allottee a
Payment Plan		Time Linked ()	
•	, ,	/-(Rupees	
	. 0 0		
			in favour of "Emami Realty Limited"
(III) Loan Req	uired: Yes () No	() Self Payment	()
(IV) Favourite	e Newspaper:		
(V) Favourite	e Magazine:		
(VII) How did	you come to know about Ema	ami Nature?	
(VIII) Why di	d you choose this property?		
a) _		c)	
h)			



(IX) Purpose of purchase: Investr	ment () Self Use ()	
First Applicant		For-Emami Realty Ltd.
Second Applicant		(Authorised Signatory)
	FOR OFFICE USE ONLY	
Application received by:		
2. Application accepted/ rejected	:	
Registration amount received v	vide Receipt No	Dated
For Rs		
4. Payment plan & additional cha	rges confirmation at Annexure – A.	
Tentative Plot No/.	Block No	
	(in sq.mtr.)	
Place	Da	ate
Details of Pricing:		
Basic value (per sq ft/sq. mtr) Rs		
EDC Rs		/////
and Water Feasibility charges		?s
Legal charges	/-Total Sale Value (TSV)	
(Total Sale Value is inclusive of Basic Pr	ice, PLC charges, EDC, Club Membership Fee	es and Legal charges)
Deposit, monthly maintenance charges	es as mentioned herein are only the total sa s, Stamp Duty, Registration Fee, applicable to and Conveyance Deed will be additionally p	axes and allied charges for execution



List of document to be submitted:

Following copy of KYC documents are required to be submitted along with the Application Form

- A) In case of Individual and Joint applicants- PAN of the applicants, Address Proof (any one of Voters ID, Passport, Electricity Bill, Telephone Bill, Govt. of India Undertaking Bank's Passbook, or any other Government's certified address).
- B) In case of Limited and Private Limited Company- Memorandum and Articles of Association, Certificate of Incorporation, Latest Form 32, Latest Form 18, PAN of the Company, Board Resolution in favour of Signing Authority, PAN and Address Proof of Directors and Signing Authority.
- C) In case of Partnership Firm- Partnership Deed, Pan of the Partnership Firm, Declaration of Commencement of Business from the Partners, Authorization in favour of Signing Authority, Pan and Address Proof of the Partners.
- D) In case of HUF PAN Card copy of HUF and Karta, copy of Acknowledgement of Income Tax Return, Address proof of the Karta, Signature verification of the Karta, two copies of Photographs of the Karta.
- E) In case of Limited Liability Partnership (LLP)- PAN of the LLP, Board Resolution in favour of Signing Authority, PAN, Aadhaar and Address Proof of Designated Partner, Address proof of Registered Office.
- F) In case of Sole Proprietor of a Company- PAN of the Company, Certificate of Incorporation, PAN and Aadhaar of the Proprietor and Address Proof of the Proprietor. Address Proof of the Registered Office.

Source of Booking:	-	
Real Estate Agent:	UP-RERA No	
Direct Booking:		
	Agreed and Accepted	

I/we further agree to pay as per the Payment Plan (opted by me/us) as shown in the Payment Plan and/or as stipulated/demanded by the Promoter, failing which the allotment will be cancelled and the earnest money along with interest, if any due shall be forfeited by the Promoter.



Terms and Conditions:

- a) The Applicant herein has verified and satisfied with the title of the owners and the Promoter in respect of the entire land comprising in the township project 'Emami Nature'. Applicant has also seen and verified and understood the specifications, sanctioned plan approved by Jhansi Development Authority and all other related drawings and documents after satisfying himself/herself/themselves, the applicant has dully agreed to the same.
- b) The Project EMAMI NATURE shall be developed/constructed in Phased manner as to be determined by the Promoter. The 2nd Phase of the Project on land measuring about 45.916 Acre of the entire project comprising on land more or less 100 acre which is clearly demarcated and specified in the sanctioned plan which is to be developed together with all amenities and facilities, specifications by the Promoter to use and benefits of all the purchasers of all the phases of the entire project. Applicant hereby consents to the same.
- c) The applicant has clearly understood that this application does not constitute an Agreement for sale and applicant does not become entitled to the provisional and/or final allotment of Plot notwithstanding the fact that the Promoter may have issued a receipt in acknowledgement of the money tendered with this application. This application is only a request of the applicant/ (s) for the allotment of the Plot subject to acceptance of the Promoter at its sole discretion (EMAMI REALTY LIMITED), and does not create any right, interest, title whatsoever or howsoever in any manner on the applicants/(s).
- d) It is only after applicant signing and executing the Allotment Letter and agreement for sale, the allotment shall become final and binding upon the Promoter.
- e) The applicant has read and understood the details and the terms and conditions of sale and other information/conditions stated in the Allotment letter, Agreement for Sale as reflected in the UP-RERA website. After being satisfied with the documents and/or information provided therein, the applicant hereby accepts and agrees to abide by the same as also such other terms as may be framed by **Emami Realty Limited** in future. The applicant further agrees to sign and execute necessary documents as and when called upon by **Emami Realty Limited**.
- f) If, however, the applicant withdraws/cancels this application or fails to sign/ execute and return the Allotment Letter within fifteen (15) days from the date of its receipt by the applicant, then the Promoter may, at its sole discretion, treat the application as cancelled and the booking advance money paid by applicant shall stand forfeited in entirety subject to deduction of the booking advance money.
- g) The applicant solemnly declares and undertakes to use the Plot to be allotted to for residential purposes only.
- h) The applicant in case a Non-Resident Indian/ Person of Indian Origin do hereby declares that he/she/they/it shall use the Plot for residential purpose only.
- i) The applicant may withdraw the application at any time before entering into an Agreement for Sale in respect of the Plot specified and described hereinabove. The applicant further states that if he/she/they/it fails to execute and register Agreement for Sale as and when called for or within the period as prescribed herein, the allotment may be treated as cancelled at Emami's sole discretion and under both circumstances the booking amount shall stand forfeited.
- j) The applicant agrees that the Plot shall be provisionally allotted and the Agreement for Sale of the Plot (AFS) shall be entered into only on the applicant remitting the booking and agreement amount as per opted payment schedule at the time of this Application Form. In the event of Emami agreeing to provisionally allot the Plot to the applicant agrees to pay further instalments of the total Consideration and all other dues as stipulated in the opted Payment Plan/ Agreement For Sale/ or as may be varied in accordance to the agreed terms and conditions as enumerated in the Agreement for Sale failing which Emami may in its discretion be entitled to cancel the allotment in accordance to the provisions of the Agreement for Sale subject to deduction of booking amount other applicable deductions.
- k) If the applicant after execution of the Agreement for Sale, fails to pay the due amounts to Emami as per the demand / intimation sent to the applicant through post or mail or courier service, the applicant will become liable to pay interest at the rate of Prime Lending Rate of the State Bank of India plus one per cent per annum or such rate to Emami on the amounts due and payable from the respective due dates of such payment till the



date it is paid in its entirety. If however, such payment is not made within a period of 60 days after the first default, Emami shall at its discretion, be entitled to cancel the application and refund all amounts received until then after deducting therefrom specified and described hereinabove, along with booking amount plus interest, brokerage charges plus applicable taxes, paid or payable. The applicant consents to the same.

