| FORM NO.: | N | MEMBERSHIP 1 | NO | | Date: | |
|--|-----------------|--|---|--|--|--|
| PROPERTY SELECTION | | | | | | |
| Residential 5 Marla 1 Kanal Commercial 4 Marla Farm Houses 5 Kanal Others | 7 Maria | 10 Maria [[8 Maria [[| 12 Marla | 5M: 125 S 6M: 150 S 7M: 175 S 10M: 250 S 12M: 300 S 1K: 500 S 2K: 1000 5K: 2500 | q Yds q Yds q Yds q Yds q Yds q Yds | 3x Photographs with Blue Background |
| Villas 5 Marla 1 Kanal | 7 Marla 2 Kanal | 10 Maria | 12 Marla | 10K : 5000 (Appro | - / | |
| 15% Extra: Boulevard (100'above) | | | | | | |
| PERSONAL INFORMATION | | | | | | |
| Name of the Applicant S/O, D/O, W/O CNIC/ NICOP | | | Passport No | | | (copy attached) |
| Date of Birth Occupation | | Domicile (place, di Husbanc | | ase of Overseas Pakisi | ianis) | |
| Mailing Address | | | | | | |
| Tel No's: Res | | Off | ice | | | |
| Mobile | | Ema | ail: | | | |
| NOMINEE INFORMATION | | | | | | |
| Nominee Name S/O, D/O, W/O CNIC / NICOP | | | Passport N | 0 | | (copy attached) |
| (copy atta | nched) | | 71110 | (In case of Oversea | as Pakistanis) | |
| | | | | | | |
| PAYMENT INFORMATION | | | | | | |
| PO/DD/CH | Dat | e D D M M | Y Y Y Y In t | he Favour of <u>Future</u> | Development | s Holdings (Pvt.) Ltd |
| Bank | | Total | Amount Deposited | (Currency) | | mount) |
| Documents to be attached with the form: 1- Three Recent Passport Size Photographs with blue background. 3- Booking Form. | | CNIC/NICOP of the A _I d Photocopy of Pay O | oplicant and Nominee. rder/Draft/Cheque. | (Currency) | (A | |
| BOOKING OFFICER | 1- | MANA | GER | | APPLICA | NT'S SIGNATURE |

REGISTRATION/TRANSFER FORM

NTN # 7246022

TERMS AND CONDITIONS

General

- 1. All residence of Pakistan and Overseas Pakistanis are eligible to apply for the booking of property.
- 2. This Booking Form can only be used for booking in the name of the Applicant.
- 3. The Original Form must be attached along with other required documents.
- 4. Only ONE property can be booked against ONE form.
- 5. All columns and entries must be completed in BLOCK LETTERS. No entry is to be left blank. An incomplete booking form will not be processed.

Balloting Details

- 6. To be eligible for the balloting (either plot or allocation, whichever is applicable), duly filled Booking Form along with accompanying documents and updated installments and Registration/Processing/Membership Fee, will be submitted, by the deadline specified.
- 7. Successful booking applicants will be determined through computerized balloting. The successful applicants so determined shall be obliged to comply with terms and conditions of booking and allotment.
- 8. For unsuccessful applicants, (if applications received over & above) the amount already paid will be refunded, within three months after the balloting without any profit, interest or markup, however, the Registration/Processing/MS Fee already paid is non-refundable. For this purpose unsuccessful applicants will have to submit the Refund Form. Upon unsuccessful applications, the applicant's relevant Registration & Membership shall stand cancelled.
- 9. Balloting will only decide the allotment of a plot. Exact location of the plots for the successful applicants will be determined through further computerized balloting in due courses of time. Both processes i.e allotment of property & location can be combined also.

Payment Details

- 10. All payments are to be made by Pay order/Bank Draft/Cheque, according the category & size of the property, as per the schedule of the payments in favor of "Future Developments Holdings (Pvt.) Ltd" at their designated offices.
- 11. Installment received after due date from the allottee /applicants will only be accepted with surcharge@ 1.5% per month (which will be taking as @ 0.05% daily). In case, If any allottee fails to pay 2 successive installments within the prescribed period, the allotment is liable to be cancelled without notice. In the event of cancellation of the property, the submitted payment will be refunded with 25% deduction and surcharges without any profit, interest or markup; however the Registration/Processing/Membership fee already paid is non-refundable.
- 12. No applicant shall be entitled to claim or receive any interest/mark up against the amounts paid.
- 13. The discount, if any, formally announced by the management will be made available to the relevant applicant and accordingly adjusted in the last Installment of dues against the allotted property.

Property Details

- 14. One Booking Form can be used for seeking allotment of one property.
- 15. A property once allotted or transferred cannot be surrendered or applied for cancellation by the applicant and all amount paid on account thereof shall be NON REFUNDABLE. However, in case the property is cancelled on details specified in Para# 11, or any reason whatsoever, then the submitted payment will be refunded after 25% deduction on the paid amount without any profit, interest or markup, however the Registration/Processing/Memebership Fee already paid is non-refundable.
- 16. For each preferential location i.e. corner, facing park, main road(41'to 99') applicants will pay 10% premium each after the balloting. In case of multiple preferences in location, the applicant will pay in multiples of 10%, 20%, 30%, and 40%. For example, main road (41'to 99'), corner and park facing plot will be charged 30% in addition to the total amount including development charges. For the property falling on the main boulevard 15% is to be paid by the allottee.
- 17. A property allotted to an applicant shall not be used by the allottee for any purpose other then that applied or meant for.
- 18. Only pre-approved elevation for a given property can be constructed on the plots. No further construction or modification to any constructions can be done without the prior approval of the management.
- 19. Notwithstanding the balloting, the exact size and location of the property will remain tentative and subject to adjustment in accordance with demarcation/measurement of the property at the time of handing over the possession.
- 20. In case of extra area (over and above the allotted area) with any property, proportionate extra amount will be charged in addition to the total amount.
- 21. Transfer of allotted property shall be allowed only after the receipt of updated payment & "No demand Certificate". All charges shall be borne by the allottee. The seller and purchaser are required to be present infront of the transfer office.
- 22. Before Transfer of property, first allottee will be bound to clear all payable due amount till date.
- 23. All Registration and Mutation charges shall be borne by the allottee along with any other government taxes in vogue.
- 24. The management reserves the right to allot, sell a property cancelled from the name of the allottee due to nonpayment of dues, or any reason what so ever, to any other applicant or person and the ex-allottee shall have no right to such a property. The management decision in this regard shall be final.
- 25. Development charges include the charges of internal development for roads, footpaths, main water supply and sewerage but does not included the cost/charges of provision of electricity, sui gas, telephone, mosque, maintenance & transport system etc. Provision of utility & service charges shall be obtained later.
- 26. In addition to the dues and any dues payable under applicable laws, the allottee will be liable to pay escalation and other charges at the rate to be specified from time to time to accommodate escalations in the cost of raw material and provision of other amenities/services for urban development.
- 27. Any additional charges (if imposed) shall be payable as determined by the management for time to time.
- 28. In case the management by virtue of any reason, fails to allot a property, the applicant shall not make any claim of damage, compensation or interest
- 29. The management can accept or reject any application without assigning any reason.
- 30. In case of any dispute, will be referred to arbitration by the authorized officer of the project, whose decision shall be final and binding on the parties to the dispute.
- 31. Every applicant will abide by these Terms and Conditions in addition to the bye-laws, rules and regulations governing allotment, possession, ownership, construction and transfer of plot, enforced from time to time by the management and any other Authority Department competent to do so. in accordance with applicable laws.