## ALLOTMENT LETTER

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Sub:- Allotment Letter for Flat Noin the Residential Project known as "GD enclave",	at
RANIDIHA, KHORABAR urf SUVABAZAR, GORAKHPUR-273010.	
This has reference to your application datedsubmitted to M/s AMV Infratech Pvt. Ltd	
a Company having its office at 12A-CHARU CHANDPURI COLONY, DAUDPUR, GORAKHPUR-273001, U.P. Ind	ia"
(hereinafter referred to as the "Company") for allotment of a Flat in the Residential Project known as "GD enclav	e"
(hereinafter referred to as said "project") proposed to be developed on land situated at RANIDIHA, KHORAB	AR
urf SUVABAZAR, GORAKHPUR. Uttar Pradesh (hereinafter referred to as the said "Land").	
In response to your application datedthe company hereby provisionally allots to you (hereinaf	ter

- 1. The Allottee agrees that he has applied for allotment of said Unit with full knowledge of all the laws/notifications and rules applicable to the area in general and said Project named as "GD enclave" in particular which have been explained by the company and understood by him. The Allottee agrees that this is only a provisional allotment of flat in his favor and the final allotment shall be made and confirmed by a formal Agreement to sell/Sale -deed on company's standard format containing the terms and conditions contained herein shall be executed by and between the parties.
- The Allottee has seen the relevant documents/ papers and is fully satisfied that title of the company to the said Land is marketable and that the company has right and authority to develop and construct the said Project on the said Land and to sell specific flat(s) there at to any party(s) under the terms and conditions mentioned in the Sanction Letter issued by Gorakhpur Development Authority, Gorakhpur.
- That the allottee confirms to have knowledge that the brochures/pamphlets (advertisement material)
  provided to him/her/them by the company are of tentative nature and the final product may vary.
- 4. The Allottee agrees that he shall pay the price of the said Unit and other charges calculated on the basis of super built-up area, which is understood to include pro rata share of the common area in the Project. It is further understood and agreed by the Allottee that the super built-up area given in this Allotment Letter is tentative and subject to change upon approval of final building plan(s) and/or on completion of construction of the Project. The intending Allottee agrees that amount relating to any increase or reduction in the built-up area of the said Unit shall be payable or refundable (without any interest) at the rate per Sq. ft. as mentioned in this Allotment Letter.
- 5. The Allottee specifically agrees to pay directly or if paid by the company then reimburse to the company on

demand, Govt. rates, property taxes, Wealth Tax, taxes, cesses and duties of all and any kind by whatever name called leviable in future on the said Land and/or Project constructed on the said Land or the said Unit, as the case may be as assessable/ applicable from the date of offer of possession/actual possession of flat/sale-deed, whichever is earlier, of the said Unit to the Allottee and the same shall be borne and paid by the Allottee in proportion to the super built-up area of the said Unit to the super built-up area of all the Units in the said Project as determined by the company.

- 6. It shall be an essential condition of allotment that the allotted Unit shall always be used for residential purpose. Any change in the specified use, which is not in consonance with the theme of the said Project or is detrimental to the public interest, will be treated as a breach of the terms of Allotment, which entitles the company to cancel the allotment and forfeit the entire amount deposited by the Allottee. Thereafter, the Allottee shall not have any right, title or interest in the said Unit allotted to him.
- 8. The Allottee hereby agrees to adhere/comply with all building bylaws, guidelines rules and regulations of the Competent Authorities of the said Unit and not to change the existing elevation / design of the said unit. The Allottee hereby undertakes not to carry out any construction work in the vacant area of the flat (Balconies / Other External Area). The Allottee further undertakes to be responsible and liable for any violation / deviation of the sanctioned plan, building bylaws, guidelines etc. of the Competent Authority and agrees to indemnify the company for all losses, damages etc in this connection.
- 9. The details of 'Basic sale Price' plus 'Other charges' and 'Interest Free Maintenance Security'along with the Service Tax/Other Taxes (as applicable) payable by the Allottee to the company is enclosed as per 'Cost-Sheet/ /Payment Schedule' with Allotment Letter. 'Cost-Sheet/Payment Schedule signed by both the parties will be considered as the part of this allotment letter and binding on both the parties. This consolidated value shall be treated as 'Sale Price'.
- The cost of the said Unit is escalation-free, save and except increases, which the Allottee hereby agrees to pay due to increase in super built up area, Government rates, taxes, cesses, etc. and /or any other charges which may be levied or imposed by the Government statutory authorities from time to time. If any provision of the existing and future Laws, guidelines, directions etc. of any Government or the Competent Authorities is made applicable to the said Unit/said Project requiring the company to provide pollution control devices effluent treatment plant etc. in the said project then the cost of such additional devices, equipments etc. shall also be borne by the Allottee in proportion to the super built-up area of his Unit to the super total built-up area of all the units in the said project as and when demanded by the company.
- 11. The Allottee shall make all payments in time in terms of schedule of payments as mentioned above and as has been agreed between the parties without any reminders from the company through A/c Payee Cheque(s) /Demand Draft (s) in favour of "AMV Infratech Pvt. Itd." payable at par at Gorakhpur, Uttar Pradesh, India. The receipt of payment shall be issued by the company in the name of First Allottes (in case the said Unit is allotted to joint Allotees) irrespective of payment received from any other person.

