Date:

To,

ORO CONSTRUCTIONS PVT. Ltd.

503, 5th Floor, Eldeco Corporate Tower,

Vibhuti Khand, Gomti Nagar,

Lucknow - 226010.

Door Cir/Madam

Subject: Application for Allotment of a Convenient Shop in "ORO CITY", Jankipuram, Lucknow.

Dear Sii/iviauaiii,	
I/We acknowledge that	ORO Constructions Pvt. Ltd. (herein "the Company") is developing residential township on a land
admeasuring	sq. mtrs. situated at Jakipuram Vistar, Lucknow (herein "Township") comprising of villas, plots,
schools, high-rise apart	ments, shops, commercial area etc. in the planned and phased manner.

The Company on a certain portion of the Township (herein "Identified Area"), is developing a commercial complex namely, ORO Atrium (herein "Commercial Complex") consisting of Convenient Shops.

I/We hereby apply for the allotment of a Convenient Shop, as per details given below (herein "Shop"), in the Township, as per the terms and conditions of the offer for allotment of the same, according to the (A) Construction Linked Payment Plan / (B) Down Payment Plan In the event of the Company agreeing to allot Shop to me/us. I/we agree to pay installments/Down Payment of basic price and all other charges as stipulated in this Application, Allotment Certificate and Agreement, Maintenance Agreement etc. and as per the payment plans explained to me/us by the Company. I/We have understood the same and have agreed to abide by the same.

I/We are fully aware and agree that the allotment of Shop is not guaranteed and the same is at the sole discretion of the Company. The Company has an absolute right to reject the application/withdraw the offer without assigning any reason thereof. In case of rejection of application and/or withdrawal of offer, the Company shall only be liable to refund the application money without any interest/penalty/damages/costs etc.

I/We have clearly understood that this application does not constitute Allotment or Agreement to sell and I/We do not become entitled to the provisional and/or final allotment of the Shop notwithstanding the fact that the Company may have issued a receipt in acknowledgement of the money tendered with this application. I/We irrevocably consent that if for any reason, including non-development, the Company is not in a position to finally allot Shop applied for, I/we would like to have refund of the amount deposited without any interest/penalty/damages/costs etc.

I/We agree and undertake to sign & execute Allotment Certificate and Agreement, Maintenance Agreement etc. as and when desired by the Company on Company's standard format and abide by the terms and conditions stipulated therein. I/We, in the meantime have studied and signed the indicated terms and conditions of the Allotment attached to this application form, and agree to abide by the same.

I/We further accept and confirm that the Allotment is subject to timely payment of installments and other charges as per the payment schedule in respect of the Shop as well as amount payable under the Maintenance & Other Agreements. I/We agree

that non-payment/delay in payment of any such amount gives full authority and power to the Company to	cancel the
Allotment and forfeit the Booking Amount/Earnest Money, for which I/we shall raise no objection of any kill	nd and the
Company may allot the Shop to anyone else or do as it deem fit.	

I/We have made this application for allotment of Shop with full knowledge of and subject to all the Acts/laws/notifications and rules applicable to this Township in general and Shop in particular which have been explained by Company and understood by me/us.

Please find enclosed herewit	h a sum of Rs.	
(Rupees) in cash/cheque/draft no.	
dated	drawn on	
being the booking amount.		

I/We have perused the price list and agrees to pay the installments/payments as stipulated /demanded by the Company as per (A) Construction Linked Payment Plan (B) Down Payment Plan, opted by me/us.

Note:

- 1. Kindly sign all pages.
- 2. Strike out wherever applicable.
- 3. Please () tick wherever applicable.
- 4. Use additional sheets, if necessary.
- 5. In case the cheque comprising booking amount is dishonored due to any reason, the Company reserves the right to cancel the booking without giving any notice to the Applicant/s.
- 6. Person signing the application on behalf of other person/firm/body corporate shall file his/her authorization/Notarized copy of Power of Attorney / Certified copy of Board Resolution.

FOR OFFICE USE ONLY

Mode of booking: Direct/Agent
Date of Booking:
Checked / Verified by:

PROCEDURE & INDICATIVE TERMS AND CONDITIONS OF ALLOTMENT

The following terms and conditions of allotment are indicative with a view to assist and make familiar to the Applicant/s the financial terms, nature of title/ownership and other aspects of the township. The following indicative terms and conditions will be incorporated in the Allotment Certificate & Agreement, Maintenance Agreement, etc. and the Allottee/s is/are required to sign them at appropriate time as and when required by the Company.

A. DEFINITIONS

- "Commercial Complex" shall mean commercial building namely ORO Atrium consisting of convenient shops to be constructed on the Identified Area (defined below) in the Township.
- "Common Areas & Facilities of the Commercial Complex" shall mean open/green areas/spaces, road & paths, service areas, entrance and exit and all easements, rights and appurtenances and common facilities of the Commercial Complex to be constructed on the Identified Area.
- "Earnest Money" means an amount equivalent to 20% of the Basic Price of the Shop.
- "Holding Charges" means the administrative cost incurred by the Company to hold the Shop, if the Allotte/s fails to take actual & physical possession of the Shop after expiry of the period specified in the offer of possession.
- "Identified Area" means that portion of the Township, on which the Company is developing that Commercial Complex namely, ORO Atrium consisting of Convenient Shops, in terms of building byelaws.
- "Person" means any individual, company, corporation, partnership, government or governmental authority or agency or any other legal entity.
- "Safeguarding Charges" means the charges incurred to guard the Shop against encroachments/trespassing by the third party (ies), in case Allottee/s fails to take actual & physical possession of the Shop after expiry of period mentioned in the offer of possession, It does not include guarding or safekeeping of fitments provided and material used in the shop.

