

APPLICATION FORM



PREMERIA GREATER NOIDA WEST

RERA REGISITRATION No.: UPRERAPRJ5503



BOOKING APPLICATION FORM FOR IMPERIA PREMERIA

MY/OUR PARTICULARS AS MENTIONED BELOW MAY BE RECORDED FOR REFERENCE AND COMMUNICATIONS

Photograph of first/sole **Applicant** Imperia Structures Ltd. A-25, Mohan Co-operative Industrial Estate, New Delhi-110044

Photograph of Second **Applicant**

Sirs,

RERA Registration No.: UPRERAPRJ5503

Signature of Applicant(s)

To,

I/we the undersigned request you to book/allot to me/us a Unit (particulars of which are given herein-below) in your project named Imperia Premeria being constructed & developed by you at Imperia H2O, Plot No. 44-45, Knowledge Park - V, Greater Noida West.

of Applicant(a)

	Particulars of Applic	ant(s)
[If the Allottee is an Individual]		
(First Applicant/Sole Applicant)		
Mr./Ms	, (Aadhaar no) son / daughter of
, aged about	, residing at	
	, (PAN), hereinafter called the " Allottee"
(which expression shall unless repugnar administrators, successors-in-interest a		f be deemed to mean and include his/her heirs, executors,
(Second Applicant/Co-Applicant)		
Mr./Ms	, (Aadhaar no) son / daughter of
, aged about	, residing at	
	. (PAN), hereinafter called the " Allottee"
	nt to the context or meaning therec	f be deemed to mean and include his/her heirs, executors,
	[OR]	
[If the Allottee is a company]		
,(CIN No) a con	npany incorporated under the provisions of the Companies
Act, [1956 or 2013, as the case may be]	having its registered office at	
	. (PAN), represented by its signatory,
) duly authorized vide board resolution
	•	
dated, hereinafter reference be deemed to mean and include	•	pression shall unless repugnant to the context or meaning tted assigns).
	[OR]	



-	Allottee is a Partnership]		
	of business at		
(PAN _), represented by its authori	zed partner,	, (Aadhaar No
the cor	ized vide, hence to meaning thereof be deemed to mean vivors of them and their heirs, executors and a	and include the partners or partner	for the time being of the said firm, the survivo
		[OR]	
If the A	Allottee is a HUF]		
√lr		, (Aadhaar no) son of
	aged about for self and	d as the Karta of the Hindu Joint Mita	akshara Family known as
	HUF, having its place of busines	ss / residence at	
or the	ee" (which expression shall unless pugnant to time being of the said HUF, and their respect	the context or meaning thereof be c tive heirs, executors, administrators a	
Please	e insert details of other Allottee(s), in case of r	-	
		rticulars of Authorised Signatory	
	:	_	
Addres	SS:		
Mobile	No.:	Aadhaar No.:	
Email:		<u></u>	
		Particulars of Booking	
1.	Particulars of Unit:		
	(a) Type of Unit: : Commercial []	Retail [] Oth	her []
	(b) Nature of Rights which Applicant will g	get: Leasehold/Freehold	
	(c) Unit/Shop No.:	Tower/Block/Building No	
	(d) Location:	Floor	
	(e) Parking Type: Covered [] St	ilt [] Basement [] 1	No. of Parking Slot
	(f) Parking Area:	Square Mtr. (Square Feet)
	(g) Size of Unit: Super Area	Square Mtr. (Square Feet)
	Carpet Area	Square Mtr. (Square Feet)
			Square Feet)