- I) Upon the applicant making payment of booking amount and realization thereof an Agreement for Sale of the Plot specified and described hereinabove, containing the terms and conditions agreed between Emami and applicant, will be prepared, and applicant shall be required to sign and register the same, on the date of intimation, without any delay or demand, along with the payment as per the terms of the said Agreement for Sale.
- m) All statutory charges, taxes, cess, GST and other levies demanded or imposed by the concerned authorities shall be payable proportionately by applicant from the date of booking as per demand raised by the Promoter. Notwithstanding anything contains contrary hereinabove, applicant hereby understands that Applicable tax/GST (if applicable) shall be payable in accordance with the opted payment plan for payment of sale value of the said Residential Plot. If applicant fails to pay any of the instalments along with applicable GST of the sale value of the said Plot in timely manner, in such eventuality, the applicable unpaid service tax/GST shall be construed as unpaid sale value of the said Plot and applicant shall be liable to pay the due instalments along with due GST along with interest calculated @18 % per annum.
- n) Applicant agrees that he/she/it shall be entitled to receive possession of the said Plot only upon prior payment of all his/her/their dues including the total sale value of the said Plot and also upon due compliance with and/or performance of all the covenants, undertakings and obligations required to be complied with and/or performed on Applicant's part in pursuance of this Application, Allotment letter and the Agreement for Sale. The obligation to make over possession of the said Plot shall arise only thereafter.
- o) The applicant hereto covenants that Emami will also be entitled to reject applications containing information of the applicant, if the same subsequently be found incorrect or misleading even after the provisional allotment is issued and/ or the Agreement for Sale is executed. In such cases, Emami will refund all amount paid till date after deducting 9% (nine per cent) of the Plot sale value specified and described hereinabove, being the Booking Amount, plus applicable taxes, interest accrued on delayed payment, brokerage paid in addition to all other charges and statutory charges as may be paid.
- p) Applicant hereby agrees and understands **not to transfer/assign/change of name of the said plot for the period of 6 months from the date of allotment (lock in period).** After such lock in period, change of name of the allottee for the first time will not be against any monetary charges. However, thereafter, for each change of name/ transfer of name, the Promoter will be entitled to charge Rs. 75,000/- from the Allottee/s, even after deed of conveyance is executed.
- q) Applicant covenants and undertakes that applicant shall transfer the name of the Allottee/ Allottees subject to norms laid down in respect of transfer of name and to be named in the Conveyance Deed or at any time after the execution of the Application, allotment letter and agreement for sale, but prior to registration of the Conveyance Deed. In the event of the demise of a single Allottee or of all the joint Allottees, the Nominees or any other person/persons, who can substantiate his/her/their being the legal heir/s of the deceased Allottee / Allottees shall be deemed to be the Allottee/s for all purposes and will become liable for all the obligations of and be entitled to all the rights of such deceased Allottee / Allottees. The Nominee/Successor shall without limitation, become liable to make all the payments that the deceased Allottee was obliged to have made, and only after making all the payments would the Said Nominee/Successor be entitled to have the said Plot transferred in his/her favour, and be entitled to the payments, the deceased Allottee would have received in case of cancellation of the Allotment, for whatsoever reasons.
- r) The applicant shall abide by all the laws, rules and regulations of the local body /State Govt. of UP and of the proposed body corporate, association of the allottee (as and when formed till then as prescribed by the developer) and shall be responsible for all the deviations, variations, violation or breach of any of the condition of law/by laws or rule and regulation after the completion of the said project. The plot shall be used for the purpose for which it is allotted.



- s) While carrying out any construction /installation of any construction/fittings in the plot by the allottee, if any damage is caused to the other plot, such damage shall be repaired by the allottee at his/her own cost and in case of neglect, the promoter and/or maintenance agency shall carry the necessary repair and recover the cost from the allottee for such damage.
- t) Emami Realty Limited reserves its right not to **consider this** application and also the right to allot the Plot to any other person, without any **objection/demur/obstruction/intimation to/ from** the applicant/ or any other person, claiming the **right and interest** through him/her/them/it before issuing the **Provisional** allotment letter.
- u) Emami Realty Limited at its absolute discretion shall be entitled to reject and or cancel this application without assigning any reason whatsoever or howsoever to the applicant and/or EMAMI REALTY LIMITED may allot another Plot in lieu of the Plot applied for.
- v) In case of applicant/(s) non-acceptance of the allotment offer towards the allotment from Emami Realty Limited within 15 days from the date of receiving the communication of provisional allotment offer/letter, the booking amount will be forfeited as cancellation charges. Applicant herein consents to such forfeiture on account of cancellation charges.
- w) Any changes/directions/conditions/modifications/amendment imposed and /or directed by any of the competent authority/development authority at any stage of construction shall be binding on applicant as well as all other applicants who have signed similar application forms, without the requirement of any formal written approval or consent from applicant for making such changes modifications/amendment. If an application for provisional allotment of any Plot is required to be cancelled for such change of plans, Promoter will refund all amounts paid by the applicant. However, no interest would be payable on such amount/ amounts.
- x) All payments shall be made in favour of "Emami Realty Limited".
- y) The applicant/(s) acknowledge/(s) that the allotment of said plot will be subject to such terms and conditions as may be provided at the time of **Provisional** allotment/agreement for sale. **Applicant herein consents to abide by those terms and conditions.**
- z) Interest on late payment of the amount payable upon the allotment of the Plot as specified in the Payment Plan will be realized as per the interest rate equivalent to rate equal to MCLR (Marginal Cost of Lending Rate) of State Bank of India +1% unless provided otherwise under the Rules, from the expiry of the due date of payment. Applicant herein undertakes to make such payment on account of interest due to non-payment within time schedule as may be prescribed.
- aa) The maintenance, upkeep, repairs, security, landscaping and common services etc. of the said Project shall be managed by the Promoter or its nominated Facility Maintenance Company (FMC), and the applicant shall pay, as and when demanded, the maintenance charges including interest free security deposit for maintaining and up-keeping the said township Project and the various services therein, as may be determined by the Promoter or the such nominated maintenance company appointed for this purpose. Any delay in making payment will render Applicant liable to pay interest @18% per annum. Non-payment of any of the charges within the time specified shall also disentitle applicant from the enjoyment of the common areas facilities/amenities and services.
- bb) Applicant hereby agrees to pay the maintenance charges along with applicable taxes, cesses etc. to the Promoter/Maintenance Company from the date of commencement of maintenance services i.e. the date of offer of possession of the plot by the Promoter through Facility Maintenance Company in the said Project.
- cc) The promoter will provide a club in the project for use and benefit of all the allottee of all phases. All the allottees will be the member of such club subject to terms and conditions and payment of applicable fee and/or charges and monthly charges if any, as may be determined by the promoter and/or facility management company (FMC) from time to time.
- dd) The plot shall not be partitioned or divided in any manner whatsoever by the Applicant herein in all times, in future and furthermore any part/portions of the plot cannot be sold by the Applicant to any third party in future.

ee) The plot cannot be sold by the applicant in future in part to any third party and undertakes to sale the entire plot as whole, as the case may be subject to payment of applicable charges to the promoter as mentioned herein before. Applicant herein accepts the same.



- ff) Emami Realty Limited at its sole discretion holds the right not to sell the Plot specified and described herein to the Applicants belonging to different families and/ or entities. Applicant herein accepts the same.
- gg) The Applicant also agrees and confirms that the Applicant shall be allotted the Plot only according to the layout plan and building plan to be prepared by the Promoter and/or its architect which is to be sanctioned by the Jhansi Development Authority in due course of time for construction of dwelling unit on the said plot by the allottee.
- hh) All applicable taxes, levies, rents, stamp duty and registration charges and other applicable incidental expenses etc. would be borne by the Applicant.
- ii) Cancellation Terms: Deduction of (Booking amount + Applicable Taxes + Interest charges on delayed payment + Brokerage Paid)
- jj) If the Applicant fails to makeover the down payment as per the opted Payment Plan, then cancellation terms shall be applicable and /or interest @SBIMCLR + 1% will be imposed upon the allottee for such non-payment as may be deem fit and proper by the promoter.
- kk) The applicant hereby gives explicit consent to **Emami Realty Limited** that in the event of default in making over the down payment as per the Payment Plan, then in that such event an interest @SBIMCLR+1% will be imposed upon the applicant till the date of the payment of defaulting instalments and/or the promoter at its own discretion may cancel and/or reject the application for allotment of plot subject to deduction of booking amount + interest + brokerage paid + applicable taxes.
- II) Penalty Clause Applicant hereby agrees to this Penalty Clause on dishonour of cheque, on its presentation, issued by applicant/s for payment instalments due against the sale value of the plot or maintenance charges, and/or any other charges /dues, with reference to the Section 138 of Negotiable Instruments Act, 1881 (As amended upto date). However, the amount equivalent to the amount of the dishonoured cheque against any dues, to be paid to Emami Realty Ltd, at first instance. Promoter will inform applicant for such incident reserving its right to issue a show cause notice and allow presentation of cheque to the banker immediately for release of payment without any charges/Penalty. However, if any cheque gets dishonoured again, it shall invite penalty of Rs.500/- on account of bouncing of cheque including first instance with an interest @ 18% P.A. on additional delay from the date of instalments due shall be charged till the date it is paid to Emami Realty Ltd.
- mm) The promoter shall have the first lien and charge on the said Plot for all its dues and other sums payable by the applicant to the Promoter, if applicable. Loans from financial institutions to finance the said Plot may be availed by Applicant. However, availability of Loan/approval of the Project by the Financial Institution is not the pre-requisite/condition precedent of the allotment of the said Plot and applicant hereby agrees to pay the sale value of the aforesaid Plot according to opted Payment Plan, irrespective of availability of finance from any Financial Institution. Further if any particular Institution/ Bank refuses to extend financial assistance on any ground, the applicant shall not make such refusal an excuse for non-payment of further instalments/ dues.
- nn) In case the Promoter is forced to abandon the said Project due to force majeure including the situation wherein non-issuance of the NOC/Approvals by any of the Competent Authority and or any other circumstances or for any reasons beyond its control, the Promoter shall refund the amount, without any interest and or compensation, paid by the applicant upon compliance of necessary formalities by the Applicant as may be laid down by the Promoter
- oo) The Promoter shall make endeavour to give possession of the Plot to the applicant as early as possible, subject to grace period of six months from the date of completion as declared and subject to force majeure circumstance and reasons beyond the control of the Promoter with a reasonable extension of time for possession subject to compliance and execution of all documentation formality as maybe laid down by the promoter and making of timely payment of instalments to the Promoter by applicant.