B. ALLOTMENT

- 1. The allotment of the Shop will be on the basis of Application Form, wherein, applicant/s has/have indicated the location, size & type of Shop required. The application is to be accompanied with the booking amount, as per the payment plan, by an account payee cheque or draft favoring "ORO Constructions Private Limited" payable at Lucknow.
- 2. In case of application made under Power of Attorney (POA) or by limited companies, bodies corporate, trusts, etc., a certified copy of the POA and/or Board Resolution/the relevant authority letter, as the case may be and a certified copy of the Memorandum and Articles of Association and/or bye-laws, where applicable must be lodged separately, unless specifically agreed in writing, with or without such terms & conditions as the Company may deem fit.
- 3. It is only after applicant/s signs and executes the Allotment Certificate & Agreement on the Company's standard format agreeing to abide by the terms and conditions laid down therein, the allotment shall become final and binding upon the Company. If however, applicant fails to execute and return the Allotment Certificate & Agreement within thirty (30) days from the date of its dispatch by the Company, due to any reasons whatsoever then Allotment shall automatically be treated as cancelled and the Booking Amount/Earnest Money paid by applicant/Allotee/s shall stand forfeited.
- 4. The Applicant's has applied for Shop with full knowledge of all the laws, rules, regulations, notifications, etc., applicable to the Township and in particular the terms and conditions of allotment of the Shop by the Company and has clearly understood his/her/their rights, duties, responsibilities, obligations in respect thereof.
- 5. The Applicant's has been provided by the Company with all the relevant information, documents, master plan and such other credentials with respect to the right, interest, competency of the Company and the basic infrastructure work to be provided in the Township. The Applicant has confirmed that he/she/they have examined the said documents, master plan etc., and are fully satisfied in all respects with regard to the rights, title and interest of the Company on the Plot on which the Township is being developed, and have understood all limitations and obligations of the Company in relation thereto.
- 6. The Company's sale brochures/CD Walk Through/Advertisements(s) and other sale document(s) are purely conceptual and are not a legal offering. Further the Company reserves the right to add/delete/modify any such details/specifications etc.

C. PAYMENTS

- 1. (a) The Allottee/s agrees that the timely payments as indicated in the Payment Plan is/are the essence of the allotment. If any installment/payment as demanded by the Company and/or as per schedule is not paid when id becomes due, then the Company shall charge interest @ 12% p.a. or as prescribed in RERA act on the delayed payment for the period of delay. However, if the same remains in arrears for more than three consecutive months, the allotment shall automatically stand cancelled without any prior intimation to the Allottee/s and the Allottee/s shall have no lien/right on the Shop. In such a case, the Earnest Money shall stand forfeited and the balance amount paid, if any, will be refunded without any interest/compensation. However, in exceptional and genuine circumstances the Company may, at its own discretion, condone the delay in payment exceeding three months by charging interest along with the restoration charges as per Company policy and restore the allotment of the Shop, in case it has not been allotted to some one else. In such a situation, an alternate Shop/property, if available, may be offered in lieu of the same.
 - (b) The Allottee/s agrees that in default case, if part payment is received from Allottee/s, such payment shall be first adjusted against the interest on delayed payments till date and then subsequently against the payment due. If after such adjustment there still remain some defaults of more than 3 months, it shall be fit case for cancellation of allotment.

- (c) The Allottee's agrees that the refund after deduction of Earnest Money and adjustment of interest accrued on delayed payments, if any, shall be made only out of the sale proceeds, when realized from the re-allotment of the Shop. If, for any reason, the re-allotment or sale realization from such re-allotment is delayed, the refund to the Allottee/s shall be accordingly delayed without any claim towards interest for such delay.
- (d) The Allottee/s agrees that he payment shall be considered received when it actually gets credited to the Bank his/her/their cheque. The Allottee/s shall b responsible for the delay caused due to such reasons.
- 2. The Allottee understands & agrees to get the sale agreement registration after paying 10% of allotment amount from the sub registrar office, at its own cost & expenses. This is as per the provision of RERA act.
- 3. The Allottee/s understands & agrees that in case he/she/it/they, at any time, requests for cancellation of the allotment of the Shop, then the Company shall have the right at its sole discretion to accept/reject such request for cancellation. It is further understood & agreed by Allottee/s that any such cancellation shall be subject to forfeiture of the Earnest Money and the balance, if any, be refunded without any interest, claims, etc. after adjustment of interest accrued on the delayed payments (f any), provided that the basic price of the Shop (as applicable then), upon its re-allotment to any person(s), is received, If, for any reason, the re-allotment or sale realization from such re-allotment is delayed, the refund to the Allottee/s shall be accordingly delayed without any claim towards interest for such delay.
- 4. he Allottee/s agrees that in case he/she/they wants to avail of a loan facility from his/her/their employer or financial institutions/agency to facilitate the purchase of the Shop, the Company shall facilitate the process subject to the following:
 - (a) The terms of the employer/financial institution/agency shall exclusively be binding and applicable upon the Allottee/s alone.
 - (b) The responsibility of getting the loan sanctioned and disbursed as per the Company's payment schedule shall rest exclusively on the Allottee/s. In the event of the loan not being sanctioned or the disbursement getting delayed, due to any reason whatsoever including procedural delays, the payment to the Company, as per schedule, shall be ensured by the Allottee/s, failing which, the Allottee/s shall be governed by the provisions contained in Clause 1 as above.
 - (c) In case of default in repayment of dues of the employer/financial institution/agency by Allottee/s, the Company may cancel the allotment of the Shop (the Allottee hereby authorise the Company for this purpose) and repay the amount received till that date after deduction of Earnest Money, adjustment of Interest on delayed payments and adjustment of other dues under various heads as stipulated herein, directly to employer/financing institution/agency on receipt of such request from financing agency without any reference to Allottee/s. Upon such cancellation, the Allottee shall have no right, interest r lien in the Shop. The refund to the employer/financing institution/agency and the Allottee (after deduction/adjustment amounts as aforesaid) shall be governed by the provisions provided in Clause 3 above.
 - (d) The Company shall issue NOC to mortgage in favour of employer/financial institutions/agency based on the Allottee/s request subject to up to date payments of all dues.

