ALLOTMENT LETTER

Ref. No/	Date:
To,	
1.) If the Allotte(s) is an individual:	
Name(Primary Allottee):	Photograph of primary
S/W/D of:	allottee
Nationality:	
Occupation	
Address:	
	<u> </u>
Contact No.:	
PAN no. :	
Aadhar Card No.:	<u></u>
Email ID:	
Name (Second Allottee):	
S/W/D of:	
Nationality:	Photograph of second allottee
Occupation:	unottee
Address:	
	
Contact No.:	
PAN no.:	
Aadhar Card No.:	
Fmail ID:	

(Copy of PAN and Aadhar cards required for the above Allottee(s))

2.) If the Allottee is a Partnership Firm;	
M/s	a partnership firm duly
	Act, 1932, through its part Mr./Ms
authorised vide re	esolution dated (copy of
resolution signed by all partners require	ed). Registration No.: . (Copy of PAN card required.,
	(Oopy of 17111 bard required.)
4.) If the Allottee is a company:	
M/s	Companies Act,2013, having its corporate
identification No and	Companies Act,2013, having its corporated having its Registered office a control through its duly authorized
signatoryMr. / Ms.	authorize vide Board f Board Resolution along with certified copy
PAN:(Copy of PAN card required)
Dear Sir/Madam,	
heartiest thanks for showing your interest our Project "THE ITHUM" bearing RE	ated: Please accept out t in purchasing a Commercial space /unit in ERA Registration no: UPRERAPRJ10363 Plot No.A-40, situated in Sector – 62, Noida sh.
forAllotment of the Commercial/IT/ITES S Consideration of(Sa	•
Commercial Space /Unit no.	
Floor No.	
Tower/Building Name	
Carpet area	Sq- m. Or Sq-ft.
Exclusive Balcony no With a total area	Sq –m Or Sq-ft
Super area.	Sq-m Or Sq-ft
All type of PLC etc.	Inclusive
Total cost of the unit	INR

Applicable,IFMS charges, Power	
backup up to KVA& other charges	
if any.	

(i)	Total Price mentioned above is Exclusive of GST, VAT, Sales Tax,
	Service Tax, Labour Cess, stamp duty, registration costs, additional
	external development charges, cost of Electricity meter, IGL/ PNG
	connection, additional generator connected load and additional electricity
	connection load.

(ii) Detailed breakup of the sale price given above is provided in Annexure-1 .
We hereby acknowledge receipt of Rs () paid by you at the time of booking (as Application Amount) of above Apartment /unit on(date) vide which is being adjusted in the Booking Amount.
We also hereby acknowledge receipt of Rs paid by you along with this Allotment Letter vide (Payment Instrument) dated which will be adjusted in the Booking Amount upon its realisation.
All due payments have to be made as per Payment Plan herebyenclosed in Annexure-1 to this allotment letter. You have opted payment plan at the which includes booking amount of 10% of total cost of Unit.
This allotment offer is valid subject to payment of balance of booking amount of Rs within 30 days after the date of issue of this Allotment Letter and realisation of the same in our bank accounts failing which the company has full discretion to cancel your booking and refund your booking amount after adjusting the

costs and miscellaneous expenses as described further in this document.

TERMS AND CONDITION:

- The Allottee(s) is/are aware that having acquired the Vacant Possession of the Land, and the company is constructing a Commercial Spaces/Units of various sizes and dimension collectively named "THE ITHUM" as the commercial area/component/ on the Land and is entitled to allot the commercial IT/ITES spaces/units proposed to be developed and constructed to the intending purchasers.
- The Allottee(s) is aware of that the sanctioned plans, specifications, time schedule for completion of project and other relevant documents/ information has been provided by the Promoter and displayed in UP RERA website uprera.in.And that the Allottee(s) has studied these documents/ information and is fully satisfied.