pp) Applicant shall have no objection in case the Promoter creates a charge on the project land during the course of development of the Project for raising loan from any bank/ financial institution. However, such charge, if created, shall be released before handing over possession of the Plot to applicant.



- qq) Applicant further confirms that this application will be effective only after applicant accept, sign the provisional allotment letter and execute the Agreement for Sale on the standard format of UPRERA as may be provided by Promoter and/or Promoter's Advocates without which this application will not confer any rights on applicant. The allotment shall become final only upon applicant's fulfilment of all the conditions set out in the Agreement for Sale and upon making the full and final payment as per the opted Payment Schedule contained in this application form and agreement for sale.
- rr) Applicant further agrees to sign and execute necessary documents as and when to be required by Promoter.
- ss) Applicant hereby gives irrevocable consent to become a member of the body of the owners to be formed in accordance with the Uttar Pradesh Apartment (Promotion of Construction, Ownership and Maintenance) Act, 2010 as applicable and will be subject to other applicable statutory laws, rules and by-laws and to execute necessary documents as and when required in conformity with the requirements stipulated by Promoter and to pay such charges, fees, expenses as may be incurred during the process of formation of such owner's association.
- tt) Applicant hereby confirms and agrees that applicant shall be jointly and severally liable for due compliance and fulfilment of applicant's obligations in respect of purchase of the said plot. Applicant further agrees that time for making payment of total sale value and other amounts as and when demanded by Promoter shall be of essence.
- uu) Applicant acknowledges that the Promoter has readily provided all the information and clarifications as were requisitioned by the applicant and that none of them have been influenced by any architect's plans, sales plans, sale brochures, advertisements, representations, warranties, statements or estimates of any nature whatsoever whether written and/or oral made on Promoter's behalf or on behalf of Promoter's selling agents or otherwise including, but not limited to, any representations relating to the description or physical condition of the Township Project, the size or dimensions of the subject plot/ Project including all their physical characteristics, the services to be provided thereto, the facilities and/or amenities to be made available thereto or any other data except as specifically represented in this Application, Presentation/Brochure and/or Application Form and that the applicant/s has/have relied solely on his/her/their/its own judgment and investigation in deciding to acquire the said Plot and not by any oral or written representations or statements.
- vv) Applicant confirms to have full knowledge of all the relevant laws, rules, regulations, notifications etc. applicable to such projects in general and/or to the township Project in particular and the terms and conditions contained in this application and that applicant have clearly understood the respective rights, duties, responsibilities, obligations under each and every clause of this application.
- ww) Detailed terms and conditions of this application form shall form the integral part and also having binding effect of the Allotment Letter/ Agreement for sale which the applicant shall execute as and when required by Emami Realty Ltd.
- xx) Applicant shall furnish the complete address and e-mail ID registered with the Promoter at the time of booking and it shall be his responsibility to inform the Promoter through letter by Registered A.D. about all subsequent changes in his address and e-mail ID, failing which, all demand notices and letters posted at the first Registered Address will be deemed to have been received by him at the time when those should ordinarily reach at such address and he shall be responsible for any default in making payment and other consequences that might occur there from. Further, Applicant hereby agrees that the Promoter shall not be liable/ responsible to reply to any query received from any address/ e-mail ID not being previously registered with the Company.
- yy) Promoter is authorized to make all correspondence with or to the applicant at the address for correspondence or the registered e-mail id in records initially indicated in this application form, unless changed. Any change of address shall have to be notified in writing to promoter's office and acknowledgement obtained for such change. Applicant agree that all communication shall be sent by promoter to the details of the person whose

name appears in the "Contact for Correspondence" in the Application Form shall for all purposes be considered as served on the Allottees / both Allotees, in case of application made by Joint Applicants.

zz) To settle any confusion regarding any matter herein or anything being not covered/ clarified herein, it is agreed by the applicant that reference shall be made to the detailed terms of the Agreement for sale, the terms whereof have been seen, read and understood/accepted by the applicant. The applicant makes it clear that the applicant signs the present application form out of his own volition and without being influenced/induced from any person whatsoever.



- aaa) It is specifically agreed by applicant that upon execution, if any ambiguity is apparent on its face, on such contingency the terms and condition of the Agreement for sale shall supersede over the terms and conditions as set forth in this Application Form. However, applicant shall be bound by the terms and conditions incorporated under this Application Form till the execution of the Agreement for sale in this regard.
- Applicant hereby gives explicit consent to **Emami Realty Limited** and their marketing agents to call, mail, courier, email or sms, all promotional contents/ reminders/ informations related to the above project's pre or post sales services, to Applicant's above mentioned address, email, phone nos. and mobile nos. ccc) Applicant hereby confirm that that the Joint Applicants belong to the same family.
- ddd) Emami Realty Limited, without prejudice, reserves it's all other rights and interest at all point of time.

eee) Applicant herein declares and undertakes to comply with all above referred clauses together with other terms and conditions, if any, as may be laid down, by EMAMI REALTY LIMITED at its discretion from time to time.

I/We do hereby agreed and accepted the clauses as mentioned herein above and signed this application.

Declaration:

I/we declare that the above terms and conditions have been read / understood and the same are acceptable to me/us. I/we sought detailed explanations and clarifications from the Promoter and the Promoter has readily provided such explanations, documents and clarifications and after giving careful consideration to all facts, terms and conditions, I/we have signed (his Application Form and paid the booking amount for allotment, I/we further undertake and assure the Company that in the event of rejection of my/our application for allotment for whatsoever reason, including but limited to noncompliance of the terms by me/ us as set out in the terms and conditions provided in this application, I/we shall be left with no right, title, interest or lien under this Application or against any Unit in relation to the said Plot.

