Form for Expression Of Interest

SWAPNO PURON Amtala

Developed by: SRIJAN STAR REALTY LLP

Registered Office: 36/1A, Elgin Road,

P.O Lala Lajpat Rai Sarani,

P.S Bhowanipore, Kolkata – 700020

Administrative office : 3A, Townsend

Road, Kolkata - 700025

Tel.(91-33) 24753640

Website : <u>www.srijanrealty.com</u> /

www.srijanstar.com

Email _info@srijanstar.com_____

Site Office:

Swapnopuron, Amtala Mouza Amtala (J.L.No.73), P.S Bishnupur, Bishnupur -2 Panchayat. P.O Kanyanagar Pin: 743503

This Application Form duly filled in and completed must be submitted at any of the Offices as given in the cover page..

Application Form No: _	
	INDIVIDUAL / JOINT APPLICATION FORM LL IN BLOCK LETTERS (ALL FIELDS ARE MANDATORY)
Affix self signed photograph	A, Sole / First Applicant 1. Full name Mr. / Mrs/Ms. /Dr
	HUF)
	4. Father / Husband's name Mr.5. Date of birth D D M M Y Y Y Y
	6. Nationality
7. Occupation	(i) Employed .(ii). Self Employed (iii) Housewife (iv) Student (v) Professional (vi) other: (i)Name of Organisation
9. IT PAN(Individual 10. Aadhar Card No Country of Issue:	e of business

P.S	City	State	PIN
Phone Home	(Optional)		
Mobile	Email		
14. Corresponder	nce Address (for Sole /	First Applicant)	•••••
City	State	PIN	
Phone Home	(Optional)		
Mobile	Email		
Affix self signed photograph	2. Relation to F3. Father / Hus	nt Ir. / Ms. / Dr First Applicantsband's name Mr D D M M Y Y Y	
15.Occupation 9. other	(i) Employed .(i	i). Self Employed (iii) Housew	ife (iv) Student
Profession /	Nature of business	7. IT PAN	
8. Permanent Ad	dress		
City	State	PIN	
Phone Home	(Optional)	Work (Optional)	
	, -		
		Signature of Joint Applica (Please sign within the sp	

16.

Place Date	Place Date
C. Average Gross Monthly Family Incom	<u>1e</u> :
D. <u>Flat/Car parking/option det</u>	CAILS:
Block Floor	Apartment:
	et Area/Chargeable area) Balcony: Total; BUASq.Ft. together with right
	t Area/Chargeable area) Balcony: Total; BUASq.Ft. together with right to
	Area/Chargeable area) Balcony: Total; BUASq.Ft. together with right to
	Area/Chargeable area) Balcony: Total; BUASq.Ft. together with right to
Base Price per Sq.Ft: Rs PI Total Effective Rate after Discount : F 1st Car Parking : Rs type: 2nd Car Parking : Rs type:	RsPer Sq.Ft.
Total Consideration: Rs Less Discount: Rs Total Net Consideration: Rs	/-

E Payment Plan:	(i) Down Pay	(ii) Installment Payment		
F PAYMENT DE	vide Pay			
	on	ALTY LLP	In favour	of "SRIJAN
Details of bank account	ount in case of re	efund of applicati	on money direct	ly into the bank
In favour of Mr. / Ms. (Sole / First Applicant name only)	Name of the bank	Branch Address with PIN code	Account No.	RTGS / NEFT / IFSC CODE
G. LOAN REQUIR IF YES , PREFERR H. FAVORITE NE	ED FINANCIAI	LINSTITUTION	·	
I . FAVOURITE M				
J. FAVOURITE T.	V CHANNEL:			
K. FAVOURITE R	ADIO CHANN	EL:		
L. HOW DID YOU (a) By word of (b) By Hoardin (c) From websi (d) From News (e) From 99 Ac (f) From Comr (g) From Real I (h) From Srijan	mouth: ag; ite: a Paper Ad. res; non floor: Estate Fair;	OW ABOUT TH		and Mob.No.)
M. Why did you ch	noose the Proper	rty?		
N. Purpose of Purc	,,	 vestment (ii) Resi	idential	

(i) Companies Name:	
(ii) Name of Executive:	Signature of Executive:

" I am interested in Srijan Realty Properties. Send me/us regular Property Alerts, transactional SMS, invitation alerts etc. via email, SMS, whatsapp and share my contact details with your Property Advisors for new property launches, feedback surveys etc. "YES/NO

Applicants must collect Money Receipt duly signed by the authorized representative of the Developer.