- 12. Timely payment of installments and other allied charges, indicated herein is the essence of this allotment. It shall be incumbent on the Allottee to comply with the terms of payment and the Allottee has agreed that the company is under no obligation to send reminders for payments. If payment is not received by the company within the period as indicated in the Payment plan opted by the Allottee or if there is any other breach of the terms of this Allotment Letter, then this Allotment may be cancelled without prior notice of the same by the Company to the Allottee or its nominee.
- 13. The Allottes has agreed that out of the amount paid/payable by him for the said Unit allotted to him, the firm shall treat 20% of sale consideration (as mentioned in clause no. 9 of this allotment letter), as earnest money to ensure fulfillment, by the Allottee, of the terms and conditions as contained in the Letter of Allotment.
- 14. In the event of the failure of the Allottee to perform his obligations or fulfill all the terms and conditions set out in the letter of Allotment, the Allottee hereby authorizes the company to forfeit out of the amounts paid by him, the earnest money as aforementioned together with any interest on installments, interest on delayed payment due or payable and the allotment of the said Unit shall stand cancelled (However in exceptional circumstances the Company may, in its absolute discretion, condone the delay in payment by charging penal interest at the rate of 1.50% per month on the amount outstanding upto 3 months delay from the due date of outstanding). The amount if any, paid over and above the earnest money shall, however be refunded to the Allottee by the Company without any interest with deduction of service tax already paid and 10% of the 'Sale price' of the allotted flat (as mentioned in the clause no. 9 of this allotment letter) after re-allotment of the said Unit and after compliance of certain formalities by the Allottee.
- 15. In case of non-payment of three consecutive installments or more /delay in payment for more than 30 days from the schedule mentioned and agreed in the 'Allotment Letter/ Flat Buyers Agreement/ Agreement to sell, the promoter/developer shall have right to cancel the allotment without further notice to the Allottee(s)
- The Allottee(s) Shall solely be responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules made there under or any statutory amendment(s), modification(s) made thereof and all other applicable laws including that of remittance of payment, acquisition /sale/ transfer of immovable properties in India etc. and provide the company with such permissions, approvals etc. which would enable the company to fulfill its the obligations under this Letter of Allotment. The Allottee understands and agrees that in the event of any failure on his part to comply with the applicable laws/ guidelines issued by the Reserve Bank of India, he shall be liable for any action under the Foreign Exchange Management Act, 1999 and/ or its rules as amended from time to time and other applicable laws. The company accepts no responsibility in this regard.
- 17. Unless a Sale Deed is executed and registered, the Company shall continue to have all authority over the said Unit and all amounts paid by the allottee under this allotment shall merely be a token payment for purchase of the allotted Unit and shall not give him any lien or interest in the said unit until he has complied with all the terms and conditions of this Allotment and Conveyance of the said Unit has been executed and registered in his favour. However, the Allottee may obtain finance from any financial institution/ bank or any other source for purchase of the said Unit but the Allottee's obligation to purchase the said Unit pursuant to this Agreement shall not be contingent on the Allottee's ability of competency to obtain such financing and the Allottee's will remain bound under this Agreement.

Gorakhpur Development Authority Gorakhpur or any other authorities in respect of the said Unit/Said Project to the company. The change if any, by the said authority(ies) are binding on the company and the allottee hereby accepts and agrees to abide by the same.