Name of the 1st Applicant	Signature
Name of the 1st Applicant	Signature

	Data
21400	Date
1466	



ANNEXURE - REVENUE DETAIL Payment Plan - A

Time Linked – Payment Plan – Plots

inite and it a fine in the second is	
TOTAL SALE VALUE (TSV) = [Basic Sale Price (BSP) + Applicable Preferential Location Charges (PLC) + External Development Charges (EDC) + Club membership charges + One Time Electricity and water feasibility charges + Plot development charges + Legal Charges].	% of TSV
Advance against Booking	5%
Booking Amount to be paid within 15 days of advance payment against Booking	9% less advance against booking
Within 60 days of Booking	16%
Within 90 days of Booking	15%
Within 6 months of Booking	15%
Within 9 months of Booking	10%
Within 12 months of Booking	10%
Within 15 months of Booking	10%
Within 17 months of Booking	10%
On Offer of Possession	5%
On Offer of Possession	Interest Free Deposit (IFD) + Stamp duty + Registration Fee + GST + Any other Government charges , Levies , Taxes + any other allied charges as applicable
Note - Any extra provision of services will be charged extra,	
running maintenance cost/ charges as applicable to be paid	
extra to Facility Management company nominated by Promoter"	

Payment Plan – C Down Payment Plan – Plot

<u></u>	
TOTAL SALE VALUE (TSV) = [Basic Sale Price (BSP) + Applicable	% OF TSV
Preferential Location Charges (PLC) + External Development Charges	
(EDC) + Club membership charges + One Time Electricity and water	
feasibility charges + Plot development charges + Legal Charges]	
Advance against Booking	5%

Booking Amount to be paid within 15 days of advance payment against Booking	9% less advance against booking
Within 60 days of Booking	86%
On Offer of Possession	5%
On Offer of Possession	Interest Free Maintenance Deposit (IFMS) + Stamp duty + Registration Fee + GST + Any other Government charges , Levies , Taxes + any other allied charges as applicable
Note - Any extra provision of services will be charged extra, running maintenance cost/ charges as applicable to be paid extra to Facility Management company nominated by Promoter"	



Additional Charges

Preferential Location Charges (PLC)	Park Facing -5%
	Corner plot - 5 %
	Park Facing & Corner Plot - 7.5 %
	Double Garden Facing - 7.5%
External Development Charges (EDC)	Rs. 15/- sq ft. of plot area
Club membership charges	Rs 1,00,000/-
One Time Electricity and water feasibility charges	Rs.50, 000/-
Plot development charges	Rs. 30/- sq ft. of plot area
Legal Charges	Rs 15000/- per plot

Note:

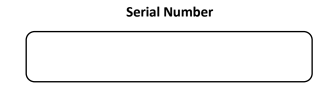
- Above Payment Plan is applicable for the payment of TOTAL SALE VALUE (TSV) = (Basic Sale Price (BSP) +
 Applicable Preferential Location Charges (PLC) + External Development Charges (EDC) + Club membership
 charges + One Time Electricity and water feasibility charges + Plot development charges + Legal Charges), Plus
 Govt Taxes, Plus Govt Taxes, Registration Fees + Applicable Stamp Duties, Levies and other allied charges as
 applicable will be payable as and when demanded.
- If at the time of Booking, any one or more of the Construction stages mentioned in the Payment Plan, has already been completed or commenced the total amount payable in respect of such stage (s) shall have to be paid within 45 days from the date of Booking
- Under the Construction linked payment plan, instalments will become due as per the construction status achieved at the site, irrespective of the serial order mentioned above
- Interest Free Deposit equivalent to Rs 15/- per sq.ft. of Plot area, will be taken at the time of Offer of Possession. Estimated monthly maintenance cost/charges as applicable to be paid extra to Facility Management Company nominated by Promoter.



Registered Office:

Acropolis, 13th Floor, 1858/1 Rajdanga Main Road, Kasba, Kolkata 700 107, West Bengal, India

APPLICATION FORM – VILLA (PHASE - II)



Please fill in relevant portions of the **APPLICATION FORM** for Individual/Joint or Other Entity

Strike out portions that are not applicable and submit the Application Form in the below mentioned address



Shivpuri - Lalitpur Bypass Road Near BHEL Township, Khailar, Jhanshi (UP), Pincode - 284120

For Office Use Only:

Villa on Plot Number (applied for)	Block No
Direct:	
Channel Partner:	
Payment to be strictly made only by Account Payee che	que/DD/Pay Order/ RTGS in favour of
и	n



Application For Provisional Allotment Of Villa

To
Emami Realty Limited,
Acropolis, 13th Floor,
1858/1 Rajdanga Main Road,
Kasba, Kolkata 700 107,
West Bengal, India.

Dear Sir/s,		
Please accept the	Application form submitted by the	at your office
	the Villa on Plot noBlock no at piece and parce	
the 2 nd phase of the	e entire Project land comprising an area of about 100 Acre lying and situ	ated at Village Khailar; Tehshil:
	si; Uttar Pradesh as having a Plot Areasq ftsq ft	
also built up saleak	ole area of approximatelysq ftsq ft	sq mt and carpet area
having approximate	elysq ftsq ftsq mt (hereinafter re	ferred to as the Villa), to me/us
in your project calle	ed 'Emami Nature'. I/we, having examined the tentative layout plan of	the Residential Project named
as "Emami Nature"	, to be developed under lawful arrangement by M/s Emami Realty Lim	ited (hereinafter referred to as
the "Promoter").		
Applicant/s hereb	oy remit a sum of Rs/- (Rupees	
) vide Bank Draft/ Cheque No./Cash	
dated	drawn on payable at	
	rticulars are given below: icant: (Please fill in block letters)	Please affix a Recent passport Size photo
Mr/Mrs		
Son/Wife/Daughter	r of	
Guardian's Name (i	f Minor)Relation	
Nationality	Residence StatusDate of Birth	
PAN No	Aadhar No	
Anniversary	Date of Birth (Spouse)	
Occupation	Service () Professional () Business	
	Student() House Wife () Any other	
Number of family m	nembers	



City	Pin	PS
State	Cc	ountry
Phone		_Mobile
Mail ID		
Permanent Address:		
City	Pin	PS
State	Cc	ountry
Phone		_Mobile
Mail ID		
		PS
State	Cc	ountry
Mobile		
If Applicant is a minor	please furnish proof of age of the n	ninor and name and address of the natural guardian:
IT PAN / GIR No. (if any	v) :	
Form 60 (in absence of	TIT PAN/ GIR No./NRI) :	



II. Joint/ Second Applicant: (Please fill in block letters)

Please affix a recent passport size photo

Mr/Mrs/Ms					
Son/Wife/Daughter of					
Guardian's Name (if Minor)					
Nationality	ResidenceStat	us	Da	ate of Birth	
PAN No		Aadr	nar No		
Anniversary	Date of Birth (Spouse)				
Occupation	Service ()	Professional	()	Business	
	Student()	House Wife	()	Any other	
Number of family members					
Mailing/Corresponding Add	dress:				
City	Pin			PS	
State		Country	/		
Phone		Mo	bile		
Mail ID					
Permanent Address:					
City	Pin			PS	
State		Country	y		
Mobile					
Office Name & Address:					
NameAddress					



City	Pin			PS	
State		Countr	Ύ		
Mobile	Mai	l ID			
If Applicant is a minor p	lease furnish proof of ag	e of the minor	and nar	ne and address of th	ne natural guardian :
IT PAN / GIR No. (if any)):				
Form 60 (in absence of	IT PAN/ GIR No./NRI) :				
Aadhar No			(Ple	ase attach a copy)	
Relationship with first a	pplicant:				
II. Third Applicant:					Please affix a Recent Passport Size Photo
Mr/Mrs/Ms					
Son/Wife/Daughter of_					
Guardian's Name (if Mi	nor)			Re	elation
Nationality	ResidenceStatus	5	C	ate of Birth	
PAN No		Aad	har No_		
Anniversary		Date o	of Birth (Spouse)	
Occupation	Service ()	Professional	()	Business	
	Student()	House Wife	()	Any other	
Number of family mem	bers				
Mailing/Correspondi	ng Address:				
City	Pin			PS	
State		Countr	у		
Phone		Mc	bile		
Mail ID					



Permanent Address:

City	Pin	PS
		ıntry
Office Name & Addre	ss:	
Name		
		PS
State	Cou	ıntry
Mobile	Mail ID	
Form 60 (in absence of I		
•	T PANY GIR NO./INRI) .	(Please attach a conv)
		(Fredse ditaen a copy)
·		
Contact detail of the pe	rson to whom All Correspondences	s would be sent:
Name:		
Address:		
Phone No:	Mail l	d :
Nature of Bank Account	(Please tick (V) the option): NRE () / NRO () / FCNR ()
Account No		
Name of Bank and brand	ch:	



