SUPREME COURT MONITORED HOUSING PROJECTS

(ASPIRE- A Section-8 Company)

(Amrapali Stalled Projects Investments Reconstruction Establishment)

APPLICATION FORM PHASE 2

LEISURE VALLEY ADARSH AWAS YOJNA

HOUSING UNITS AT GREATER NOIDA WEST





NBCC (INDIA) LIMITED, AMRAPALI PRINCELY ESTATE, PLOT NO-01, SECTOR-76, NOIDA

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Applicant Signature

BRIEF ABOUT PROJECT

By order dated 23.07.2019 of the Hon'ble Supreme Court of India in Writ Petition (Civil) No 940/2017, NBCC (INDIA)LTD, a Navratana CPSE, Govt of India enterprise has been appointed as Project Management Consultant for completion of stalled/incomplete projects of Amrapali Groups in Noida/ Greater Noida. The other salient points of the order of the Hon'ble Supreme Court are as follow:

- > Appointment of Shri R. Venkataramani Sr. Advocate, as the Ld. Court Receiver.
- > All rights of the erstwhile lessee to vest in the Ld. Court Receiver
- > He shall execute through authorized person on his behalf, the tripartite agreement and do all other acts as may be necessary and also to ensure that title is passed on to home buyers and possession is handed over to them.
- As per the order of Supreme Court of India, the properties are free from any encumbrance/any Govt/ statutory bodies/authorities/Service department. Water works department and electricity department has now been directed to provide connections for water and electricity to home buyers.
- Noida and Greater Noida Authority have been directed to execute thetripartite agreement
- > Issue completion certificate notwithstanding that the dues are to be recovered under this order by sale of other attached properties.
- > Registered conveyance deed shall also be executed in favor of homebuyers, they are to be placed in the possession and they shall continue to do so in future on completion of project or in part as case may be.

Hon'ble Supreme Court of India has further appointed NBCC (INDIA)LTD vide its judgment dated 29.10.2020 for sale of unsold inventory/FAR on behalf of Learned Court Receiver.

NBCC (INDIA) LTD ,1500 units have already been completed by first week of July 2021 for handing over to Ld. Court Receiver.

The prospective buyers shall visit the site to satisfy himself/ herself with respect to the flat being applied for and no claim of Refund/Transfer/Interchange of flats shallbe entertained after allotment of flat.

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INFORMATION DATA SHEET (PHASE II)

S. No.	Head	Details
1	Date of Open of sale of Units (Phase II)	31.08.2021
2	Date of closure/ last date of submission of Application Form (Phase II)	14.09.2021
3	Other Charges	 Allottee has to pay requisite maintenance charges and other charges to the RWA as and when demanded. If any tax VAT, service Tax, GST, TDS etc. are levied by the State Government or by the Government of India the same shall be borne by the Allottee themselves.
4	Contact Details	OFFICE OF THE EXECUTIVE DIRECTOR (ENGG) NBCC (INDIA) LIMITED, AMRAPALI PRINCELY ESTATE PLOT NO-01, SECTOR- 76, NOIDA Sh. Nimit Tiwari, DM (Marketing) Contact No: -09672590840 Email: rbg.nbccmarketing@gmail.com
5	Allotment Method	Through Draw
6	Availability of Application form and brochure	Can be downloadable from the website • www.nbccindia.com or recieveramrapali.in • Help Desk at NBCC's Office: - OFFICE OF THE EXECUTIVE DIRECTOR (ENGG) NBCC (INDIA) LIMITED, AMRAPALI PRINCELY ESTATE PLOT NO-01, SECTOR- 76, NOIDA
7	Eligible entities	Indian citizen and competent to contract and have attained the age of majority. Additional requirement shall be as per clause no. 2
8	Application Fee	Rs. 300/- (Inclusive of GST) Non-refundable amount shall be deposited through DD/RTGS/NEFT in favor of Receiver Amrapali Sale and Purchase account.
9	Registration money	Booking amount: - Rs 3,00,000 (Rupees three Lakh) for Leisure Valley Adarsh Awas Yojna (Adjustable in Total Cost)

10	Payment Option	Payment terms for Leisure Valley Adarsh Awas Yojna: - The payment terms for the sale of unit (Residential)as under: - • Rs 3 Lakh on Booking (i.e Registration Money) • 20% at the time of allotment (minus registration amount) (within 7 days of draw) • 15% at the time of structure completed up to 12 th floor • 15% at the time of structure completed up to 25 th floor • 20% at the time of complete structure up to terrace • 15% at the time of completion of flooring • 10% at the time of completion of internal & external painting work • 5% on possession		
		Note: -Rebate shall be given @ Rs 150 per Sqft for buyers willing to make full payment at the time of first installment.		
11	Name of the Bankand Address	Bank Name: - Account name: - Branch: - Bank Account No: Branch: - Branc		
12	Transfer charges	As applicable by the court authority through Ld. Court Receiver.		
13	Period of lease	99 years of Lease Deed from the date of allotment to erstwhile Amrapali Group		
14	Lease Rent	As per B clause Section-II no. 4.0		
15	Execution of Lease deed and Offerof Possession	Execution of Lease Deed shall be done within 60 days from the date of issue of Offer of Possession.		
16	Other Charges	Dual meter charge, IFMS and any other charges will be paid as applicable by the RWA Authority / Ld. Court Receiver.		