Terms and Conditions:

- A) The Applicant is required to visit the Project Web-Site and read the Agreement for Sale available therein. For the convenience of the Applicant, Promoter shall also mail a soft copy of the Agreement within seven working days days hereof and also send a duly completed hard copy ready for execution in all respect properly stamped for signing by the Applicant. The Applicant is required to sign the Agreement and submit the same along with the Booking Amount of 10% of the Consideration to enable the Promoter to set a date for registration of the same.
- B) This "EOI" is only a request of the applicant/applicants for the provisional Booking of the apartment and does not create any right, whatsoever or howsoever of the applicant.
- C) The Promoter reserves its right not to accept the said "EOI" and also the right to provisionally book/transfer the apartment to any other person/entity, without any obstruction from the applicant/applicants or any person claiming through him/her/them/it before issuing letter of provisional booking.
- D) The Promoter at their absolute discretion shall be entitled to reject the "EOI" without assigning any reason, whatsoever or howsoever.
- E) The applicant/applicants have agreed that in the event of non-acceptance of the "EOI" by the Promoter, the amount will be refunded without any liability towards costs/damage/ interest etc.
- F) After the "EOI" is scrutinized and found in order, the Apartment will be provisionally booked within 7 days from the date of receipt of this "EOI"
- G) In case of cancellation or withdrawal by the applicant/applicants of this "EOI" within 15 days of issue of Provisional Booking Letter by Promoter , the EOI

application amount will be refunded after deducting a sum of Rs. 10,000 as applicable for processing charges. But in case of cancellation or withdrawal after 30 days of issue of provisional booking letter by Promoter, entire Application money will be forfeited.

- H) If Provisional Booking Letter issued by Promoter is accepted by Applicant and Booking amount of 10% paid by cheque after 30 days , interest @SBI PLR +2% will be applicable on booking amount for the delay beyond 30 days.
- But in case of cancellation or withdrawal after acceptance of provisional Booking Letter entire Booking consideration of 10% plus GST as applicable will be deducted.

J). <u>BEFORE APPLICATION THE APPLICANT HAS BEEN MADE AWARE OF THE FOLLOWING FACTS:</u>

- 1. The Owners are seized and possessed of and/or sufficiently entitled to altogether a large tract of land measuring approx 10.54 Acres for making one big Housing Complex bordered in color Red in a Plan annexed hereto and marked Annex-A.
- 2. The Owners have also executed agreements for purchase of scattered land measuring and are also in the process of purchasing further land measuring 245.5 decimal and in the process of purchasing further land measuring 1092 decimal aggregating in all to 1337.5 decimal which is adjacent to Housing Complex for FUTURE PHASES and also demarcated in the same Plan bordered in color Red and the same is annexed hereto.
- 3. The First Phase/Project of the Housing Complex is now being offered on Land measuring 2.83 Acres(First Phaseand the Second & Third Phases will be offered on Land measuring 2.08 Acres(Second Phase); .95 Acres (Third Phase) more or less and also demarcated in the Plan Bordered in Color Red in the same Plan Annexed hereto.
- 4. Further phases will be added in future at the discretion of the Promoter as per land already acquired and further to be acquired. And also future phases as defined herein and all phases will share the common amenities, facilities and services amongst each other as per Rule 10 of the Act.