- 3. As per the Building/Layout Plan of the project, it is envisaged that the commercial/IT/ITES Spaces/Units on all floor shall be allotted as an independent unit and undivided proportionate share of free hold rights, in the land area underneath its block & as well as the passages, stairs & corridors, overhead and underground water tanks, electrical sub-station, fire shafts, Lift well, mumty, and machinery rooms, guard rooms and other common facilities, if any, for the commercial spaces units to be used and maintained jointly by the Association of Allottee(s).
- 4. The Allottee(s) has/have fully satisfied himself/herself/themselves in all respect with regard to, all the details of the Unit and all common area/facilities/utilities. The Allottee(s) has/have satisfied himself/herself/themselves about the right, title and capacity of the company to deal with the Unit/Project and has understood all the limitations and obligations thereof.
- 5. Time being of the essence you shall make timely payment of the sale price as per the PAYMENT PLAN attached in the Annexure 1 opted by you. Any revision in any kind of tax levied by the Gol or GoUP shall be payable by you in addition to the above cost.
- 6. The Allottee(s) are aware that the Payment due on the said Allottee(s) as per the Payment Plan opted by them shall be made in two parts (cheque/demand draft/other financial instrument accepted by the Promoter), first being 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 _____.
- 7. You are aware that TDS shall also be deducted by you to the above cost in case the cost of the above property being purchased by you is above Rs. 50 lakh in accordance with the applicable rates as per the Income Tax Act, 1961. You shall deposit the TDS to the Government and deliver the relevant TDS certificate, challan, receipt and other relevant documents to us as per the Act and rules made there under, as applicable to this transaction. Any delay in making the payment to us and /or taxes as aforesaid shall make you liable to pay the interest to us and/or any penalty levied by the concerned authority/ies in respect thereof.
- 8. All payments in respect of the apartment/flat booked shall be made through Demand Draft/Cheques/NEFT/RTGS in favour of "GRANDSLAM DEVELOPERS PRIVATE LIMITED", payable at Noida. No payment should be made in cash and if any claim of cash payment is made by the Allottee then such claim shall be summarily rejected by the Promoter.

- 9. The carpet area as given above is as per approved drawings. However we shall reconfirm the final Carpet area that has been allotted to you after the construction of the Building is complete, by furnishing details of the changes, if any, in the carpet area, subject to variation gap of Five percent. The total price payable for the carpet area shall be recalculated upon confirmation by us. If there is any reduction in the carpet area within the defined limit then we shall refund the excess money paid by you within 45 (forty-five) days with annual interest at the rate specified in this agreement, from the date when such excess amount was paid by you. If there is any increase in the carpet area allotted to you, you shall pay additional amount to us at the same rate per square meter and prior to taking possession of the Commercial space/unit.
- 10. That the final finishing of the Commercial/IT/ITES Space/Unit shall be done after deposition of entire amount and obtaining no dues certificate from the Promoter.
- 11. This Letter is non-transferable or assignable without prior written consent of the promoter. The Allottee(s) shall not sell, transfer, let out and / or deal with the Unit in any manner whatsoever without obtaining prior written permission of the Promoter and / or the relevant banks / financial institutions which have advanced any Loan, till full amounts in relation to the unit have been received by the Promoter and Allottee has taken possession of it.
- 12. Issuance of this Non-transferable Allotment letter to the Allottee(s) by the Promoter does not create a binding obligation on the part of the promoter or the Allottee(s) until, Firstly, the Allottee signs and delivers the Agreement to Sell with all the schedules and after realisation of the **BOOKING AMOUNT** and balance payment due as per this Allotment Letter within 30 (thirty) days from the date of this Allotment letter; and appears for registration of the Agreement for Sale before the concerned Sub-Registrar as and when intimated by the Promoter. This Allotment Letter is not meant or to be treated or deemed as Agreement for Sale as contemplated under provisions of law.
- 13. That it shall be the responsibility of the Allottee(s) to inform the Promoter in writing if there are any subsequent changes in their Address or other relevant contact details otherwise the address/contact details given by the Allottee(s) shall be used for all correspondence and such correspondence shall be deemed to have been received by the Allottee(s).
- 14. If the Allottee(s) fails to execute and deliver to the Promoterthe Agreement for Sale within 30 (thirty) days from the date of this Allotment letter and/or appear before the Sub-Registrar for its registration as and when intimated by the Promoter within 30 (thirty) days, then the promoter shall serve a notice to the Allottee by e-mail/by hand/by post/by courier on the address given by the Allottee for rectifying the default which if not rectified within 15 (fifteen) days