APPLICATION FOR ALLOTMENT OF HOUSING UNIT

The Executive Director (Engg.)

NBCC (INDIA)Limited Sector-76, Noida

Dear Sir,

The Applicant understands that NBCC (India) Limited ("NBCC") is facilitating the sale of residential unit at Noida and Greater Noida on behalf of the Ld. Court Receiver.

The Applicant requests that the Applicant may be allotted a Unit (Residential).

The Applicant has read and understood the terms and conditions of this Application, stated hereinafter and is agreeable to the same.

In the event of Ld. Court Receiver agreeing to provisionally allot the residential Unit with or without the Parking Space, the Applicant agrees to pay the Total Price (hereinafter defined) and all other dues as stipulated in this application and the Agreement to be executed on between Ld. Court Receiver and applicant.

The Applicant has clearly understood by submitting this Application that the Applicant does not become entitled to the provisional and / or final allotment of a residential Unit in the said Complex notwithstanding the fact that NBCC may have issued a receipt in Acknowledgement of the money tendered with this Application.

The Applicant further understands that it is only after the issuance of the allotment letter, agreeing to abide by the terms and conditions laid down therein that the allotment shall become final and binding. The Applicant is aware that the building plans for the said Complex in which the residential Unit shall be located havebeen sanctioned by the local statutory authorities.

The Applicant acknowledges that NBCC on behalf of Ld. Court Receiver has provided all the information and clarifications as required by the Applicant and that the Applicant has relied on his/ her own judgment and investigation in deciding to apply for purchase of the residential unit and has not relied upon and / or is not influenced by any architect's plans, sales plans, sale brochures, advertisements, representations, warranties, statements or estimates, of any nature, whatsoever written or oral made by NBCC on behalf of Ld. Court Receiver, or otherwise including but not limited to any representations relating to the description of the said Complex/ residential Unit. No oral or written representation or statements shall be considered to be part of this application and that this Application is self-contained and complete in itself in all respects. I/we understand that the space is being allotted on lease basis.

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(hereinafter defined) ceases, levies etc	ce and other deposits, charges, rates, Tax . and deduction of cancellation charges a laid down herein and in the agreement, to Receiver.
The particulars of the Applicant(s) are give of the Ld. Court Receiver.	en as per APPENDIX for the reference and reco
(Signature of the Joint applicant)	(Signature of the Sole/ First applican

APPENDIX

Application	No	
(To be	Filled	by NBCC)

(Application form is to be filled in block letters only. Incomplete and incorrect application will summarily be rejected and no correspondence in this regard shall be entertained)

The particulars of the Applicant(s) are given below for Ld. Court Receiver/ NBCC reference and record.

1.	DETAILS OF APPLICANT(S)	AFFIN
	A. FIRST/ SOLE APPLICANT	AFFIX PHOTO
	I PERSONAL	
	Mr./Mrs./Ms.	
	Son/ Wife/ Daughter of Mr	
	NationalityAgeYearsMon	ths
	Date Month Year	
	II ORGANIZATION	
	Name of Organization applying for allotment	
	Office Address	
	Tel NoFax No	
	Authorized Signatory NameEmail	
	III OTHER DETAILS OF SOLE / FIRST APPLICANT	
	Income Tax Permanent Account No. (Attach self-certified copy of PAN)	
	Ward/ Circle/ Special range and place (where Income Tax Return is file	d)
	Mailing Address	
	Tel NoFax No	
	Mobile Email	

Applicant Signature

B. JOINTAPPLICANT		
(One joint applicant)		AFFIX
Name (Mr./ Mrs./ Ms.)		JOINT APPLICANT
Son/Wife/ Daughter of (Mr./S	Smt.)	PHOTO
Relationship with the first Ap (if applicable)	plicant	
2. CHOICE OF UNITS AS PER ANNEX	(URE-A	
Preferred Area: - 97	5 SQFT 1000 SQFT 1100 S	SQFT
Note: - Applicant are requested	to fill preference on above mentioned ar	ea.
3. REGISTRATION MONEYDETAILS	5	
Registration Money of Rs	vide DD /RTGS No/	
Dated	Bank / Branch	
All payments need to be made	e through DD/RTGS only in favor "Rece	iver Amrapali Sale and
Purchase Account" of payable a	t Delhi and no other mode of payment sh	all be accepted.
Bank Details for RTGS/NEFT as u	ınder: -	
Bank Name :	UCO BANK	
Account Name :	Receiver Amrapali Sale and Purchase A	ccount
• Branch :	Supreme Court India Buildings, Tilak Ma	
	New Delhi - 110001	
Bank Account No:	02070210003237	
• IFSC Code :	UCBA0000207	