- 5. There is 7.01 Meter demarcated road/passage and services as shown in the plan annexed hereto provided by the Promoter and running along such passage will keep on extending with extension of the passage which will provide a Common access for all future phases and also for Club and common amenities and also to future development of the Promoter. This Road/Passage will always remain the exclusive property of the Developer / LandLord but all phases including future development of the Developer will utilize this passage as demarcated in the same Plan in Color Grey annexed hereto.
- 6. The said phase is earmarked for the purpose of building a residential Project, comprising 10 (First Phase)/11 (Second Phase); Three (Third Phase) multistoried apartment buildings and the said projects shall be known as **SWAPNO PURON** PHASE-I /PHASE-II/ PHASE-III (project) alongwith other Phases/Projects of the entire complex,
- 7. It is presently envisaged that the entire Housing Complex to be developed on land presently by estimate 10.54 acres more or less will consist of residential Units, sporting and/or leisure facilities, and entertainment facilities, etc as may be permitted under the law(s). Other phases will be defined by Promoter time to time and the Housing Complex will be constructed phase-wise wherein each phase will be treated as a distinct Project as per WBHIRA.
- 8.The Owners and the Promoter have further decided that the aggregate FAR sanctioned for the entire Housing Complex need not be uniformly utilized in all the different projects/ phases and the Promoter may vary the utilization of the sanctioned FAR from phase to phase without exceeding the total sanctioned FAR for the entire Housing Complex including future phases.
- 9. This Project will consist of several independent segments, viz (i) Residential Units (ii) Club, which may be changed and varied as per the decision of Promoter. The independent segments are only indicative and may be modified and varied at the option of the Promoter and in the manner prescribed in the Act without changing this phase/project as per the Agreement.
- 10. Till such time the Mother/Apex Association takes over the entire administration, the Allottees who have taken possession in completed

phases will be required to pay the Common Expenses pertaining to their own phase as well as the Common Area Maintenance expenses(CAM) and common services of all common amenities and which is as and when made available for the benefit, use and enjoyment of the Allottees of each phase of the entire complex including those parts which are under construction by separate bills towards of common pathways, basic infrastructure etc and in this regard the Allottee is made aware that the said charges shall at all times be calculated on the basis of total expenses on amenities, and common services divided by the area for which notice of possession has been issued by the builder for and including all the phases and by reason thereof the initial CAM charges may be relatively higher which may progressively become less as more and more Allottees take up possession (Notice of Possession) in subsequent phases. The Mother/Apex Association will ultimately take over the administration of all the facilities and other common purposes as several service connections/facilities will be common to all the phases.

- 11. The copy of the proposed layout plan and the proposed building /phase/wing plan showing future proposed development as disclosed by the Developer in his registration before the WBHIRA Authority and further disclosures in the Websites as mandated by the Promoter have been annexed hereto and marked Annex-B
- 12. The clear block plan showing the Project (phase/wing) which is intended to be constructed and to be sold in this said Phase/Project (project/wing) which is clearly demarcated and marked Annex-C.
- 13. The Allottee is made aware that the occupants of apartments in other phases of the Project including future phases shall also have complete and unhindered access to all Common Areas, Amenities and Facilities of the Project mutually.
- 14. It is agreed by the Allottee that the Promoter shall not make any additions and alteration in the sanctioned plans, layout plans of First Phase/Project. Provided that the Promoter may make such minor changes, additions or alterations due to some practical problems or some minor planning error or requirement of more parking or for some

other minor practical consideration which does not affect the Unit and the common facilities after proper declaration and intimation to the Allottee, the Promoter will be allowed to do such change and for that the Allottee hereby gives his consent,.

- 15. It is clarified that Project's Infrastructure, services, facilities and amenities together with all common areas, easements, rights and appurtenances belonging thereto shall be available mutually for use and enjoyment of the Allottees of the entire Housing Project with further future extensions.
- 16. The Promoter hereby declares that the Floor Space Index available as on date in respect of the project land is 11735 Square meters (First Phase)/8417 Square meters (Second Phase)/4411 Square meters (Third Phase) only and Promoter has planned to utilize more Floor Space Index by availing of FSI available on payment of premiums or FSI available as incentive FSI by implementing various scheme as mentioned in the Development Control Regulation or based on expectation of increased FSI which may be available in future on modification to Development Control Regulations . The Promoter has disclosed as proposed above his intention to use more FAR to be utilized by him on the Project Land and Allottee has agreed to purchase the Said Apartment based on the proposed construction and sale of Apartments to be carried out by the Promoter by utilizing the proposed FAR and on the understanding that the declared proposed FAR shall belong to the Promoter only. If any FAR remains unutilized in the earlier phases, the Promoter will be at liberty to consume the same either in the present phase or in later phases at its discretion.

Subject to the terms that the Promoter undertakes to strictly abide by such plans approved by the competent Authorities and shall also strictly abide by the bye-laws, FAR and density norms and provisions prescribed by the Act and shall not have an option to make any variation / alteration / modification in this phase except rise in the floors , .that too if possible before giving possession to the Allottee and also within Scheduled time of delivery.

17. The Promoter may at any subsequent period undertake development of a separate Complex on land which is adjacent but not part of this Housing Complex and in that case the Promoter may decide to provide for a passage way across this Housing Complex and for this purpose the Promoter shall enter into an irrevocable License deed with the Owners of the Adjoining land which shall be perpetually binding upon the Apartment Owners of this Housing Complex and their Association

- . The Promoter may extend the size of the Complex as presently envisaged by causing development of another Project/Phase on land contiguous to the present Complex whereupon the Promoter will be entitled to amalgamate the extended development by integrating it with this Complex with shared infrastructure and common facilities which means that the facilities available in this complex will be available for use to residents of the extended Project/Phase and similarly the facilities in the extended Project/Phase shall be available for use by the Residents/Occupiers of the present Phases/Complex.
- 18. After handing over possession of the current project/phase, if the market conditions deteriorate or the title of the Owners of the land comprised in the subsequent projects/phases is found to be defective the promoter may be forced to restructure the other sanctioned / non sanctioned phases out of the entire Housing Complex and even consider abandonment of development of further phases but without curtailing the facilities and specifications committed by the Promoter to the Allottee ...

The Promoter will hand over possession of the Apartment to the Allottee and also the Common facilities on the committed date of the First Phase which is on 30.06.2020 with a grace period of Six months (Completion date)

- 19. (i) Promoter proposes to set up at its own cost a proprietary club(CLUB) at the Complex which will be owned by Promoter and to be known by such name as may be so decided by Promoter.
 - (ii) The building of the Club and the equipment etc. provided therein will be the property of Promoter. The right of the user and enjoyment however, shall be restricted only to those persons who shall become the members of the Club without any voting rights.
 - (iii) The membership of the club will be offered to the public but shall be by invitation only. The allottees of the Units in 'Complex' will be eligible to apply for the membership of the club. However acceptance of the any person/ allottees of 'Complex' as member of the club shall be solely at the discretion of Promoter.
 - (iv) If an Allottee becomes a member, cancellation of membership is not permissible. Transfer of membership will however be allowed if he sells his Apartment to any other Transferee.

- (v) The club operation and management will be done by Promoter or its representative or by any professional body as may be thought appropriate by Promoter. This professional body could also be a division, associate or company of the Promoter Group. If any Allottee becomes a member of the Club and In the event any Allottee leases or rents out his/her/its Apartment Unit , it will be mandatory of such Allottee to notify the Club/ Maintenance In Charge of such leasing/renting. The Allottee will thereafter be barred from using the Club / Common facilities till such time he/she/it is back in possession of the Apartment and its Lessee/Tenant will be entitled to utilize the Club / Common facilities as per rules. The Allottee and the Lessee/Tenant both cannot be a member of the club simultaneously.
- (vi) The membership of the Club shall be in the name of resident individuals. If the allottee/ any other person is a body corporate, it will be required to nominate the occupier of the allotted Unit/user of the Club, who for all purposes, will be treated as the member of the club. The membership will entitle entry and usage of the club to the member. The member's spouse and dependant children below the age of 18 years shall also be included to use the club on such terms and conditions as may be deemed fit by Promoter.
- (vii) The membership of the club will be for a period of 30 years only and may be renewed after 30 years on such terms and conditions and upon payment of such further admission fees or other charges as may be so decided by Promoter. The Promoter will also be entitled to bill the members on actuals on the monthly charges. This 30 years period will be deemed to have commenced on & from the date of commencement of operations of the Club. The type of members may comprise of life members, patron members, day members, ordinary members, complex resident members, youth members and short term members etc. the detailed definition of each of this will be provided at the time of framing of the rules and regulations of the club on commencement of the club operations. The management of the club will decide the terms and conditions of each type of membership and also determine the admission fees and annual subscription.

(viii)The allottees of the Complex, accepted by Promoter, to become member, are required to pay one time non-refundable Admission Fee and also monthly subscription charges for maintenance and entitled to apply for membership shall be as per the details given below:-

Per	membership	Payable
opted		

Admission	A. 1,00,000/- for As per Schedule of Payment
Fee(non-	3 BHK
refundable)	B. Rs.75,000/-for
	2BHK
	C. Rs. 50,000/-
	for 1BHK/1
	BK
Monthly	Total Yearly Expenses divided by No of members
subscription	divide by 12
per	
membership	
Maximum	6 Persons
Person	
eligible for	
membership	

30. RESERVED RIGHTS OF THE PROMOTER:

Since the entire Housing Complex is being developed phase-wise and this phase is among the earlier phases, after this phase is completed and handed over, the Promoter shall grant unto the Allottees and residents of the subsequent phases the right of easement over, along and through the pathways, passages roads and corridors lying within or passing through the earlier phases including this project/ phase.

The Promoter will have the liberty to change the direction of infrastructure services which may be required to be utilized by allottees of the adjoining phase/project.

The promoter will have free and uninterrupted access for laying of all gas, water and other pipes, electric, telephone and other wires, conduits and drains which now are or may hereafter during the term be in through under or over the Premises and/or Building/Block.

The Promoter its successors and assigns are hereby permitted, at its own expense to construct further and/or additional floors and/or to undertake development of any adjacent property and to utilize easements over, across and under the common elements for utilities, sanitary and storm sewers, security or other types of monitors, cable television lines, walk ways, road ways, and right of way over, across and under the common elements including without limitation any existing utilities, sanitary lines, sewer lines and cable television and to connect the same over, across and under the

common elements provided that such utilization, easement, relocation and connections of lines shall not materially impair or interfere with the use of any Apartment.

DECLARATION

I/We hereby solemnly declare that (A) All the above information is true to the best of my/our knowledge and belief and nothing has been concealed or suppressed. (B) I/We undertake to inform you of any changes to the above information and particulars furnished by me/us.(C) I/We further confirm that this application and acceptance by you of the amount paid hereby shall not be deemed to mean and constitute allotment/booking of the Flat to me/us. (D) We understand that this Application is only a request of the Applicant for allotment by sale of the Apartment and does not create any right whatsoever of the Applicant.(E) The Builder reserves the right not to accept the said applications and also the right to allot/transfer the units to any other person at its absolute discretion and shall be entitled to reject the allocation without assigning any reason whatsoever or howsoever(F) We agree to sign and execute the necessary documents as and when desired by the Builder.(G) The Applicant has agreed that in the event of non-acceptance of the application by the Builder the amount will be refunded.(J) The Applicant shall not be entitled to and hereby agrees not to set up any oral agreement whatsoever or howsoever.(K) I/We have sought detailed explanations and clarifications and after giving careful consideration to all facts, terms, conditions and representations made by the BuildersI/We have signed this Applcation Form and paid the amount payable thereof fully conscious of my/our liabilities and obligations and in the event of cancellation of my/our provisional Booking for any reason whatsoever I/We shall be left with no right, title, interest or lien on the apartment applied for provisionally and/or provisionally booked to me/us in any manner whatsoever.

Signature : Sole/First Appl	licant (Full Name)	
Date	Place	
Signature : Joint Applican	t (Full Name)	
Date	Place	

Applic	ation	No.]	LLP	
D	D	M	M	Y	V	Y	$oxed{oxed}$					
	<u> </u>	171	141		PA		N - SL	IP				
			•	`			ters)					
				b	y A	t l	Par/local	che	que/Pay	-Ord	er/Draf	
							••••••					on
••••••		• • • • • • •			• • • • • • • • • • • • • • • • • • • •	Bank		• • • • • • •				
									FOR		LLP	
								Auth	orised S	Signa	tory	