D. CONSTRUCTION/COMPLETION

The Allottee/s understands and agrees that the construction of the Shop is likely to be completed within a period of months from the date of allotment, with an additional grace period of 6 (Six) months subject to the receipt of requisite building/revised building plans/other approvals & permissions from the concerned authorities. Force Majeure Conditions (defined herein below) and subject to fulfillment of the Terms and Conditions of the Allotment Certificate &

Agreement including but not limited to timely payments by the Allottee/s, in terms hereof. The Company shall be entitled to extension of time for completion of construction of the Shop equivalent to the period of delay caused on account of the reasons stated above. No claim by way of damages/compensation shall lie against the Company in case of delay in handling over possession of the Shop on account of the aforesaid reasons. However, if the Allottee/s opts to pay in advance of schedule, a suitable discount may be allowed by the completion schedule shall remain unaffected. The Allottee(s) agrees and understands that the construction will commence only after all necessary approval are received from the concerned authorities including Ministry of Environment & Forest.

- 2. The Allottee/s understands and agrees that subject to the terms and conditions of the Allotment Certificate & Agreement, in case of any delay (except for Force Majeure clause defined below and conditions as mentioned in clause CI) by the Company in completion of construction of the Shop and consquently there is delay in offer of possession of the Shop, the Company shall pay compensation @ Rs. 10/- (Rupees Ten) per sq.ft. of the Super Area of the Shop per month or any part thereof only to the first named Allottee and not to anyone else till the date of FDN provided the Allottee(s) is not in default/breach of the terms and conditions set out in the Allotment Certificate & Agreement . The Allottee(s) agrees and confirms that the compensation herein is mutually negotiated and is a just and equitable estimate of the damages which the Allottee(s) may suffer and the Allottee(s) agrees that is shall have no other right, claims whatsoever. The adjustment of such compensation shall be done only at the time of execution of Sale/conveyance/transfer deed of the Shop, to the Allottee(s) first named.
- 3. The Allottee(s) understands and agrees that in case the Shop is omitted due to change in the lay-out plan/building plan or the Company is unable to transfer/handover the same to the Allottee/s for any reason, whatsoever, beyond its control including Force Majeure Conditions (defined below) then the Company may offer an alternate Shop and in the vent of non-acceptability by the Allottee/s or non-availability of alternate Shop, the Company may at its discretion refund only the actual amount received from the Allottee/s till then (within the timeframe as may be mutually agreed) and shall not be liable to pay and damages/compensation or interest to the Allottee/s, whatsoever. The Allottee/s agrees not to raise any dispute/demand/claim against the Company on account of it not providing the Shop or alternate Shop.
- 4. The Company, if for any reason(s) including but not limited to non development of the Commercial Complex and/or non sanction of the building plan, as the case may be, is not in a position to finally allot/transfer the Shop(s) applied for, then the Allottee(s) agrees and authorises the Company to refund the entire amount paid by the Allottee(s) without any interest and consquently the Allottee/s shall have no right, title, interest or cliam of any nature, whatsoever, in respect of the Shop. The Allottee/s irrevocably agrees not to raise any dispute/demand/claim against the Company on account of it not providing the Shop or claim any other damages/compensation on this account.
- 5. The final area of the shop will be intimated after final physical measurement. In case of variation in actual area vis-a-vis allotted area, the Company will ensure necessary adjustment in the basic price, pro rata. At the rate prevailing at the time of allotment of Shop.
- 6. (a) The Allottee understands and agrees that the built up area of the shop shall be the covered area; inclusive of the area under the periphery walls, area under columns and walls within the Shop, half of the area of the wall common with other shop/office space adjoining the Shop and 100% of non common wall.
 - (b) The Allottee understands and agrees that the Super Area in addition to Built-up Area a defined at (a) shall include proportionate share of circulation area (Corridors & Staircase) plus proportionate share of area designated for common facilities (Toilets, Busbars etc.) plus 50% of Projection and Mumty area.