Acc	count NoType of A/c (Saving/Current)		•••••	
Nai	ne of Bank			
Bra	nch (Name/Address)			
MI	CR CodeIFSC No			
PRI	EFERENCE FOR WAIT LISTING			
In	case of over-subscription and non-allotment of Residential unit /Shop to Me/Us	'es		
	in g the draw of lots, if we solve, my, our maniferess that my, our name se	١o		
in	pt in the waiting list, valid for a period of 90 days from the date of draw of lots and case of any cancellation after the allotment, the Residential unit /Shop may be otted to me / us. I / We also convey my / our acceptance to retain the registration	As	Арр	olicable
money paid by Me/Us to Ld. Court Receiver and in the case of non— allotment of Residential unit /Shop, during validity period of wait list, the amount paid by Me/Us may be refunded, without any interest thereon. The allotment to waitlisted applicant shall be made subject to availability of Residential unit through cancellation and only one chance shall be given. The date, time, procedure of allotment shall be notified on the website of receiveramrapali.com or				
ap ca all w	be refunded, without any interest thereon. The allotment to waitlisted plicant shall be made subject to availability of Residential unit through ncellation and only one chance shall be given. The date, time, procedure of otment shall be notified on the website of receiveramrapali.com or www.nbccindia.com.			
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ma ap ca all wv Not case wai	by be refunded, without any interest thereon. The allotment to waitlisted plicant shall be made subject to availability of Residential unit through neellation and only one chance shall be given. The date, time, procedure of otment shall be notified on the website of receiveramrapali.com or www.nbccindia.com. This clause is purely optional and the Applicant should exercise its option option is exercised then it shall be presumed that the applicant is tlisting) TOF ENCLOSURES Terms and conditions duly signed on all pages as token of acceptance.	YES	inte	erested NO
not case wai	by be refunded, without any interest thereon. The allotment to waitlisted plicant shall be made subject to availability of Residential unit through ncellation and only one chance shall be given. The date, time, procedure of otment shall be notified on the website of receiveramrapali.com or www.nbccindia.com. This clause is purely optional and the Applicant should exercise its option option is exercised then it shall be presumed that the applicant is tlisting) TOF ENCLOSURES Terms and conditions duly signed on all pages as token of acceptance. Self-certified copy of Permanent Account Number (PAN card).	YES YES	inte	NO NO
not case wai	plicant shall be made subject to availability of Residential unit through neellation and only one chance shall be given. The date, time, procedure of otment shall be notified on the website of receiveramrapali.com or www.nbccindia.com. This clause is purely optional and the Applicant should exercise its option option is exercised then it shall be presumed that the applicant is tlisting) FOF ENCLOSURES Terms and conditions duly signed on all pages as token of acceptance. Self-certified copy of Permanent Account Number (PAN card). Self-certified copy of ID proof (Aadhar Card)	YES YES	inte	NO NO NO

7. DECLARATION

I/we am/are aware that this application is irrevocable. I/we hereby declare that the information(s)/ document(s) with the application form are true to the best of my/ our knowledge and belief and no material fact(s) have been concealed/ suppressed. I/wearifully aware of the consequence of concealing/ suppressing material facts. I/we are also fully aware of the terms and conditions of allotment which are acceptable to me/ us. I/we shall abide by the same and at any stage if found that information/document provided by me/ us are incorrect/ false, then Ld. Court Receiver/Committee shall be at liberty to cancel my allotment and shall forfeit my registration money withoutany further correspondence. I have read all the terms and conditions related to offer of residential unit by the court receiver office and the monitoring committee or agree to the terms and conditions. In case of any dispute regarding terms and Conditions, their decision shall be final and binding to all.

Signature of Joint Applicant	Signature of Sole Applicant
Name	Name
Date	Date
Place	Place

A. Section I: Instructions to the Applicants

1. Definitions:

The key definitions for the purpose of this application form are as follows:

- 1. "Authority" means the Ld. Court Receiver/ Noida/Greater Noida Industrial Development Authority.
- 2. "Allotment letter" is the letter issued to the Allottee confirming the allotment under a particular sale for which application was submitted.
- 3. "Allotment money" is the amount as prescribed in the scheme and is expected to be deposited by the Allottee within the given time period.
- 4. "Allottee" is the person whose application for allotment has been approved by the competent Authority.
- 5. "Contract" means the Contract signed by the Parties and all the attached documents which conditions mentioned in application form.
- 6. "Day" means calendar day.
- 7. "Government" means the Govt. of India/Government of Uttar Pradesh.
- 8. "Lease Rent" is the amount paid by the Lessee to the Lessor as rental against the property allocated to the Lessee.
- 9. "Lease Deed" is a contractual agreement by which Lessor conveys a property to Lessee, for a limited period, subject to various conditions, in exchange for LeaseRent, but still retains ownership.
- 10. "Lessee" is the person/entity who holds the lease of a property.
- 11. "Lessor" refers to a person/entity who leases or rents a property to another; the owner which in this case is Ld. Court Receiver appointed by Hon'ble SUPREME COURT OF INDIA.
- 12. "Transfer Deed' is a contractual agreement by which a property (herein land) is transferred from its legal Lessee to another party.
- 13. "Mutation letter" is the letter issued by competent Authority for change of name on a property.

2. Eligibility:

- a) An Individual who has attained the age of majority whether an Indian Citizen or a Foreign Citizen of Indian Origin ** 21 years on the date of submission of Application and possesses valid PAN No. issued by Income Tax Department
 - ** Foreign Citizen shall be deemed to be of Indian Origin if he/she holds an Indian Passport any time or he/she or his/her father or grandfather was an Indian Citizen by virtue of the Constitution of India or Indian Citizen Act 1955.
- b) Joint application with any one joint applicant is permitted. Joint applicant shall be owner in the rights of the property equally. The first applicant shall be responsible for meeting the obligations of the allotment till his/her lifetime or he/she disposes its property.
- c) An individual in a group of more than or equal to 10 nos. Persons Members of Government Departments •PSUs Banks Insurance Companies Private Limited Companies Reputed Institutions •Autonomous Bodies of Govt etc.
- d) Ld. Court Receiver appointed by Hon'ble Supreme Court however, at its discretioncan relax / change any of the conditions as mentioned herein above without assigning any reason.

