

	APPLICATION FOR	<u>M</u>			
TO	DATED:				
A-41, Sec Tel: +91- website:	AVER INTERNATIONAL (INDIA) PVT. LTD. etor-62, Noida-201301, U.P. e0120-4757777, Fax: +91-0120-4757704 www.thecorenthum.com				
IN PRO	ATION FORM FOR BOOKING COMMER POSED "THE ICONIC TOWER' IN THI THUM SITUATED AT A-41,SECTOR 62, NO	E BUILDING			
Dear Sir(s	s),				
space (as to be concorded to be concorded to be concorded to the concorded to the concorded to be concorded to the concorded	are interested in registering myself/ourselves for a per below given details) in the Ultramodern Multonstructed in the existing Institutional/ Come HUM developed / constructed on leasehold plot at Sector-62, Noida, Distt. Gautam Budh Nagot. Ltd. (hereinafter referred to as the Company). the Space intended to be booked Floor Carpet Area sq.fore BSP is exclusive of GST/service tax / Vat an able which all shall be payable extra at actual.	tistoried ICON nmercial Build to of land bearin ear, U.P by M/s	NIC TOWER proposed ling known as THE g Plot No. 41, Block – s. Beaver International @ Rs per sq. ft.		
	nsideration of the Space booked:				
Sl No.	Particulars	Rs/Sq ft.	Total		
1	Basic Sale Price				
2	Lease Rent				
3	EEC +FFC				
4	PLC				
5	Car Parking Space				
6	Club Membership				

8

IFMS

Registration and Stamp duty Charge



9	Other Cha	arges, If any							
I/We	remit	herewith	a) by	sum Bank		of aft/Cheque			(Rupees dated
		drawn on						ards the	
amount/Earnest money of the said premises the receipt of which is admitted and acknowledged by the Company.									
opted b	_	o make further the time of bo				_	-	•	
Particulars of the Applicants are given below: -									
(** Applicable in case of individuals)									
FIRST/	SOLE APP	LICANT							
Son / Wife / Daughter of Mr									
Date of Birth									
Profession Designation									
-	•	e							
	•	•••••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		
	tial Status:								
Residen			esident		_			_	
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Tel. Res Office									
		Fa							
		• • • • • • • • • • • • • • • • • • • •							
Marital Status									
Income	Tax Permane	ent Account No.	/ Ward No	D					



SECOND APPLICAN	Γ		
Mr /Mrs /Ms			
-			
Residential Status:	••••••	•••••	
	Non Docidant	Family National of Indian	Ominin
		Foreign National of Indian	- C
		M.1.11.	
		Mobile	
		D (N	
		Passport No	
Income Tax Permanent	Account No./Ward No		•••••
(** Applicable in case of	of a Company or Partne	rship Firm)	
** M/s		o Comm	
	e provisions of Compa	, a Companies Act, 1956, having its re	oany incorporated
		acting through its Director/r	
	duly authorize	d vide board resolution of the	e Company dated
		licant", which expression shall	
	_	mean and include its successo	rs, administrators,
executors, assigns, liquid	lators, legal representati	ves).	
Notes Comy of Doord no	applytion and contified a	ony of Mamonandum & Antial	les of Association
required)	solution and certified co	opy of Memorandum & Articl	les of Association
required)	O	PR	
** M/s		, a Partnership fin	rm duly registered
under the provisions	of The (Indian) Part	nership Act, 1932 through	
		uthorized by resolution dated	
(hereinafter referred to	as the "Applicant", w	thich expression shall unless	repugnant to the
	eoi, be deemed to mean	and include its legal representa-	atives, successors,
executors, assigns). (Copy of resolution sign	ed by all the partners rec	nuired).	



Note:

- (i) All Cheques /Drafts to be made in favour of "Beaver International (India) Pvt. Ltd Project A/c" payable at NOIDA only.
 - (ii) Persons signing the application on behalf of other person/firm/Company shall file proper Authorization/ Power of Attorney.