Details of Power of Attorney	Holder (If other than in (1) ab	ove):	
Name:			
Address:			
PO		_PS	
Phone	Mobile		
IT PAN / GIR No. (if any) :			
Form 60 (in absence of IT PAN	I/ GIR No./NRI) :		
FOR NON-RESIDENT/PERSON	S OF INDIAN ORIGIN APPLICA	NT(S) ONLY	
	For Sole/First Applicant	For Second Applicant	For Third Applicant
Native Place in India:			
State:			
District			
Post Office			
Police Station			
Passport (Please ✓one):	Indian	Indian	Indian
	Foreign	Foreign	Foreign
Passport Number:			
Place of Issue:			
Date of Issue:			
Country of Residence:			
Occupation: Employed Others (Plea	Self Employed	House wife Student	
PIO Card No.(Person of India	n Origin)	OCI No	
Does the applicant hold any p	roperty in India? Yes	Yes	Yes
	☐ No	☐ No	No
If yes, please specify:			
Address for correspondence i	n India:		
Citv	Pin	State	



Police Station	P	ost Office	
Contact person in Indi	a for the Applicant(s):		
-	r/Master:		
Address for correspon	dence (F1001 of address to be 1d		
Phone:	Fax:	Email:	
i. (a) NRO Account No	D		
(b) Name of bank a	nd branch		
ii. (a) NRE Account No			
(b) Name of bank a	nd branch		
iii. (a) FCNR Account N			
IV. Other Entity:			
Organisation's Name_			
Address of Registered,	/Head office		
City	Pin	PS	
PAN		CIN	
State		_Country	
Type of organisation:	Limited Company () Privat	e Limited Company ()	
	Partnership firm () HUF	() LLP () Others	
Place and date of inco	poration		
Name of the authorise	d signatory with designation		
Documents required: E card (copy)	Board resolution of the board of	director, articles of associatio	n, memorandum of association, pan



DESCRIPTION OF PROPERTY APPLIED FOR

A. For Plot:				
Plot No		Block	« No	
Location:	Corner () Par	k facing ()		
	Double Garden faci	ng () Park facing Co	orner plot ()	
Measuring a	pproximately		sq. ft	sq. mtr.
			nip Fee	
			t development charges (persqft.)	
			Plot (sq ft)	
			DC, Club Membership Fees and Le	
(Total Flot Ve	dide is inclusive of basic	value, i Le charges, L	De, clab Membership rees and E	zgar charges/
B. For Built	Hn Vilo			
	-	with calcable	e area	sa ft approv
			: :	
			ion Cost Rs	
monthly mai registration of	ntenance charges, othe	r applicable taxes , Sta	rein are only the Total sale value emp Duty, Registration Fee, and all will be additionally payable by t	lied charges for execution and
(II) Paymen	t Details:			
Payment Pla	n Down ()	Construct	tion Linked ()	
Advance moi	ney for booking Rs	/-(Ru	ipees	
)Cheque/DD/PO No		Dated
Drawn On	Ba	ank,	in favou	r of "Emami Realty Limited"
(III) Loan Red	quired: Yes ()	No ()	Self Payment ()	
(IV) Favourit	e Newspaper:			
(V) Favourit	e Magazine:			
(VI) Favourit	e TV Channel:			

(VII) How did you come to know about Emami Nature?_____



(VIII) Why did you choose this property	ı?	
a)		
b)		
c)		
(IX) Purpose of purchase: Investment	ent () Self U	Use ()
First Applicant		For-Emami Realty Ltd.
Second Applicant		(Authorised Signatory)
	FOR OFFICE USE O	ONLY
Application received by:		
2. Application accepted/ rejected: _		
3. Registration amount received vio	de Receipt No	Dated
For Rs		
4. Payment plan & additional charg	ges confirmation at Annexure	2 – A.
Tentative Villa on Plot No		VillaType
Plot Area	(in sq.mtr.)) (in sq.ft.)
Built up Villa area: Saleable area	sq mtrsq ft	
Carpet areasqft	sqmt.	
Place		Date



Details of Pricing:

Fam Diak

A. FOI PIOL		
Plot No	Block No	
Location: Corner () Par	rk facing ()	
Double Garden facing () Park fa	cing Corner plot ()	
Measuring approximately	sq. ft	sq. mtr.
Basic value (per sq ft/sq. mtr) Rs		
EDC(per sq ft)	/- Club Membership Fee	/-, One time Electricity
and Water Feasibility charges		
Legal charges	/-Total Value of Plot (sq ft)	
(Total Sale Value is inclusive of Basi	c Price, PLC charges, EDC, Club Membership Fees and Lega	al charges)
B. For Built Up Vila:		
Villa Type	with saleable area	sqft. approx /
sq mt appr	ox, with carpet area of	sq.ft approx/
sq mt a	pprox. Total Construction Cost @ Rs	per sq ft. approx.
Total Sale Value of Villa		
Total Sale Value of Plot on Villa (A+	B)	

List of document to be submitted:

Following copy of KYC documents are required to be submitted along with the Application Form

- A) In case of Individual and Joint applicants- PAN of the applicants, Address Proof (any one of Voters ID, Passport, Electricity Bill, Telephone Bill, Govt. of India Undertaking Bank's Passbook, or any other Government's certified address).
- B) In case of Limited and Private Limited Company- Memorandum and Articles of Association, Certificate of Incorporation, Latest Form 32, Latest Form 18, PAN of the Company, Board Resolution in favour of Signing Authority, PAN and Address Proof of Directors and Signing Authority.
- C) In case of Partnership Firm- Partnership Deed, Pan of the Partnership Firm, Declaration of Commencement of Business from the Partners, Authorization in favour of Signing Authority, Pan and Address Proof of the Partners.
- D) In case of HUF PAN Card copy of HUF and Karta, copy of Acknowledgement of Income Tax Return, Address proof of the Karta, Signature verification of the Karta, two copies of Photographs of the Karta.



- E) In case of Limited Liability Partnership (LLP)- PAN of the LLP, Board Resolution in favour of Signing Authority, PAN , Aadhaar and Address Proof of Designated Partner, Address proof of Registered Office.
- F) In case of Sole Proprietor of a Company- PAN of the Company, Certificate of Incorporation, PAN and Aadhaar of the Proprietor and Address Proof of the Proprietor. Address Proof of the Registered Office.

Source of Booking:		
Real Estate Agent:	UP-RERA No	
Direct Booking:		
	Agreed and Assents	

I/we further agree to pay as per the Payment Plan (opted by me/us) as shown in the Payment Plan and/or as stipulated/demanded by the Promoter, failing which the allotment will be cancelled and the earnest money along with interest, if any due shall be forfeited by the Promoter.

Terms and Conditions:

- a) The Applicant herein has verified and satisfied with the title of the owners and the Promoter in respect of the entire land comprising in the township project 'Emami Nature'. Applicant has also seen and verified and understood the specifications, building materials, elevations, floor plans, sanctioned plan approved by Jhansi Development Authority and all other related drawings and documents and after satisfying himself/herself/themselves, applicant has dully agreed to the same.
- b) The Project EMAMI NATURE shall be developed/constructed in Phased manner as to be determined by the Promoter. The 2nd Phase of the Project comprising on land measuring about 45.916 Acres of the entire project comprising on land more or less 100 acres which is clearly demarcated and specified in the sanctioned plan which is to be developed together with all amenities and facilities, specifications by the Promoter to use and benefits of all the purchasers of all the phases of the entire project. Applicant hereby consents to the same.
- c) The applicant has clearly understood that this application does not constitute an Agreement to sell and applicant does not become entitled to the provisional and/or final allotment of Plot with Villa notwithstanding the fact that the Promoter may have issued a receipt in acknowledgement of the money tendered with this application. This application is only a request of the applicant/ (s) for the allotment of the Plot and Villa subject to acceptance of the Promoter at its sole discretion (EMAMI REALTY LIMITED), and does not create any right, interest, title whatsoever or howsoever in any manner on the applicants/(s).
- d) It is only after applicant signing and executing the Allotment Letter and Agreement for Sale, the Provisional allotment shall become final and binding upon the Promoter.