- (c) The Allottee understands and agrees that other than the built up area of the Shop, all Common Areas of the Shop and surfaces including and agrees that other than the built up area of the Shop, all Common Areas of the Shop and surfaces including external facade, corridors etc. shall remain the property of the Company.
- 7. (a) The building plan, drawings and dimension are tentative as shown in the sales literature, which may be revised due to technical/regulatory reasons or at the discretion of the Company without any objection from the Allottee(s). If due to said revision the location/are of the Shop are changed, the Company shall be liable only for cost adjustments arising out of area variations as above mentioned. The Allottee/s acknowledges that the Township /Commercial Complex is under development / construction, as such the Company shall be entitled to make any variations, alterations, amendments or deletions in the facilities, open spaces, recreation areas or any other areas and /or relocate/realign service and utility connections and lines, as the Company may deem fit in tis sole discretion in the interest of the Township/Commerical Complex or if the same is required by the concerned authority.
 - (b) The specifications as mentioned in the specification sheet are tentative. The Company may on its own provides additional/better/substitute specifications and/or facilities other than those mentioned in the specification sheet or sale brochures due to technical reasons/popular demand/non availability of material etc. or for the overall betterment of the Township / Commercial Complex/Shop, without any objection from the Allottee. The proportionate cost of such changes shall be borne by the Allottee/s.
- 8. The GST on Shop and /or on construction/development cost of the commercial complex/shop will be separately and proportionately borne by the Allottee/s over and above the Basic Price.
- 9. The Allottee/s understands and agrees that the Shop is agreed to be allotted/transferred in bare structure only and the Basic Price of the Shop does not include the cost of interior finishing like, electric wiring, electrical & sanitary fittings, fixtures, geysers, A.H.U./F.C.U., fans, tube-lights, MCB, internal fire safety measures, interior work, flooring, glazing, etc. which shall be done by the Allottee at his/her/its own costs & expenses. It further clarified that Basic Price also does not include the cost of interior work in the Shop.
- 10. The Allottee/s agrees to make extra payment towards the following facilities%
 - i) Expenditure in obtaining clearance from Fire Officer and provision of Fire Fighting System/Equipment as per statutory requirements shall be shared by the Allottee/s proportionately.
 - ii) Expenditure on the provision of telephone system, security system, intercom system or any other common facility / service if provided by the Company shall be proportionately borne by the Allottee/s.
- iii) The stand-by generator for running the, tube well and water pump shall be provided by the Company without any extra cost but if common generator lines or any other power back-up system is provided within the Shop, the cost of the same shall be charged extra to the account of the Allottee/s at a rate intimated by the Company. The running costs of the stand-y generator and the power back-up systems to the Shop shall be proportionately borne by the Allottee/s over and above the general maintenance charges.
- iv) The proportionate cost of deposits/charges paid to the authorities for electrification, cost of external supply cables, cost of transformer, main electrical panel and cost of cables up to the distribution box shall be paid by the Allottee/s.
- 11. The Allottee/s agrees that the Company's responsibility to rectify any construction defect in the Shop is restricted only for period of two years from the possession due date of the Shop. The Allottee/s understands and agrees that no compensation shall be payable by the Company for the losses, if any, incurred/suffered by him/her/them due to such defects.

- Provided further that if any defect is found to have been caused due to negligence of the Allottee/s or his/her/their agent/s or due to Force Majeure Conditions (as defined below), then the Company shall not be liable for the same.
- 12. The Allottee/s agrees that the permissible Floor Area Ratio (FAR) if unutilized and additional/transferable FAR if permitted by the concerned authorities for the Township shall exclusively belong to the Company. The Company shall have the sole discretion and right to utilize the unutilized/additional/transferable FAR, including but not limited to constructing additional floor/building in the Township as per the approvals granted by the Governmental Authorities. The Allottee(s) further agrees and confirms that such additional construction by use of unutilized /additional/transferable FAR, shall be the sole property of Company, which the Company shall be entitled to sipose and appropriate revenue there from, on such terms and conditions, as it may deem fit and proper without any interference from the Allottee(s). The Company shall be entitled to get the electric, water, sanitary and drainage systems of the additional constructions thereof connected with the already existing electric, water sanitary and drainage systems in the Township. The Allottee(s) acknowledges that the Allottee(s) has not made any payment towards the unutilized/additional/transferable FAR and shall have no objection to any of such construction activities carried on in the Township.
- 13. The Allottee/s understands and agrees that the Company will be talking bulk supply electricity connection to distribute power in the Commercial Complex and as such the Allottee/s shall not apply to the concerned department directly for supply of electrical energy in the Shop. However, if for any reason the Company will not be in a position/decides not, to take bulk supply then in that case the Company will only be providing cable network for electricity distribution in the Commercial Complex and as such the Allottee/s shall at its own cost and expenses apply to the concerned department directly for supply of electrical energy in the Shop and shall pay electricity bills accordingly.
- 14. The Allottee/s understands and agrees that the Company to administer the collection of charges towards general maintenance, power, power back up, water supply etc. may, in its discretion integrate the billing and collection of charges through a common mechanism including pre-paid meters.

E. POSSESSION

- 1. The Allottee/s understands and agrees that on completion of construction of the Shop, the Company shall issue a written offer of possession/Final Demand Notice (herein "FDN").
- 2. (a) The Allottee/s agrees that the possession of the Shop will be given after execution of Sale/conveyance/transfer Deed, subject to (i) Force Majeure Conditions (as defined below) and (ii) payment of all the amounts due and payable by the Allottee/s upto the date of such possession including maintenance charges. IFMS (defined hereinafter) & stamp duty and other charges etc. to the Company, as stipulated in the FDN.
 - (b) The Allottee/s has to make upto date payment of all dues within 30 days of written offer of possession or Final days of payment of all the dues as stated in FDN failing which the Shop will lie at the risk & cost of the Allottee/s. In other words, possession of the Shop shall become due on the date of expiry of the 30 days period from the date of payment of all dues stipulated in FDN (herin "Possession Due Date"). The Allottee/s understands & agrees that the Maintenance charges (defined hereinafter), Holding charges, Safeguarding charges, other charges, etc. as applicable, shall become due/payable effective from the Possession Due Date or the actual date of possession, whichever is earlier, whether or not the Allottee/s takes over possession or his/her/their Shop.
 - (c) The Allottee/s understands & agrees that in the event of his/her/their failure to take over the possession of the Shop beyond 6 (six) months from the Possession Due Date, then besides the levy of applicable Holding charges,

Safeguarding charges, Maintenance Charges, other charges, etc. the Shop will be handed over to the Allottee/s on "as is where is" basis. The Allottee/s further agrees not to raise any claim, dispute etc in this regard at any time whatsoever.

