

DELHI DEVELOPMENT AUTHORITY

No. 1 DDA/Misc/Booking/CAU/DWK/2008/ 430

Dated 28/4/08

26 or 01/05/08

Trivikram Balaji Sera  
Sumbi (A)  
549 B-eri Wale-Bagh.  
N. Delhi.

Permit for temporary use of vacant land measuring 1000 Sq. m. on  
the date 28/4/08 to 2-5-08 for religious function at  
Sub-Dist. Centre Hari Nagar Lavan no. 2.

Condition:

Please refer to your application dated 28/4/08 regarding booking of vacant  
land for temporary use to hold religious function. You are hereby granted  
permission to hold religious function on account of use DDA's  
land at Dist. centre Hari Nagar measuring 1000 Sq. mts on 28/4/08  
to 2/5/08 - 5 days temporarily on the following terms & conditions as agreed  
upon by you.

The land booking for temporary use permitted above shall not be used for any  
other purpose. If any misuse is found at site, the land shall be vacated with force  
without any notice in this regard and DDA shall not be responsible for any  
damage or loss on this account. In such eventuality, your security deposit shall  
be forfeited.

The said land shall also be evicted forcibly at your risk and cost if more land is  
required than permitted above or more than the permitted days as above. Under  
such circumstances, DDA shall not be responsible for any damage or loss to  
your movable properties. Your security deposit shall also be forfeited under  
such circumstances.

If the place booking is not allotted. In case it is found by the field staff of DDA  
that temporary function has been obtained by your misrepresentation, false  
and/or practising any kind hidden through impersonation, the permission so  
granted shall automatically stand cancelled and you will be liable for a forth  
coming criminal proceeding. On forfeiture of your security deposit, DDA  
shall not be liable for any damage and/or losses sustainable to you during such  
forcible eviction.

It is noted that on DDA's property such as boundary wall, grill fencing, gates, road  
& trees etc. is damaged. In view of any damage in this regard your security shall  
not be deducted for any repair cost of the above damage.

- You will have to ensure the fire safety norms prescribed by the Chief Fire Officer  
 (CFO). DDA shall have no responsibility of any fire accident or otherwise due  
 to your carelessness, carelessness or sheer negligence. (Copy enclosed)
- No parking vehicles inside the DDA's vacant land is allowed.
- You will have to make your own arrangement for water, electricity etc.
- Use of land, Loud Speakers, TVs, Musical instruments and Band etc. is subject to  
 various Avis/Laws in force and you will have to get permission where it required  
 from the authority concerned.
- In case the booking is cancelled due to any reason by you and the intimation of  
 this cancellation is made before one month from the date of function you shall be  
 entitled for 50% and 30% refund if intimation is made before 15 days of function.  
 The refund shall be allowed within three days, within the 15 days from the date of  
 function. Such refund shall be allowed only on property damage request, rest  
 thereof shall be applicable with retrospective effect.
- In case of unauthorized  
 entry of booking, it detected by DDA or CFO, both the parties re-  
 spective of organizer and venue owner shall take appropriate legal action, to de-  
 termine and forfeiting the amount paid.
- The amount paid by the organizer will be non-refundable in case  
 of non-usage of the land/venue and/or cancellation  
 of the event by the organizer under terms of booking  
 agreement only.

*V.S.*  
Assistant Accounts Officer  
CA/DDW/DDA

*O/c 28/7/94*

P.S. to C.E. DDA JDDA  
 S.E (M.C.) DDA JDDA  
 E.E (M.D.I.B)  
 checking Bearer  
 A.E (I) M.D.I.B JDDA

Dy. C.A.O. (Production)

S.E (I) M.D.I.B  
 concerned T.E (I) M.D.I.B

*V.S.*  
Assistant Account Officer  
CA/DDW/DDA

*O/c 28/7/94*