Dated	d:			

ALLOTMENT LETTER				
From, M/s. JMS Realty Developers LLP 07th Floor, North Tower, M3M Tee Point, Sector-65, Gurugram, Haryana. Phone: Email id:	To, Customer Name: Address: Mobile: Email id:			
SUBJECT: Allotment of an Independent Floor in project named as "JMS GROUP THE MAJESTIC", situated at Sector-M9, M10, M13, M14, Manesar, Gurugram, Haryana 1. Details of the Allottee:				
ALLOTT	TEE DETAILS			
CRN Number	EL DETAILS			
Date of Booking				
Name of the Allottee				
Son of/ Daughter of/ Wife of				
Co – Applicant				
Mobile No.				
Landline No.				
Email id				
Address (Permanent)				
Pin code				
Address (Correspondence)				
Pin code				
PAN (Permanent Account No.)				
Aadhar Card No.				
Co - Applicant PAN (Permanent Account No.)				
Co - Applicant Aadhar Card No.				
Nationality				

PROJECT DETAILS			
Details of HARERA Registration		Reg. No.	
		Dated:	
		Valid Upto	
Pro	ject Name	JMS Group The Majestic	
Pro	ject Location	Sector-M9, M10, M13, M14, Manesar, Gurugram, Haryana	
	roject is developed in phases then, Phase Name	-	
Na	ture of Project	Independent Residential Floors	
Pro	posed date of Completion of the Project	30.06.2028	
Pro	posed date of Possession of the Independent Floor	30.06.2028	
Lice	ense No.	License No 136 of 2022 dated 08-09-2022	
Na	me of Licensee(s)	License in favor of M/s Active Promoters Pvt. Ltd. and others in collaboration with the M/s Worldwide Resort and Entertainment Pvt. Ltd.	
		License No. 136 of 2022	
	Details of License(s) approval	Dated: 08-09-2022	
AILS		Valid Upto: 07-09-2027	
.DET			
VAI	Details of Layout Plan	Drawing No.	
APPROVAL DETAILS	approval of colony	Dated:	
A			
	Zoning Plan		
	Sanctioned Building Plan	22.05.2025	

Dear Madam(s)/Sir(s),

With reference to your application as per details above submitted in this office and other required documents, it is intimated that the Promoter has allotted you the following Independent Floor as per the details given below:

	INDEPENDENT FLO	OOR AND BOOKING DETAILS	
1	Independent Floor Number/Unit No.		
2.	Floor No.		
3	Carpet Area (sq. ft./sq. mtr.)		
4	Rate per sq. ft./sq. mtr.		
5	Total Sales Value		
an rcc no	quare feet and exclusive area admeasuringSq. Find right in the common areas ("Common Areas") as pof/terrace use rights. The Independent Floor proposed o ("Building") in the Project "JMS GROUP THE MAJI urugram, Haryana he Independent Floor is allotted with limited roof/terrace emporary will not be allowed to allottee. In a line and offer of Posse in a line and offer offer of Posse in a line and offer offer of Posse in a line and offer	defined under Rule 2(1)(f) of Rule d to be constructed over Plot size of ESTIC", situated at Sector M-9, M-1 ce uses rights and any type of structersion. ble, prospectively and retrospectively important important in the structure of the struct	es, 2017 of the State and also limited ofSq Yd/Sq. Mtr. bearing 0, M-13 and M-14 of Manesar, District ture/construction, either permanent or posed by the concerned
1.	Earnest Money Amount or Booking Amount	Amount in Rs.	100/
		(Percentage of TSV)	10%
2.	Amount deposited		
3.	Cheque No/DDNo./RTGS		
4.	Dated		
5.	Bank name		
6.	Branch		
7.	Total Sales Value		

Bank Details of master account (100%) for payment via RTGS		
Payment in favour of	"JMS REALTY DEVELOPERS LLP JMS GROUP THE MAJESTIC MASTER ESCROW ACCOUNT" payable at Gurugram	
Account Number	57500001763562	
IFSC Code		

