



APPLICATION FORM

RUDRA
PALACE HEIGHTS
1/2/3/4 BHK Apartments | GH-02B, Sec.1, Greater Noida (West)

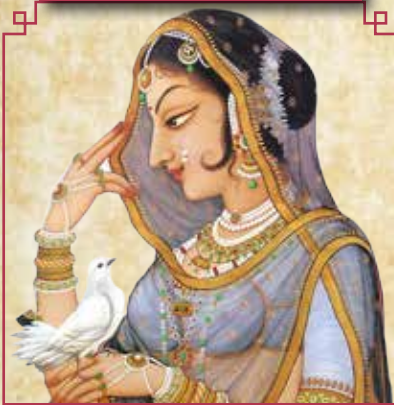
RUDRA PALACE HEIGHTS

R U D R A.....

Creating Lifestyle Statements

PALACE HEIGHTS.....The Maharani Way

Maharani Padmini Tower



MAHARANI PADMINI
(1220 - 1303 CE)

Rani Lakshmibai Tower



RANI LAKSHMIBAI
(19 November 1828 – 18 June 1858) (JANUARY 12, 1598 - JUNE 17, 1674)

Rani Jijabai Tower



RANI JIJABAI
(JANUARY 12, 1598 - JUNE 17, 1674)

Rani Ahilya Bai Tower



RANI AHILYA BAI HOLKER
(31 May 1725 – 13 August 1795)

U/W _____
CP _____

To,

M/s Rudra Buildwell Projects Private Limited

A-66, Sector-63, Noida, UP, India

Sir(s)

Application No.....

Date of Application.....

I/We request that I/we may be registered for provisional allotment of a Residential Flat of description specified below, in the Group Housing Scheme in the name and style of 'PALACE HEIGHTS' being developed and promoted by your company Rudra Buildwell Projects Private Limited (hereinafter referred to as 'the Company') at GH-02B, Sector-1, Greater Noida (West).

I/We also agree to sign and execute, as and when desired by the Company, the Allotment Letter/Builder Buyer Agreement on the company's standard format, contents, whereof have been read and understood by me/us in my/our vernacular language and I/we agree to abide by the terms and conditions thereof.

I/We understand that plot/land on which proposed group housing is being developed and promoted, has been leased out to the company by Greater Noida Industrial Development Authority on 90 years lease on the terms and conditions mentioned in the Lease Deed.

I/We shall comply with the various Terms & Conditions of the Greater Noida Industrial Development Authority (hereinafter referred to as "GNIDA") and the company, in so far as those pertaining to rights and obligations of the flat buyers.

I/We remit herewith a sum of Rs.....(Rupees.....only) including service tax by Bank Draft /Cheque No..... dated..... drawn on.....being the initial booking amount alongwith applicable Service Tax for the allotment of the flat as per terms and conditions of payment plan.

I/We further agree to pay the installments including the basic cost and allied charges as stipulated/demanded by the Company and/or as contained in the payment plan opted by me/us, failing which the allotment will be cancelled and the booking amount shall be forfeited by the Company.

My/Our particulars are given below: -

PARTICULARS OF FIRST / SOLE APPLICANT

Applicant's Name

Son/Wife/Daughter of

Mother's Name

Occupation..... / Nationality: India [] Others []

Date of Birth..... / Marital Status: Married [] Single []

Permanent Address.....

.....

.....

Correspondence Address..... (Proof attached)

.....

Office Address.....

Communication preferred at: Permanent Address [] Correspondence Address [] Office []

Tel. Residence Office

Mobile(must) E-mail:(must)

PAN No.....(must)

Aadhar Card No.....

Applicant Signature

Co-Applicant Signature

Please affix passport
size photograph of
the Applicant

SPACE FOR SIGNATURE

Applicant Signature

Second Applicant

Applicant's Name
 Son/Wife/Daughter of
 Mother's Name
 Occupation..... / Nationality: India [] Others []
 Date of Birth..... / Marital Status: Married [] Single []
 Permanent Address.....

 Correspondence Address.....
 (Proof attached)

 Tel. Residence Office
 Mobile E-mail:
 PAN No.....
 Aadhar Card No.....