- 19. The Allottee shall not be entitled to get the name(s) of his nominees (s) substituted in his place. The Company may, however in its sole discretion, permit such substitution on such terms and conditions including payments of administrative charges as mentioned in the 'Application Form' Any change in name (including addition / deletion) of the Allottee will be deemed as substitution for this purpose.
- Any liability aroused/imposed on the company by Government Authority/Third party due to transfer of flat will be payable by the Allottee(s) only.
- 21. (a) The company shall complete the construction of the Unit/Project within 30 months from the date of signing of this Allotment Letter by the Allottee or within an extended period of Twelve months subject to force majeure conditions (as mentioned in Clause (b) hereunder) and subject to various Unit Allottee making timely payment and subject to any other reasons beyond the control of the company. No claim by way of damages/ compensation shall lie against the company in case of delay in handing over the possession on account of any of the aforesaid reasons and the company shall be entitled to a reasonable extension of time for the delivery of the said Unit of the Allottee.
  - b) The company shall not be held responsible or liable for not performing any of its obligations or undertakings provided for in this letter of allotment if such performance is prevented, delayed or hindered by an act of God, fire, flood, explosion, wars, riot, terrorist acts, sabotage, inability to procure or general shortage of energy, labour, equipment, facilities, materials or supplies, failure of transportation ,strikes, lock outs, action of labour unions or any other cause (whether similar or dissimilar to the foregoing) not within the reasonable control of the company. Further the company shall not be held liable for any delay in delivery of possession of the said Unit to the Allottee(s) if the delay is caused due to carrying out any alternate/ additional work demanded by the Allottee(s) in the said Unit at any point of time during construction of the said Unit.
  - c) The company shall offer in writing to the Allottee (any one in case of multiple allottees) to take over, occupy and use the said Unit. Within thirty (30) days from the date of issue of such notice, the company shall hand over the said Unit to the Allottee for his occupation and use subject to the Allottee having complied with all the terms and conditions of this letter of Allotment and is not in default under any of the terms and conditions and has complied with all the provisions, formalities, documentation etc. as may be prescribed by the company in this regard. Upon receiving a written intimation from the company in terms of aforementioned Clause, the Allottee shall within the time stipulated by the company in the notice, take over the Unit from the company by executing necessary indemnities, Undertakings and such other documentation as the company may prescribe and the company shall after satisfactory execution of such documents and payment by Allottee of all the dues, permit the Allottee to occupy and use the said Unit. If the Allottee fails to take over the said unit as aforesaid within the time limit prescribed by the company in its notice, then the said Unit shall lie at the risk and cost of the Allottee and the company shall have no liability or concern thereof. Further in the event of his failure to take possession for any reasons whatsoever, he shall be deemed to have taken the possession of the Unit on expiry of 30 days of offer of possession for the purpose of payment of maintenance charges or any other taxes, levies, outflows on account of the Unit of for any other purpose.
  - d) That the vacant and actual physical possession of the flat shall be delivered by the company to the second

party at the time of execution and registration of the sale deed, after payment of all the dues with respect to the said flat covered by this Allotment Letter/Flat Buyers Agreement/Agreement to sell or any other agreement or documents executed between the parties/as agreed by the Allottee(s) to the company.

- e) If for force majeure reasons, the whole or part of the project is abandoned or abnormally delayed, no other claim will be preferred except that Allottee's money will be refunded with simple interest of 6% p.a. within six months from the happening of such eventually, provided the payments schedule has been properly adhered to by the Allottee.
- f) The Allottee(s) shall, after taking possession or deemed possession of the said Unit, as the case may be or at any time thereafter, have no objection to the company constructing or continuing with the construction of project Building or other building(s) adjoining the Unit sold to the Unit Allottee.
- g) The Allottee agree and undertake that after taking possession of the said Unit or at any time thereafter, he shall not object to the company constructing or continuing with the construction of the other building(s) /blocks within or outside /adjacent to the said Unit/Project.
- h) The company is authorized to raise loan by creating mortgage of the project from any financial institution. The Allottee will have no objection in this regard. However such mortgage, if created will have to be vacated before handing over possession of the said unit to the buyer/ Allottee
- (a) Upon completion of the Project the company shall (subject to the whole to the consideration money and other charges and dues being received) execute/ complete the Sale-Deed of the Unit infavour of the Allottee (s) in such manner as may be permissible at the cost and expense of the Allottee and on the terms and conditions of this Allotment except those omitted by the company as unnecessary and the terms and conditions, if any imposed by the Authorities in this behalf.
  - b) The stamp duty, registration fee, counsel fee and other misc. expenses for execution and registration of this Allotment, Conveyance Deed or any other Deed with respect to the said Unit will be payable by the Allottee(s).
- (a) The Allottee (any one of multiple allottees) shall be entitled to get possession of the Unit only after all the amounts payable under this Allotment Letter are paid and the Conveyance Deed in respect of the said Unit is executed and duly registered with the Sub-registrar Concerned.
  - b) The Allottee(s) after taking possession of the said Unit shall have no claim against the company in respect of any item of work which may be alleged not to have been carried out or completed in the said Unit or for any non-compliance of designs, specification, building material or for any reason whatsoever. All complaints, if any, shall be deemed to have been rectified/removed before taking the possession by the Allottee or his representative.
- 24. The company alone shall be entitled to obtain the refund of various securities deposited by it during construction of the Project with various Government/Local Authorities for electric and sewer connection etc.
- 25. The common areas and facilities shall remain under the control of the company whose responsibility will be to maintain and upkeep the said spaces, sites, until the same are transferred/ assigned to the society formed by the residents/owners or any other body or association.
  - a) In order to provide necessary maintenance services the company may upon the completion of the said Project hand over the maintenance of the said project to any body of persons or an agency (hereinafter referred to as "maintenance agency") as the company may in its sole discretion deem fit. The maintenance, upkeep, repairs, lighting, security etc. of the Project the landscaping and common lawns,

