Serial No:	
------------	--

APPLICATION FORM

For Allotment of Flat in **''ROF AMBLISS- Affordable Group Housing Colony"** at Sector-78, Shikohpur, Gurugram, Haryana, India

M/s. Pegasus Land and Housing Private Limited Address: Building No. 80, First Floor, Sector-44,

Gurugram-122003, Haryana RERA No.: **HRERA No. dated:**

Dear Sir/Madam,

I/We, as the applicant(s), (hereinafter referred to as the "Applicant"), by way of this application form (hereinafter referred to as the "Application), hereby apply for booking of a residential apartment (hereinafter referred to as the "Unit") in the Affordable Group Housing Colony named and styled as ROF Ambliss (hereinafter referred to as the "Project") which is being developed by M/s. Pegasus Land and Housing Private Limited (hereinafter referred to as the "Company") on the land falling in the revenue estates of Village-Shikohpur, Sector-78, Gurugram, Haryana (hereinafter referred to as the "Project Site"). I/We understand that the Company has obtained a license to develop the Project vide License No. 58 of 2022 dated: 13/05/2022 from the Directorate Town and Country Planning, Haryana (hereinafter referred to as the "DTCP") and approved Building Plan vide sanction Memo no. - ______ dated:

I/We remit herewith	ha sum of Rs.	(Rupees	only)	by
		No dated:		
Bank as the booking amount of the said Unit.				

I/We have clearly understood that this Application does not constitute an Agreement for Sale and the allotment of a Unit in the said Project is subject to the successful draw of lots, publication of results of draw of lots in newspaper, signing and executing the agreement for sale and/or such other documents as may be required by the Company and merely by making this application, I/we do not become entitled to the provisional and/or final allotment of Unit in the Project notwithstanding the fact that the Company may have issued a receipt in acknowledgment of the money tendered with this Application.

I/We agree that in case of failure on my/our part to pay any installment amount as provided in the payment plan given below, the Company shall be entitled to interest for the delayed period at the rates prescribed in the Real Estate Regulation and Development Act, 2016 ("RERA") read with the Haryana Real Estate Regulation and Development Rules, 2017 ("HRERA Rules"). In case, the entire due payment along with interest is not paid within 30 days of the due date, then this Application shall stand terminated and amount paid forfeited. The allotment shall become final and binding upon the Company only after I/we sign and execute the Agreement for Sale ("Agreement") on the Company's format agreeing to abide by the terms & conditions laid down therein. If, however, I/we withdraw/cancel this Application or I/we fail to execute and register the Agreement for Sale within 90 days from the date of its intimation by the Company, then this Application shall be treated as cancelled at the sole discretion of the Company and the monies paid by me/us shall stand forfeited subject to the provisions of the applicable policy prescribed in this regard. I/We have clearly understood that the Agreement for Sale sent by post/courier on the address as provided by me/us herein below shall be deemed to be delivered to me/us on expiry of 5 days from the date of post by the Company.

I/We am/are making this Application with the full knowledge that the construction of the Project is yet to be commenced/completed. In case of successful draw of lots for allotment of a Unit in the Project to me/us, I/we agree to pay further installments towards the cost of Unit and all other dues as stipulated in the Agreement for Sale and payment schedule as explained to me/us by the Company and understood by me/us. I/we do hereby declare and confirm that I/we have gone through the terms and conditions of the Agreement

for Sale and the User Charges-cum-Operating Cost Agreement made available to me/us in the Company's

office and I/we agree and undertake to abide by the said terms and conditions and sign the Agreement for Sale and the User Charges-cum-Operating Cost Agreement as and when called upon to sign, by the Company. I/We agree that I/we shall not be entitled to take possession of the said Unit without payment of all due charges including but not limited to the preferential location charges (PLC), registration charges (RC), legal documentation charges, stamp duty (SD), EDC/IDC charges, Goods and Service Tax (GST), property tax, any other third party/statutory taxes, fees, charges etc., or interest thereon, execution of the Agreement for Sale and User Charges-cum-Operating Cost Agreement. The Company shall have the full and sole authority and power to amend the terms and conditions of the Agreement for Sale and User Charges-cum-Operating Cost Agreement as and when it deems fit.

I/We further accept and confirm that the allotment when confirmed shall be subject to I/we adhering to the payment schedule and further making various payments in respect of the said Unit as well as amount payable under the User Charges-cum-Operating Cost Agreement including applicable interest-free maintenance deposit, etc. and that the non-payment/delay in payment of any such amount gives the full authority and power to the Company to cancel the allotment. In case of any difference and/or dispute between the Company and me/us, the same shall be first settled amicably by mutual discussion within 30 days, failing which the same shall be settled through the adjudicating officer appointed under the HARERA Rules. It is understood and accepted that only Courts/Tribunals at Gurugram, Haryana shall have the jurisdiction to entertain any dispute between the Company and me/us.

I/We further agree and confirm that the Company is bound only by specifically laid down information in the Agreement for Sale of the aforesaid Unit in the Project, signed by a Director/Authorized Signatory of the Company. I/We have gone through the said terms and conditions and have understood the same and I/we hereby record my/our acceptance thereof.

Income Tax Permanent Account No	
Aadhaar Card No.	_
Name of Applicant's Bank	
IFSC Code of the Bank	
Bank Account no.	

Note: Cancellation/ refunds will be processed in favour of above mentioned bank account. In case of any discrepancy applicant will be solely responsible.

