

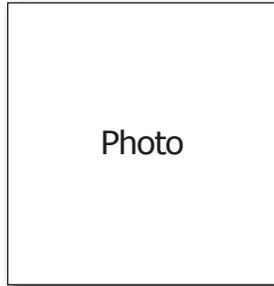


APPLICATION FORM

Registration No.: _____ Application Form No.: _____

Unit No.:

Floor:



Size:

Car Parking: INCLUDED INCLUDED NOT

Name: _____

Father's/Husband's Name: _____

Postal Address: _____

Residential Address: _____

Phone Off. #: _____ Res. #: _____ Mobile #: _____

Email: _____

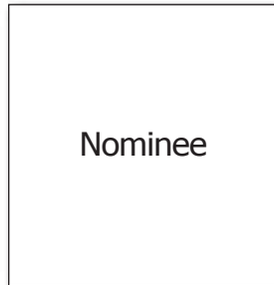
Occupation: _____ Age: _____ Nationality: _____

C.N.I.C. # - -

Name of Nominee: _____

Relation: _____

Address of Nominee: _____



C.N.I.C. # - -

DECLARATION:

(i) I, hereby declare that I have read and understood the terms and conditions of the allotment of the Unit in the project and accept the same.

(ii) I further agree to pay regularly the installments and dues etc, and abide by all the existing rules and regulations and those, which may be prescribed by SAIF ASSOCIATES (Pvt.) Ltd. from time to time.

I enclose herewith a sum of Rs. _____ by Bank draft/Pay order no. _____

dated _____ drawn on _____ on account of

booking of the above Unit.

Date: _____

Signature of Applicant

GENERAL TERMS & CONDITIONS

1. The name of the project is "SAIF HEIGHTS PESHAWAR" situated at Arbab Road, Peshawar, comprising of apartments.
2. If any allottee has booked a unit (which is treated as provisional booking) and paid the booking amount, as it is a mandatory requirement and later on he fails to pay confirmation and or allocation amounts as prescribed in the payment schedule, signed by the allottee, the booked amount shall be non-refundable.
3. Allocation of any Unit in the project is provisional and will be confirmed only after receiving full & final payment.
4. The applicant shall make the payment of installments by the 10th of each month failing which a late payment charge will be levied on outstanding dues.
5. In case of change of address, the allottee shall inform the Company in writing about the change within 15 days. In case of recovery, default or cancellation, the address mentioned in the application form shall be treated as the final address. All letters shall be sent by the Company through registered post/acknowledgement due or urgent mail service and/or TCS or any other renowned courier service. Non availability reported by the above agencies of the allottee at the address given shall be deemed as valid service of the notice/letter.
6. Apart from the price of the unit, the buyer shall also pay all applicable Electricity, Water and Gas connection charges.
7. (a) The construction of the project is supposed to be completed within the stipulated period from the date of starting construction subject to the condition of force majeure, riots, war and natural calamities which are beyond the control of the Company. This also includes fiscal policies of the Govt. such as non-availability of necessary material/labourers. Further in case of the delay in the payment of installments by the allottees, the Company shall be at liberty to revise and make reasonable changes in the time schedule and shall also have the discretion to escalate the prices (otherwise the price will not be enhanced). Such charges, demanded by the Company, shall be paid by the allottee.

(b) The price of unit is fixed and is offered on No Escalation basis provided the applicant/allottee pays his/her total dues/charges within the agreed period of payment schedule. The price includes development of all services as specified in the specification of development work and shall neither be increased nor escalated except unexpected increase in the cost of raw materials utilized for development and/or force majeure and/or if the applicant/allottee fails to pay his/her total dues/charges within the agreed period of payment schedule.

(c) If in case, the unit size/area is increased/decreased at the time of final construction, then the cost difference due to such increase in size/area shall be paid by the allottee as and when demanded by the company.

8. In case an allottee surrenders his/her unit for any reason, the amount deposited in shape of installments will be refunded after 6 months of the receipt of refund application. An amount of 20% of the total cost of booked unit shall be deducted against establishment/service charges.
9. The allottee shall not sell, transfer/assign the unit prior to taking over possession from the Company, subject to written consent of the Company. Allowing such sale/transfer after recovering all the outstanding dues from the allottee, the Company shall charge 2% of total cost of respective unit towards Transfer Fee.
10. The allottee shall not bring inside the project or the Unit of the project any goods or machinery which are hazardous and combustible/flammable, and shall not use the unit for any purpose other than for which it was developed, constructed and allotted.
11. The applicant shall not carry out any additions or alterations in the apartments involving structure of the building within the area allotted to him/her.
12. The Company retains and reserves the right at all times to make any changes in the designs and specifications at the sole discretion of the Company.
13. The possession and ownership of the unit shall remain with the Company until full payment including service charges for utilities and documentation etc. is made by the applicant.
14. All serial numbers and/or other identification number and markings given in the layout plans, bookings and/or allocation letter pertaining to units are on adhoc, temporary & tentative basis and the Company reserves the rights to amend/change or renumber the same, if considered necessary.
15. All payments shall be made by the Purchaser(s) to the Builder SAIF ASSOCIATES, in the shape of Draft/Pay Order/Cheque and Cash will only be accepted in specific conditions.
16. The Purchaser(s) shall maintain the Unit at his/her own cost in good condition and shall not do any act to endanger, damage or impair the building and the common area of the SAIF HEIGHTS PESHAWAR or do any act against the law, bye laws and regulations of the concerned Government Authorities.
17. After taking possession of the said property, the Purchaser(s) will pay nominal service charges per month on account of maintenance and administration.
18. That Purchaser(s) will not undertake any activity which changes the Elevation/Outlook

of SAIF HEIGHTS PESHAWAR; neither do anything which spoils the atmosphere of SAIF HEIGHTS PESHAWAR. The Purchaser(s) shall not stock, offer, sell goods/merchandise in the inner or outer common area of the SAIF HEIGHTS PESHAWAR.

19. The Builder reserves the right to cancel the agreement in case of breach of any of the afore-mentioned terms and conditions by the Purchaser(s).

FOR OFFICE USE ONLY

Unit No.: _____
Floor: _____
Total Cost Rs.: _____
Cash Amount Rs.: _____
Cheque/P.O. No.: _____
Receipt No.: _____
Date: _____
Booked by: _____
Name & Signature: _____

Director's Saif Associates

Read, Understood & Signed

Date: _____

Date: _____



Abdara Road, Opposite GPO
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