Please affix passport
size photograph of
the Applicant

SPACE FOR SIGNATURE

(TO BE FILLED IN CASE OF COMPANY)

M/s.....
 CI No.....
 Date of Incorporation.....
 PAN.....
 Address: Registered Office:.....
 Branch/Other Office:.....
 E-mail:..... Fax No..... Tel No.....
 Name of Authorised Director.....
 (Attach Board Resolution/ Power of Attorney)
 Father's Name.....
 Mother's Name.....
 Date of Birth..... PAN.....
 DI No..... Nationality.....
 Martial Status..... Tel No.....
 E-mail:.....

Please affix passport
size photograph of
the Applicant

SPACE FOR SIGNATURE

(TO BE FILLED IN CASE OF FIRM)

Name of Firm.....
 Firm Registration (if registeres).....
 Date of Formation.....
 Address:.....

 PAN..... E-mail..... Tel No.....
 Authorized Partner's Name..... (Attatch copy of Authority letter/Power of Attorney)
 Father's Name..... Mother's Name.....
 Date of Birth..... PAN.....
 Marital Status..... Tel.No.....
 Nationality..... E-mail ID.....

Company Stamp

Applicant Signature

Co-Applicant's Signature

Description of Flat:

- (i) Block and Tower No..... (ii) Flat No.....
(iii) Floor..... (iv) Super Area (Sq. ft.).....

A. Details of Pricing:

Basic Sales Price @ Rs..... per sq.ft. Rs.....only

B. Preferential Location Charges

Floor @ Rs..... per sq.ft. Rs. only
Park Facing @ Rs..... per sq.ft. Rs. only
Road Facing @ Rs..... per sq.ft. Rs. only
Corner/Rear @ Rs..... per sq.ft. Rs. only
Club & Pool @ Rs..... per sq.ft. Rs. only

C. Car Parking Charges :

- (a) Open (Nos.)..... @ Rs. per parking, Rs.only
(b) Covered (Nos.).....@ Rs.per parking, Rs.only
(c) Double Basement (Nos.).....@ Rs.per parking, Rs.....only (Two cars in single bay)

D. Club Membership @ Rs.per unit Rs.....only

E. Additional Power Backup (In addition to free 1 KVA).....KVA @ Rs..... /KVA Rs..... only

F. IFMS @ Rs. per sq.ft. Rs.....only

G. EDC/IDC@ Rs.per sq.ft. Rs.....only

H. Lease Rent @ Rs.....per sq.ft. Rs.....only

I. FFC@Rs.....per sq.ft.Rs.....only

TOTAL (A+B+C+D+E+F+G+H+I) Rs.only (Rupees in words.....

..... only)

It is clarified, that all outgoings of whatsoever nature including Service Tax and all other taxes, duties, levies etc. as may be applied demanded by the government/local bodies/nodal agencies etc. shall be payable extra and shall be borne by the me/us as per demand or applicable rates as may be notified by such government/local bodies/nodal agencies etc. from time to time.

Applicant Signature

Co-Applicant's Signature

FOR OFFICE USE ONLY

Booked by.....

Checked by.....

Approved by.....

Date.....

Date.....

Date.....

The rates of Service Tax including the Education Cess, Secondary and Higher Education cess applicable w.e.f. 01.04.2012 are as follows:

DESCRIPTION	SERVICE TAX % AGE
Construction of Residential Complex Basic Price (BSP)	3.09%
Preferential Location Charges (PLC)	12.36%
Club Membership Registration Charges (CMRC)	12.36%
Car Parking (Covered/Basement)	3.09%
Additional Power Backup Charges	12.36%
EDC/IDC/IFMS/ Open Car Parking / Lease Rent /FFC	Nil

Stamp duty, Registration fee and allied charges, as applicable, at the time of registering document, shall be additionally payable before possession as and when demanded by the company.

Mode of booking: ☐ Direct ☐ RCP ☐ Reference

PAYMENT PLAN

Construction Linked Payment Plan	
On Application for Booking	10% of Basic
Within 30 Days of Booking	10% of Basic
On Start of Excavation	10% of Basic + 20% of other Charges
On Start of Raft Casting	10% of Basic + 20% of other Charges
On start of 2nd Floor Slab	8% of Total Cost
On Start of 5th Floor Slab	8% of Total Cost
On Start of 8th Floor Slab	8% of Total Cost
On Start of 12th Floor Slab	8% of Total Cost
On Start of 15th Floor Slab	8% of Total Cost
On Start of Top Floor Slab	8% of Total Cost
On Starting of External Plaster	7% of Total Cost + IFMS
On Notice for Possession	5% of Total Cost

* The Total Cost includes the Basic Sale Price, PLC, Club, Covered/Open Parking, Lease Rent, EDC, IDC, FFC and Additional Power Backup.