2.	Consideration payab	le by Applicant(s)/Allo	ttee(s)	
	Head of Charge		Amount (Rs.)	GST(as per rates prevailing on date of application)
	Basic Sale Price (BS	EP) :	Rs/-	Rs /-
	All Other Charges :	PLC:	Rs/-	Rs /-
		IFMS:	Rs/-	Rs/-
		Lease Rent :	Rs/-	Rs /-
		FFC:	Rs/-	Rs/-
		EEC:	Rs/-	Rs /-
		Other:	Rs/-	Rs/-
		Car Parking :	Rs/-	Rs/-
		Club Membership:	Rs/-	Rs/-
	Total Amount :		Rs	/- Rs /-
	Total Sale Price :		_/- (Rupees	
			only)	
ment, (ii) Sta ments	ase of any increase/decrea Total Sale Price payable b	by Applicant(s)/Allottee(sarges and expenses involunt(s)/Allottee(s) separate	s) shall increase/decrease accordingly olved in registration of Sub-Lease Dee tely.	y of any fresh Tax/Charge/Levy by govern- d/Agreement for Sale/Conveyance Docu-
3.	Payment Plan opted	by Applicant		
	(A) Down Payment Plan	n [] (B) Flexi Paymer	nt Plan [] (C) Super Flexi Payment	Plan [] (D) Other Payment Plan []
4.	Booking Amount (i.e.	, earnest money): Rs	/- (Rupees	
			Only)	
5.	Details of Payment o	f Booking Amount		
	Cheque No.	Date	Drawn on	Amount (Rs.)

Signature	of	App	licant	(s)
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6. KYC Documents to be submitted by Applicant(s)/Allottee(s)

- a) Proof Address or Place of Residence (Address Proof)
- b) Identity Proof
- c) PAN Card

Email

d) Aadhaar Card

I/we have understood the Specifications of Unit, Payment Plan and Layout Plan of Unit attached herewith. I/we declare that the particulars given hereinabove are true and correct to my/our knowledge.

I/we understand that this application shall be treated as complete only when this application form is duly filled and signed by Applicant(s) and is supported by all the necessary documents mentioned above. I/we understand that unsigned or incomplete application can be rejected by developer at its sole discretion.

I/we further declare that I/we have taken all information of the project from the website of Real Estate Regulatory Authority/Company and have got all relevant information about the project.

Date :	Signature of First Applicant/Second Applicant
Place :	Name of Applicant :
	:
	Contact No. :
	Email :
Witness 1	Witness 2
Name :	Name :
Address:	Address:
Contact:	Contact :



