## Allotment Letter

То,		Dated -		Dated -
at	<u>-</u> ·	in our		
Ref.: Your applica Dear Sir / Madam		for the registration	n regarding the allotr	nent of above unit.
		for the allotment of a oplication dated -		
Block No	Flo	ı have been allotted th oor NoS	having	g a Carpet Area of
Uttar Pradesh Re	ct is being developed al Estate Regulatory (I	by UP RERA) under registr	ation no	·
price of Rs pay 10% of the registration mor dated dated Advance / Bookir registration mon Advance / Bookir Allottee(s) withir automatically be claim of any kin	(Plus total basic price of t ney of Rs. acknowledged along with yc ing amount towards ney you are required of ng amount of 10% as n 15 days from the treated as cancelled nd whatsoever towa	as been allotted in you Taxes as applicable). A the allotted unit i.e. F deposited I by the compan our registration form the above said allott to pay balance of Rs. sated herein above. Th issue of this letter, without any further r ands the said Unit / t the time of registration	After this allotment y Rs by you vide chequy y vide receipt has now been accord red unit. After the se me said amount is to failing which the se reference to you and Allotment, howeve	You are required to However, the ue no no counted under the said adjustment of to complete the be paid by you the aid Allotment shall I you shall have no r In case of such

Kindly note that only after the receipt of the said Advance / Booking amount You shall be required to sign and execute an "Agreement for Sale" for the said allotted unit, whereby agreeing to abide by the terms and conditions contained in the said "Agreement for Sale".

It is to be noted that forwarding the "Agreement for Sale" to you, the Allottee(s) by the Promoter shall not create a binding obligation on part of the Promoter or the Allottee(s) until firstly Allottee(s) signs and delivers this agreement with all schedules along with the payments due as stipulated in the payment plan therein within 30 (Thirty) days from the receipt of the same by you the Allottee(s) and secondly the Allottee(s) appears for the registration of the same before the Sub – Registrar for the execution of said "Agreement for Sale" thereafter the said "Agreement for Sale" shall become final and binding up on the Allottee(s) and the Company. If the Allottee(s) fails to execute and deliver the said Agreement for Sale within 30 days from the date of its receipt by the Allottee(s) and / or fails to appear before the Sub – Registrar for the registration of the same, the Allotteet so issued shall be treated as cancelled.

The execution and registration expenses shall have to be borne by you, the Allottee(s) as under.

- (a) Stamp Duty Rs.\_\_\_\_\_\_ (Rupees\_\_\_\_\_\_).

It is hereby clarified that, any delay in the registration of the above Agreement for Sale shall be at your risk and responsibility and in no case the subsequent payments as per the payment plan shall be delayed by you the Allottee(s). Delay if any, shall attract the interest chargeable on the delay payment.

Two copies (in original) of this Allotment Letter are being sent to you. You are requested to kindly sign all pages of this Allotment Letter as a token of acceptance of this document and return a copy of the same to the company for record.

Thanking you.

For\_\_\_\_\_

Authorised Signatory