from the date of its receipt by the Allottee, this Allotment can be treated as cancelled at the discretion of Promoter and the balance amount shall be returned after forfeiting 20 percent amount paid against this Allotment Letter or Rs. 50,000/-, whichever is higher, as administrative charges and in addition recovery of broker's charges if the booking has been got done by the Allottee(s) through a broker or agent. No interest or any type of compensation whatsoever shall be payable in such cases.

- 15. If the Allottee(s) want to cancel this Allotment Letter and give the same in writing OR this Allottment is otherwise deemed to have been cancelled under this agreement, then balance amount shall be returned after forfeiting 20 percent amount paid against this Allotment Letter or Rs. 50,000/-, whichever is higher, as administrative charges and in addition recovery of broker's charges if the booking has been got done by the Allottee(s) through a broker or agent. No interest or any type of compensation whatsoever shall be payable in such cases.
- 16. The Allottee(s) hereby confirm, agree and acknowledge that, if booking of the said Space/Unit is done through any **Real Estate Agent or Broker**, then in that event promoter shall not be held liable or responsible for any misrepresentation, misleading or false information provided by such Agent/Broker. Allottee(s) further agree and confirm that promoter shall not be held responsible or liable for any commercial arrangements arrived at by and between such Agent/Broker with Allottee(s).
- 17. The images, audio-visuals, show Units, marketing documents/ presentations/prospectus/ website by the Promoter may show additional features, additional fixtures, loose furniture etc. to provide you the conceptual sense of the possible lifestyle and such material shall carry a disclaimer or clarification for the same. Such conceptual marketing material shall not form the basis for the specifications and design commitment to the Alottee(s) and the committed layout and specifications shall only be as detailed separately in the agreement for sale and its annexures.
- 18. Applicant may at his/her/their discretion and cost may avail Property loan from Bank/financial institution. The Promoter shall under no circumstances be held responsible for non-sanctioning of loan to the Applicant for any reason whatsoever. The payment of instalments/any other dues to company shall not be linked to the loan availed/ to be availed by the Applicant.
- 19. That in the case where the project is progressed ahead of schedule or completed before time or occupancy is handed over to the Allottee(s) before scheduled date then purchasers too will mandatorily pay their dues in accordance with the existing stipulations/actual stage wise completion of construction and no penalty/ interest/ costs can be imposed on the promoter for such preponement of construction.

- 20. The Allottee(s) shall use the Unit only and exclusively for the permitted commercial/IT/ITES purpose which may include any shop or service of daily need viz. bakery, gift shop, stationary shop, saloon, book shop, beauty parlour, boutique, grocery, electronics store, medical store, office of professionals like Advocates, CA, architect or any similar services but for no other purpose including without limitation to residential use/industrial use of any kind and/or for opening a liquor shop, meat shop, garbage shop etc.
- 21. A Regular and detailed Agreement for Sale under the applicable law will be executed in due course of time. The provisions of the Agreement to be executed shall supersede this Allotment and this Allotment Letter shall stand cancelled and terminated on execution of such agreement. That the terms and condition mentioned in the Agreement provided herein are obligatory and have a binding effect on Allottee(s).
- 22. Stamp duty and registration charges and other registration costs in respect to the captionedSpace/ Unit for registration of Agreement for Sale and Conveyance Deed will be paid by you only.

Authorised Signatory	
For "	"

I/We hereby declare that I/We have gone through and understood the terms and conditions mentioned above and shall abide by the same.

(Signature of Primary Allottee)

(Signature of Second Allottee)

"Annexure 1"

TOTAL CONSIDERATION PAYMENT PLAN
[To be inserted]