* The IFMS shall be payable in full with the last but one installment i.e. on starting of External Plaster.

* Service Tax as applicable will be charged extra.

Applicant Signature

Co-Applcant Signature

Declaration

I/We the above applicant(s) do hereby declare that the above particulars given by me/us are true and correct and nothing has been concealed therefrom. Any allotment against this application shall be subject to the terms and conditions of the Allotment Letter/ Builder Buyer Agreement the terms and conditions whereof shall ipso-facto be applicable to my/our legal heirs and successors. I/We undertake to inform the Company of any change in my/our address or in any other particulars/information given above till the booked property is registered in my/our name(s). I/We declare that in case of non-allotment of the flat, my/our claim shall be limited only to the refund of the deposited amount without any interest.

S.No.	Name	Signature	Place	Date
1				
2				
3				

Note:-

- (i) All cheques/drafts are to be made only in favour of "M/s Rudra Buildwell Projects Private Limited" payable at Delhi/Noida.
- (ii) Persons signing the application on behalf of the other person/firm/company or issuing cheque on behalf of person booking the flat shall file authorization/power of attorney/board resolution duly attested by a first class Magistrate/ Notary public.

FOR OFFICE USE ONLY

A STATUS

1 . Single Applicant

☐

2. Two Applicants

☐

3. Proprietor / Partnership

☐

4. Private Limited Co./Limited Co.

☐

B POST DATED CHEQUE OF IInd INSTALLMENT ATTACHED

☐

C PHONE NUMBER & EMAIL ID VERIFIED

☐

D SALES TEAM MEMBER MET CUSTOMER

☐

E ALL DOCUMENTS* RECEIVED IN ORDER

☐

***Check list of documents (all self attested):**

1. Copy of PAN Card.

☐

2. Copy of proof of residence.

☐

3. Photograph of Applicant(s) (3 each)

☐

4. Photocopy of Passport for NRI/ Foreign Nationals.

☐

5. Photocopy of Company's Identity Card (for Corporate bookings only)

☐

6. Copy of Cheque

☐

7. Copy of Receipt

☐

8. Copy of Price List duly agreed & signed by customer

☐

9. Applicant, Co-Applicant sign on all pages of Application Form

☐

10. RCP Name & Details

☐

11. RCP Reward

☐

12. MOU of RCP available YES [] NO []

☐

13 Under Writer Inventory checked approval required if not booked by under writer self.

☐

DETAILS OF ASSOCIATE / RCP / UW

1. Name of Company

2. Address of Company.....

.....

3. Contact Person.....

4. Phone Number(s).....

5. Email ID

Booked by.....

Checked by.....

Approved by.....

Date.....

Date.....

Date.....

Terms and Conditions for Booking of Flat in Rudra Palace Heights, Greater Noida (West), U.P.

1. BOOKING

- 1.1 The allotment shall be communicated in writing as Welcome Note to Rudra Family duly re-confirming the plan opted. It shall remain provisional till the Builder Buyer Agreement is duly executed between the Applicant and the Company.
- 1.2 The Applicant shall specifically indicate the preference of the flat booked and said preference shall not be allowed to be changed. However, the Company may at its sole discretion, entertain a request for change of category, if the flat(s) are available in the desired category at the time of making such request. The applicant undertakes to pay the company, on demand, any additional cost/charges etc. on account of any such change being affected by the Company as per the request of the Applicant.
- 1.3 In case the change of category is allowed by the Company, the same shall not be final unless the previous overdue amount if any, along with interest payable & the difference in amount, as herein above stated is duly paid by the Applicant according to the applicable rates.
- 1.4 All bookings will be subject to terms and conditions of payment plan prevailing at the time of booking. Rates will remain same till escalation is upto $\pm 25\%$, of the construction cost taken at the time of booking.
- 1.5 All cheques issued as per the policy / guidelines of RBI w.e.f. 01.04.2013 only will be accepted for payment against booking. The outstation cheque for the booking amount if not AT PAR shall not be accepted.

