Allotment Letter

| То, | | Dated - | | |
|--|------------------------|----------------------|------------------|--|
| | | | | |
| Reg.: Allotment of Unit Noat | in our pro | iject | situated | |
| Ref.: Your application datedfor | the registration rega | arding the allotmen | t of above unit. | |
| Dear Sir / Madam, | | | | |
| We thank you for registering yourself for the | allotment of a Unit | in our project | | |
| situated at vide your applicatio | | | | |
| | | | _ , | |
| We are pleased to inform you that you have be | | | | |
| Block No Floor No | | | | |
| Sq. Ft., Total Areasituated at | Sq. Ft. | In the Project | | |
| | | | | |
| The above project is being developed by Uttar Pradesh Real Estate Regulatory (UP RERA | | | | |
| Kindly note that the above said unit has been | allotted in your favo | or by the company | at a total basic | |
| price of Rs (Plus, Taxes as | - | | | |
| pay 10% of the total basic price of the allo | | | | |
| registration money of Rs | | | | |
| dated acknowledged by | | | | |
| dated along with your regi | stration form has | now been accoun | ted under the | |
| Advance / Booking amount towards the abo | | | | |
| registration money you are required to pay b | balance of Rs | to | o complete the | |
| Advance / Booking amount of 10% as sated he | erein above. The sai | id amount is to be p | baid by you the | |
| Allottee(s) within 15 days from the issue o | f this letter, failing | g which the said A | Allotment shall | |
| automatically be treated as cancelled without | t any further referen | nce to you and you | u shall have no | |
| claim of any kind whatsoever towards the | said Unit / Allot | ment, however In | case of such | |
| cancellation the amount paid by you at the tim | e of registration for | allotment shall be | forfeited. | |
| | | | | |

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______).

*To be paid by the Allottee(s), as applicable at the time of the registration.

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 Irish Infrastructure Pvt. Ltd.

Authorised Signatory