TERMS AND CONDITIONS

- **1.** Applicant(s)/Allottee(s) has taken all information about the project from the website of Real Estate Regulatory Authority/website of Company.
- 2. Applicant(s)/Allottee(s) has understood the Total Sale Price payable by Applicant(s)/Allottee(s) and each component comprising the Total Sale Price. Applicant(s)/Allottee(s) has understood that in case of any increase/decrease in rate of Tax/Charge/Levy by government or in case of levy of any fresh Tax/Charge/Levy by government, Total Sale Price payable by Applicant(s)/Allottee(s) shall increase/decrease accordingly. Applicant(s)/Allottee(s) further understand that Stamp Duty, Registration Charges and expenses involved in registration of Sub-Lease Deed/Agreement to Sell shall be borne by Applicant(s)/Allottee(s) separately.
- **3.** Applicant(s)/Allottee(s) shall execute the Agreement to Sell in conformity with RERA Act, copy of the Agreement to Sell has been provided to Applicant(s)/Allottee(s) at the stage of booking itself.
- **4.** In case Applicant(s)/Allottee(s) commits delay/default in making payment of any installment or any other amount due to company, Applicant(s)/Allottee(s) shall pay interest on defaulted amount for the period of delay/default at rates prescribed under Rules framed under Real Estate Regulatory Authority and in case no rates are so prescribed, that @ 9% per annum.
- 5. In case company commits delay/default in making offer of possession of unit, company shall pay interest on amount of consideration received from Applicant(s)/Allottee(s), for the period of company's delay/default at rates prescribed under Rules framed under Real Estate Regulatory Authority and in case no rates are so prescribed, that @ 9% per annum
- **6.** In case Applicant(s)/Allottee(s) commits violation any material term or condition of booking/allotment, company shall be entitled to cancel the booking/allotment and the booking amount (which is earnest money) shall be forfeited by company.
- 7. Since construction of said complex is a large project, company shall construct the same in phases. Irrespective of whether construction of other phase(s) is complete or not, company will offer possession of said unit after completion of construction of phase, wherein said unit situates. Applicant(s) must take the possession of said unit within 60 days from the date of occupation certificate. Applicant(s) shall never have any objection to company constructing or continuing with the construction of remaining structures in said complex or other buildings adjoining the said unit. All major common facilities shall be completed and provided only after completion of construction of all phases. However all services necessary for making use of said unit like supply of water, electricity and connection to sewerage shall be provided at the time of delivery of possession of said unit.
- **8.** With effect from possession of unit, Applicant(s)/Allottee(s) shall be responsible to bear and pay reasonable charges to developer/maintenance agency for providing maintenance services, till taking over of the maintenance of the project by the association of the Allottees, as applicable.
- 9. Applicant(s)/Allottee(s) shall use the Unit only for its permitted purpose and for no other purpose.
- 10. After handing over of the possession of said unit by company, Applicant(s) shall himself be responsible for repairs and maintenance of said unit. Applicant(s) shall never make any structural changes in said unit. Applicant(s) shall not add or remove (either in part or whole) or cause any damage to any pillar or RCC slab in said Project (including if same forms part of said unit).
- 11. Applicant(s) shall be entitled only to the covered area of said unit. Applicant(s) shall not claim exclusive rights over any part of common areas.
- **12.** Applicant(s) shall not be entitled to transfer/assign his rights/claims/interests in said unit without prior written approval of the company. Company may in its sole discretion, permit such transfer/assignment on such terms and conditions (including levying of transfer fees/charges) as it may deem fit and proper. However, there will be no transfer fee for the first transfer of said unit.
- **13.** In case prior to execution of Agreement to Sell, Applicant(s) wishes to get the accompanying application/booking cancelled, Developer will have the right to forfeit the booking amount paid for said unit by the Applicant(s)/Allottee(s).
- **14.** Applicant(s) shall make all payments towards consideration/price for allotment of said unit by way of cheques/drafts/pay orders issued in favour of "**Imperia Structures Limited-Premeria-Collection A/C 917070052584784"** (payable at New Delhi). All cheques/drafts/pay orders shall be deemed to be accepted by company subject to there realization only.

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- 15. Foreign Applicant(s), Applicant(s) having NRI/PIO status shall himself be exclusively responsible to comply with necessary formalities as laid down in Foreign Exchange Management Act, Reserve Bank of India Act and/or any other law governing this transaction including remittance of payments in India and acquisition of immovable properties in India. It shall be the sole responsibility of applicant(s) to ensure that payment is remitted only through authorised accounts/channels. Company shall not be responsible in any manner if any third party makes any payment/remittances on behalf of Applicant(s) and company shall issue payment receipts in favour of applicant(s) only. All financial and penal consequences (if any) for violation of any law or rule shall be borne exclusively by Applicant(s) himself. In case it is ever found that any provision of any applicable law is not complied with, allotment of said unit shall be liable to be cancelled and in such a situation company shall be entitled to forfeit earnest money and shall refund, without any interest, the remaining amount (if any) paid by the Applicant(s) to the company for said unit after deducting broker's commissions/discounts.
- **16.** Company shall send all letters/notices and communications to the sole/first Applicant at his address given in the application form through registered/speed post or through courier. All such letters/notices and communications so sent to the sole/first Applicant shall be deemed to have been duly received by all Applicant(s) within 5 (five) days from the date of dispatch. Company shall not be liable to send separate communication, letters and notices to the second Applicant or to Applicant(s) other than the first Applicant.
- **17.** No one, (including any broker/dealer or even any employee of company) is authorised to make any concession in any of the terms and conditions contained herein. Company shall not be bound by any oral or written commitments beyond the scope of these terms and conditions made by any person including any broker or employee of company.
- **18.** For all intents and purposes including for interpretation of these terms and conditions a word or an expression which denotes a natural person shall include an artificial person (and vice versa), any one gender shall include other genders, singular shall include plural (and vice versa).
- 19. This transaction shall be governed by laws of India.
- **20.** Acceptance of this application by Company shall not amount to confirmation of booking. Company may reject this application without assigning any reason before execution of Agreement to Sell. In case of rejection of application, company's liability shall be limited to refund the amount received from Applicant(s) alongwith interest thereon @ 9% (nine percent) with effect from 31st day of receipt of application by company till the date of refund.
- 21. Company has informed the Applicant(s) that M/s. **Times Shopee Center (P) Ltd.** is the landowner and company is developing the project as per its Understanding/Agreement with landowner. Applicant(s)/Allottee(s) has satisfied himself with company's authorities & entitlements to develop and market said complex.
- 22. In case of any dispute between the parties hereto (including their successors) concerning accompanying application or matters arising there from, the same shall be adjudicated by way of arbitration, which shall be conducted by an arbitrator nominated by company. Venue of arbitration shall be at New Delhi. Arbitration shall be conducted in accordance with Indian Arbitration and Conciliation Act, 1996. It is clarified that if due to any law or any other reason, this arbitration clause could not be enforced in the same manner as has been stated herein, it will be considered that there is no arbitration clause/agreement between the parties.

