

DELHI DEVELOPMENT AUTHORITY
CAU (NZ), ASHOK VIHAR, PH.I, DELHI-52

No. CAU/NZ/DDA/2008-09/

Dt.

To

The Director (System)
DDA, 1st Floor, Vikas Sadan,
New Delhi.

**Sub.: Regarding up loading the permission letter for the temporary booking of
vacant land under North Zone on the DDA web site.**

Please find enclosed herewith the permission letters for the temporary booking of
vacant land under North Zone. It is certified that the permission letters are authentic,
correct and complete. You are therefore requested to accept the E-Mail and release the
same on the DDA web site valid upto 31/1/10.

Chand 31/1/10
Booking- in-Charge,,
CAU (NZ)/DDA *R*

DELHI DEVELOPMENT AUTHORITY
OFFICE OF THE DY.CAO(NORTH ZONE)
CAUASHOK VIHAR, DELHI-110052-110052

No. F.B.C.A.R(NZ)/DDA

425

Dt. 13/1/10

To

Sr. Shri. Bhagwan Singh

EJ/15 Sec- 16

Rahim P. Delhi

Sub.: Permission for temporary use of vacant land measuring 2000 Sq.m. on

date 7/2/10 to 9/2/10 for ~~religious social/marriage function at site~~

~~CC Wages per Double Bed + one more fire~~

Sir/Madam Station.

Please refer to your application dated 31/12/09 regarding booking of vacant land for temporary use to hold ~~religious social/marriage function~~. You are hereby granted permission to hold ~~religious social/marriage function~~ on account of

~~Marriage~~
CC Wages per Double Area
measuring 2000
dated on 7/2/10 to 9/2/10 for temporary use on the following terms and conditions as already accepted by you.

1. This 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 this regard and DDA shall not be responsible for any damages or loss on 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 and forfeiture of your security deposit. DDA shall not be liable for any damage and for losses sustainable to you during the such forcible eviction.
4. It must be ensured that no DDA's property such as boundary wall, grill fencing, gates, roads and 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 CGC/FD. DDA shall have no responsibility of any fire accident or otherwise due to your slackness, carelessness or sheer negligence. (Copy enclosed)
6. No parking/vehicles inside the DDA's vacant land is allowed.
7. You will have to make your own arrangement for water, electricity etc.
8. Use of Land Speakers, DJ, Musical instruments and Band etc. is subject to various Acts/Laws in force and You will have to get permission where it required from the authority concerned.

- Refund shall be allowed by DDA onto the amount of booking if cancellation is made before 30 days from the date of function. A refund of 50% refund of cancellation made before 15 days from the date of function. No refund shall be allowed if the intimation is within the 15 days from date of function. Such refund shall be allowed only on property主人的 requests and these orders shall be applicable with retrospective effect.
10. Booking as permitted above is non-transferable. In case of unauthorized transfer of booking is detected by the field staff of DDA, both the parties i.e. unauthorized transfer and transferee shall be liable for penal action besides eviction 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.
 13. That generator sets above the capacity of 5 KVA shall not be operated in residential areas between the hours of 10.00 P.M. to 6.00 A.M.
 14. That generator sets above the capacity 5 KVA in all areas residential/commercial/industrial shall operate only with the mandatory acoustic enclosures and other standards prescribed in the Environment (Protection) Rules, 1986.
 15. That mobile generator sets used in social gatherings and public functions shall be permitted only if they have installed mandatory acoustic enclosures and adhere to the prescribed standards for noise and emission as laid down in Environment (Protection) Rule, 1986.
 16. There must be no violation to Hon'ble Supreme Courts orders for a complete ban on bursting sound emitting fire crackers between 10.00 P.M. to 6.00 A.M.
This is issued with the approval of Competent Authority.

Copy to:

1. PS to CEO (N.Z.)/DDA
2. SE (Environment) / DDA
3. Checking Team
4. Director (System) by E-mail,
5. Dy. CAO (N.Z.)/DDA
6. S.H.O Area concerned with the request to please issue necessary instructions to the area Beat Officer to ensure that there is no violation in respect of terms and conditions mentioned above as S.No. 13 to 16.
7. *EE*
8. *END*
9. *Y*
10. Booking Clerk
Guard file.

BOOKING INCHARGE,
CAU(NZ)/DDA.

b/mad
BOOKING INCHARGE,
CAU(NZ)/DDA.