3. How to apply

- 1. The Applicant shall ensure availability of the following documents/ information:
 - a. A passport size photograph
 - b. Affidavit in the format depicted in the application form.
 - c. Legitimate documentary proof expressing address, age, identity, and nationality of the Applicant.
- 2. Eligible Applicant can apply in any category / type of residential units.
- 3. Steps for submission of application:

Step 1:	The Applicant shall access and download the application form of Residential unit sale through Portal at www.nbccindia.com or receiveramrapali.in or visit at NBCC's office at Sector-76, Noida for any help and assistance.
Step 2:	Applicant is required to fill the details as mentioned in application form which include – photograph, identification details, bank details etc.
Step 3:	In preference option, Applicant may select from given area of choice.
Step 4:	Registration money amounting to Rs 3 LACS for each unit will be payable per application.
Step 6:	Before submitting the details, Applicant must agree with all the terms & Condition of application form.
Step 7:	Applicant shall pay the Application form fee (Non-refundable) & Registration Money (Adjustable) through DD/ RTGS/ NEFT.
Step 8:	The applicant should submit the application form duly signed along with application form fee and registration amount, either can be sent through speed post or submitted in person at NBCC's Office at Amrapali Princely Estate, Plot No-01, Sector- 76, Noida. NBCC shall however, not be responsible for any postal delay.
Step 9:	After submitting the complete application form along with all requisite documents etc. then Applicant will become eligible to get the acknowledgement of the application form was submitted.

- 4. Applicant must review the terms and conditions along with any supporting document (if any), which depicts the details of residential unit on offer, which shallbe applicable for the sale of the selected residential unit. In case of non- payment of application related fees, the application shall be rejected by the Authority.
- 5. The Ld. Court Receiver may without assigning any reason withdraw the Allotment process for any or all the residential unit at any stage.

4. Language and currency

The document and all related correspondence for this sale shall be in English language. The currency for the purpose of this scheme shall be Indian National Rupee (INR).

5. Applicant's responsibility

- 1. It is deemed that before submitting the application, the Applicant has made complete and careful examination of the following:
 - a. The eligibility criteria and other information/ requirements in the sale and brochure.
 - b. All other matters that may affect the Applicant's performance under the terms of this information catalogue including all risks, costs, liabilities and contingencies.
- 2. Ld. Court Receiver appointed by Hon'ble Supreme Court of India shall not be liable for any mistake or error or neglect by the Applicant.

6. Allotment process

- 1. Housing Unit shall be allotted on seniority basis identified through offline draw of lots to be held in the presence of Ld. Court Receiver, Forensic Auditor and Group of Experts.
- 2. After fixing up the seniority through offline draw, the applicants will be allotted housing unit based on their preference given in the application form submitted to NBCC.
- 3. In case the opted/desired preference is not available then the housing unit shall be allotted through draw of lots of the balance flats in the same category applied for subject to availability.

7. Payment options & schedule

- a) Payment terms for Leisure Valley Adarsh Awas Yojna: The payment terms for the sale of unit (Residential)as under: -
- Rs 3 Lakh on Booking (i.e Registration Money)
- 20% at the time of allotment (minus registration amount)
- 25% at the time of structure completed up to 12th floor
- 25% at the time of complete structure up to terrace
- 15% at the time of completion of flooring
- 10% at the time of completion of internal & external painting work
- 5% on possession

Note: - Rebate shall be given @ Rs 150 per Sqft for buyers willing to make full payment at the time of first installment.

8. Mode of Payment

- 1. All payments towards purchase of residential unit can be made only through Demand Draft/RTGS/NEFT.
- 2. Normally, no extension regarding time period will be allowed for the deposit of payments. If the amount payable is not paid within prescribed time limit, extension of time for such default period under exceptional circumstances may be allowed up to a maximum of one (1) month by Ld. Court receiver or authorized officer (SUPREME COURT OF INDIA) subject to the condition that during the entirepayment

plan such extensions shall not be more than 3 times.

- 3. In the event of extensions for installment/ payments, interest at the rate of State Bank of India highest marginal cost of funds based lending rate plus two per cent shall be payable on the default amount of the defaulted period.
- 4. The payment made by the Allottee/Lessee will first be adjusted towards the penal interest & interest due, if any, and there after the balance will be adjusted towards the balance due.
- 5. In case of default in making payment of installment money, a simple interest of 10% to be charged additional on the defaulted payment default amount of the defaulted period.

9. Unsuccessful Applicants

The Registration Money of unsuccessful Applicants shall be returned to them without interest, after draw of lots subject however to any preference submitted for waiting list.

