

APPLICATION FORM

City Lifespaces Private Limited Delhi : 913, 914, 915 Arunachal Building, Barakhamba Road, Connaught Place, New Delhi-110001

In the event of the Company agreeing to allot a Unit, I/we agree to make down payment / pay further installments to the sale price and the other charges / dues as stipulated in the Application, Agreement to sub lease and the payment plan

I/We clearly understood that this application does not create any interest in property in my/our and by reason thereof

which have been explained to me / us by the Company and have been read & understood by me / us.

I/We, the undersigned, request for provisional allotment of Residential Apartment (hereinafter referred to as unit) in your Project Oxirich Sunskriti under developement in Bhiwadi.

Sole / First Applicant

Co-Applicant

ttached to this application form.	
I/We remit herewith a sum of Rs	Rupess vide Bank Draft/ Cheque
	_ Drawn on tow
Registration Money / Earnest Money for the said unit (s).	d other charges as stipulated / called for by the company
l	ifespaces Private Limited" payable at New Delhi. Outsta
cheques shall not be accepted.) My/ our particulars as mentioned below may be record	ded for reference and communication
Try, our paraculars as menaorica below may be record	Sea for reference and communication ;-
1. Name of Applicant (Sole/First)	
Name: Mr./Mrs	
5/W/D of Mr	
100 M (100 S) (100 S)	
Telephone No. (1)	(Office) (Mobile/other)
Occupation: Salaried Self Employed	(once) (nonleyother)
Company Name & Address:	
	0.1.10.11
Residential Status: Indian / NRI Foreign	Date of Birth / / / In National of Indian Origin (DD) (MM) (YY)
Name of Second Applicant me: Mr./Mrs	
N/D of Mr.	
Iling Address:	
ophono No. (1)	(2)
ephone No. (1) (2)	(Office) (Mobile/other)
cupation: Salaried Self Employed	
mpany Name & Address:	
K No E-mail Address: _	
N NoWard / Circle	Date of Birth /
sidential Status: Indian / NRI Foreign	National of Indian Origin (DD) (MM) (YY)
Flat No. : Floor Block Basic Rate per sq. ft	
Basic Sale Price Rs.	
Allotted Car Bays (i) Car Parking (Basement)	
(ii) Car Parking (Stilt/Podium)	
Value Added Services (I) Power Backup	
(ii) Club Membership	-
(iii) Interest Bearing Maintenance Security (IBMS) (iv) Other charges (EDC + IDC + FFC + STP)	
Preferential Floor Charges : Preferential Location Charges :	
Corner Park Club/Pool	
Others (If any Specify) Total Sale Tentative Consideration :	
Booked Through: Direct Broker	
. Any Special Comments	
ker's Name & Stamp	Yours Faithfully,
e, the above Applicants) do hereby declare that the above pen by me / us are true and correct to the best of my / our kno	
has been concealed therefrom.	
<u> </u>	2
*	Applicant (s) Signatur
IS & CONDITIONS FOR REGISTRATION / BOOKING / ALLC	OTMENT IN OVIDIOU CHNICADITI CITHATED AT DURANT
Title: That the Applicant(s) has fully satisfied himself/herself ab	out the interest and title of the company in the land compressed
and pay the earnest money at the time of booking. The allotm	isis, ii) The Applicant(s) shall be required to fill up the Application nent shall be at the discretion of the Company which has the ri
hall be required to sign the 'Agreement to Sub Lease' in the Converting, failing which the 'Company' shall have right to cance	n acceptance of the application, the Applicant(s) intending Allot ompany's prescribed format, within 30 days from receipt of intir el the tentative allotment and forfeit the Earnest money and all
llot the unit applied for, the company shall be responsible to	leem appropriate. iv) If for any reason 'Company' is not in a posi o consider for an alternate Apartment and in case of failure to Impany shall not be liable for payment of any compensation of
ccount whatsoever. v) In case of NRI Allottee(s) or foreign n uidelines and any other law, as may be prevailing shall be appl	national of Indian Origin Allottee(s). the provision of F.E.M.A.
rice and other charges in respect of the unit Company has rigi which may involve all or any of the changes, such as change in	ht to effect suitable and necessary alterations as and when req n the position of the flat/unit, increase/decrease in size of the o
umber. If there is any increase/decrease in the area, revised ntending Allottee(s) booked the flat(s)/unit(s) on transfer of the	ge in floor-plan, change in direction of the Apartment, change d price will be applicable in the original rate at which the Appl he allotted flat. The Applicant(s) shall have ownership of und
roportionate share of the Floor Space Index (FSI) beneath the arnest Money: The applicant(s) agrees that out of the am	said building only. nount(s) paid/payable towards the price of the flat to be allote
Company shall treat 15% of the sale price as earnest money to	r amount of refundable nature. In case, of non fulfillment of the
Company shall treat 15% of the sale price as earnest money to contained in this application and Agreement to Sub Lease. The money alongwith interest paid, due or payable alongwith other	applicating of the original of the opplicating of to sign
Company shall treat 15% of the sale price as earnest money to contained in this application and Agreement to Sub Lease. Th money alongwith interest paid, due or payable alongwith other and conditions herein contained and the Agreement to Sub L eturn to the Company the Agreement to Sub Lease within 15 (F cancelled by the company and earnest money forfeited.	
Company shall treat 15% of the sale price as earnest money to contained in this application and Agreement to Sub Lease. Th money alongwith interest paid, due or payable alongwith other and conditions herein contained and the Agreement to Sub L eturn to the Company the Agreement to Sub Lease within 15 (F cancelled by the company and earnest money forfeited. Katernal Development Charges(EDC) Infrastructure Deve & Infrastructure Development Charges(IDC) are not to be ind revealent rates. In case any upward revision thereof by the	elopment Charges(IDC): The External Development Charges luded in the basic sale price of the unit and shall be paid as p Govt. Authorities in the future the same shall be payable l
Company shall treat 15% of the sale price as earnest money to contained in this application and Agreement to Sub Lease. The money alongwith interest paid, due or payable alongwith other and conditions herein contained and the Agreement to Sub L eturn to the Company the Agreement to Sub Lease within 15 (For cancelled by the company and earnest money forfeited. External Development Charges(EDC) / Infrastructure Deve & Infrastructure Development Charges(IDC) are not to be ind revalent rates. In case any upward revision thereof by the Applicant(s) / Intending Allottee(s) without any delay or demura charges (DDC) will be paid by the applicant as per actual as & v	elopment Charges (IDC): The External Development Charges luded in the basic sale price of the unit and shall be paid as p a Govt. Authorities in the future the same shall be payable to as and when demanded by the Company, Besides, City Development when computed and demanded by the developer.