Signature of Applicant(s)
Witness 2
Name :
Address :
Contact :



PAYMENT PLAN

IMPERIA PREMERIA - PAYMENT PLAN As Per Company

PAYMENT PLAN 'A' - DOWN PAYMENT

1. At the time of Booking 10% of Basic Sale Price (BSP)

2. Within 30 days of Booking 90% of Basic Sale Price (BSP)

3. At the time of Possession Other Charges + PLC, Wherever applicable

PAYMENT PLAN 'B' - FLEXI

1. Booking Amount 10% of BSP

2. Within 45 days from booking 15% of BSP

3. Within 90 days from booking 15% of BSP

4. Within 180 days from booking 15% of BSP

5. On start of casting of Ground floor Slab 10% of BSP + PLC, Wherever applicable

6. At completion of last slab 15% of BSP

7. On start of internal plaster 15% of BSP

8. At offer of possession 5% of BSP + All add. charges

PAYMENT PLAN 'C' - SUPER FLEXI PAYMENT

At the time of Booking 10%

Within 45 Days from booking 40%

Within 12 Months from booking 25%

Within 24 Months from booking 25%



PAYMENT PLAN

PREFERENTIAL CHARGES (PLC) GROUND FLOOR

Arcade 2.5%
Corner 5%
Courtyard 5%
Road 5%
Front 10%

PREFERENTIAL CHARGES (PLC) FIRST FLOOR

Courtyard 2.5%
Road / Front 5%
Corner 5%

Additional charges

IFMS ₹ 100 per sq. ft. or ₹ 1076.4 per sq. mtr.

Lease rent ₹ 50 per sq ft. or ₹ 538.2 per sq. mtr.

EEC/FFC ₹ 100 per sq. ft. or ₹ 1076.4 per sq. mtr.

Reserved Cover Parking ₹ 2,00,000/- Per Slot

Club Membership ₹ 75000/- per membership

Note:

- All Cheques/ Demand Drafts to be drawn in favor of
- "Imperia Structures Limited- Premeria -Collection A/C 917020052584784" payable at New Delhi
- **GST** as applicable shall be charged extra & borne by the Allottee/Applicant.

^{*} All Additional charges to be paid at the time of possession.



LAYOUT/SITE PLAN

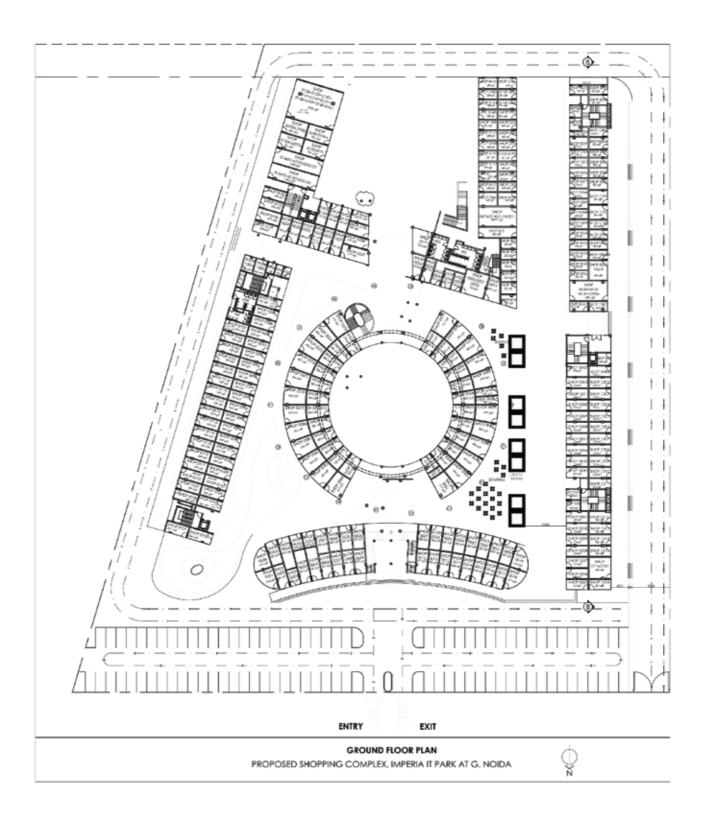


Signature of Applicant(s)



FLOOR PLAN

GROUND FLOOR PLAN

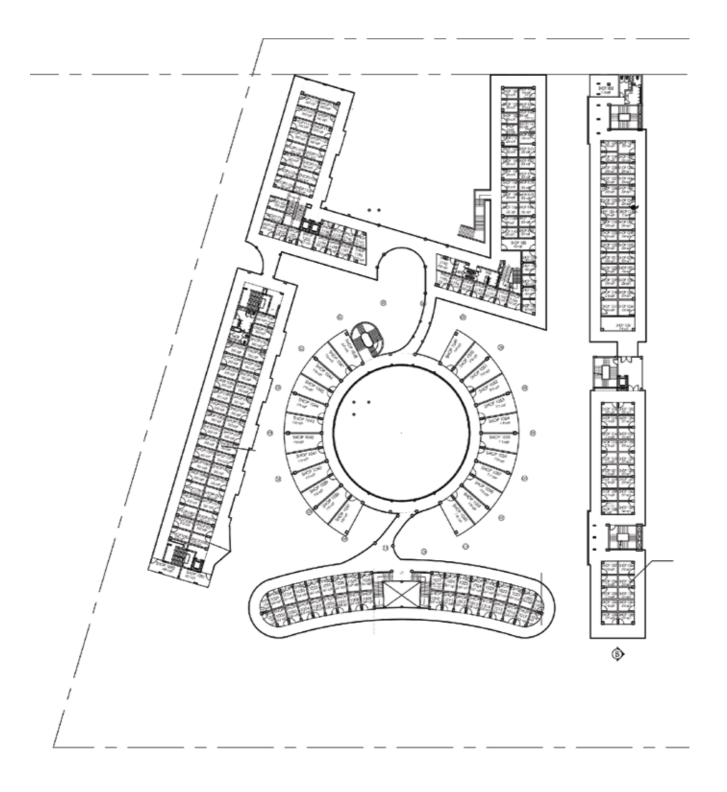


Signature of Applicant(s)



FLOOR PLAN

FIRST FLOOR PLAN



FIRST FLOOR PLAN

PROPOSED SHOPPING COMPLEX, IMPERIA IT PARK AT G. NOIDA





Signature of Applicant(s)



Imperia Structures Ltd.
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