B. Section II: General terms and conditions

1. Execution of Lease Deed

- 1. The Ld. Court Receiver shall be required to issue a Possession Offer Letter for the execution of Lease Deed, to the Allottee within 15 days from the date of receiving the lease plan from the concerned department.
- 2. The Allottee is required to execute the Lease Deed and take the physical possession within 60 days from the date of issue of Possession Offer Letter.
- 3. The Allottee shall also deposit due stamp duty (Stamp duty calculation should also be verified from the concerned sub registrar, Noida/Greater Noida by the Allottee himself/ themselves) for Lease Deed in treasury of concerned district of Noida and Greater Noida and should produce a certificate to the affect inrelevant department at Ld. Court Receiver within 60 days from the issue of Possession Offer Letter.
- 4. In case of failure to execute the Lease Deed and taking over of possession within the above-stipulated time period, the Allotment may be cancelled and the entire amount deposited with Ld. Court Receiver would be forfeited.
- 5. In the event of failure to execute the Lease Deed, Allottee shall be liable to pay administrative charges at the rate of 1% of the total premium of the residential unit for one month from the due date given for the execution of legaldocuments for each month extension 1% of the total premium of residential unit administrative charges will be levied.
- 6. If the Allottee fails, to execute the legal documents within the extended time, maximum period of 1 year, action for cancellation of allotment and forfeiture of deposited money shall be taken.

2. Documentation charges

1. The cost and expenses of preparation, stamping and registering the legal documents and its copies and all other incidental expenses will be borne by the Allottee who will also pay the stamp duty of transfer of immovable property levied or any other duty or charge that may be levied by any Authority empowered in this behalf. The rate of stamp duty shall be applicable as per the notification issued by the state government from time to time.

3. Period of lease:

99 years from the date of execution of Lease Deed of Erstwhile Amrapali Group.

4. Lease Rent

The allotment of housing unit will be given to the Allottee on a lease of 99 years from date of allotment to erstwhile Amrapali Group and the lease rent shall be payable directly to Noida/Greater Noida Authority in lump sum at the rate prescribed by Noida/Greater Noida Authority.

5. Possession of the Housing unit

- 1. Possession of allotted Flat will be handed over to the Lessee after execution and registration of Lease Deed.
- 2. Execution and registration of Lease Deed can be done only after full payment of all dues.
- 3. For the purpose of payment of Lease Rent and other statutory or scheme compliance, possession shall be deemed from the due date of execution of Lease Deed.

6. Surrender of Allotment

The Allottee/Lessee can surrender the premises in favor of Ld. Court Receiver appointed by Hon'ble SUPREME COURT OF INDIA subject to the following deductions:

- 1. In case of surrender before draw of lots, the entire registration money deposited shall be refunded without interest.
- 2. In case of surrender after the allotment/draw of lots Registration Money shall be forfeited. No separate notice shall be given for the same.
- 3. In case the Allottee, fails to deposit the due amount within the stipulated time, the allotment will be liable for cancellation and in case of any such cancellation, the money so deposited till the date of cancellation will be forfeited.

7. Maintenance

- 1. That the Lessee will keep the demised premises and buildings:
 - a. At all times in a state of good condition and substantial repairs and in good sanitary condition to the satisfaction of the lessor.
 - b. The available facilities as well as the surroundings neat and clean, good and healthy and in safe condition at all times, according to the convenience of the inhabitants of the place.
- 2. That the Lessee shall abide by all Regulations, Building Regulations, guidelines and the rules made therein.
- 3. That the Lessee shall not display or exhibit any posters, statues, other articles which are repugnant to the morals or are indecent or immoral.
- 4. The Lessee shall not display or exhibit any advertisement or placard in any part of the exterior wall of the building, except which shall be constructed over the demised premises or at a place specified for the purpose by the Lessor.
- 5. In case of non-compliance of these terms and conditions, and any directions of Hon'ble SUPREME COURT OF INDIA shall have the right to impose penalty as decided by the Ld. Court Receiver or the Authorized Officer of Hon'ble SUPREME COURT OF INDIA may consider just and/or expedient by explainingor recording the reasons.

6. For proper maintenance and security, Allottees of the block/sector shall have to constitute RWA. In some projects RWA has already formed and under functioning. Till the time RWA is not functioning, decision of Ld. Court Receiver will be binding to the allotees.

8. Transfer of Unit

Subject to the following conditions a Allottee/Lessee will be allowed to sell/ transfer the unit allotted by the Authority to any other person who is eligible to apply as per eligibility criteria mentioned therein.

- 1. Transfer shall be permitted only after execution of lease deed of respective unit.
- 2. The cases, where cancellation has been affected or are in process of cancellation, are not eligible for transfer.
- 3. Application for transfer shall be received on the prescribed Transfer Application Form available authorized representative of Ld. Court Receiver, along with the transfer charges and Processing fees as decided by Ld. Court Receiver.
- 4. The Transfer application form should be duly filled along with No dues from the Accounts till date and last paid Water bill/ Electricity Bill.
- 5. Photograph & signature of Transferor(s)/ Transferee(s) must be self-attested on the application form itself.
- 6. The housing unit would be transferred only for residential purpose respectively.
- 7. Transfer of partial area of flat shall not be considered.
- 8. Transfer charges would be payable as decided by Ld. Court Receiver.
- 9. Transfer charges once deposited will not be refunded/ adjusted even in case of transfer does not materialize due to dispute between the parties or withdrawal of transfer application. Once the transfer application is submitted it can be withdrawn only with the consent of the transfer or and the transferee. In case of dispute, orders of the competent court shall be required for withdrawal of the transfer application/ Transfer Memorandum.
- 10. Once transfer is approved and the Transfer Memorandum is issued and transfer deed is executed, all the assets and/or liabilities against the Flat would pass on to the transferee.
- 11. The transfer of property is an act between Transferee(s) and transferor(s) and as such any liens, claims, damages, compensation, adverse court orders etc. arising there of subsequently would be the sole liability of transferee(s) and Ld. Court Receiver would remain indemnified against the same.