SOLE / FIRST APPLICANT

(Compulsory to fill all the details along with a passport size photograph)

Mr./Ms.			
s/w/d of			
Age	Guardian's Nar	ne (In case of	
	nor)		
Date of Birth	11.		
	onality		
Occupation:			
Service	Professional	Business	
Bervice	Tiolessional	Any other	
Student	House wife		
Resident			
Status:			
Resident	Non Resident	Foreign National of Indian Origin	
Others (Please S)			
Mailing Address			
Address			
House No.		City	
	, Street		
		State	
			e-mai
Country	Pin		
Permanent Addres	0		•••••
Permanent Addres	S		
House No.		City	
	, Street		
		State	
			e-mai
Country	Pin		
т.1. М.	Г		•••••
No	Fax.	Mobile No	
Office		Widdile No	•••••
Address			
No.			
	Street	City	
		State	
•			Fax.
Pin		No CCLARATION	
	110	AKAIIIIN	

DECLARATION

I/We do hereby declare that the above mentioned particulars given by me/us are true and correct and nothing has been concealed there from. I/we shall be liable and responsible for cancellation of booked Unit by the Company, if the enclosed document/information is found to be false or forged or faked. Any allotment against this Application is subject to the terms and conditions attached to this Application form and that of the Allotment Letter/ Agreement for Sale, the terms and conditions whereof shall ipso-facto be applicable to my/our legal heir(s), successor(s) and nominee(s). I/We undertake to inform the Company of any change in my/our address or in any other particular/ information given above, till the booked property is registered

SECOND APPLICANT

Mr./Ms.	_	,2001,21111		
s/w/d of				
AgeGuard				
Date of Birth	r)			
	onality			
Occupation:				
Service	Professional	Business		
~ .		Any other		
Student	House wife			
Resident				
Status: Resident	Non Resident	Foreign Nati	onal of Indian Origin	
Others (Please S	pecify)			
Mailing		• • • • • • • • • • • • • • • • • • • •		
Address				
Address				
House No.		City		
	, Street			
			State	
G .	ъ.			e-mail
Country	Pin.			
Permanent Addres	c			•••••
1 Cilianent Addres	3			
House No.		City		
	, Street			
••••		•••••	State	
				e-mail
Country	Pin			
Tala No	Fax.			
No			Mobile No	
Office	•••••		Widdle 110	••••••
Address				
No.				
	, Street		City	,
Country			,Tele No	Fax.
Pin			No.	
	nnent Account No			
Aadhaar Card No.				
Name of Applican	t's Bank			
	Bank			
Dank Account no.		: forcer: - f 1		

Note: Cancellation/ refunds will be processed in favour of above mentioned bank account. In case of any discrepancy applicant will be solely responsible

I/We further agree and confirm that the Company is bound only by specifically laid down information in the Agreement for Sale of the aforesaid Unit in the Project, signed by a Director/Authorized Signatory of the Company. I/We have gone through the said terms and conditions and have understood the same and I/we hereby record my/our acceptance thereof.

Fill up the following details as applicable

* *	•	dependent children is the identified beneficiaries of (No). If Yes, please provide the registration
no	and date	
	fied under PMAY Schen	dependent children are the identified beneficiaries of me(Yes) (No). If Yes, please provide the
	ector or any licensed Co	dependent children own any apartment/ plot in any olony in any of the Urban areas in Haryana, UT of
* *	y other colony under af	dependent children have made any application for oresaid Haryana Affordable Housing Policy, 2013 of _(No)
5. In answer to the clause 4 a otherwise write N.A.	above is "Yes", please p	provide the details sought in column Nos. 5(a) to 5(c)
(a) Person in whose applicat	ion is made	
		Colony
(c) Name & Address of Con	npany	
6. If applicant lies under PM For Gurugram city:	AY scheme please shar	re details as below:
PMAY Application No	Date:	Registration No
Place		
For Haryana State:		
PMAY Application No	Date:	Registration No.
Place		

in my/our name(s), failing which the particulars shall be deemed to be correct and the letters sent at the recorded address by the Company shall be deemed to have been received by me/us.

I/We do hereby further declare that I/we have read carefully each and every clause of this Application Form; and the obligations and limitations of the Company therein. I/We have received all information, clarifications and documents in relation to the said Project (including approvals) as demanded by me/us from time to time. I/We have also fully inspected, understood, acquainted, evaluated and satisfied myself/ourselves with respect to the site, the building plans, layouts, design, specifications, location including Gurugram-Manesar Urban Complex 2031, concept design and other aspects of the Project as well as the suitability of the Unit applied. I/We have relied on my/our own judgment and investigation in deciding to apply for allotment of the said Unit, without being influenced by any oral or written representation, warranties, statements and/or promises of the Company and/or any other person acting on its behalf. I/We have not paid any amount other than the booking amount to any person or the Company or any representatives of the Company in favour of the allotment of the Unit.

I/We have paid the Booking Amount of Rs		through	Bank
Draft/Cheque/RTGS/NEFT/online transaction	No.		dated
, drawn on		Bank in favour of "Pe	egasus
Land and Housing Pvt. Ltd". The Applicant authorises	Company to	o make refunds (if any) through Cl	neque/
demand draft issued in the name of First Applicant on	ly or in the a	account mentioned in applicant's c	letails.
Refunds made to the first applicant shall discharge the	Company of	fits obligations towards second app	olicant
(if any), also.			

The Applicant further declares that this Application Form shall be valid only after realization of "cheques/draft amount" by the Company.

- 1. The applicable payment plan is mentioned under 'Annexure A1 & Annexure A2'. The applicant is required to accept the payment plan as applicable to him/her.
- 2. The tentative specifications for finishing/fittings likely to be provided in the Unit are as mentioned under 'Annexure C' to this Application.
- 3. Indicative terms and conditions forming part of this Application follow below.

TERMS AND CONDITIONS

For booking of the apartment/unit in the group housing colony namely "**ROF AMBLISS**" proposed to be developed by the company, M/S PEGASUS LAND AND HOUSING PVT LTD (developer) at Sector-78, Gurugram under the affordable housing policy 2013 of the government of Haryana bearing notification no. PF-27/48921 dated 19th August, 2013 and as amended from time to time.