- e) The applicant has read and understood the details and the terms and conditions of sale and other information/conditions stated in the allotment letter, Agreement for Sale as reflected in the UP-RERA website. After being satisfied with the documents and/or information provided therein, the applicant hereby accepts and agrees to abide by the same as also such other terms as may be framed by **Emami Realty Limited** in future. The applicant further agrees to sign and execute necessary documents as and when to be called upon by **Emami Realty Limited**.
- f) The saleable area of the plot with villa as provided in the application comprises of the carpet area of the villa with plot along with common areas forming part of the said plot on which the villa is constructed.
- g) If, however, the applicant withdraws/cancels this application or fails to sign/execute and return the Allotment Letter within Fifteen (15) days from the date of its receipt by the applicant, then the Promoter may at its sole discretion treat the application as cancelled and the booking money paid by applicant shall stand forfeited in its entirety.
- h) The applicant solemnly declares and undertakes to use the Plot with Villa to be allotted for residential purposes only.
- i) The applicant, in case a Non-Resident Indian/ Person of Indian Origin, does hereby declare that he/she/they/it shall use the Plot with Villa for residential purpose only.
- j) The applicant may withdraw the application at any time before entering into an Agreement for Sale in respect of the Villa specified and described hereinabove. The applicant further states that if he/she/they/it fails to execute and register Agreement for Sale as and when called for or within the period as prescribed herein below, the allotment may be treated as cancelled at Emami's sole discretion and under both circumstances the booking amount shall stand forfeited.
- k) The applicant agrees that the Plot with Villa shall be provisionally allotted and the Agreement for Sale of the Villa (AFS) shall be entered into only on the applicant remitting the booking and agreement amount as per opted payment schedule at the time of this Application Form. In the event of Emami agreeing to provisionally allot the Plot with Villa to the applicant, then the applicant agrees to pay further instalments of the total sale value and all other dues as stipulated in the opted Payment Plan/ Agreement For Sale/ or as may be varied in accordance to the agreed terms and conditions as enumerated in the Agreement for Sale failing which Emami may at its discretion be entitled to cancel the allotment in accordance to the provisions of the Agreement for Sale subject to deduction of booking amount and other applicable deduction.
- I) If the applicant after execution of the Agreement for Sale, fails to pay the due amounts to Emami as per the demand/ intimation sent to the applicant through post/mail/courier service, the applicant will become liable to pay interest at the rate of MCLR of the State Bank of India plus one percent per annum or such rate to Emami on the amounts due and payable from the respective due dates of such payment till the date it is paid in its entirety. If however, such payment is not made within a period of 60 days after the default, Emami shall at its discretion, be entitled to cancel the application and refund all amounts received until then after deducting therefrom specified and described herein along with booking amount plus interest, brokerage charges plus applicable taxes, paid or payable. The applicant hereby consents to the same.
- m) Upon the applicant making payment of booking amount and realization thereof, an Agreement for Sale of the Plot with Villa specified and described hereinabove, containing the terms and conditions agreed between Emami and applicant, will be prepared, and applicant shall be required to execute and register the same, on the date of intimation, without any delay or demand, of whatsoever nature, along with the payment as per the terms of the said Agreement for Sale.
- n) All statutory charges, taxes, cess, GST and other levies demanded or imposed by the concerned authorities shall be payable proportionately by applicant from the date of booking as per demand raised by the Promoter. Notwithstanding anything contains contrary hereinabove, applicant hereby understands that GST (if applicable) shall be payable in accordance with the opted payment plan for total sale value of the said Plot with Villa. If applicant fails to pay any of the instalments along with applicable GST of the total sale value of the said Plot with Villa in timely manner, in such eventuality, the GST/Taxes shall be construed as unpaid sale value of the said Plot with Villa and Applicant shall be liable to pay the due instalments along with due taxes along with interest calculated @18 % per annum (or, as applicable).



- o) Applicant agrees that he/she/it shall be entitled to receive possession of the said Plot with Villa only upon prior payment of all dues including the total sale value of the said Plot with Villa and alongwith all other statutory charges, taxes, cess, GST, as payable under the present application form and the Agreement for sale, and also upon due compliance with and/or performance of all the covenants, undertakings and obligations required to be complied with and/or performed his/her/their/its part in pursuance of this Application, Allotment Letter and the Agreement for Sale. The obligation to make over possession of the said Plot with Villa shall arise only thereafter
- p) Applicant covenants that Emami is entitled to reject the instant application containing information of the applicant, if the same subsequently be found incorrect or misleading, even after the provisional allotment is issued and/ or Agreement for Sale is executed. In such cases, Emami will refund all amount paid till date after deducting 9% (Nine per cent) of the Plot with Villa sale value specified and described hereinabove, being the Booking Amount, plus applicable taxes, interest accrued on delayed payment, brokerage paid, in addition to all other taxes and statutory charges.
- Applicant hereby agrees and understands not to transfer/assign the said villa on plot for the period of 6 months from the date of allotment (lock in period). After such lock in period, change of name of the allottee for the first time will not be against any monetary charges. However, thereafter, for each change of name/ transfer of name, the Promoter will be entitled to charge Rs. 75,000/- from the Allottee/s, even after deed of conveyance is executed.
- r) Applicant covenants and undertakes that applicant shall transfer the name of the Allottee/ Allottees subject to norms laid down in respect of transfer of name and to be named in the Conveyance Deed or at any time after the execution of the Application, Agreement for sale but prior to registration of the conveyance deed. In the event of the demise of a single Allottee or of all the joint Allottees, the Nominees or any other person/persons, who can substantiate his/her/their being the legal heir/s of the deceased Allottee / Allottees shall be deemed to be the Allottee/s for all purposes and will become liable for all the obligations of and be entitled to all the rights of such deceased Allottee / Allottees. The Nominee/Successor shall without limitation, become liable to make all the payments that the deceased Allottee was obliged to have made, and only after making all the payments would the Said Nominee/Successor be entitled to have the said Plot with Villa transferred in his/her favour, and be entitled to the payments, the deceased Allottee would have received in case of cancellation of the Allotment, for whatsoever reasons.
- s) The applicant declares that after taking possession of the plot with villa, the applicant/allottee shall have no claim against the promoter/developer with regard to the quality of work/draftmanship/material, fitting and fixtures, area of the plot with villa or any other ground whatsoever and howsoever.
- t) The applicant shall abide by all the laws, rules and regulations, of the local bodies/authorities/State govt. of UP and of the proposed body corporate, association of buyers (as and when formed, till then as prescribed by the promoter/developer) and shall also be responsible for all the deviation, variation, violation or breach of any of the condition of law/by laws or rules and regulations after the completion of the said project including the entire project phase. The plot with villa shall be used for the purpose for which it is allotted.
- u) While carrying out any construction/installation of any additional fitting/fixtures by the allottee in his/her plot with villa, if any damage is caused to other plot with villa, such damage shall be repaired by the allottee, at his own cost and also in case of neglect, the promoter and/or maintenance agency shall carry out the necessary repair and recover the cost for the same from the allottee for such damage.
- v) Emami Realty Limited reserves its right not to **consider this** application and also the right to allot the Plot with Villa to any other person, without any **objection/demur/obstruction/intimation to/ from** the applicant/ or any other person, claiming the **right and interest** through him/her/them/it before issuing the **Provisional** allotment letter.
- w) Emami Realty Limited at its absolute discretion shall be entitled to reject and or cancel this application without assigning any reason whatsoever or howsoever to the applicant and/or Emami Realty Limited may allot another Plot with Villa in lieu of the Plot with Villa applied for.
- x) In case of applicant/(s) non-acceptance of the allotment offer towards the allotment from Emami Realty Limited within 15 days from the date of receiving the communication of **provisional allotment offer/letter**, the booking amount will be forfeited as cancellation charges. **Applicant herein consents to such forfeiture on account of cancellation charges.**