2. REGISTRATION CHARGES

All the costs relating to stamp duty and other incidental charges, as applicable, for registration of Sale Deed/Sub-lease Deed etc. shall be paid separately by the Allottee(s) to the company before possession, as demanded by the company.

3. CANCELLATION PROCESS

In case the Applicant desires for cancellation of the booking before the execution of the Builder Buyer Agreement, at any time, 5% of the unit cost being the processing cost shall be charged and balance, if any, shall be refunded without any interest. After the execution of the Builder Buyer Agreement, the terms and conditions of the Builder Buyer Agreement shall prevail for cancellation.

4. TRANSFER CHARGES

In case the Applicant desires transfer of the allotment/ownership of the unit, before registration/possession, an administration charge of Rs.300/- PSF of the prevailing basic sale price at the time of desired transfer shall be payable by the Applicant(s). Transfer of allotment/ownership shall be on the sole discretion of the Company however, the same may be permitted only after receipt of 50% of the total cost of the flat. All terms & conditions relating to transfer will be guided by the formal transfer policy of the company.

5. PAYMENT

- 5.1 Timely payment of the total cost as per the payment schedule, inclusive of the Service Tax and/or other charges as applicable shall be the essence of the Agreement. Failure on part of buyer at any point to meet obligation will be construed as acceptance of cancellation of flat with forfeiture of payment made thus far.
- 5.2 An amount equivalent to 15% (Fifteen Percent) of the Basic Cost shall always be deemed to have been paid by the Applicant(s) as and by way of Earnest Money until the completion of full payment and possession of the unit is given.
- 5.3 Payment Plan shall not be allowed to be changed. However, if the payment due as per the Down Payment plan option is not made on time, the plan shall be converted to another plan such as Flexi Plan or Construction Linked Plan as per the payment received (flow of payment) at the sole discretion of the company and shall be binding on the Applicant(s).

However, the Applicant(s) shall be notified to such effect. The Applicant shall be bound to make payment on demand by the Company such payments and/ or charges, if any, on account of such changes being effected, within 15 days of the letter of demand raised by the company on the Applicant(s). The basic sale price of the apartment booked shall stand revised accordingly.

Applicant Signature

Co-Applicant's Signature

- 5.4 All the payments shall be made through New Cheque (as per RBI guidelines) / DD/ RTGS/ NEFT or Pay Order in the name of the Company "M/s Rudra Buildwell Projects Private Limited". In case of online payment, the bank details are provided hereunder_

ACCOUNT HOLDER : RUDRA BUILDWELL PROJECTS PRIVATE LIMITED
BANK : AXIS BANK LTD.
BRANCH : INDIRAPURAM BRANCH, GHAZIABAD, U.P. - 201010
ACCOUNT TYPE : CURRENT ACCOUNT
ACCOUNT NO. : 910020038487062
RTGS/NEFT/IFSC CODE : UTIB0000636
MICR NO. : 110211055
SWIFT CODE : AXISINBB022

- 5.5 Rs. 500/- only or 1% of cheque amount whichever is higher, shall be charged for all cheques returned. Unpaid for any reason and the payment in lieu of the bounced cheque shall be accepted through DD/PAY ORDER / NEFT/RTGS only. E-Transaction: Company is in process of installing payment gateway and once installed, if the applicant opts to pay through web, all charges pertaining to avail the facility will be borne by applicant.
- 5.6 In the event of delay in payment, the Applicant(s) shall be liable to pay simple interest calculated @18% per annum of the outstanding amount from the next day of the Due Date for the period of delay. All payments made by the Applicant will first be adjusted towards the interest due on delayed payments, if any, and thereafter the balance, if any, will be adjusted towards the principal dues and service tax as applicable.
- 5.7 In the event the Applicant(s) fails to pay any installment(s) with Interest within 120 days from the Due Date, the Company shall have the right to forfeit the entire amount of Earnest money (i.e. 15% of the total cost) paid by the Applicant(s) and in such an event the Allotment of the said apartment shall stand cancelled and the Applicant(s) shall be left with no right or lien on the said apartment and the Company at its own discretion would be free to allot the apartment to a third party. The amount paid, over and above the Earnest Money, if any, shall be refunded by the Company without interest after adjustment of Interest accrued on the delayed payment(s), brokerage, if any, and / or any other charges, dues from the Applicant(s) under this application. In case where the Company has received less than 15% of the Total cost, the so far paid amount to the Company will be forfeited.
- 5.8 The Applicant(s) agrees to reimburse to the Company and to pay on demand all taxes, levies or assessments whether levied now or in future, on land and/ or on building as the case may be, from the date of application.
- 5.9 The Applicant(s) of the unit shall pay necessary charges including security deposit for maintaining and up keeping the complex and providing the various services as determined by the Company or its nominated agency and as and when demanded by the Company/ its nominee. The decision in this regard shall be entirely at the sole discretion of the company and the same shall be binding upon the applicant/ flat buyer. This arrangement will be carried out until the services are handed over to the local bodies. The Applicant agrees and consents to this arrangement and will not question the same singly or jointly with other Buyers.

6. SALE PRICE

- 6.1 The Sale Price of the Flat may vary at the discretion of the company at any time before acceptance of the application.
- 6.2 The Sale Price of the Flat on confirmation of allotment shall remain fixed subject to the changes as per clause 1.4 of the Terms & Conditions of this application.
- 6.3 The Sale Price of the Flat shall not include the following:
- a) Taxes, impositions of levies or duty as applicable, imposed by the local authorities/Govt. for the sale/sublease of the said flat from time to time.
 - b) Cost of electrification charges for providing connections by the electricity board including any security amount

Applicant Signature

Co-Applicant's Signature

demand by the electricity board have been provided tentatively. Any increase shall be on Allottee's account on pro-rata basis.

- c) Individual Electric Meter Connection charges as applicable.
- d) Charges for providing water and sewage connections by concerned authorities.
- e) Any change in govt. taxation or levies.
- f) Any other charges as referred in the Builder Buyer Agreement
- g) Escalation in any of the aforesaid charges.
- h) Any other kind of Development Charges as may be imposed by the concerned authorities or charges for providing amenities by the local bodies.
- i) Processing fee and all other incidental charges as payable to the Greater Noida Industrial Development Authority at the time of transfer/execution of sale Deed / sub-lease shall be borne by the Allottee(s).
- j) Any additional cost / charges / reimbursement / compensation liable to be paid under the direction of the concerned authority pertaining to the land.

7. SUPER AREA

- 7.1 It is defined as the total built up area of the flat booked and shall also include walls, windows, balconies, projections etc., proportionate share of areas like staircase, common areas, lifts, walls and areas used/earmarked for installation of essential facilities like electrical sub stations, transformers, water tanks and other facilities.
- 7.2 The total built-up area of the flat may, during the course of construction, change marginally. If there is any change the Basic Sale Price of the flat may be increased or decreased depending upon the variation in the area/size of the flat. Description of flats as mentioned in the description of flat may also change due to unavoidable circumstances beyond the control of company.

8. POSSESSION

- 8.1 The possession of the apartment is proposed to be delivered by the Company to the Applicant(s) within 36 months from the date of execution of the Builder Buyer Agreement subject to force majeure circumstances beyond the control of the Company, and upon registration of sale Deed, provided all amount due and payable by the purchaser under this agreement has been paid to the Company within the stipulated period. It is however, understood between the parties that the possession of various blocks/ towers comprised in the complex shall be ready and complete in phases and after the completion the apartment shall be handed over to the purchaser of different towers. One time four percent of flat value will be taken towards the common Installation & development charges of landscape, roads water & sewage connection.

It is agreed that the Company shall be entitled to reasonable extension in time stipulated for delivery of possession of the apartment because of any default or negligence attributable to the applicant(s) in fulfillment of obligations under this Application. However, if the Company fails to handover the possession beyond the given period adding the grace period of 12 months in lieu of any unforeseen circumstances, the Company would be liable only to compensate the Applicant(s) @ Rs. 5 per sq. ft. per month only for the delay attributable to the inability of the Company in the handing over of the apartment beyond the above mentioned grace period. Similarly the customer would also be liable to pay holding charges of Rs. 5 per sq. ft. per month if the customer fails to take the possession within 30 days from the date of issuance of the letter stating the offer of possession.