- 1. Any person can apply, however, the PMAY beneficiaries, which include their spouse or dependent children, identified by the Urban Local Bodies Department, Haryana under "Pradhan Mantri Aawas Yozna-Housing for All" programme shall be granted preference in allotment. First priority shall be given to the identified beneficiaries of the said town followed by other PMAY beneficiaries of the State of Haryana. Thereafter, for the remaining units/flats, person which includes their spouse or dependent children who do not own any flat/plot in any HUDA developed colony/ sector or any licensed colony in any of the Urban Areas in Haryana, UT of Chandigarh and NCT Delhi shall be given next preference in allotment of units/ flats. An applicant in a specific colony shall make only one application. Any successful applicant under this policy shall not be eligible for allotment of any other flat under this Policy in any other colony. In case, he/she is successful in more than one colony, he/she will have a choice to retain only one flat. All applicants shall submit an affidavit to this effect.
- 2. The Applicant has fully satisfied himself/herself about the title/development rights of the Company in the Project land on which the residential flat/Unit in the Project will be constructed/developed and has understood all limitations and obligations of the Company in respect thereof. The Applicant also acknowledges that he/she has verified and satisfied himself/herself about the Project and has not unduly relied upon brochures, advertisements, representations, warranties, statements of estimates of whatsoever nature, whether written or oral made by the Company, its selling agents, brokers, employees or otherwise.
- 3. The Applicant acknowledges and confirms that the Company has provided all the information and clarification as required to his/her complete satisfaction and that the Applicant has also made independent enquiries and used his best judgment and discretion and satisfied himself/herself in all respects and that he/she has made the decision independent of any representations or statements of any nature, whatsoever made by the Company.
- 4. The drawings/building plans displayed in the office of the Company showing the proposed Project and the Company can carry out such additions, alterations and deletions in the layout plan, building plans, floor plans as per the provisions provided under the law.
- 5. Carpet Area (as per RERA guidelines) means the net usable floor of the Unit excluding the area covered by external walls, areas under service shafts, exclusive balconies or verandahs area and exclusive open terrace area, but includes the area covered by the internal partition walls of the Unit.
- 6. The Super Area /Super Built-up Area includes the covered area plus balconies or verandahs, proportionate common areas such as corridors, passages, lifts, lift rooms, staircase, underground and overhead water tanks, mumties etc.
- 7. The External Development Charges, Infrastructure Development Charges or any other charges as may be demanded by the authorities to be charged additionally (if permissible) and shall be paid by Applicant as and when demanded by the Company or as per the Price List/Payment Plan given.
- 8. The stamp duty and registration charges towards registration of the Agreement for Sale shall be payable by the Applicant including any revision in charges from time to time.

- 9. In addition to the total price, the Applicant shall be liable and responsible to pay all taxes, including but not limited to GST, cess or any other similar taxes which may be levied, in connection with the construction of the Unit.
- 10. The Applicant in addition to the total price of the Unit shall pay any charges deposits payable to gas supplying agency for installation of necessary equipment such as gas cylinder/storage tanks/ pipe lines etc. where ever applicable.
- 11. The Applicant shall reimburse to the Company and pay on demand all taxes, levies or assessments whether levied now or leviable in future, on land and/or the building as the case may be, from the date of allotment, proportionately till the Unit is assessed individually.
- 12. The Applicant may avail loans from financial institutions to finance the Unit. However, if a particular financing institution or bank refuses to extend financial assistance on any ground, the Applicant shall not make such refusal an excuse for non-payment of further installments / dues. In case there is delay in processing the loan in favour of the Applicant due to any reason what-so-ever and consequently the payment of installments are delayed by the Applicant to the Company, the Applicant agrees to make the payment of accrued interest to the Company, unconditionally.
- 13. The Company on completion of the construction/development shall issue final call notice to the Applicant, who shall within 30 days thereof, remit all dues and take possession of the Unit. In the event of his/her failure to take possession beyond 60 days for any reason whatsoever, the Applicant shall bear all usage charges, operating cost, holding charges and any other levies on account of the allotted Unit.
- 14. The Applicant shall pay proportionate charges for upkeep and running of common areas and services of the towers in the Project to the Company/its nominated agency. This arrangement will be carried out until the services are handed over to the Association of the Buyers. The Company/Maintenance Agency shall be entitled to withdraw from the maintenance of the Project without assigning any reasons. The Applicant agrees and consents to this arrangement. The Applicant shall sign a separate user charges-cum-operating cost agreement with the Company/Maintenance Agency; make an interest free security deposit for the timely payment of these usage charges, operating cost and contribution to the Replacement & Sinking Fund as determined by the Company/Maintenance Agency.
- 15. The conveyance deed shall be executed in favour of the Applicant on receipt of all payments as due. The Applicant shall pay the Stamp Duty, Registration Charges and all other incidental charges for execution of conveyance deed in favour of the Applicant. Till the conveyance deed is executed, the Company shall continue to be the owner of the project land and also the Unit agreed to be allotted.
- 16. The Applicant shall get his/her 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 about all subsequent changes, if any, in his/her address.
- 17. In all communications with the Company, the reference of Unit booked must be mentioned clearly.
- 18. The Applicant shall not be entitled to get the name of his/her nominee substituted in his/her place without the prior approval of the Company.
- 19. The Applicant shall abide by all the laws, rules and regulations applicable to the said Unit and/or the Project.
- 20. The Applicant shall pay the basic sale price and other charges of Unit as per the payment plan opted for by him/her out of the options prescribed by the Company along with GST as applicable. All payments shall be made by cheque/bank draft/RTGS payable at Gurugram/at par. Outstation cheques shall not be accepted.

- 21. The Applicant shall not use the Unit for any activity other than the use specified for.
- 22. The construction/development of the Unit/ Project is subject to any event or combination of events or circumstances beyond the reasonable control of the Company which cannot (a) by the exercise of reasonable diligence, or (b) despite the adoption of reasonable precaution and/or alternative measure, be prevented, or caused to be prevented, and which adversely affects the Company's ability to perform including but not limited to the following:
 - a) Act of god, i.e., Fire, draught, flood, earthquake, epidemics, natural disasters;
 - b) Explosions or accidents, air crashes, act of terrorism;
 - c) Strikes or lock outs, industrial disputes;
 - d) Non-availability of cement, steel or other construction/raw material due to strikes of manufacturers, suppliers, transporters or other intermediaries or due to any reason whatsoever;
 - e) War and hostilities of war, riots, bandh, act or terrorism or civil commotion;
 - f) The promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order of direction from any governmental or statutory authority that prevents or restricts the Company from complying with any or all the terms and conditions as agreed in the Agreement; or
 - g) Any legislation, order, rule or regulation and order issued by the Government Authority or if any Government Authority refuses, delays, withholds, denies the grant of necessary approvals/certificates for the Project/Apartment/building or if any matters, issues relating to such approvals, permissions, notices, notifications by the Government Authority(ies) becomes subject matter of any suit/ writ before a competent court or; for any reason whatsoever;
 - h) Any event or circumstances analogous to the foregoing ("Force Majeure Events"). The Applicant agrees and confirms that, in the event it becomes impossible for the Company to implement the Project due to Force Majeure Events and above mentioned conditions, then this allotment shall stand terminated and the Company shall refund to the Applicant, the entire amount received by the Company from the Applicant within ninety days. The Company shall intimate the Applicant about such termination at least thirty days prior to such termination. After refund of the money paid by the Applicant, the Applicant agrees that he/she shall not have any rights, claims, etc., against the Company and that the Company shall be released and discharged from all its obligations and liabilities.

Events of Default:

- (i) Subject to the Force Majeure Events, court orders, Government policy/ guidelines, decisions, the Company shall be considered under a condition of default, in the following events:
 - (a) The Company fails to provide possession of the Unit to the Applicant(s) within the period specified above or fails to complete the Project within the stipulated time disclosed at the time of registration of the Project to the concerned authority. For the purpose of this clause, 'ready to move in possession' shall mean that the Apartment shall be in a habitable condition which is complete in all respects including the provision of all specifications, amenities and facilities, as agreed to between the parties, and for which occupation certificate or part thereof has been issued by the competent authority;
 - (b) Discontinuance of the Company's business as a developer on account of suspension or revocation of his registration under the provisions of the RERA Act or the rules or regulations made thereunder.
- (ii) In case of default by Company under the conditions listed above, Applicant(s) is entitled to the following

(a) The Applicant(s) shall have the option of terminating the allotment of Unit/Agreement in which case the Company shall be liable to refund the entire money paid by the Applicant(s) under any head whatsoever towards the purchase of the Unit, along with an interest as provide in the HRERA Rules, within ninety days of receiving the termination notice. Provided that where an Applicant(s) does not intend to withdraw from the Project or terminate the allotment of the Unit/Agreement, he shall be paid, by the Company, an interest as provided in the HRERA Rules for the period of delay till the handing over of the possession of the Unit, which shall be paid by the Company to the Applicant(s).

(iii) The Applicant shall be considered under a condition of default, in the following events:

- (a) In case the Applicant fails to make payments for demands made by the Company as per the Payment Plan annexed hereto, despite having been issued notice in that regard, the Applicant shall be liable to pay interest as provided in the HRERA Rules to the Company on the unpaid amount;
- (b) Dishonor of any cheque(s) including post-dated cheques given by the Applicant(s) to the Company for any reason whatsoever;
- (c) Failure to execute the Agreement, conveyance deed, user charges-cum-operating cost agreement and/or any other document required to be executed with the Company within such timelines as stipulated by the Company and in terms of the Agreement/Application;
- (d) Applicant(s) fails to take possession of the Apartment within the time provided herein above;
- (e) Failure to pay any taxes and other charges including stamp duty, legal charges, registration charges, any incidental charges, etc. in terms of the Agreement/Application;
- (f) Any other breach of the provision under Agreement/Application/Policy by the Applicant(s).
- 23. It is specifically agreed that in case of surrender/cancel/withdraw of a flat by a successful allottee an amount of Rs.25,000/- paid by the Applicant in addition to the amount as calculated in the following manner shall be treated as earnest money ("Earnest Money") in accordance with the Affordable Group Housing Policy date: 19.08.2013 and as amended by the notification dated: 05.07.2019.

S. No.	Particulars	Amount to be forfeited as Earnest Money
1.	In case of surrender of flat before commencement of project	Nil
2.	In case of surrender of flat upto 1 year from the date of commencement of the project	1% of the cost of flat*
3.	In case of surrender of flat upto 2 years from the date of commencment of the project	3% of the cost of flat*
4.	In case of surrender of flat after 2 years from the date of commencement of the project	5% of the cost of flat*

^{*}Note: (i) The cost of the flat shall be the total cost as per the rate fixed by the department in the policy as amended from time to time.

- (ii) The date of commencement of the project shall be as prescribed under sub-clause (iv) of Clause 1 of the Affordable Group Housing Policy dated: 19.08.2013 as issued by the Town and Country Planning Department, Haryana.
- 24. Subject to the provision for payment of interest, in the event the Applicant (successful allotee) fails to make the payment of any of the instalments of the Total Price or any other amounts falling due within the stipulated time, the Company may issue a notice to the Applicant (successful allottee) for making the payment of the due amount within a period of 15 (fifteen) days from the date of issue of such notice. If the Applicant (successful allottee) still defaults in making payment of the amount due along with interest within the period of said 15 (fifteen) days, the Company may publish the name of the Applicant (successful allotee) in a regional Hindi newspaper in Haryana as a defaulter requiring the payment of the amount due within 15 (fifteen) days from the date of the publication of such notice. Upon the failure of the Applicant (successful allotee) to clear the entire due amount within this additional period of 15 (fifteen) days, the allotment of the Apartment shall stand cancelled without the need for the Company to do or undertake any more steps. In case of such cancellation, the Allotee(s) shall have no lien or claim on the Apartment and the Company will be entitled to sell, convey or transfer the Apartment to any party at its sole discretion. In such an event, the amount received from the Applicant (successful allotee) till the date of cancellation of the allotment of the Apartment by the Company, shall be refunded to the Applicant (successful allotee) after deducting the Booking Amount taxes paid on behalf of applicant (successful allotee), interest as provided in rule 15 of the Haryana Real Estate Regulatory Authority, Rules, 2017 on the amount due accruing in favour of the Company in terms of the Application/ Agreement.
- 25. In case there are joint Applicants, all communications 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 as served on all the Applicants and no separate communication shall be necessary to the other named Applicant.
- 26. The Applicant also confirms that the he/she is sufficiently acquainted with the applicable laws, rules, notifications, etc. in general and applicable to the Project in particular, and has perused all the title documents and has completely satisfied himself/herself of the terms and conditions of the development of the same as imposed by Governmental Authorities and fully understands the authority of the Company to construct, allot, lease, transfer the rights, title and interest in the Unit / Project.
- 27. If as a result of any rules or directions of the Government or any Authority or if competent authority delays, withholds, denies the grant of necessary approvals for the Project or due to force majeure conditions, the Company, after provisional and/or final allotment is unable to deliver the unit to the Applicant, the Company shall be liable only to refund the amounts received from him/her without interest as mentioned in the Agreement for Sale.
- 28. The Company shall be entitled to raise finance/loan from any Financial Institution/Bank by way of mortgage /charge / securitization of receivables and creating charge on the project land. In case of the Applicants who have taken loan from any Financial Institution/Bank, the conveyance of the Unit in favour of the Applicant shall be executed only upon the Company receiving 'No Objection Certificate' from such Financial Institution/Bank and the conveyance deed shall be handed over to the lending institution if so required by them. However, the charge shall be retrieved before handing over the possession of the Unit.
- 29. The Applicant, if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act,1999 ('FEMA'), Reserve Bank of India Act, 1934 ('RBI' Act) and the Rules and Regulation made thereunder or any statutory amendments or modifications made thereof and all others applicable laws including that of remittance of payment, acquisition/ sale/transfer of immovable properties in India etc. and provide the Company with such permission, approval which would enable the Company to fulfill its obligations under the Agreement for Sale. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of FEMA or statutory enactments or amendments thereof and the Rules and Regulation of the Reserve Bank of India or any other applicable law. The Applicant understands and agrees that in the

event of any failure on his/ her part to comply with the applicable guidelines issued by the Reserve Bank of India, he/ she may be liable for any action under FEMA or other laws as applicable, as amended from time to time.

- 30. The Company accepts no responsibility in regard to matters specified in clause 28 above. The Applicant shall keep the Company fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Applicant subsequent to signing of the Agreement for Sale, it shall be the sole responsibility of the Applicant to intimate the same in writing to the Company immediately and comply with necessary formalities if any, under the applicable laws. The Company shall not be responsible towards any third party making payment/remittances on behalf of the Applicant and such third party shall not have any right in the application/allotment of the said Unit in any way and the Company shall be issuing the payment receipts in favor of the Applicant only.
- 31. No one (including any broker/dealer or even any employee of the Company) is authorized to make addition/deletion in any of the terms and conditions contained herein and in the Application Form. The Company shall not be bound by any oral or written commitments, communications, emails, correspondences beyond the scope of these terms & conditions made by any person including any broker or employee of the Company.
- 32. The Applicant agrees to furnish his Permanent Account Number if an Income Tax assessee, or Form 60/61, as the case may be, within a period of 30 days from the date of execution of the Agreement for Sale, if not furnished earlier.
- 33. The Applicant hereby acknowledges and agrees that the Company is obliged to adhere to the Anti-Money Laundering Regulations (AML Regulations) applicable in all relevant jurisdictions including but not limited to the Prohibition of Benami Property Transactions Act, 1988, Prevention of Corruption Act, 1988, etc. The Applicant further undertakes that he/she shall not attempt to initiate any transactions that may contravene any AML Regulations and will provide all such information as is necessary or desirable by the Company.
- 34. As per section 194 IA of the Income Tax Act, 1961, 1% TDS is required to be deducted w.e.f. 1st June 2013 in case sale consideration of the property exceeds or is equal to Rs.50 lakhs, which shall be deposited by the customer directly with the concerned authority.
- 35. It is specifically understood by the Applicant that the Company may incorporate additional terms and conditions in the Agreement for Sale over and above the terms and conditions of allotment as set out in this Application.
- 36. The applicant(s) acknowledges the availability of necessary approvals on the company's website.

DECLARATION

I/We declare that the above terms and conditions have been read / understood by me/us and the same are acceptable to me/us. I/We have sought detailed explanations and clarifications from the Company and the Company has readily provided such explanations, documents and clarifications and after giving careful consideration to all facts, terms and conditions, I/we have signed this Application Form and paid the booking amount for allotment. I/We further undertake and assure the Company that in the event of rejection of my/our Application for allotment for whatsoever reason, including but not limited to non-compliance of the terms by me/us as set out in the terms and conditions provided in this Application, I/we shall be left with no right, title, interest or lien under this Application or against any Unit in the said Project. If any other persons have signed this Application Form on my/our behalf, then he/she shall be presumed to be duly authorized by me/us through proper Authorization/Power of Attorney/ Resolution etc.

	Signature(s) of Applicant(s)
	(i)
Date: Place:	(ii)

ANNEXURE-A1

PAYMENT PLAN

(For other than PMAY-U Candidate)

The Cost of the said Unit shall be Rs.	/-
Rupees	only)
calculated for carpet area of approx.	_ sq. ft. (final cost shall be as per the carpet area of the
Unit) which shall be payable only by way of Bank	Cheque/Demand Draft in favour of "Pegasus Land and
Housing Pvt. Ltd.". No payment in cash shall be	accepted by the Company and the Applicant shall not
make any payment in cash to any person acting for	or on behalf of the Company.

The aforesaid cost of said Unit is always subject to amendment by the concerned Governmental Authority. Applicable Stamp Duty, Registration charges, legal cost, documentation charges etc. (if any) shall be payable extra by the Allottee.

Cost of the said Unit is exclusive of Applicable Taxes, Cess, EDC, IDC including any revision or enhancement, if applicable, and other cost and charges, any other Taxes as levied or to be levied in future in the said Unit and the same shall be payable by the Applicant as and when demanded by Company or the concerned Authority as case may be. Final cost will be determined on the basis of actual measurement.

TIME OF PAYMENT	PERCENTAGE OF THE TOTAL
	PRICE PAYABLE
At the time of Colomication of Application	50/ - 54h - 4-4-1
At the time of Submission of Application	5% of the total price
Within 15 days from the date of Receipt/Issuance of Allotment and simultaneously execute the Agreement for Sale within 7 seven days	20% of the total price
On the completion of Substructure	12.5% of the total price
On completion of 20% of Superstructure	12.5% of the total price
On completion of 40% of Superstructure	12.5% of the total price
On completion of 60% of Superstructure	12.5% of the total price
On completion of 100% of Superstructure	12.5% of the total price
On Completion of MEP and Finishing	7.5% of the total price
On the offer of Possession	5% of the total price

*Last and Final installment shall be calculated as per the final area of the Unit and shall be paid by the Applicant along with all applicable dues, Goods and Service Tax, Stamp Duty, Registration Charges, and enhanced EDC/IDC, if any.

Notwithstanding anything contained in this Application Form, in case of allotment of units in the Project in two or more phases due to receipt of applications lesser than the total number of sanctioned flats in the Project, the applicants in the subsequent phases will be required to pay at the time of allotment an amount equivalent to the amount already demanded from the applicants in the first phase.

ANNEXURE-A2

PAYMENT PLAN

(For PMAY-U Candidate)

The Cost of the said Unit shall be Rs.	/-
Rupees	only)
calculated for carpet area of approx.	_ sq. ft. (final cost shall be as per the carpet area of the
Unit) which shall be payable only by way of Bank	Cheque/Demand Draft in favour of "Pegasus Land and
Housing Pvt. Ltd.". No payment in cash shall be	accepted by the Company and the Applicant shall not
make any payment in cash to any person acting for	or on behalf of the Company.

The aforesaid cost of said Unit is always subject to amendment by the concerned Governmental Authority. Applicable Stamp Duty, Registration charges, legal cost, documentation charges etc. (if any) shall be payable extra by the Allottee.

Cost of the said Unit is exclusive of Applicable Taxes, Cess, EDC, IDC including any revision or enhancement, if applicable, and other cost and charges, any other Taxes as levied or to be levied in future in the said Unit and the same shall be payable by the Applicant as and when demanded by Company or the concerned Authority as case may be. Final cost will be determined on the basis of actual measurement.

TIME OF PAYMENT	PERCENTAGE OF THE TOTAL PRICE PAYABLE
At the time of Submission of Application	5% of the total price
Within 15 days from the date of Receipt/Issuance of Allotment and simultaneously execute the Agreement for Sale within 7 seven days	20% of the total price
On the completion of Substructure	12.5% of the total price
On completion of 20% of Superstructure	12.5% of the total price
On completion of 40% of Superstructure	12.5% of the total price
On completion of 60% of Superstructure	12.5% of the total price
On completion of 100% of Superstructure	12.5% of the total price
On Completion of MEP and Finishing	7.5% of the total price
On the offer of Possession	5% of the total price

*Last and Final installment shall be calculated as per the final area of the Unit and shall be paid by the Applicant along with all applicable dues, Goods and Service Tax, Stamp Duty, Registration Charges, and enhanced EDC/IDC, if any.

Notwithstanding anything contained in this Application Form, in case of allotment of units in the Project in two or more phases due to receipt of applications lesser than the total number of sanctioned flats in the Project, the applicants in the subsequent phases will be required to pay at the time of allotment an amount equivalent to the amount already demanded from the applicants in the first phase.

Affidavit by Identified Beneficiaries under PMAY Scheme – Town Category, 1st Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER) ANNEXURE B

I,	_(Aadhar	No)
I, Son/Daughter/Wife of			aged about _	
years, R/o			_	
				being
the First Applicant do here by solemnly affirm and stat	te/declare as	s under:	-	
1. That I have made an application for allotment of renamed as "ROF Ambliss" proposed to be developed by at Sector-78, Gurugram (Haryana) under Government notification no.PF-27/48921 dated 19thAug 2013 and a the policy.	y "M/s. Peg of Haryana	asus La a Afford	nd and Housing P lable Housing Po	Private Limited" blicy, 2013 vide
2. That I have not made any other application for allots	ment of flat	in the a	foresaid Colony.	
3. That I, my spouse and my dependent children are identified under PMAY Scheme vide I Dated			aries of said Tow	
				Deponent
		S	ignature (Sole/F	irst Applicant)
Verification: Verified that the contents of my above affidavit are true of it is wrong and nothing material has been concealed Verified aton this	therein.		·	
				Deponent
		S	ignature (Sole/F	irst Applicant)

^{*}Incase of joint applicants, each of the applicants shall provide their respective affidavits, separately

Affidavit by Identified Beneficiaries under PMAY Scheme – Town Category, 1st Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER) ANNEXURE B

1,	(Aadr	ıar No)
I,Son/Daughter/Wife of		aged abou	ıt
years, R/o			
			being
the Second/Co Applicant do here	by solemnly affirm and	state/declare as under: -	
1. That I have made an application named as "ROF Ambliss" proposat Sector-78, Gurugram (Haryan notification no.PF-27/48921 dates the policy.	sed to be developed by "I a) under Government of	M/s. Pegasus Land and Ho Haryana Affordable Hou	ousing Private Limited" sing Policy, 2013 vide
2. That I have not made any other	r application for allotmer	at of flat in the aforesaid C	Colony.
3. That I, my spouse and my de identified under PMAY Schem	-		
			Deponent
		Signature (S	econd/Co- Applicant)
Verification:			
Verified that the contents of my a of it is wrong and nothing materia			y Knowledge, no part
Verified at	on this	day of	
			Deponent
		Signature (S	econd/Co- Applicant)

Affidavit by Identified Beneficiaries under PMAY Scheme–State Category, 2nd Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER) ANNEXURE B

I,(Aadha	ar No		_) Son/Daughter/Wife of
			years,
R/o			he First
Applicant do here by solemnly affirm and state			
1. That I have made an application for allotm named as "ROF Ambliss" proposed to be deveat Sector-78, Gurugram (Haryana) under Gov notification no.PF-27/48921 dated 19 th Aug 20 the policy.	eloped by "M/s ternment of Ha	Pegasus Land and ryana Affordable	d Housing Private Limited" Housing Policy, 2013 vide
2. That I have not made any other application	for allotment of	flat in the aforesa	uid Colony.
3. That I, my spouse and my dependent child identified under PMAY Scheme vide Regist			
			Deponent
		Signati	ure (Sole/First Applicant)
Verification:			
Verified that the contents of my above affidav of it is wrong and nothing material has been co	oncealed therein	1.	
Verified aton this	S	day of	··
			Deponent
		Signat	ure (Sole/First Applicant)

Affidavit by Identified Beneficiaries under PMAY Scheme–State Category, 2nd Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER) ANNEXURE B

1,	(A	adhar No)
I, Son/Daughter/Wife of		aged about	years,
R/o			being the Second/Co
Applicant do here by solem	nly affirm and state/declare	as under: -	
named as "ROF Ambliss" pat Sector-78, Gurugram (Ha	proposed to be developed by aryana) under Government	y "M/s. Pegasus L of Haryana Affor	and and Housing Private Limited" rdable Housing Policy, 2013 vide n. I have read and duly understood
2. That I have not made any	other application for allotr	ment of flat in the	aforesaid Colony.
3. That I, my spouse and nidentified under PMAY So			ciaries of said State Category as Dated
			Deponent
		Si	gnature (Second/Co- Applicant)
Verification:			
Verified that the contents of of it is wrong and nothing m	•		e best of my Knowledge, no part
Verified at	on this	day of	
			Deponent
		Si	gnature (Second/Co- Applicant)

Affidavit for Not Owning Any Apartment/Plot-3rd Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER)

ANNEXURE B	3
------------	---

I,			(Aadhar	No)
Son/Daughter/Wife		aged	about		years,
R/o	1 00 1			being the First	
Applicant do here by sol	emnly affirm and	state/declare as i	ınder: -		
1. That I have made an named as "ROF Amblis at Sector-78, Gurugram notification no.PF-27/48 the policy.	rs" proposed to be (Haryana) under	developed by "M Government of 1	I/s. Pegasus I Haryana Affo	and and Housing Privardable Housing Policy	ite Limited" , 2013 vide
2. That I have not made	any other applicat	tion for allotment	of flat in the	aforesaid Colony.	
3. That I, my spouse and under State Category under			e identified l	peneficiaries either und	er Town or
4. That I, my spouse and Housing Policy, 2013 and			een allotted a	ny Flat under Haryana	Affordable
5. That I, my spouse and Affordable Housing Poli				lotment of any Flat und	ler Haryana
6. That I, my spouse a developed colony/secto Chandigarh and NCT	or or any licens				
					Deponent
				Signature (Sole/First	Applicant)
				~- g	FF
Verification: Verified that the content of it is wrong and nothin	•			he best of my Knowled	lge, no part
Verified at	01	n this	day of	,	·
					Deponent
				Signature (Sole/First	Applicant)

Affidavit for Not Owning Any Apartment/Plot-3rd Preference (ON RS.10/- NON-JUDICIAL STAMP PAPER)

ANNEXURE B

I,	(Aa	dhar	No)
Son/Daughter/Wife of				
	aged			years,
R/o	· · · · · · · · · · · · · · · · · · ·		_being the Se	cond/Co
Applicant do here by solemnly affirm and state/	declare as unde	er: -		
1. That I have made an application for allotmen named as "ROF Ambliss" proposed to be devel at Sector-78, Gurugram (Haryana) under Gove notification no.PF-27/48921 dated 19 th Aug 201 the policy.	oped by "M/s. l rnment of Hary	Pegasus vana Af	Land and Ho fordable Hou	ousing Private Limited's sing Policy, 2013 vide
2. That I have not made any other application for	or allotment of	flat in th	ne aforesaid C	Colony.
3. That I, my spouse and my dependent childre under State Category under PMAY Scheme.	n are not the id	lentified	l beneficiarie	s either under Town or
4. That I, my spouse and my dependent children Housing Policy, 2013 and amendments therein.	n have not been	allotted	l any Flat und	ler Haryana Affordable
5. That I, my spouse and my dependent children Affordable Housing Policy, 2013 and amendme		ied for a	allotment of a	any Flat under Haryana
6. That I, my spouse and my dependent ch developed colony/sector or any licensed co Chandigarh and NCT Delhi.				
Deponent				
Signature (Second/Co- Applicant)				
Verification: Verified that the contents of my above affidavit of it is wrong and nothing material has been con			the best of r	ny Knowledge, no part
Verified aton this		_day of_		
Deponent				
Signature (Second/Co- Applicant)				

Affidavit for Application/Allotment under Haryana Affordable Housing Policy, 2013 and/or Owning Any Apartment/Plot- 4thPreference

(ON RS.10/- NON-JUDICIAL STAMP PAPER)

	ANNEXURE	В		
I,		(Aadhar	No)
Son/Daughter/Wife of	aged	about		years,
R/o			being the Firs	st
Applicant do here by solemnly affirm ar	nd state/declare as u	ınder: -		
1. That I have made an application for a named as "ROF Ambliss" proposed to be at Sector-78, Gurugram (Haryana) under notification no.PF-27/48921 dated 19 th At the policy.	oe developed by "Mer Government of I	/s. Pegasus I Iaryana Affo	Land and Housing Fordable Housing Po	Private Limited" olicy, 2013 vide
2. That I have not made any other applic	eation for allotment	of flat in the	aforesaid Colony.	
3. That I, my spouse and my dependent under State Category under PMAY School. That I, my spouse and my dependent colory, 2013 and amendments therein. If	eme. children have been	allotted Flat u	ınder Haryana Affo	
Details of the allotment are as follows: i. Person in whose name Flat Allotted: _ ii. Flat No iii. Address iv. Name of Affordable Group Housing v. Name and Address of Developer/Age				
5. That I, my spouse and my depend. Affordable Housing Policy, 2013 and an i. Person in whose name Flat Applied fo ii. Application No	nendments therein.	If yes, provid	le details as require	ed below:
6. That I, my spouse and my dependent Haryana Affordable Housing Policy, 20	t children will reta	in only one l	Flat allotted under	Government of
7. That I, my spouse and my dependence colony/sector or any licensed colony in NCT Delhi. If yes, provide details as reconsist. Person in whose name Apartment/Plot ii. Apartment/Plot No.	n any of the urba quired below: Owned:	n areas in E	Iaryana, UT of Cl	handigarh and

Deponent

Signature (Sole/First Applicant)

Verification:

Verified that the contents of of it is wrong and nothing m	•		my Knowledge, no part
Verified at	on this	day of	·
			Deponent
		Signature	(Sole/First Applicant)
		Signature	•

^{*}Incase of joint applicants, each of the applicants shall provide their respective affidavits, separately

Affidavit for Application/Allotment under Haryana Affordable Housing Policy, 2013 and/or Owning Any Apartment/Plot- 4thPreference (ON RS.10/- NON-JUDICIAL STAMP PAPER)

ANNEXURE B

I,			_(Aadhar	No)
Son/Daughter/Wife R/o		aged	about being th	ne Second/Co	years,
Applicant do here by s					
1. That I have made an named as "ROF Ambl at Sector-78, Gurugrar notification no.PF-27/4 the policy.	iss" proposed to be n (Haryana) under	developed by "N Government of	M/s. Pegasus l Haryana Affo	Land and Housing I ordable Housing Po	Private Limited" olicy, 2013 vide
2. That I have not mad	e any other applica	tion for allotmen	t of flat in the	e aforesaid Colony.	
3. That I, my spouse a under State Category u			he identified	beneficiaries either	under Town or
4. That I, my spouse an Policy, 2013 and amen i. Person in whose namii. Flat Noiii. Addressiv. Name of Affordable v. Name and Address of	dments therein .If you have Flat Allotted:	ves, provide deta	ils as require	d below:	-
5. That I, my spouse Affordable Housing Poi. Person in whose nami. Application Noiii. Addressiv. Name of Affordable v. Name and Address of That I, my spouse a Haryana Affordable House Point II.	e Group Housing _of Developer/Agendand my dependent	endments therein	ain only one	ide details as requir	red below:
7. That I, my spouse colony/sector or any NCT Delhi. If yes,provi. Person in whose namii. Apartment/Plot No. iii. Address	licensed colony in vide details as require Apartment/Plot (any of the urbaired below: Owned:	an areas in l	Haryana, UT of C	handigarh and
					Deponent
			s	Signature (Second/	Co- Applicant)
Verification: Verified that the content of it is wrong and noth				the best of my Kno	wledge, no part
Verified at	OI	n this	day of		,

Deponent

Signature (Second/Co- Applicant)

ANNEXURE-C

TENTATIVE SPECIFICATIONS

RC	OOMS
Flooring	Vitrified Tiles
Walls	Paint Finish
Celing	Paint
TO.	
10	ILETS
Flooring	Antiskid Tiles

TOILETS		
Flooring Antiskid Tiles		
Walls	Tiles / Paint	
Ceiling	Paint	

KITCHEN		
Flooring	Antiskid Tiles	
Walls & Ceiling	Paint	

BALCONY		
Flooring	Antiskid Tiles	
Walls & Ceiling	Exterior water proof paint	

INTERIOR FIXTURES		
Kitchen	Stainless Steel Sink	
Doors	Painted Wood/ Flush Doors	
Chinaware	Designed Sanitary ware CP	
Fittings	Designer Bathroom Fittings	
Electrical Fittings	ISI markes products for wiring, switches and circuits	
Windows	Powder Coated/ Anodized/ Wood Finish/ Aluminium Frame	

EXTERNAL		
Security Gated Complex		
Landscape	Fully landscaped with wide internal roads	
Community	Community Hall / Creche Services	

^{*}Note: Selection of specifications from above will be at the discretion of the developer and applicable to all units under the project

Application Form Serial No....

ACKNOWLEDGEMENT – OFFICE COPY

Received an app	lication fro	om Shri/Smt				• • • • • • • • • • • • • • • • • • • •	
S/o/D/o/W/o						for all	otment
of a residential fl	at/unit type	e	in Group	Housing Col	ony proposed to	be developed b	y M/s.
Pegasus Land an	d Housing	Pvt. Ltd., at Se	ector- 78, Gui	rugram unde	r Affordable Ho	ousing Policy, 2	013 of
Government	of	Haryana	along	with	booking	amount	of
Rs	.(Rupees				only) v	ide Cheque/ d	emand
draft no		draw	n on		tov	ward booking a	ımount
subject to the ter	ms and co	nditions attache	d with said ap	oplication.			
Receipt of Chequ	ue / Demar	nd draft is subje	ct to realization	on.			
Date				for Pegasus	s Land and Hous	sing Pvt. Ltd.	
					Authorized	l Signatory	
			• • • • • • • • • • • • • • • • • • • •	••••••	•••••	••••••	••••
Application For	m Serial I	No					
	1	ACKNOWLEI	OGEMENT -	- CUSTOM	ER COPY		
Received an app	lication fro	om Shri/Smt					
S/o/D/o/W/o						for all	otment
of a residential fl	at/unit type	2	in Group	Housing Col	ony proposed to	be developed b	y M/s.
Pegasus Land an	nd Housing	g Pvt. Ltd., at So	ector 78, Gur	ugram under	r Affordable Ho	ousing Policy, 2	013 of
Government	of	Haryana	along	with	booking	amount	of
Rs	.(Rupees				only) v	ide Cheque/ d	emand
draft no		draw	n on		tov	ward booking a	ımount
subject to the ter	ms and co	nditions attache	d with said ap	oplication.			
Receipt of Chequ	ue / Demar	nd draft is subje	ct to realization	on.			
Date				for Pegasus	s Land and Hous	sing Pvt. Ltd.	
					Authorized	l Signatory	

PEGASUS LAND AND HOUSING PVT.LTD. ROF AMBLISS AT SECTOR 78, GURUGRAM

LIST OF DOCUMENTS

ID Proof	PAN Card of all applicant(s) (Self Attested)
Address Proof	Aadhar Card Voter ID/Passport/Ration Card/Driving License (anyone) for all applicant(s)
Affidavit	Rs. 10/- duly notarized stamp paper (Separate Affidavit in case of 2 nd applicant)
Photograph	1 Colored Photograph of all applicant(s)
Cheque/DD in favour of	Pegasus Land and Housing Pvt. Ltd. – ROLAMBLISS- Master A/c
Payable at	Gurugram
PREFERENCES	1 st Preference
	2 nd Preference
	3 rd Preference
	4 th Preference