water bodies of the Project etc. will be organized by the company or its nominated Maintenance Agency. The Unit Allottee agrees and consents to the said arrangements. The Unit Allottee shall pay maintenance charges which will be fixed by the company or its nominated Maintenance Agency from time to time depending upon the maintenance cost. The Unit Allottee will be liable to pay interest at the rate of 18% per annum for non-payment of any of the charges within the time specified failing which it shall also disentitle the Unit/Allottee to the enjoyment of common services including lifts, electricity, water, club facilities, etc. b) The company shall have the right to transfer the IFMS (interest free maintenance security) of the Allottee(s) to the maintenance agency /association of Unit owners as the company may deem fit, after adjusting the outstanding dues, if any including maintenance bills and/or other outgoing of the Allottee at any time upon execution of the conveyance deed/ agreement to sell and thereupon the company shall stand completely absolved/discharged of all its obligations and responsibilities concerning the IFMS including but not limited to issues of repayment, refund and /or claims, if any, of the Allottee on account of the same.

- c) The Company of Maintenance Agency and their representative employees etc. shall be permitted at all reasonable times to enter into and upon the Unit for carryingout any repair, alterations, cleaning etc. or for any other purpose or in connection with the obligations and rights under this Allotment, including for disconnections of the electricity and water or for repairing/changing wires, gutters pipes, drains part structure etc.
- 26. The said Project shall always be known as "GD Enclave" and this name shall never be changed by the Allottee(s) or anybody else.
- 27. The Company shall have the first lien and charge on the said Unit in the event of Allottee parting with any interest therein for all its dues and/or that may thereafter become due and payable by the Allottee to the Company under this Allotment.
- 28. The Allottee agrees that the reserved covered parking space(s)/ servant quarter(s) allotted to him/her for exclusive use shall be understood to be together with the said Unit and the same shall not have independent legal entity detached from the said Unit. The Allottee undertakes not to sell/transfer/deal with the reserved covered parking space(s)/ servant quarter(s) independent of the said Unit. The Allottee undertakes to park his/ her vehicle in the parking space allotted to him/her and not anywhere else in the said Project. The Allottee agrees that all such reserved covered parking space(s)/ servant quarter(s) allotted to the occupants of the said Project shall not form part of common areas and facilities of the said Unit. The Allottee agrees and confirms that the reserved covered parking space(s)/servant quarter(s) allotted to him/her shall automatically be cancelled in the event of cancellation, surrender, relinquishment, resumption, and repossession etc, of the said Unit under any of the provisions of this allotment letter.
- 29. It is clearly specified that the visitors/ guests/ relatives/staff of the Allottee/ occupants of the Units shall park their vehicles at the space earmarked by the company to avoid any inconvenience to the Allottee /Occupants of the other Units.
- 30. That the Allottee further agree that he/she shall not fix/ install the Air-Conditioners or alike equipment at any place other than the spaces earmarked/ provided for in the said Unit and shall not design or project or open them in the inside passages, common areas or in the staircases. The Allottee further ensures that no water drips from the said Air Conditioners/ Air Coolers or alike equipment will cause inconvenience to other Allottees/ Occupants in the said Project.
- 31. The terms and conditions contained herein shall be binding on the occupier of the said Unit and default of

the occupier shall be treated as that of the Allottee unless context requires otherwise.