- 8.2 The Company however, if compelled by the reasons beyond control including but not limited to earthquake, civil riots, or other circumstances of supervening impossibilities may extend the period of possession beyond the period specified above. The Applicant(s) agrees that the sale of the unit is subject to force majeure clause which inter-alia shall be including but not limited to the non-availability of steel/ or cement or other building materials, or water supply or electric power or slow down due to a dispute with the construction agency employed by the Company, civil commotion, or by reason of war or any act of God, delay in certain decision/clearances from statutory body, or if non-delivery as a result of any notice order rules or notification of the Government and/or any other public authority or for any other reason beyond the control of the Company and in any of the aforesaid event, the Company shall be entitled to a reasonable extension of time for delivery of possession of the said premises on account of the above circumstances.

Applicant Signature

Co-Applicant's Signature

The Company shall neither pay any interest for the delay in handing over of possession for the aforesaid reason(s) as stated hereinabove nor will the Applicant be entitled to claim any compensation for the delay.

- 8.4 In case of the Company abandoning the scheme, the Company's liability shall be limited to the refund of the amount paid by the Applicant(s) without any interest or compensation whatsoever.

9. EXECUTION OF AGREEMENT

- 9.1 The Applicant has accepted the plans, designs, specifications which are tentative, and are kept at the Company's corporate office at A-66, Sector - 63, Noida, U.P. and agrees that Company may in its sole discretion, affect such variations, additions, alterations, deletions and modifications therein as it deems appropriate and fit or as may be done by any competent authority and the Applicant(s) hereby gives his/ her consent to such variation/addition/ alteration/ deletion and modification in the building plan and/or area.
- 9.2 On receipt of the 1st installment with the service tax as applicable, preceded by the submission of the duly filled and signed application form and relevant documents the Applicant(s) shall sign the Builder Buyer agreement issued by the Company in the prescribed format and shall remain bound by the terms & conditions of the Builder Buyer Agreement. Until and unless the Builder Buyer agreement is executed by the parties, the booking shall remain provisional.
- 9.3 The sale/sub-lease deed shall be executed and got, registered in favour of the Applicant(s) within the reasonable time after the completion of development work/construction at the site and after receipt of the Total Cost and other connected charges from the applicant. Cost of stamp duty and registration/mutation etc. documentation charges etc. as applicable at the time of registration will be extra and shall be borne by the Applicant(s). The Applicant shall pay the stamp duty and Registration Charges/Mutation charges and all other incidental and legal expenses for execution and registration of sale deed/sub-lease of the unit in favour of the Applicant(s) as and when demanded by the Company.
- 9.4 Until and unless a sale sub-lease deed is executed and registered in favour of the applicant(s), the Company shall for all intents and purposes continue to be the owner and this application shall not give to the Applicant(s) any right or title or lien therein.
- 9.5 The allotment of the unit is entirely at the discretion of the Company.
- 9.6 The Applicant agrees that, any and all disputes arising out of or in relation hereto shall so far as possible, in the first instance, be amicably settled between the Company and the Applicant(s). In the event of disputes, claim and/ or the differences not being amicably resolved, such disputes shall be referred to the sole arbitration of a person nominated for the purpose, by Managing Director of the Company. The proceedings of the arbitration shall be conducted in accordance with the provisions of Arbitration & Conciliation Act 1996, as amended from time to time, or any rules made there under. The Applicant(s) hereby gives his consent to the appointment of the sole arbitrator as specified herein above and waives any objection that he may have to such appointment or to the award that may be given by the Arbitrator. The venue of the arbitration shall be "New Delhi". Honorable courts of Delhi alone shall have jurisdiction in all matters arising out of and/or concerning this transaction.

10 CHANGE IN ADDRESS:

- 10.1 The Applicant(s) shall get his/her/their complete address registered with the Company at the time of booking and it shall be his/her responsibility to inform the Company by registered A/D letter along with the proof of new address, about all subsequent changes, if any, in his/her address failing which all demand notices and letters posted at the first registered address will be deemed to have been served upon him/her at the time when those should ordinarily reach such address and the Applicant shall be responsible for default in payment and other consequences that might occur there from in all communications.
- 10.2 In case there are joint Applicants, all communication shall be sent by the Company to the Applicant whose name appears first and at the address given by him/her for mailing and which shall for all purposes be considered on all the Applicants and no separate communication shall be necessary to the other named Applicant and all the Applicant(s) have agreed to this condition of the Company.
11. The Applicant (s) has applied for allotment of a residential unit with full knowledge and subject to all the laws/notification(s) and rules applicable to this area in general, which have been explained by the Company and understood by the applicant(s) in his vernacular language.
12. The Applicant(s) has fully satisfied himself/herself about the interest and the title of the Company in the said land on which the unit will be constructed and has understood all limitations and obligations in respect thereof. And there will be no more investigation or objection by the Applicant(s) in this respect.