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Company shall treat 15% of the sale price as earnest money to contained in this application and Agreement to Sub Lease. The money alongwith interest paid, due or payable alongwith other and conditions herein contained and the Agreement to Sub Lease the term to the Company the Agreement to Sub Lease within 15 (F cancelled by the company and earnest money forfeited. Setternal Development Charges (EDC) Infrastructure Deve & Infrastructure Development Charges (IDC) are not to be ind prevalent rates. In case any upward revision thereof by the Applicant(s) / Intending Allottee(s) without any delay or demura Charges (CDC) will be paid by the applicant as per actual as & preferential Location Charges (PLC): The Applicant(s) ag ocation as described by the company shall be payable addition clowever, the applicant confirms that if due to any change is preferential location, the company shall be liable to refund only ast installment as stated in the payment plan. The applicant judding plan if the Apartment becomes preferentially locate.	elopment Charges (IDC): The External Development Charges luded in the basic sale price of the unit and shall be paid as p Govt. Authorities in the future the same shall be payable t as and when demanded by the Company, Besides, City Develoy when computed and demanded by the developer. grees that the Preferential Location Charges (PLC) for preferally in the manner and within the time as stated in the paymen
Company shall treat 15% of the sale price as earnest money to tontained in this application and Agreement to Sub Lease. Thoney alongwith interest paid, due or payable alongwith other und conditions herein contained and the Agreement to Sub Lease within 15 (Fancelled by the company and earnest money forfeited. Section 10 years are selected by the company and earnest money forfeited. Section 10 years are selected by the company and earnest money forfeited. Activersal Development Charges (EDC) / Infrastructure Development (Selected by Infrastruc	stopment Charges (IDC): The External Development Charges uded in the basic sale price of the unit and shall be paid as p Govt. Authorities in the future the same shall be payable I so and when demanded by the Company, Besides, City Develoy when computed and demanded by the developer, grees that the Preferential Location Charges (PLC) for prefenally in the manner and within the time as stated in the paymen in the layout / building plan, the said Apartment ceases to be the amount of PLC paid by the Applicant and shall be adjusted further agrees that in the event, due to any change in the led, then the applicant shall be liable to pay additional Prefeden personal pay for reserved / dedicated car parking space allot per shall be part of the basic price of the flat but it cannot be calc
Company shall treat 15% of the sale price as earnest money to tontained in this application and Agreement to Sub Lease. Thononey alongwith interest paid, due or payable alongwith other und conditions herein contained and the Agreement to Sub Letter to the Company the Agreement to Sub Lease within 15 (Fancelled by the company and earnest money forfeited. Sixternal Development Charges(EDC) Infrastructure Devek Infrastructure Development Charges (EDC) Infrastructure Devek Infrastructure Development Charges (EDC) Infrastructure Devek Infrastructure Development Charges (EDC) Infrastructure Development Charges (EDC) Infrastructure Development Charges (EDC) Infrastructure Development In	slopment Charges (IDC): The External Development Charges luded in the basic sale price of the unit and shall be paid as p is Govt. Authorities in the future the same shall be payable is and when demanded by the Company, Besides, City Development of the Preferential Location Charges (PLC) for preferrally in the manner and within the time as stated in the paymen in the layout / building plan, the said Apartment ceases to be the amount of PLC paid by the Applicant and shall be adjusted further agrees that in the event, due to any change in the layd, then the applicant shall be liable to pay additional Preferral payment of the paymen of the payment of the basic price of the flat but it cannot be calcer area is likely to get increased or decreased during constrained to pay the payment of the reserved/decicated car parking space allowed the payment of the
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Applicant(s) /Intending Allottee(s) on and appropriate terms and conditions related thereof receipt of such administrative charges as it may deem fit. Time is of Essence: That timely payment of installments/balance sale consideration /security deposits/charges shall be of essence in respect of this application. This application does not constitute an Agreement to Sell. It shall be incumbent on the Applicant/Intending Allottee(s) to comply with the terms of payment and other terms and conditions of allotment/sale, as contained in this Application Form. In case the installments are delayed, the Applicant/Intending Allottee(s) shall pay interest on delayed payments @ 24% per annum compounded quarterly at the time of every succeeding installment which shall be calculated from the due date of outstanding payment / amount without prejudice to the company's right to cancel the allotment. Even then, if the Applicant(s) Intending Allottee(s) fail to pay the installment along with interest within 60 days, from the due date, the Company shall forfeit the amount of earnest money/registration money deposited by him/her/them and the allotment shall stand cancelled and he/she/they shall have no lien/charge/interest/gright on the said Apartment. The sums, if any, paid over and above the earnest money shall be refunded without any interest by the company after adjustment of interest on delayed payments, if any, due from the Applicant(s) / Intending Allottee(s). That in case the Applicant/litending Allottee(s) adopt down payment discount only if he/they pays the entire due amount within the said stipulated time limit, then it hecomes sole discretion of the Company either to waive off the down payment discount or condone the delay by charging interest @24% per annum for the delayed period. Completion of construction / Delivery of possession: i) That the possession of the said unit is proposed to be delivered by the company to the Allottee(s) within 48 months (4 years) from the date of signing of Agreement to Sub Lease subject t