- y) Any changes/directions/conditions/modification/amendment imposed and/or directed by any competent authority/development authority at any stage of construction shall be binding on applicant as well as all other applicants who have signed similar application forms, without the requirement of any formal written approval or consent from applicant for making such changes/modification/amendment. If an application for provisional allotment of any Plot with Villa is required to be cancelled for such change of plans, promoter will refund all amounts paid by the applicant. However, no interest/compensation would be payable on such amount/ amounts.
- z) All payments shall be made in favour of "Emami Realty Limited".
- aa) The applicant/(s) acknowledge/(s) that the allotment of said plot with villa will be subject to such terms and conditions as may be provided at the time of **Provisional** allotment. **Applicant herein consents to abide by those terms and conditions.**
- bb) Interest on late payment of the amount payable upon the allotment of the Plot with Villa as specified in the Payment Plan will be realized as per the interest rate equivalent to rate equal to MCLR (Marginal Cost of Lending Rate) of State Bank of India plus 1% unless provided otherwise under the Rules, from the expiry of the due date of payment. Applicant herein undertakes to make such payment on account of interest due to non-payment within time schedule as may be prescribed.
- cc) The maintenance, upkeep, repairs, security, landscaping and common services etc. of the said Project shall be managed by the Promoter or its nominated facility maintenance company (FMC), and the applicant shall pay, as and when demanded, the maintenance charges including interest free security deposit for maintaining and up-keeping the said township Project and the various services therein, as may be determined by the Promoter or such nominated facility maintenance company appointed for this purpose. Any delay in making payment will render applicant liable to pay interest @18% per annum. Non-payment of any of the charges within the time specified shall also disentitle applicant from the enjoyment of the common facilities/amenities, areas and services.
- dd) Applicant hereby agrees to pay the maintenance charges along with applicable taxes, cesses etc. to the Promoter/
 Facility Maintenance Company from the date of commencement of maintenance services i.e. date of offer of possession of the plot with villa by the promoter.
- ee) The promoter will provide a club in the project for use and benefit of all the allottee of all phases. All the allottees will be the member of such club subject to terms and conditions and payment of applicable fee and/or charges and monthly charges if any, as may be determined by the promoter and/or facility management company (FMC) from time to time.
- ff) The plot with villa shall not be partitioned or divided in any manner whatsoever by the Applicant herein in all times in future and furthermore any part or portions of the plot with villa cannot be sold by the Applicant to any third party in future.
- gg) The plot with villa cannot be sold by the applicant in future in parts to any third party and undertakes to sale the entire plot with villa as whole, as the case may be subject to payment of applicable charges to the promoter as mentioned herein before. Applicant herein accepts the same.
- hh) Emami Realty Limited at its sole discretion holds the right not to sell the plot with villa specified and described hereinabove to the Applicants belonging to different families and/ or entities. Applicant herein accepts the same.
- ii) The Applicant also agrees and confirms that the Applicant shall be allotted the plot with villa only according to the already approved and / or to be sanctioned building plan/ lay out plan in accordance with Jhansi Development Authority.
- jj) All applicable taxes, levies, rents, stamp duty and registration charges and other applicable incidental expenses etc. would be borne by the Applicant.
- kk) Cancellation Terms: Deduction of (Booking amount + Applicable Taxes + Interest charges on delayed payment + Brokerage Paid)
- II) If the Applicant fails to make payment of the down payment as per the opted Payment Plan, the cancellation terms shall be applicable.
- mm) The applicant hereby gives explicit consent to **Emami Realty Limited** that in the event of default in making over the down payment as per the opted Payment Plan, then in such an event an interest @SBI MCLR + 1% will be imposed

upon the applicant till the date of the payment of defaulting instalment and/or the promoter at it's own discretion may cancel and/or reject the application for allotment of plot with villa subject to deduction of booking amount + interest /Brokerage charges + applicable taxes.

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- nn) **PENALTY CLAUSE** Applicant hereby agrees to this Penalty Clause on dishonour of cheque, on its presentation, issued by applicant/s for payment of instalment(s) due against the sale value of the plot with villa or maintenance charges, and/or any other charges /dues, with reference to the Section 138 of Negotiable Instruments Act, 1881 (As amended upto date). However, the amount equivalent to the amount of the dishonoured cheque, together with the applicable dishonour charges, if any, against any dues, to be paid to **Emami Realty Ltd**, at first instance. Promoter will inform applicant for such incident reserving its right to issue a show cause notice and allow presentation of cheque to the banker immediately for release of payment without any charges. However, if any cheque gets dishonoured again, it shall invite penalty of Rs.500/- on account of dishonour of cheque including first instance with an interest @ 18% P.A. on additional delay from the date of instalments due shall be charged till the date it is paid to **Emami Realty Ltd**.
- oo) The promoter shall have the first lien and charge on the said Plot with Villa for all its dues and other sums payable by the applicant to the Promoter, if applicable. Loans from financial institutions to finance the said Plot with Villa may be availed by applicant. However, availability of Loan/approval of the Project by the Financial Institution is not the pre-requisite/condition precedent of the allotment of the said Plot with Villa and applicant hereby agree to pay the total sale value of the aforesaid Plot with Villa according to opted Payment Plan, irrespective of availability of finance from any Financial Institution. Further if any particular Institution/ Bank refuse to extend financial assistance on any ground, the applicant shall not make such refusal an excuse for non-payment of further instalments / dues.
- pp) In case the Promoter is forced to abandon the said Project due to force majeure including the situation wherein non-issuance of the NOC/Approvals by the Competent Authority and/or any other circumstances/reasons beyond its control, the Promoter (Emami Realty Ltd) shall refund the amount, without any interest/compensation, paid by the applicant upon compliance of necessary formalities as may be laid down by Emami Realty Limited (Promoter).
- qq) The Promoter shall endeavour to give possession of the Plot with Villa to the applicant as early as possible, subject to grace period of six months from the date of completion as declared and subject to force majeure circumstance and reasons beyond the control of the Promoter with a reasonable extension of time for possession subject to compliance and execution of all documentation formality as maybe laid down by the promoter and making of timely payment of instalments to the Promoter by applicant.
- rr) Applicant shall have no objection in case the Promoter creates a charge on the project land during the course of development of the Project for raising loan from any bank/ financial institution. However, such charge, if created, shall be released before handing over possession of the Plot with Villa to applicant.
- ss) Applicant further confirms that this application will be effective only after applicant accepts, signs the provisional allotment letter and execute the Agreement for Sale on the standard format of UPRERA as may be provided by Promoter and/or Promoter's Advocates without which this application will not confer any rights on applicant. The allotment shall become final only upon applicant's fulfilment of all the conditions set out in the Agreement for Sale and upon making the full and final payment as per the opted Payment Schedule contained in the Agreement for Sale.
- tt) Applicant further agrees to sign and execute necessary documents as and when required by Promoter.
- uu) Applicant hereby gives irrevocable consent to become a member of the body of the owners to be formed in accordance with the Uttar Pradesh Apartment (Promotion of Construction, Ownership and Maintenance) Act, 2010 as applicable and will be subject to other applicable statutory laws, rules and by-laws and to execute necessary documents as and when required in conformity with the requirements stipulated by Promoter and to pay such charges, fees, expenses as may be incurred during the process of formation of such owner's association.
- vv) Applicant hereby confirms and agrees that applicant shall be jointly and severally liable for due compliance and fulfilment of applicant obligations in respect of purchase of the said Plot with Villa. Applicant further agrees that time for making payment of all consideration monies and other amounts as and when demanded by Promoter shall be of essence.
- ww) Applicant hereby acknowledges that promoter (Emami Realty Ltd) has readily provided all the information and clarifications as were requisitioned by him/her/them/it and that none of them have been influenced by any architect's plans, Layout plans, sanctioned plan, sales plans, sale brochures, advertisements, representations, warranties,

statements or estimates of any nature whatsoever whether written and/or oral made on Promoter's behalf or on behalf of its selling agents or otherwise including, but not limited to, any representations relating to the description or physical condition of the Township Project, the size or dimensions of the subject Plot with



Villa/Township Project including all their physical characteristics, the services to be provided thereto, the facilities and/or amenities to be made available thereto or any other data except as specifically represented in this Application, Presentation/Brochure and/or Application Form and that applicant/s have/has relied upon solely his/her/their/its own judgment and investigation in deciding to acquire the said Plot with Villa and not by any oral or written representations or statements.