- 12. The Lessee/ transferee shall execute a Transfer deed, after paying the transfer charges, within 90 days from the date of issue of the Transfer Memorandum by Hon'ble SUPREME COURT OF INDIA. The transfer memorandum will be valid for 90 days. A certified copy of the same shall be submitted to Ld. Court Receiver. The Transfer Memorandum shall be part of the transfer deed executed between the Transferor and the Transferee. In case Allottee fail to execute transfer deed within 90 days from date of issuing transfer memorandum, then as per prevailing policy, Allottee has to pay extension charge of time with prescribe penalty.
- 13. In case the Transfer Deed is not executed within validity of grace period, the Allottee has to apply afresh and pay additional Transfer charges and Processing Fees as per prevailing order.

9. Mutation of Unit

In event of death of the Allottee/Lessee transfer of housing unit to the Allottee's/Lessee legal heirs will be allowed with prior written permission of the authorized Officer in this regard, subject to the fulfillment of prescribed conditions which are prevalent as on the date of grant of permission. No transfer charges shall be payable in case of transfer by succession.

10. Misuse, Additions, Alterations, etc.

The Allottee/Lessee shall not use the allotted housing unit for any purpose other than residential. The lessee/Allottee shall not be entitled to divide the unit/or amalgamate it with any other unit without the prior written permission of Court receiver or the Authorized Officer of Hon'ble SUPREME COURT OF INDIA. In case of violation of the above conditions, allotment shall be liable to be cancelled and possession of the premises along with structure thereon, if any shall be resumed by the Hon'ble SUPREME COURT OF INDIA.

- 1. The Allottee/Lessee shall not be allowed to change the specifications made in the unit.
- 2. In case of any violation of any regulation/ direction, the defect, if not compoundable could not be got rectified by the Ld. Court Receiver and the expenses incurred in carrying out such work will be recovered from the Allottee/ lessee.

11. Liability to Pay Taxes

The Allottee/Lessee will be liable to pay all rates, taxes, charges, user fee and assessment of every description imposed by any authority empowered in this behalf, in respect of the residential unit, whether such charges are imposed on the residential unit or on the building constructed thereon, from time to time.

12. Overriding Power over Dormant Properties

The Lessor reserves the right to all mines, minerals, coals, washing gold, earth oils, quarries in or under the residential unit and full right and power

at any time to do all acts and things which may be necessary or expedient for the purpose of searching for, working and obtaining, removing and enjoying the same without providing or leaving any vertical support for the surface of the unit or for the structure time being standing thereon, provided always, that the Lessor shall make reasonable compensation to the Allottee /Lessee for all damages directly occasioned by exercise of the rights here by reserved. The decision of the Ld. Court receiver of Hon'ble SUPREME COURT OF INDIA on the amount of such compensation will be final and binding on the Allottee/Lessee.

13. Cancellation of Allotment

In addition to the other specific clauses relating to cancellation, Ld. Court Receiver shall be free to exercise its rights of cancellation of allotment in the case of:

- 1. Allotment being obtained through misrepresentations/ suppression of material facts.
- 2. Any violation of directions/ rules issued by the Hon'ble SUPREME COURT OF INDIA or any other statutory body.
- 3. Default on the part of the Applicant Allottee/lessee for breach/ violation of terms and conditions of registration allotment /lease and/ or non-deposit of installment.

In the event of cancellation, under sub-clause above, the entire deposits till the date of cancellation shall be forfeited and possession of the housing unit shall be resumed by the authority/ lessor with structure thereon, if any, and the Allottee/ lessee will have no right to claim compensation thereof.

14. Restoration of Allotment

Ld. Court Receiver can exercise cancellation of housing unit for breach of Terms and Conditions of Allotment letter/ Lease Deed/ Transfer Deed. However, Ld. Court receiver or Authorized Officer of SUPREME COURT OF INDIA canrestore the residential unit. The restoration will be subject to the following conditions: -

- 1. The application of restoration of housing unit shall be made within 30 days from the date of cancellation.
- 2. The decision about the restoration of the housing unit will be taken by the Court receiver or Authorized Officer of SUPREME COURT OF INDIA within a period of 6 months after the date of cancellation.
- 3. The Allottee would pay restoration charges @10% of the total premium of the unit at prevailing rate calculated at the time of restoration.
- 4. The Allottee will have to make up to date payment, dues, penalties & interest etc. as applicable.
- 5. The Allottee has to pay time extension charges as per terms of allotment /lease.
- 6. If there is any court case pending before any court, it has to be withdrawn by the Allottee. All legal expenses would be borne by the Allottee.

In case allotment had been cancelled due to illegal/unauthorized activities the restoration of the residential units shall only be considered on submission of affidavit undertaking for non-carrying out the illegal/unauthorized activities.