The Applicant(s) undertakes to abide by all the laws, rules and regulations or any law as may be made applicable on the said property.

For, Rudra Buildwell Projects Pvt. Ltd.

Authorised Signatory

Applicant Signature

Co-Applicant's Signature

Site Plan

600 Sq.ft.	1405 Sq.ft.
700 Sq.ft.	1540 Sq.ft.
1015 Sq.ft.	1568 Sq.ft.
1088 Sq.ft.	1841 Sq.ft.
1341 Sq.ft.	2285 Sq.ft.



Legend

a. Main Entrance/ Exit b. Parking c. Palm Plaza d. Bamboo Court e. Central Green f. Paved Walkway Path g. Water Tunnel with Jets h. Yoga/Meditation Area i. Skating Rink j. Basketball Court k. Badminton Court l. Lawn Tennis m. Pavilion n. Kids' Zone o. Elder's Zone p. Club House q. Pool r. Amphitheater

Lifestyle Statement

- Commercial complex
- Car wash
- Health club facility
- Dance & aerobics studio
- Sports facilities with tennis practice court
- Badminton court
- Basket ball court

Disclaimer: All above features and layouts are tentative and subject to approval. These are purely conceptual and not a legal offering. Balconies are subject to change as per elevation drawings. All above features, layouts, parking are tentative and they can be changed at the sole discretion of the company. • 1 sq. mtr.= 10.764 sq. ft.



Rani Shakuntala Tower



RANI SHAKUNTALA
(Immortal)

Maharani kausalya Tower



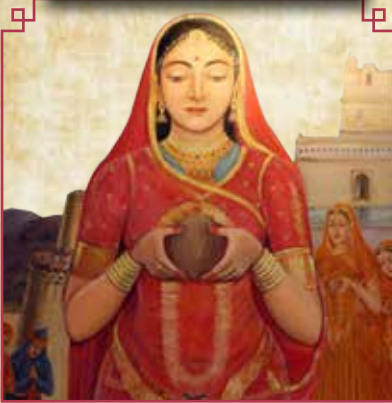
MAHARANI KAUSALYA
(Immortal)

Rani Durgavati Tower



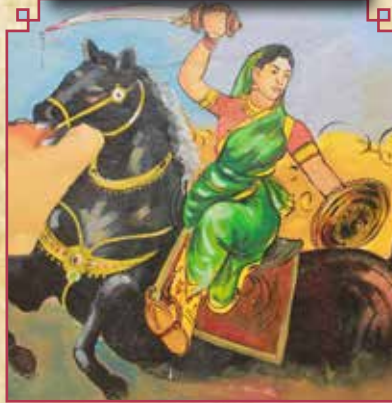
RANI DURGAVATI
(October 5, 1524 – June 24, 1564)

Rani Padmavati Tower



RANI PADMAVATI
(280 BCE)

Rani Kittur Chennamma Tower



RANI KITTUR CHENNAMMA
(October 23, 1778 - February 21, 1829)

Rani Keladi Chennamma Tower



RANI KELADI CHENNAMMA
(1671-1696)

Rani Noor Jahan Club



RANI NOOR JAHAN
(1577 CE)

Rudra Palace Heights



Anarkali Bazar



Anarkali

RUDRA PALACE HEIGHTS

1/2/3/4 BHK Apartments | GH-02B, Sec.1, Greater Noida (West)



Rudra Buildwell Projects Private Limited

Regd. Office: D-53, Okhla Phase-I, New Delhi

Corp. Office: A-66, Sector-63, Noida. • Tel.: 0120-4769999

• Site Office: GH-02B, Sector-1, Greater Noida (West)

• Call: 9560895659/60/61/62/63/64 | SMS RPH to 57575

Toll Free : 1800 1800 5555 / 9999 • Email: rbd@rudrabuildwell.com • www.rudrabuildwell.com