- xx) Applicant confirms to have full knowledge of all the relevant laws, rules, regulations, notifications etc. applicable to such Township Project in general and/or to the Township Project in particular and the terms and conditions contained in this application and that applicant have clearly understood the respective rights, duties, responsibilities, obligations under each and every clause of this application
- yy) Detailed terms and conditions of this application form shall form the integral part and also having binding effect of the Allotment Letter/ Agreement for sale which the applicant shall execute as and when required by the Promoter (Emami Realty Ltd.).
- zz) Applicant shall furnish the complete address and e-mail ID registered with the Promoter (Emami Realty Ltd.) at the time of booking and it shall be his responsibility to inform the Promoter through letter by Registered A.D. about all subsequent changes in his address and e-mail ID, failing which, all demand notices and letters posted at the first Registered Address will be deemed to have been received by him at the time when those should ordinarily reach at such address and applicant shall be responsible for any default in making payment/dues and other consequences that might occur there from. Further, Applicant hereby agrees that the Promoter (Emami Realty Ltd.) shall not be liable/responsible to reply to any query received from any address/ e-mail ID not being previously registered with the Promoter (Emami Realty Ltd.).
- aaa) Promoter is authorized to make all correspondence with or to the applicant at the address for correspondence or the registered e-mail ID in its records initially indicated in this application form, unless changed. Any change of address shall have to be notified in writing to promoter's (Emami Realty Ltd.'s office office) and acknowledgement obtained for such change. Applicant agree that all communication shall be sent by promoter (Emami Realty Ltd.) to the details of the person whose name appears in the "Contact for Correspondence" in the Application Form shall for all purposes be considered as served on the Allottees / both Allotees, in case of application made by the Joint Applicants.
- bbb) To settle any confusion regarding any matter herein or anything being not covered/ clarified herein, it is agreed by the applicant that reference shall be made to the detailed terms of the agreement for sale, the terms whereof have been seen, read and understood/accepted by the applicant. The applicant makes it clear that the applicant signs the present application form out of his own volition and without being influenced/induced from any person whatsoever.
- ccc) It is specifically agreed by applicant that upon execution, if any ambiguity is apparent on its face, on such contingency the terms and condition of the Agreement for sale shall supersede over the terms and conditions as set forth in this Application Form. However, applicant shall be bound by the terms and conditions incorporated under this Application Form till the execution of the Agreement for sale in this regard.
- ddd) Applicant hereby gives explicit consent to **Emami Realty Limited** and their marketing agents to call, mail, courier, email or sms, all promotional contents/ reminders/ informations related to the above project's pre or post sales services, to Applicant's above mentioned address, email, phone nos. and mobile nos.
- eee) Applicant hereby confirms that that the Joint Applicants belong to the same family.
- fff) Emami Realty limited, without prejudice, reserves it's all other rights and interest at all point of time.

ggg) Applicant herein declares and undertakes to comply with all above referred clauses together with other terms and conditions, if any, as may be laid down by the Promoter (Emami Realty Ltd) at its discretion from time to time.

I/We do hereby agreed and accepted the clauses as mentioned herein above and signed this application.



Declaration:

I/we declare that the above terms and conditions have been read / understood and the same are acceptable to me/us. I/we sought detailed explanations and clarifications from the Promoter and the Promoter has readily provided such explanations, documents and clarifications and after giving careful consideration to all facts, terms and conditions, I/we have signed this Application Form and paid the advance amount for booking for allotment, I/we further undertake and assure that in the event of rejection of my/our application for allotment for whatsoever reason, including but limited to noncompliance of the terms by me/ us as set out in the terms and conditions provided in this application, I/we shall be left with no right, title, interest or lien under this Application or against any Plot with Villa comprised within said Township Project "Emami Nature" including the Plot with Villa applied for in this application.

Name of the 1st Applicant	Signature
Name of the 1st Applicant	Signature
Place	Date



ANNEXURE - REVENUE DETAIL

Payment Plan - B

Construction Linked - Payment Plan - Plot with Villa

TOTAL SALE VALUE (TSV) = [(A) TOTAL VALUE OF PLOT = (Basic Sale	% of TSV
Price (BSP) + Applicable Preferential Location Charges (PLC) + External	
Development Charges (EDC) + Club membership charges + One Time	
Electricity and water feasibility charges + Plot development charges +	
Legal Charges] + [(B) TOTAL CONSTRUCTION COST OF VILLA]	
TOTAL SALE VALUE = (A+B)	
Advance against Booking	5%
Booking Amount to be paid within 15 days of advance payment against	9% less advance against booking
Booking	
Within 60 days of Booking	11%
Within 90 days of Booking	10%
On Commencement of Construction	10%
On Commencement of Plinth	10%
On Commencement of Ground Floor Slab	10%
On Commencement of First Floor Slab	10%
On Commencement of Mumty	10%
On Completion of Brick work	10%
On Completion of Flooring	5%
On Offer of Possession	5%
On Offer of Possession	Interest Free Deposit (IFD) + Stamp duty
	+ Registration Fee + GST + Any other
	Government charges , Levies , Taxes +
	any other allied charges as applicable
Note - Any extra provision of services will be charged extra , running	
maintenance cost/ charges as applicable to be paid extra to Facility	
Management company nominated by Promoter"	



Payment Plan – C Down Payment Plan – Plot With Villa

TOTAL SALE VALUE (TSV) = [(A) TOTAL VALUE OF PLOT = (Basic Sale	% OF TSV
Price (BSP) + Applicable Preferential Location Charges (PLC) + External	
Development Charges (EDC) + Club membership charges + One Time	
Electricity and water feasibility charges + Plot development charges +	
Legal Charges] + [(B) TOTAL CONSTRUCTION COST OF VILLA]	
TOTAL SALE VALUE = (A+B)	
Advance against Booking	5%
Booking Amount to be paid within 15 days of advance payment against	9% less advance against booking
Booking	
Within 60 days of Booking	86%
On Offer of Possession	5%
On Offer of Possession	Interest Free Deposit (IFD) + Stamp duty
	+ Registration Fee + GST + Any other
	Government charges , Levies , Taxes +
	any other allied charges as applicable
Note - Any extra provision of services will be charged extra , running	
maintenance cost/ charges as applicable to be paid extra to Facility	
Management company nominated by Promoter"	

Additional Charges

Preferential Location Charges (PLC)	Park Facing -5% Corner plot - 5 % Park Facing & Corner Plot - 7.5 % Double Garden Facing - 7.5%
External Development Charges (EDC)	Rs. 15/- sqft. of plot area
Club membership charges	Rs 1,00,000/-
One Time Electricity and water feasibility charges	Rs.60, 000/- (Including electric connection upto 2 KW.) & running cost will be extra.
Plot development charges	Rs. 30/- sqft. of plot area
Legal Charges	Rs 15000/- per plot

Note:

- Above Payment Plan is applicable for the payment of TOTAL SALE VALUE (TSV) = (Basic Sale Price (BSP) of Plot +
 Applicable Preferential Location Charges (PLC) + External Development Charges (EDC) + Club membership
 charges + One Time Electricity and water feasibility charges + Plot development charges + Legal Charges +
 Construction cost of villa), Plus Govt Taxes, Registration Fees + Applicable Stamp Duties, Levies and other allied
 charges as applicable will be payable as and when demanded.
- If at the time of Booking, any one or more of the Construction stages mentioned in the Payment Plan, has already been completed or commenced the total amount payable in respect of such stage (s) shall have to be paid within 45 days from the date of Booking.
- Under the Construction linked payment plan, instalments will become due as per the construction status achieved at the site, irrespective of the serial order mentioned above
- Interest Free Deposit equivalent to Rs 15/- per sq. ft. of Plot area, will be taken at the time of Offer of Possession. Estimated monthly maintenance cost/charges as applicable to be paid extra to Facility Management Company nominated by Promoter.



Registered Office:

Acropolis, 13th Floor, 1858/1 Rajdanga Main Road, Kasba, Kolkata 700 107, West Bengal, India