15. Other Clauses

- 1. The Authorized Officer in this regard reserves the right to make such additions/alterations or modifications in the terms and conditions of Allotment from time to time as he may consider just or/and expedient.
- 2. In case of any increase in the rate of land acquisition/land purchase cost/exgratia/No- litigation incentive to the farmers by order of the Court, by the Hon'ble SUPREME COURT OF INDIA or by the State Government, the Allottee/Lessee will have to pay the additional amount proportionately as the cost of the land and all the terms and conditions prevalent at the time of allotment shall be applicable.
- 3. In case of any clarification or interpretation regarding these terms and conditions the decision of Court Receiver or Authorized Officer of Hon'ble SUPREME COURT OF INDIA in this regard shall be final and binding on the Applicant/ Allottee/ lessee.
- 4. If due to unavoidable circumstances, the Ld. Court Receiver could not allot the residential units, the registration money deposited by Applicant would be refunded; however, no interest on the deposits will be paid to the Applicant.
- 5. If due to any "Force majeure" or such circumstances beyond Ld. Court Receiver control, Ld. Court Receiver is unable to make allotment or the possession of the allotted flat, entire registration money or the deposit, depending on the stage of allotment will be refunded.
- 6. Any dispute between the Lessor and Lessee/sub-Lessee shall be subject to the territorial jurisdiction of the courts at Noida/ Greater Noida or such courts as may be designated by the Supreme Court of India.
- 7. The housing units can also be owned jointly by husband/wife.
- 8. Mere deposit of registration amount would not constitute a right to allotment of a unit.
- 9. All arrears due to Lessor are recoverable as arrears of land revenue.
- 10. For the purpose of serving any notice/correspondence or letter on Allottee the address or mobile number or mail-id given in the allotment application shall be taken as final. The service of notice/correspondence/letter sent on such address shall be taken as sufficient service of notice for all the purpose.
- 11. On the basis of availability of land, the number of units available for allotment may be increased / reduced at the discretion of the Ld. Court receiver /Hon'ble SUPREME COURT OF INDIA.

Annlicant	Signature	

12. In the event of any variation due to enhancement in the construct development cost of the unit, the final price/cost of the housing units of vary at the time of handing over possession of the housing units. The Allowed require paying such requisite amount as and when demanded.	may also
List of Housing Units open for sale is detailed as per Annexure-A.	
Applicant Signature	21 Page

ANNEXURE - A

DETAIL OF UNSOLD RESIDENTIAL UNITS OF PHASE-2

LEISURE VALLEY ADARSH AWAS YOJNA

		LLISUI	<u> </u>	I ABANSII	AVVAS I OJIVA	
		UNIT	AREA	AREA		PROPOSED SALE RATE
SR.NO	TOWER	NUMBER	(Sq. Ft.)	(Sq. Mtr.)	ТҮРЕ	COST OF FLATS incl. Covered Car Parking (In Lakhs)
1	H1	H1-1102	975	90.58	2BHK + 2T	3468750
2	H1	H1-1103	1100	102.19	2BHK+2T+STUDY	3875000
3	H1	H1-1105	1100	102.19	2BHK+2T+STUDY	3875000
4	H1	H1-1202	975	90.58	2BHK + 2T	3468750
5	H1	H1-1402	975	90.58	2BHK + 2T	3468750
6	H1	H1-1405	1100	102.19	2BHK+2T+STUDY	3875000
7	H1	H1-1503	1100	102.19	2BHK+2T+STUDY	3875000
8	H1	H1-1602	975	90.58	2BHK + 2T	3468750
9	H1	H1-1702	975	90.58	2BHK + 2T	3468750
10	H1	H1-1704	1000	92.90	2BHK + 2T	3550000
11	H1	H1-1804	1000	92.90	2BHK + 2T	3550000
12	H1	H1-1805	1100	102.19	2BHK+2T+STUDY	3875000
13	H1	H1-1901	975	90.58	2BHK + 2T	3468750
14	H1	H1-1902	975	90.58	2BHK + 2T	3468750
15	H1	H1-2003	1100	102.19	2BHK+2T+STUDY	3875000
16	H1	H1-2004	1000	92.90	2BHK + 2T	3550000
17	H1	H1-2102	975	90.58	2BHK + 2T	3468750
18	H1	H1-2202	975	90.58	2BHK + 2T	3468750
19	H1	H1-2204	1000	92.90	2BHK + 2T	3550000
20	H1	H1-2206	1100	102.19	2BHK + 2T	3875000
21	H1	H1-2304	1000	92.90	2BHK + 2T	3550000
22	H1	H1-2305	1100	102.19	2BHK+2T+STUDY	3875000
23	H1	H1-2404	1000	92.90	2BHK + 2T	3550000
24	H1	H1-2601	975	90.58	2BHK + 2T	3468750
25	H1	H1-2604	1000	92.90	2BHK + 2T	3550000
26	H1	H1-2605	1100	102.19	2BHK+2T+STUDY	3875000
27	H1	H1-2701	975	90.58	2BHK + 2T	3468750
28	H1	H1-2702	975	90.58	2BHK + 2T	3468750
29	H1	H1-2704	1000	92.90	2BHK + 2T	3550000
30	H1	H1-2801	975	90.58	2BHK + 2T	3468750
31	H1	H1-2804	1000	92.90	2BHK + 2T	3550000
32	H1	H1-2904	1000	92.90	2BHK + 2T	3550000
33	H1	H1-2905	1100	102.19	2BHK+2T+STUDY	3875000
34	H1	H1-3101	975	90.58	2BHK + 2T	3468750
35	H1	H1-3102	975	90.58	2BHK + 2T	3468750
36	H1	H1-3103	1100	102.19	2BHK+2T+STUDY	3875000
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Applicant Signature