- 32. That the Allottee(s) shall not at any time demolish the said Unit or any part thereof nor will at any time make or cause to be made any additions or alterations of whatever nature to the said Unit or any part thereof which may affect the other Unit. The Allottee shall not change the color scheme of the outer walls or painting of the exterior side of the doors and windows etc or carry any change in the exterior elevation or design.
- 33. That the Allottee(s) shall not make noise pollution by use of loudspeaker or otherwise and/or throw or accumulate rubbish, dust, rages, garbage or refuse anywhere save and except at area/ places specifically earmarked for the purposes in the said Project.
- 34. The Allottee can become member of the Club to be built in the Project on payment of fees and charges, as may be applicable. The Club shall be managed by the Company or any agency appointed by the company. The Allottee shall not interfere in the management and/or maintenance of the Club in any manner whatsoever. The Allottee shall be entitled to avail the Club facilities / services as per the rules and regulations of the Club.
- 35. Delay or indulgence by the company in enforcing the terms of this Allotment or any forbearance or giving time to Allottee shall not be constructed as a waiver on the part of the company of any breach or noncompliance of any of the terms and conditions of this Allotment by the Allottee nor shall the same in any manner prejudice the rights of the company.
- 36. That in case the Allottee(s) has availed loan facility forthe purchase of the said Unit, he hereby covenants with the company that after the execution and registration of Agreement to sell/ Conveyance / Sale Deed regarding the said Unit, the original Sale / Conveyance Deed shall be received by the company on behalf of the Allottee(s) directly from the office of the concerned Registrar / Sub-Registrar and shall be deposited with the concerned financer / banker in accordance with the Banking Rules & Regulations.
- 37. That in case any liability accrues on account of stamp duty / registration charges or any penal proceedings are initiated on this score then the same shall be borne solely and exclusively by the allottee.
- 38. If any provision of this Allotment shall be determined to be void or unenforceable under any applicable law, such provision shall be deemed to have been amended or deleted in as far as it may be reasonably consistent with the purpose of this Allotment and to the extent necessary to conform to applicable laws and the remaining provisions of this Allotment shall remain valid and enforceable in accordance with other terms. In no circumstances it will render this Allotment void.
- a) The Allotee shall get his complete address & ID proof registered with the company at the time of booking and it shall be his / her responsibility to inform the company by Registered Letter about all subsequent changes, if any, in his/her postal address. The address given in the application for allotment of said Unit shall be deemed to be the registered address of the Allottee until the same is changed in the manner aforesaid.
  - b) In case of joint Allotees, all communication shall be sent by the company to the Allottee whose name appears first and at the address given by him shall for all purpose be considered as served on all the Allottee(s) and no separate communication shall be necessary to the other named Allottee(s).
  - c) All letters, receipt, and / or notices issued by the company or its nominee and dispatched Under Certificate of Posting / Regd. Post / Speed Post / Courier Service to the last address known to it of the Allottee shall be sufficient proof of receipt of the same by the Allottee and shall fully and effectually

- discharge the company/nominee.
- 40. For all intents and purposes singular shall include plural and masculine gender includes the feminine gender. These expressions shall also be deemed to have been modified and read suitably wherever Allottee is a joint stock company, a firm, any other body corporate or organization or an association.
- 41. The terms and conditions contained herein above shall be interpreted in a manner so as to cover the laws and rules prevalent in India and conform to Public Policy and /or Fair Trade Practices.
- a) All or any disputes arising out of or touching upon or in relation to the terms of this Letter of Allotment including the interpretation and validity of the terms thereof and the respective rights and obligations of the parties shall be settled amicably by mutual discussion, failing which the same shall be subject to sole arbitration of the nominee of the promoter / developer whose award shall be final and binding on both the parties. All expenses including arbitrator's fee shall be borne by the Allottee. All proceedings shall be subject to jurisdiction of Gorakhpur Courts only. The arbitration proceedings shall be governed by the Arbitration & Conciliation Act, 1996 or any statutory amendments / modifications thereof for the time being in force.
  - b) That the rights and obligations of the parties under or arising out of this letter of Allotment shall be constructed and enforced in accordance with the laws of India.

Thanking you,

## For: AMV INFRATECH Pvt.Ltd.

(Director)

I/We hereby accept the allotment on the terms and conditions mentioned given in the application form dated.....submitted by me/ us and the ones mentioned here in above.

Witnesses

Allotee(s)	1	
Date:		_
Place : Gorakhpur	2.	_