

DELHI DEVELOPMENT AUTHORITY

No. 1/ DDA Vacant Land Booking CA/LEDGER 2008 / 1250

Date - 4/8/11

To
Shivani
WZ-85, Tatarpur
Delhi

Sub: Permission for temporary use of vacant land measuring 2050 sq. mts. on date 20/11/11 to 22/11/11 for religious/social marriage function at site 8th DLF Centre Enclave L No 4-A.

Re: Application

Please refer to your application dated 25.7.11 regarding booking of vacant land for temporary use to hold religious social marriage. You are hereby granted permission to hold religious-social marriage function on account of 1452 DDA's land in Sub DLF Centre Enclave measuring 2050 sq.mts. on 20/11/11 to 22/11/11 for temporary use on the following terms & conditions as already accepted by you:-

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

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

3. The proxy booking is not allowed. In case it is found by the field staff of DDA that temporary booking has been obtained by you misrepresenting the facts, and/or practicing any fraud and/or through impersonation, the permission so granted shall automatically stand cancelled and you will be liable for eviction forcibly, besides criminal proceedings on forfeiture of your security deposit. DDA shall not be liable for any damage and/or losses sustainable to you during such forcible eviction.

4. It must be ensured that on DDA's property, such as boundary wall, grill fencing, gates, tanks & trees etc. is damaged. In case of any damage in this regard your security shall stand forfeited besides recovery of the value damage.

5. You will have to ensure the fire safety norms prescribed by the Chief Fire Officer. DDA shall have no responsibility of any fire accident or related damage due to your starkness, carelessness or sheer negligence. (Copy enclosed)
6. Keeping vehicles inside the DDA's vacant land is allowed.
7. You will have to make your own arrangement for water, electricity etc.
8. Sound System and Speakers, D.V. Musical instruments and Band etc. is subject to various Acts/Laws in force and you will have to get permission where it is required from the authority concerned.
9. To cancel 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 90% and 50% refund if intimation is made before 15 days of function. No refund shall be allowed if the intimation is within the 15 days from the date of function. Such refund shall be allowed only on proper parties requests and these orders shall be applicable with prospective effect.
10. Booking as permitted above is non-transferable. In case of unauthorized transfer of booking is detected by field staff of DDA, both the parties i.e. unauthorized transfer and transferee shall be liable for penal actions besides cancellation and forfeiture of security deposit.
11. DDA reserves the right to cancel the said permission without any notice in case of violation of the said terms and conditions.
12. DDA also reserves the right to withdraw permission under forced circumstances without any liability or claim of damages and losses from your side.

This issued with the approval of Competent Authority.

M/3/8/11
A/C
Assistant Account Officer
CAU/DWK/DDA

To whom it may concern
1. Dy. CAU/DWK/DDA
2. M/3/8/11
3. U.P.-13/1004
4. Checking Team Concerned H.
5. Dy. CAU/DWK/DDA
6. Financial M.
7. Concerned H.
8. Book Clerk

M/3/8/11
A/C
Assistant Account Officer
CAU/DWK/DDA