Taxes, Levies and Conveyance deed: i) All taxes, whether levied or to be levied in future on the land and /or on the said unit shall henceforth be borne by the Applicant(s) / Intending Allottee(s), ii) That upon receipt of full sale price and for other dues and charges, the company shall execute and register Sale Deed/Transfer deed and or other documents/instruments, within the reasonable time, so as to transfer the title of the said unit in favour of the Applicants. The Applicant shall pay, as and when demanded by the Company, the Stamp Duty, Registration charges and all other incidental and legal expenses for execution and registration of the aloresald instruments in respect of the said unit.

Maintenance Agreement: The Applicants)/Intending Allottee(s) upon completion of the said building agrees to enter into a maintenance agreement with the Company or any other maintenance agency or other body as appointed by the Company from time to time for maintenance and upkeep of the common services and common areas apart from the internal area of the unit of the said Group Housing Complex and the intending Allottee(s) undertake to pay the maintenance allis for maintaining the various services and facilities at the rate determined by the company or its nominated maintenance agency. The Applicant(s) / Intending Allottee(s) agrees to deposit and to always keep deposited with the Company a Interest free Maintenance Deposit as described in the price list.

Substitution of name: That the company in its sole discretion may permit substitution of the name of the nominee(s) in place of the Applicant(s) / Intending Allottee(s) on and appropriate terms and conditions related thereof receipt of such administrative charges as it may deem life.

Intending Allottee(s). iii) If the company fails to complete the construction of the said unit within the stipulated period as aforesaid then the Company shall pay the Applicant compensation @ Rs.5f-persq. ft. of the super area per month for the period of such delay, subject to force majeure circumstances and for for reasons beyond the control of the company. Subject to force majeure circumstances and for for reasons beyond the control of the company in the control of the company of the control of the company with the legal requirements for the purchase of immovable property, as may be applicable, after execution of the Agreement to Sub Lease and sign all applications & forms for the said purpose, iii) The Applicant(s) / Intending Allottee(s) shall comply with the legal requirements for the purchase of immovable property, as may be applicable, after execution of the Agreement to Sub Lease, the standard Tripartite Maintenance and execute, as and when desired by the Company, the standard Agreement to Sub Lease, the standard Tripartite Maintenance and execute, as and when desired by the Company, the standard Agreement to Sub Lease, the standard Tripartite Maintenance and the subject of the subject to subj

I/We have fully read and understood the above-mentioned terms and conditions, documents referred to therein and agree to abide by them. I/We understand that the terms and conditions given above are of indicative nature with a view to acquaint me/us with the terms and conditions as comprehensively set out in the Apartment Agreement to Sub Lease which shall supersede the terms and conditions set out in this application.

THANK YOU FOR BEING A PROUD MEMBER OF OXIRICH FAMILY

(Second Applicant's)

(Sole / First Applicant's)

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CLTY LIFE **OXIRICH GROUP**

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