I/We the above named applicant(s) do hereby declare that the particulars given by me/us are true and correct and nothing has been concealed there from. Any allotment against my/our application shall be subject to the terms and conditions attached to this application form and marked as Schedule A and as may be comprehensively set out in the Allotment and/or Agreement, the terms whereof shall ipso-facto be applicable to me/us and to my/our legal heirs and successors. I/We undertake to inform the Company of any change in my/our address or in any other particular/information, given above, till the Space/Unit is registered in my/our name(s), failing which the particulars shall be deemed to be correct and the letters sent at the recorded address by the Company shall be deemed to have been received by me/us. I/we have read and signed all the pages of this application form and the "Payment Plan" after fully understanding the contents thereof.



FOR OFFICE USE ONLY

RECEIVING OFFICER:

Name	DateSignature						
1. 2. 3.	ACCEPTED / REJECTED Unit No Floor Carpet Area Sq. Ft. (approx.) Basic Sale Price (Carpet area): Rs per sq. ft. aggregating to Rs						
4.	Preferential Location Charges: Rs per sq. ft. amounting to Rs Total price payable for the Unit/Office Space Rs						
5.	Payment Plan: Down payment Plan Construction Link Plan						
	Flexi Payment Plan Time Linked Payment Plan						
	Shared Space Payment Plan						
6.	Payment received vide DD/Pay Order No dt for Rs						
7. 8. 9.	Out of NRE/NRO/FC/SB/CUR/CAAcctBooking Receipt NodatedBooking: Direct /Through Broker Broker's Name & Address. Stamp with signature:						
10.	 CHECK-LIST FOR RECEIVING OFFICER: 4 Recent Passport Size Photographs of each Applicant(s). Pan Card Photo Copy. Address proof of each Applicant: Voter id/ valid passport/Latest Bank Statement/ Demat Account Statement/ Latest Electricity Bill/ Latest Landline (Fixed) Telephone Bill/Driving License Copy. Bank Attested Certificate For Companies: i.) Memorandum & Articles/ Board Resolution / For Firm: Partnership Deed and Authorization letter from all partners and deed registration Certificate. For Propertior affidavit attested by bank. ii.) Pan card and address proof are also mandatory. For Foreign Nationals: IPI-7/Passport Photocopy. For NRI: Copy of Passport & Payment through NRE/NRO A/C. Authorization/ POA duly attested, where a person is signing the application form on Someone's behalf. Customer's Signature on all pages of the application form 						
11.	Remarks:						
Date _							
Place _	Authorized Signatory ed by Signature						



SCHEDULE "A" ANNEXURE TO THE APPLICATION FORM CONTAINING APPLICABLE TERMS AND CONDITIONS

The terms and conditions given below are of indicative nature with a view to acquaint the applicant(s) (hereinafter referred to as "Applicant") with the terms and conditions as may be comprehensively set out in the Allotment / Agreement, which upon execution shall supersede the terms and conditions as set out in this application in particular whereof have been understood by the Applicant/Intending Allottee(s).

- 1. The Applicant has clearly understood that the Company has since built /constructed an Institutional /Commercial building known as the Corenthum on a lease hold plot bearing No. A-41, Sector-62, Noida admeasuring about 20,000 sq.mtr granted by NOIDA Authority. The Company is now proposing to construct an additional ultra modern multistoried tower to be known as "ICONIC TOWER" in the said building known as the Corenthum after obtaining all the necessary applicable permissions and sanctions from the authorities.
- 2. The Applicant has been provided the copies of the title documents and the applicant has read and understood the same.
- 3. The applicant has clearly understood that the said plot has been allotted for setting of Institutional/Commercial project and the allotment of unit herein agreed to be allotted is purely provisional and shall be confirmed only once the Payment towards the earnest money is realized by the promoter and further the Allotment letter is issued within 60 days from the receipt of money paid.\ . All such charges shall be paid and borne by the Allottee/Applicant. The Space / Unit herein booked shall be only used for setting up Institutional/ Commercial office the purpose for which it has been applied and intended to be allotted.
- 4. The Applicant(s) hereby understands that developer has the unequivocal right to unanimously reject this Application for Allotment of Commercial Space/Unit on its sole discretion without assigning any reason whatsoever and if such rejection happens within 60 days from the receipt of application then the application money paid by the Applicant shall be returned by the developer within 45 days of Notice of such cancellation without any interest or penalty.
- 5. "Carpet Area" shall mean the net usable area of the Unit including the area covered by the internal partition walls of the Unit but shall exclude the area covered by external walls, areas under service shafts, exclusive balcony / verandah / open terrace area or any exclusive open terrace area. Carpet area is calculated prior to application of any finishes (i.e. on bare shell basis). In case of any dispute on the measurement of Carpet Area, the same shall be physically measured after removing all finishes that have been applied / fitted and the cost of removal and refitting of such finishes shall be borne by the Party which raises the dispute in relation to the measurement of Carpet Area, but in case the claim is found to be valid then the cost shall not be chargeable



- 4. The term 'Carpet Area' shall comprise the covered area, inclusive of the area under periphery walls, area under columns and walls within the Space/Unit, areas under staircase, balconies, circulation areas, walls, lifts, shafts (all types), passages, corridors, lobbies, refuge areas plus proportionate share of the area utilized for common use and facilities such as installation and placement of air-conditioning plant, DG sets and the like.
- 5. The applicant(s) has seen the plans, designs, specifications of the Space, which are tentative and agrees that the said company may affect such variations and modifications therein as may be necessary or as it may deem appropriate and fit in the overall interest of the Institutional/ Commercial Complex or as may be required to be done by NOIDA Authority and/or Government and/or any competent authority in compliance with Sec 14 of Real Estate (Regulation and Development) Act,2016.
- 6. The applicant(s) agree that he/she/it/they shall not raise any claim, monetary or otherwise in case of any such change in the area or in the location provided that the changes made are in compliance with scheme of RERA.. It is clarified that the initial rate of booking of the Unit/Space will be applicable on the changed area in case of refund or demand.
- 7. The applicant(s) agree that the Ten percent (10%) of basic price of the Space/Unit shall constitute the earnest money.
- 8. Timely payment of installments of basic price and allied charges pertaining to the Unit is the essence of the terms of the booking/allotment. However in the event of breach of any of the terms and conditions of the allotment by the Applicant(s)/ Intending Allottee(s), the allotment will be cancelled at the discretion of the said company and the earnest money together with any interest on installments due but unpaid and interest on delayed payments shall stand forfeited. The balance amount shall be refundable to the Applicant/ Intending Allottee(s) without any interest, after the said Unit is allotted to some other intending Allottee and after compliance of requisite formalities by the Allottee(s). The Company, in its absolute discretion, may condone the delay by charging penal interest of 12% p.a.
- 9. All payments by the Applicant(s)/ Intending Allottee(s) shall be made to the Company through demand drafts/Cheques drawn upon scheduled banks in favour of "Beaver International (India) Pvt. Ltd Project A/c" payable at NOIDA only.
- 10. The Applicant(s) hereby undertakes that the Payment due on me/us as per the Payment Plan opted shall be made in two parts (cheque/demand draft/other financial instrument accepted by the Promoter), first being the Payment against the unit due as per the payment plan payable in favor of ______ and second being the GST at the prevailing rate of 12% (subject to change by the GoI) payable in favor of
- 11. Assignment/Transfer of the said Unit, in case of allotment thereof, by the applicant(s) shall be permissible at the sole discretion of the Company on payment of such administrative charges as may be fixed by the Company from time to time. Provided that Signature of Applicant



- such transferee conforms to the dedicated usage of the Space and the terms of allotment of the Space.
- 12. All statutory charges, levies and applicable charges /transfer charges as may be demanded or imposed by the authorities /concerned agencies shall be payable proportionately by the applicant(s) from the date of booking as per demand raised by the Company and/or concerned authority/agency.
- 13. Non-payment of any of consumption and maintenance charges within the time specified shall also disentitle the applicant(s) to the enjoyment of the common areas and services.
- 14. Applicant(s) having NRI status or being foreign nationals shall be solely responsible to comply with the necessary formalities as laid down in Foreign Exchange Management Act, 1999 and/or any other statutory provisions governing this transaction which may inter-alia involve remittance of payments/considerations and acquisition of immovable assets in India. In case any such permission is ever refused or subsequently found lacking by any Statutory Authority/the RBI the amount paid towards booking and further consideration will be returned by the Company as per rules without interest and the allotment of the Space shall stand cancelled forthwith. The applicant(s) agree that the Company shall not be liable in any manner whatsoever on such account.
- 15. The Company shall have the first lien and charge on the said Unit for all its dues and other sums payable by the applicant(s) to the Company in respect of the Space.
- 16. The applicant(s) undertake to abide by and comply with all the laws, rules and regulations applicable to the said Complex.
- 17. That, in case of cancellation of interest by the Applicant(s) prior to signing of the "Allotment or at any time thereafter for any reason whatsoever, the Company shall be entitled to forfeit the earnest money as well as deduct the brokerage amount paid to the broker/sales organizer out of the amount received from the Applicant(s). The Applicant(s) hereby agree and confirm that the Company shall refund the balance amount in accordance with other terms and conditions mentioned herein.
- 18. The Applicant(s) agrees that in case due to any legislation, order, rule or regulation made or issued by the NOIDA /Government or any other Authority or \ or if any matters/issues relating to such approvals, permissions, notices, notifications by the competent authority become subject matter of any suit/writ before any court of law or due to force majeure conditions, the Company after provisional and/or final allotment, is unable to deliver the Space to the Applicant(s), the Company shall refund the amount paid by the applicant(s) without any interest or compensation whatsoever.
- 19. The applicant(s) shall, before taking possession of the said Space, clear all the dues payable in respect of the said Space and have the Sub-Lease Deed of the said Space executed in his/her/their favour after paying requisite transfer charges , stamp duty, registration fee and other charges/expenses to Noida Authority.
- 20. The applicant(s) shall use/cause to be used the said Space/Unit to be used for the purpose Institutional/ Commercial it has been applied to be allotted, and not for any other Signature of Applicant

 Signature of Co Applicant



- purpose. This is a condition precedent and noncompliance may invite cancellation of the Space and/or any other penalty.
- 21. The Applicant(s) hereby agrees to comply with all the Laws as may be applicable to the said Space/unit, including but not limited to the provisions of Environment (Protection) Act. 1986, Water (Prevention and Control of Pollution) Act, 1974 and Air (Prevention and Control of Pollution) Act, 1981 and their Rules, Notifications, labor laws etc., and the Applicant(s)/ Intending Allottee(s) shall always remain solely responsible for the consequence of non-compliance of the aforesaid Acts/Rules or any other provisions as is applicable to the Applicant/ Intending Allottee(s).
- 22. The applicant(s) shall get his complete address registered with the Company at the time of booking and it shall be his responsibility to inform the Company by Registered A.D. letter about all subsequent changes in the address, failing which, all demand notices and letters posted at the first registered address will be deemed to have been received by him at the time when those should ordinarily reach such address and he shall be responsible for any default in payment and other consequences that might occur there from. In all communications the reference of the allotted Space must be mentioned clearly.
- 23. In case there are joint applicant(s), all communication shall be sent by the Company to the applicant whose name appears first, at the address given by him for mailing and which shall for all purposes be considered as served on all the applicant(s) and no separate communication shall be necessary to the other named applicant(s).
- 24. Courts in NOIDA alone shall have jurisdiction in case of any dispute.
- 25. Singular shall mean and include plural and masculine gender shall mean and include all the genders wherever applicable.