Earnest Money which is not exceeding 10% of the Total Sales Value of the Independent Floor is already been paid

Total Sale Value and other charges shall be paid as under:

Payment Plan

Possession Linked Plans

At the time of booking	Rs. 10 Lakhs(Which is not more than 10% of TSV/Total Price)
Within 30 days of Booking on the day of registration of agreement for sale	Upto 35% of TSV/Total price(this 35% includes booking amount of 10 Lakhs also)
On offer of Possession	65% of TSV/Total Price + Stamp duty + Registration Charges + etc.

Or

At the time of booking	Rs. 10 Lakhs(Which is not more than 10% of TSV/Total Price)
Within 30 days of Booking on the day of registration of agreement for sale	Upto 40% of TSV/Total price(this 40% includes booking amount of 10 Lakhs also)
On application of Occupation certificate/Part Occupation certificate	50% of TSV/Total Price
On offer of Possession	10% of TSV/Total Price + Stamp duty + Registration Charges + etc.

or

Construction Linked Payment Plan

At the time of Booking	Rs. 5 Lakhs(Which is not more than 10% of TSV/Total Price)
Within 30 days of Booking on the day of registration of agreement for sale	Upto 30% of TSV/Total price(this 30% includes booking amount of 5 Lakhs also)
On Completion of Lower Ground Floor	12.5% of TSV/Total Price
On Completion of Upper Ground Floor	12.5% of TSV/Total Price
On completion of 1st Floor Roof slab	10% of TSV/Total Price
On completion of 2 nd Floor Roof slab	10% of TSV/Total Price

On completion of Internal Plaster	5% of TSV/Total Price
On completion of External Plaster	5% of TSV/Total Price
On completion of Flooring	5% of TSV/Total Price
On offer of Possession	10% of TSV + Stamp duty + Registration Charges + etc.

Thanking You, Yours Faithfully

For JMS REALTY DEVELOPERS LLP

(Authorised Signatory)

Applicant(s) Declaration:

I/We have read and understood the contents of above communication. Accordingly, I/We accept and confirm the same by appending my/our signature(s)

(Applicant Signature)

Dated:

This allotment is subject to the following conditions:

1. TERMS

- 1.1 The Applicant(s) herein has seen and verified all the documents pertaining to that, the M/s. Active Promoters Private Limited and others companies are the absolute and lawful owner of lands admeasuring 945 kanal 4 marla or 118.15 Acres, situated in the revenue estate of village Bans haria & Bans khusla, Sector M9, M10, M13, M14, Manesar, Tehsil Harsaru, District Gurugram, Haryana ("said Land"). The Owners and M/s Worldwide Resorts and Entertainment Private Limited and M/s Emaar India Limited have entered into a joint development agreement dated 13-12-2021 registered as document no. 6965 at the office of the Sub- Registrar, Harsaru. However, the Promoter herein has purchased 22 Plots (D-217, D-227 to D-236, D-292, D-293, D-298 to D-306) comprises of 0.7575 Acres (3065.678 sq. mtr.) in/out of the said Land vide various sale deeds/conveyance deeds from the Owners and Thus, M/s. JMS Realty Developers LLP(Promoter/Owner) is the absolute and lawful owner of the said 22 Plots comprises of 0.7575 Acres(3065.678 sg. mtr.) in/out of the said Land and the said 22 plots falls in Khasra of the said land, vide various sale/conveyance deeds registered at the office of the Sub-Registrar Harsaru, Gurugram and the said 22 Plots comprises of 0.7575 Acres (3065.678 sq. mtr.) in/out of the said Land are earmarked for the purpose of Independent Floors (Residential) project, comprising 22 buildings (each building consist of 4 Independent Floors alongwith Stilt Parking and basement and thus the total independent residential floors are 88 in nos.) and the said project shall be known as "JMS GROUP THE MAJESTIC" ("Project"). That, The Director General Town & Country Planning, Haryana, Chandigarh (DGTCP) has granted the License No 36 of 2022 dated 08-09-2022 in favor of M/s Active Promoters Pvt. Ltd. and others in collaboration with the M/s Worldwide Resort and Entertainment Pvt. Ltd., granted for development of Industrial Plotted Colony over an area measuring 118.15 acres in the revenue estate of village Bans Haria and Bans Khuala, Tehsil Harsaru, Sector M-9, M-10, M-13 and M-14 of Manesar, District Gurugram and the said 22 Plots comprises of 0.7575 Acres(3065.678 sq. mtr.) are part of 21.42624 acres which is residential component for development of Affordable Plotted colony under Deen Dayal Jan Awas Yojana 2016("DDJAY") of Industrial Plotted colony("Colony") out of the said 118.15 acres licensed land. That the Promoter has registered the Project under the provisions of the Act with the Haryana Real Estate Regulatory Authority at Gurugram on _____ _under registration No.___ ___ (Registration No. ___ of ____). However, the said Project falls in/phase of/part of the 118.15 Acres colony under the name and style of "The Golden City"("Colony") registered by M/s Worldwide Resorts and Entertainment Private Limited under the provisions of the Real Estate Act 2016 with the Haryana Real Estate Regulatory Authority ("HARERA") at Gurugram as registration NO 100 of 2022 dated 14-11-2022 vide Memo No RC/REP/HARERA/GGM/625/357/2022/100. However, the said Project is deemed to be an Independent real estate project for the purposes of applicability of the provisions of the RERA Act and H-RERA Rules and H-RERA regulations read with the Haryana Apartment ownership act 1983.
- 1.2 That the allotment of above Independent Floor is subject to the detailed terms & conditions mentioned in the Application Form and Agreement for Sale. Although there shall not be any variation in the terms and conditions.
- **1.3** Terms & conditions provided in "Agreement for Sale" shall be final and binding on both parties subject to any conditions in the Allotment Letter.
- **1.4** The Allottee shall not transfer/resale of this Independent Floor without prior consent of the Promoter till the Agreement for Sale is registered.
- 1.5 Upon issuance of this Allotment Letter, the Allottee(s) shall be liable to pay the Total Sales Value of the Independent Floor as shown in the payment plan as annexed.
- 1.6 The Total Sale Value (as defined in the terms and conditions in Agreement for Sale) shall be payable on the date as specifically mentioned in the "Payment Plan" as annexed.
- 1.7 The Total Sale Value includes BSP+ EDC, IDC, PLC, if applicable. TDC @ 1%. Any Taxes (GST, and Cess or any other taxes/fees/charges/levies etc.) which may be levied, in connection with the development/construction of the Project(s) and Independent Floor imposed prospectively or retrospectively) paid/payable by the Promoter up to the date of handing over the possession of the Independent Floor for Residential use by the allottee(s), after obtaining the necessary approvals from competent authority for the purposes of such possession shall be paid by the Allottee(s);
- 2. Provided that, in case there is any change/modification in the taxes/charges/ fees/levies etc., the subsequent amount payable by the allottee(s) to the Promoter shall be increased/decreased based on such change/modification:
- In case, the Allottee(s) fails to pay to the Promoter as per the Payment Plan, then in such case, the allottee(s) shall be liable to pay interest on the due date at the prescribed rate under rule 15 of the Haryana Real Estate (Regulations and Development) Rules, 2017.
- On Offer of Possession of the Independent Floor, the balance total unpaid amount shall be paid by the allottee(s) and thereafter you will execute the Conveyance Deed within the time as prescribed under the HRERA Act and Rules and offer of possession.