- 3. The Allottee/s agrees that in case he/she/they fails to take possession of the Shop after Possession Due Date then he/she/they shall be liable to pay Holding Charges @ Rs. 2/- per sq.ft. per month and Safeguarding Charges @ Rs. 2/- per sq.ft. per month respectively of the Super Area of the Shop till the date of actual possession of the Shop.
- 4. The Allottee/s upon taking possession of the Shop shall be entitled to use and occupy the Shop for commercial purposes without any interference but subject to the terms and conditions, stipulations contained herein, provided the Allottee/s has cleared all dues and the Sale/conveyance/transfer deed/Transfer Deed has been executed and registered in his/her/their favour.
- 5. The Allottee/s agrees and undertakes to sign the standard format of Profession documents, Maintenance Agreements, etc. as and when called upon to sign by the Company and shall abide by their terms and conditions. The Allottee/s shall pay charges towards IFMS, stamp duty and other charges, etc. at the time of offer of possession/FDN.
- 6. The possession date of the Shop as agreed upon is only indicative and the Company may offer possession before that date. In case of early possession, the balance installment/s and other charges mentioned herein shall immediately become due.
- 7. The Allottee/s agrees that if the Company provides infrastructure for Broadband, telephone, cable TV, etc. then the Company shall be entitled to recover the cost on pro rata basis from the Allottee/s.
- 8. Then Allottee/s shall pay in respect of his/her/their Shop all charges payable to various departments or to the Company (as may be applicable) for obtaining service connections like electricity, telephone, water, sewer etc. including security deposits for sanction and resale of such connections as well as service charges pertaining thereto as and when demanded or requisite. If the Company pays these charges in bulk to any public or agency, then it shall be liable to recover the same on pro rata basis from the Allottee/s or from the RWA at the time of transfer of IFMS to the RWA/Allottee(s) as the case may be.

F. ALLOTTEE'S COVENANTS

The Allottee/s acknowledges that the Shop is situated in the Township and therefor he/she/it shall always comply with the Company/Maintenance Agency/LDA instruction with respect to the Shop like (i) working hours and opening/closing timings (ii) operating instructions as may be intimated from time to time.

In addition to and not in derogation or substitution of any of the obligations, undertakings, terms and conditions or covenants set out elsewhere in the Allotment Agreement, the Allotee shall also observe, undertake, perform and comply with the following conditions.

- 1. The Allottee agrees that, subject to the terms of the Allotment Agreement, he/she/they shall make timely payments for the maintenance charges, meter hire charges, electricity (fixed & consumption)/water charges etc. to the Company/Maintenance Agency/competent Authority, as the case may be.
- 2. The Allottee agrees that he/she/they shall, at its own cost and expenses, obtain and maintain all applicable permissions, approvals and license required for running its business from the Shop and shall strictly comply with the same.
- 3. The Allottee agrees that he/she/they shall always comply with all applicable laws related to running its business from the Shop. The Allottee shall be solely responsible for all liabilities (either civil or criminal) attributable to violation of any

- Applicable laws/Applicable permits, bye-laws, rules or regulations by it, in relation to use or running its business from the shop.
- 4. The Allottee agrees that he/she/they shall pay to the government authority/department (as the case may be) all present and future applicable taxes, charges, rates, assessments, duties, levies, fines, cesses and penalties as per the Applicable law that may be levied, demanded or claimed by such government authority/department from time to time including any increase therein effected or fines or penalties related thereto on the operations/nature of business from the Shop.
- 5. The Allottee agrees that he/she/they shall (i) use the Shop only for the commercial purpose/s, (ii) not use or allow to be use the Shop for unlawful, obnoxious or immoral purposes or do or cause to be done any activity that may cuase nuisance to other Allottee/s in the Commercial Complex/Township, (iii) not keep/store any hazardous materials in the Shop and (iv) not spread odour, litter, pollute or cause nuisance/damage/annoyance/inconvenience in the property/other allottee/s and occupiers of the Commercial Complex/Township and in the adjoining areas. The Allottee shall always ensure, at the regular intervals, proper positioning & removal of the garbage/waste at the area/space designated by the Company/Maintenance Agency/RWA.
- 6. The Allottee agrees that he/she/they shall at its/their own cost and expenses keep the Shop and its surrounding areas neat, clean and hygienic and make its/his/her own arrangements for security of goods & personnel inside the shop.
- 7. The Allottee agrees that if the Company need to install the effluent treatment plant, pollution control devices and/or any other preventive measures due to requirement of any law/byelaws, order or directions or guidelines of the Government/ any Statutory/Body, then the cost of such additional devices, equipment shall be borne and paid by the Allottee/s, on pro-rata basis.
- 8. The Allottee/s u nderstands and agrees that from the date of offer of possession the internal maintenance of the Shop shall be his/her/their exclusive responsibility. The Allottee/s is not entitled to cause any alteration or Allottee's Association fails to take over the maintenance within that period, the Company is authorized to cease the maintenance and return th IFMS after deducting any default of Maintenance Charges etc. along with interest accrued thereon & other charges/deposits borne by the Company with respect to the Shop to the Allottee/s and discontinue maintenance of the Township/Commercial Complex. If the Allottee/s fails to accept the said return of IFMS within 15 days of written intimation to such effect then the net of default IFMS shall lie with the Company without creating any liability to either provide maintenance or interest on the same. However, the Company may manage the maintenance & upkeep of the Township even after the said period of one year (as aforesaid) and in such an event, the Company shall retain IFMS and levy Maintenance Charges till such time the maintenance is not handed over to the Allottees Association. Further, it si clarified & understood by the Allottee/s that it will not be Company's obligation to handover the maintenance within the prescribed time frame.
- 9. The Allottee/s will neither himself do nor permit anything to be done which damages Common Areas & Common Facilities of the Township/Commercial Complex, adjoining Shop/s / areas, etc. or violates the rules or bye-laws of the local authorities or the Association of Allottee/s. The Allottee/s shall be liable to rectify such damages to the satisfaction of the parties concerned, failing which the company may recover the expenditure incurred in such rectification from the Allottee's IFMS along with liquidated damages equivalent to such amount incurred. In case IFMS is insufficient to meet such expenditure or losses then the Company shall be entritled to rase demand against it, which shall be strictly payable by the Allottee/s within 30 days of such demand. However, in such an event Allottee/s shall make further payment to maintain required balance of IFMS as applicable. The Allottee/s shall always keep the Company indemnified in the regard.

- 10. The Allottee's agrees to form and join the Shop Owners Welfare Association ("SOWA") for the purpose of management and maintenance of the Commercial Complex and Township Allottees' Association ("Association") for the purpose of management and maintenance of the Township. Only the management and maintenance of Common Area and Common Facilities of the Commercial Complex will be transferred to the SOWA on such terms and conditions as the Company would deem fit and proper.
 - It is clarified that in case the Company handover the maintenance of the Commercial Complex to SOWA or the Company decides to abandon the maintenance of the Commercial Complex, the SOWA and Allottee/s, jointly or severally, shall pay/be continue to liable to pay the maintenance charges for the maintenance of the Common Areas & Facilities of the Township and other charges, for up-gradation of the Township, till the maintenance of the Common Areas & Facilities of the Township is handed over to the competent authority Township Allottee's Association in terms of the applicable laws.
- 11. The Allottee/s or its nominees/agents/employees etc. shall at all times comply with the rules and regulations as may be laid down by the Company or its nominated Maintenance Agency.
- 12. The maintenance of the Shop including structural maintenance, regular painting, seepage etc. shall be the exclusive
- 13. The Company/Maintenance Agency/SOWA/Assocation shall have full right to access to and through the Shop, if required for periodic inspection/carrying on the maintenance and repair of the service conduits and the structure.
- 14. The Allottee/s understands and agree that the Company, to administer the collection of charges towards general maintenance, power back up, water supply, etc. may, in its discretion, integrate the billing and collection of charges through a common mechanism including pre-paid meters.

H. TERMS OF LUCKNOW DEVELOPMENT AUTHORITY (LDA)/OTHER COMPETENT AUTHORITY (IES)

- 1. The Allottee/s agrees to pay on demand, such amount, which may be levied, charged or imposed now or in future or retrospectively, on account of any tax, duty, cess, fee, annual rent etc. of any nature whatsoever, by any local administration, State Government, Centra Government, LDA/any other Competent Authority (ies) on the Township/Commercial Complex, Shop or the Company or its vendors in connection with the construction and the development of the Township/Commercial Complex/Shop by virtue of any notification or amendment in the existing laws and/or any increase therein effected, on pro-rata basis. The Allottee/s agrees and understand that if such pro rata demand is raised as above said on him/her/them then the same shall be payable by him/her/them directly to the concerned Government agency/competent authorities or department concerned or to the Company as the case may be.
- 2. The Allottee's agrees that the Company shall be responsible for providing Basic Infrastructure Work. However, external services like water supply network, sewer, storm water drains, roads, and electricity outside the Township to be connected to the internal services are to be provided by LDA/other Competent Authority (ies). The Allottee/s acknowledges and agrees that the time frame and quality of execution of infrastructure facilities provided by the Government of Uttar Pradesh/LDA/other Competent Authority (ies) in the Township/Commercial Complex are beyond the control of the Company and the Allottee/s agrees not to raise any claim or dispute against the Company in respect of the infrastructure facilities as aforesaid provided by the public agencies. The Company has made it clear to the Allottee/s that the Company shall not have any responsibility for the consequences of delayed or inadequate on the performance of internal infrastructure within the Township/Commercial Complex.
- 3. The Allottee/s agrees that he/she/they shall always abide by all the terms and conditions of LDA and/or competent authority (ies), if any in respect of the Township / Unit.

4. The Allottee's agrees and understands that all the terms and conditions of LDA of allotment/development of Plot on which the Township/Commercial Complex/Unit is to be developed shall be mutatis mutandis binding upon him/her/them.

I. SALE/CONVEYANCE/TRANSFER DEED

- 1. The execution of Sale/conveyance/Transfer Deed of Shop shall be subject to up to date payment of all the amounts due and payable by the Allottee/s including Maintenance Charges, IFMS, stamp duty and other charges etc. to the Company. The Allottee/s undertakes to execute and get register the Transfer/Sale/conveyance Deed in respect of the Shop within 30 days from the date of intimation by the Company in writing, failing which, Allottee/s authorizes the Company to cancel the allotment and forfeit the Earnest Money, adjust the interest upon realization of money from reallotment/re-sale of the Shop.
- 2. The Allottee/s through Sale/conveyance/Transfer Deed shall get exclusive possession and tittle of the built up area of the Shop alongwith proportionate undivided and impartiable right in the land underneath the Commercial COmplex namely ORO Atrium and right to use the Common Areas and Facilities of the Identified Area.
- 3. The Allottee/s agrees to pay all charges, expenses, stamp duty, registration fee and incidental expenses etc. toward registration of the Sale/conveyance/trasnfer Deed of the Shop, at the rate as may be applicable on the date of execution and registration of the Sale/conveyance/transfer Deed including documentation. If the Company incurs any expenditure towards the registration of the Shop, the same shall be reimbursed by the Allottee/s
- 4. The Allottee/s prior to execution of Sale/conveyance/transfer Deed of the Shop not assign/attorn its interest/rights to allotment, as stipulated herein without taking prior consent of the Company. The Company may, at its sole discretion and subject to no subsisting breach of terms/conditions contained herein by the Allottee/s, up to date payment of dues under all various heads mentioned herein and subject to applicable laws & notifications or any government directions as may in force, permnit the Allottee/s to get the name of his/her/their nominee(s) substituted in his/her/their place subject to such terms and conditions and charges as the Company may impose and on payment of fee(s) & such other administrative/processing fees/other charges as may be prescribed by the Company from time to time. The Allottee/s shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such transfer/assignment/nominations. In the event of any imposition of executive instruction at any time after the date of the Allotment Certificate & Agreement to restrict nominaton/transfer/assignment of the allotted Shop by any authority, the Company will have to comply with the same and the Allottee/s has specifically noted the same. If the Allottee/s is either a firm or a Company, it has also understood that the change in majority of proprietary interest in partnership firm/Company shall required prior approval of the Company and shall be subject to applicable transfer fee (s). It is further clarified that any alternation and and/or reconstitution and/or dissolution of the Allottee/s shall be construed as "Transfer" and shall be subject to such terms and conditions and administrative charges/processing fees/other charges as the Company may impose and on payment of such transfer fee/s as may be prescribed by the Company.
- 5. For any subsequent transfer of this shop by way of sale or otherwise by the Allottee/s, after execution and registration of sale/conveyance/transfer deed in his /her/their favour, the Allottee/s shall obtain "No Dues certificate" from the company and/or the Maintenance Agency as per the policy of the company and payment of such Administrative Charges as may be prescribed, as the case may be.

J. INDEMNIFICATION

The Allottee/s shall indemnify and keep the Company, its agents, employees, representatives, estate indemnified

against all actions, proceedings or any losses, costs, charges, expenses, losses or damage suffered by or caused to the Company, by reason of any breach or non-observance, non-performance of the terms and conditions contained herein by the Allottee/s and due to non-compliance with any rules, regulations, laws as may be laid down by any authority/department/government and/or non-payment of municipal taxes, charges and other outgoings in respect of the Shop. The Allottee/s agree to pay such losses on demand that the Company may or likely to suffer. This is in addition to any other right or remedy available to the Company.

K. SEVERABILITY

If any terms(s)/provision(s) contained herein shall be determined to be void or unenforceable under applicable laws/order/notification, such term/provision shall be deemed amended or deleted in so far as reasonably with the remaining part of the terms and conditions of the Allotment and to the extent necessary to conform to applicable law and the remaining part shall remain valid and enforceable.

L. FORCE MAJEURE

The Company shall not be held responsible or liable for not performing or delay in performing any of its obligations as provided herein, if such performance is prevented, delayed or hindered by any reason(s), which are beyond the control of the Company/could not have been prevented or reasonably overcome by the Company with the exercise of reasonable skill and care/does not result from the negligence or misconduct of the Company and materially and adversely affects the performance of any obligation hereunder, including but not limited to non receipt of critical approvals pertaining to building plans/layout plans, environment clearance etc., non-availability of any building material and labour or enemy action or natural calamities or Act of God or strike, lockout, or other labour disorder, act of foreign or domestic de jure or de facto Government, whether by law, order, legislation decree, rule, regulation or otherwise, revolution, civil disturbance, breach of the peace, declared or undeclared war, act of interference or action by civil or military authorities or any other cause beyond control of the Company.

M. GENERAL TERMS AND CONDITIONS

- 1. The Company shall have the right to raise loan from any bank/financial institution/body corporate by way of mortgage/charge or in any other mode or manner by creating charge/mortgage of the Township along with the land underneath, subject to condition that (i) the Company shall obtain no objection certificate ("NOC") from the said bank/financial institution/body corporate with respect to the allotment of the Shop and (ii) the Shop shall be free from all encumbrances at the time of execution of Sale/transfer deed.
- 2. The address given in this Application shall be taken as final unless, any subsequent change has been intimated under Regd.A/D letter. All demand, notices, letters etc. posted at the address given in the Application Form/the Allotment Certificate & Agreement shall be deemed to have been received by the Allottee/s.
- 3. The Allottee/s shall make all payments through Demand Draft/cheque drawn in favour of "ORO Construction Pvt. Ltd" payable at Lucknow only or as may be directed by the Company.
- 4. The Allottee/s shall not be entitled to subdivide the Shop or amalgamate the same with any other Shop /adjoining area without the written consent of the Company. In case of joint Allottee(s), each Allottee's share in the Shop shall always remain undivided, unidentified and impartiable and done of them shall be entitled to claim partition of its share therein.
- 5. The Allottee(s) agrees and undertakes to pay all rates, tax on Township/Commercial Complex/Shop, municipal tax, property taxes, wealth tax, service tax, fees or levies or taxes of all and any kind by whatever name called, whether levied or leviable now or in future or retrospectively by the Government, municipal authority or any other governmental

authority on the Township/Shop as the case may be as assessable or applicable from the date of the allotment. If the Shop is assessed separately the Allottee(s) shall pay directly to the Governmental Authority and if the Shop is not assessed separately then the same shall be paid on pro-rate basis and the determination of proportionate share by the Company and demand shall be final and binding on the Allottee(s). Additionally, if any additional taxes, cess by any Government or authorised body is levied/imposed on the Company after the date of allotment including increase in GST etc. same be proportionately passed and payable by the Allottee/s.

- 6. (a) The Allottee/s understands and agrees that except the usage right in the Common Areas and Facilities of the Identified Areas he/she/they have no usage right in the common/reserved areas and facilities of the balance/remaining part of the Township (including residential complex of the Township) like children play areas, sports courts, parks, swimming pool, club facilities, school etc.
 - (b) The Allottee/s understands and agrees that the club building, its appurtenant open are, sports, facilities and other common areas & facilities of the Commercial Complex/Township shall be the property of the Company and the Company shall have sole right and absolute discretion to decide the usage, manner and method of disposal of the same and appropriate revenue thereform, on such terms and conditions, as it may deem fit and proper. The Allottee/s agrees that he/she/they shall have no right to interfere in the operation, management manner of booking/allotment/sale of such areas to any person/s and as such he/she/they shall not raise any objection in any manner whatsoever in this regard.
- 7. The Allottee/s shall not (i) encroach in the common areas/common facilities of the Commercial Complex/Township/Shop, and/or (ii) install the air conditioner in the Shop except as per provisions made in the Shop by the architect and approved by the Company. If any Allottee/s deviates from the plan and effect dismantling on the external side, he has to remove and make good the same at his/her/their own cost or the Company will do it and the cost may be adjusted in the IFMS. The Allottee/s shall always keep the Company indemnified and harmless in this regard.
- 8. The Allottee/s shall not be allowed to make changes that may affect the facade of the Shop. The Allottee/s shall at all times maintain the facade of the Shop as per the original design of the Company.
- 9. The Allottee/s understands that any request for parking shall be entertained on the basis of first come first serve basis on payment of applicable charges.
- 10. The Allottee/s agrees and undertakes that he/she/they shall not raise any objection, claims, disputes if the other Allottee/s carry out any construction activity adjoining the Shop and/or Company or its agent/s carry out any construction activity elsewhere in the Township.
- 11. The Allottee/s understands that the Township will be developed/completed in phases and the Company shall also be carrying out extensive development / construction activities for many years in future. Further, the Company shall also be connecting/linking the facilities viz. electricity, water, sanitary / drainage system etc. of additional development / construction in the Township across various Townships/phases in the Township, which the Allottee/s has confirmed that he/she/they shall not make any objection or make any claim or default any payment as demanded by the Company on account of inconvenience, if any, which may be suffered by him/her/them due to such development/construction activities or incidental/related activities as well as connecting/linking of facilities etc. as above said.
- 12. The Allottee understands and agrees that the power back up arrangements like diesel generator sets or other forms of power back up supply in convenient shops in Identified Area are proposed to be designed & installed by the Company on the basis of diversity factor considering group diversity @ 85%. The Allottee/s agrees that he/she/they, either singly or in combination with other allottee/s of the convenient shops in Identified Area shall not claim that the installed capacity be the cumulative of all the power back up load sold by the Company to different Allottee/s.

- 13. The Allottee/s understands and agrees that the Company may at its sole discretion appoint/engage designated service provider(s) for various facilities viz. Cable, intercom, satellite/cable/internet etc. provided in the Commercial Complex. The Allottee/s agrees with the said arrangements and also specifically agrees that it will not be possible to grant flexibility in choosing vendors for various such services at the individual Shop level and understands that he/she/they will have to go with the choice of such service providers at a bulk level for the entire Commercial Complex. Further, the Allottee/s agrees to enter into specific supply agreements with each of these service providers at their standard commercial terms.
- 14. The Allottee/s understands and agrees that any alteration/changes made in this Application Form/Allotment Certificate & Agreement by him/her/them render the application/allotment card as "null and void" to that extent.
- 15. The Allottee/s understands and agrees that in case there is a of breach of any terms or conditions contained herein including his/her/their failure to take possession of the Shop within a period of 12 months from the Possession Due Date then, besides and without prejudice to Company's rights available herein/under law, the Company shall have right to cancel the allotment/Sale/conveyance/transfer deed (as the case may be) of the Shop. As a result of such cancellation, the refund (if any) after deduction of Earnest Money and dues under various heads, as stipulated herein shall be governed by the terms & conditions contained herein or other applicable policy framed from time to time by the Company. Further, the Company shall, thereafter, be free to re-allot and/or deal with the Shop in any manner whatsoever at its sole discretion.
- 16. In case of NRI/Person of Indian Origin buyers, he observance of the provisions of the Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules made there under or any statutory notifications, amendment/s, modification/s made thereof and all other applicable law as may be prevailing including that of remittance of payment, Sale/conveyance/transfer/Transfer deed of immovable property in India shall be the responsibility of the Allottee/s. The Allottee/s understand and agrees that in the event of failure on his/her/their part to comply with the applicable guidelines issued by Reserve Bank of India, he/she/they shall be liable for any action under Foreign Exchange Management Act, 1999, as amended from tie to time. The Allottee(s) shall keep the Company fully indemnified and harmless in this regard. The Company shall not be responsible towards any third party making payments, remittances on behalf of any Allottee(s) and such third party shall not have any right in the Allotment Certificate & Agreement, allotment of the Shop in any way and the Company shall issue the payment receipts in favour of the Allottee(s) only.