37	H1	H1-3104	1000	92.90	2BHK + 2T	3550000
38	H1	H1-3105	1100	102.19	2BHK+2T+STUDY	3875000
39	H1	H1-3106	1100	102.19	2BHK+2T+STUDY	3875000
40	H1	H1-3201	975	90.58	2BHK + 2T	3468750
41	H1	H1-3202	975	90.58	2BHK + 2T	3468750
42	H1	H1-3204	1000	92.90	2BHK + 2T	3550000
43	H1	H1-3205	1100	102.19	2BHK+2T+STUDY	3875000
44	H1	H1-3206	1100	102.19	2BHK+2T+STUDY	3875000
45	H1	H1-3301	975	90.58	2BHK + 2T	3468750
46	H1	H1-3302	975	90.58	2BHK + 2T	3468750
47	H1	H1-3303	1100	102.19	2BHK+2T+STUDY	3875000
48	H1	H1-3304	1000	92.90	2BHK + 2T	3550000
49	H1	H1-3305	1100	102.19	2BHK+2T+STUDY	3875000
50	H1	H1-3306	1100	102.19	2BHK+2T+STUDY	3875000
51	G1	G1-1103	975	90.58	2BHK + 2T	3468750
52	G1	G1-1205	1100	102.19	2BHK+2T+STUDY	3875000
53	G1	G1-1206A	1000	92.90	2BHK + 2T	3550000
54	G1	G1-1406	1000	92.90	2BHK + 2T	3550000
55	G1	G1-1503	975	90.58	2BHK + 2T	3468750
56	G1	G1-1504	1100	102.19	2BHK+2T+STUDY	3875000
57	G1	G1-1602	975	90.58	2BHK + 2T	3468750
58	G1	G1-1605	1100	102.19	2BHK+2T+STUDY	3875000
59	G1	G1-1705	1100	102.19	2BHK+2T+STUDY	3875000
60	G1	G1-1706	1000	92.90	2BHK + 2T	3550000
61	G1	G1-1801	1100	102.19	2BHK+2T+STUDY	3875000
62	G1	G1-1806	1000	92.90	2BHK + 2T	3550000
63	G1	G1-1902	975	90.58	2BHK + 2T	3468750
64	G1	G1-2101	1100	102.19	2BHK+2T+STUDY	3875000
65	G1	G1-2102	975	90.58	2BHK + 2T	3468750
66	G1	G1-2103	975	90.58	2BHK + 2T	3468750
67	G1	G1-2204	1100	102.19	2BHK+2T+STUDY	3875000
68	G1	G1-2206	1000	92.90	2BHK + 2T	3550000
69	G1	G1-2302	975	90.58	2BHK + 2T	3468750
70	G1	G1-2306	1000	92.90	2BHK + 2T	3550000
71	G1	G1-2403	975	90.58	2BHK + 2T	3468750
72	G1	G1-2406	1000	92.90	2BHK + 2T	3550000
73	G1	G1-2502	975	90.58	2BHK + 2T	3468750
74	G1	G1-2503	975	90.58	2BHK + 2T	3468750
75	G1	G1-2602	975	90.58	2BHK + 2T	3468750
76	G1	G1-2603	975	90.58	2BHK + 2T	3468750
77	G1	G1-2606	1000	92.90	2BHK + 2T	3550000
78	G1	G1-2702	975	90.58	2BHK + 2T	3468750
79	G1	G1-2703	975	90.58	2BHK + 2T	3468750
80	G1	G1-2706	1000	92.90	2BHK + 2T	3550000

81	G1	G1-2803	975	90.58	2BHK + 2T	3468750
82	G1	G1-2806	1000	92.90	2BHK + 2T	3550000
83	G1	G1-2906	1000	92.90	2BHK + 2T	3550000
84	G1	G1-3003	975	90.58	2BHK + 2T	3468750
85	G1	G1-3101	1100	102.19	2BHK+2T+STUDY	3875000
86	G1	G1-3102	975	90.58	2BHK + 2T	3468750
87	G1	G1-3103	975	90.58	2BHK + 2T	3468750
88	G1	G1-3104	1100	102.19	2BHK+2T+STUDY	3875000
89	G1	G1-3105	1100	102.19	2BHK+2T+STUDY	3875000
90	G1	G1-3106	1000	92.90	2BHK + 2T	3550000
91	G1	G1-3201	1100	102.19	2BHK+2T+STUDY	3875000
92	G1	G1-3202	975	90.58	2BHK + 2T	3468750
93	G1	G1-3203	975	90.58	2BHK + 2T	3468750
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95	G1	G1-3205	1100	102.19	2BHK+2T+STUDY	3875000
96	G1	G1-3206	1000	92.90	2BHK + 2T	3550000
97	G1	G1-3301	1100	102.19	2BHK+2T+STUDY	3875000
98	G1	G1-3302	975	90.58	2BHK + 2T	3468750
99	G1	G1-3303	975	90.58	2BHK + 2T	3468750
100	G1	G1-3304	1100	102.19	2BHK+2T+STUDY	3875000
101	G1	G1-3305	1100	102.19	2BHK+2T+STUDY	3875000
102	G1	G1-3306	1000	92.90	2BHK + 2T	3550000
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_ACKNOWLEDGEMENT__

APPLICATION NO.....

Received with thanks from Mr./ Mrs./ Ms./ M/s
son/ wife/ daughter of Mr
Mailing Address
a sum of Rs/- (Rupees
Only) Via NEFT/ Bank Draft/ RTGS No
Dated issued by Bank & Branch
on Account of Registration Money forProject.
Date
Place

Signature with Stamp