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- The Allottee(s) on the offer of possession shall have to pay other charges including but not limited to Stamp duty+Registration Charges+administrative Expenses + Individual electricity meter charges, connection charges and taxes/cess/levies etc. prospectively and retrospectively and on the discretion of the Promoter, the allottee(s) shall pay to the Promoter and/or M/s Worldwide Resorts and Entertainment Pvt. Ltd. and/or their nominated maintenance agency(s) Power back up charges(to the extent of 3KVA), Common Area Maintenance charges for one year in advance, Interest Free Maintenance Security ("IFMS") & sinking fund and Club charges. Moreover, the allottee(s) shall adhere the terms and conditions applicable to him/her/them as mentioned in the Plot Buyer Agreement for residential plots executed and registered by and between the Promoter and M/s Worldwide Resorts and Entertainment Pvt. Ltd. for the plot on which the Independent floor is constructed and shall pay the charges accordingly.
- The stamp duty and registration charges will be payable by the allottee(s) at the time of registering the agreement for sale and the conveyance deed with the concerned Sub Registrar Office. Other administrative charges, if any, shall also be levied by the Promoter and shall be paid by the allottee(s) to the Promoter.
- 2.5 Interest as applicable on installment will be paid extra along with each installment.
- The Allottee(s) shall execute maintenance agreement and pay the maintenance charges in advance for one year and IFMS. In case the allottee(s) fails to pay timely payment of maintenance charges the charges shall be appropriate from IFMS. The allottee(s) shall also keep deposited the sinking fund and the same shall be appropriate for replacement/repair of fixed assets.

3. MODE OF PAYMENT

- In case the above terms & conditions are acceptable to you, then you are advised to submit your consent in writing in this office along with 10% of the TSV of the Independent Floor, in this office through Cheque / Demand Draft/RTGS drawn in favour of "JMS REALTY DEVELOPERS LLP JMS GROUP THE MAJESTIC MASTER ESCROW ACCOUNT", payable at Gurugram and sign and registered the agreement for sale within 30 days from the date of booking.
- 3.2 Name and contact number of the allottee(s) shall be written at the back of the cheque/demand draft.
- 4. NOTICES:
- a) All the notices shall be deemed to have been duly served if sent to the main allottee only by registered post at the address given by the main allottee to us and e-mail Id provided in the application form
- b) You will inform us of any change in your address, telephone no., email ID for future correspondence.
- 5. COMPENSATION

Compensation shall be payable by the Promoter to the allottee(s) as per provisions of the Act or as adjudged by the Adjudication officer/Adjudicating Officer HRERA, Gurugram in the manner as provided in the Act & Rules.

6. SIGNING OF AGREEMET FOR SALE

- a) The Allottee(s) will sign and register "Agreement for sale" within 30 days of booking of this Independent Floor.
- All the terms and conditions mentioned in the draft Agreement for Sale as notified in pursuance of section 13 of the Haryana real estate (regulation and development) by Government of Haryana.

7. CONVEYANCE OF THE SAID INDEPENDENT FLOOR

The Promoter on receipt of Total Sale Value and other charges as mentioned in the payment plan of Independent Floor for residential, will execute a Conveyance deed in favour of allottee(s) within the time as prescribed in the provisions of HRERA act and Rules and other administrative charges, if any, will be charged from the allottee(s).

8. The Applicant(s) hereby give irrevocable consent to become a member of the body of the owners/Association of allottees to be formed in accordance with the applicable laws of State and will be subject to other applicable statutory laws, rules and bylaws and to execute necessary documents as and when required in conformity with the requirements stipulated on the discretion of the Promoter, the Promoter and/or M/s Worldwide Resorts and Entertainment Pvt. Ltd. and to pay such charges, fees, expenses as may be incurred during the process of formation of such owner's association/association of allottees.

Thanking You, Yours	
Faithfully	
For JMS REALTY DEVELOPERS LLP.	
(Authorized Signatory)	

Application Declaration:

I/We have read and understood the contents of above communication; accordingly, I/We accept and confirm the same by appending my/our signature(s)

(Applicant's Signature)
Dated: