CHAPTER-1 GUIDELINES FOR MAINTENANCE OF RECORDS IN THE REGIONAL OFFICES

DAK

The most important function of an office is to efficiently receive and dispatch Dak. It is utmost important that there exists a system which enables their proper recording and easy monitoring of their disposal. Following registers aim at achieving the same-

1.01 DAK RECEIPT REGISTER

The Dak Receipt Register shall be having maintained in the following format:

- i) Serial Number
- ii) Sender's Name and Address
- iii) Place
- iv) Enclosures
- v) Subject Matters
- vi) Reference Number and Date
- vii) To whom Marked
- viii) Signature of the receiving clerk
- ix) Remarks

In every office a clerk will be earmarked as Dak Clerk. He shall follow the following procedure:

- 1. Receipt of Dak and signing of receipt certificate.
- 2. Opening of envelop and entry of Dak in the Receipt Register. In case of Registered Letters and letters received by courier, the envelope shall be attached with the letter and retained. The concerned officer will decide whether the envelope is to be retained or not.
- 3. The Dak so received will thereafter be put up before the Regional Manager on the same day. In the absence of the Regional Manager, the urgent letters shall be put up before next senior officer in the Regional Office.
- 4. The Dak so marked by the Regional Manager/concerned officer shall be handed over by Dak clerk to Dealing Assistant and his/her signatures shall be obtained in the Dak Diary.
- 5. In case of Emails/ Fax messages it shall be the responsibility of Dak Clerk to enter the same immediately in the Dak Register and put it up before the Regional Manager at once. The Emails/ fax messages should be accorded Top Priority.
- 6. All the bank drafts received shall be entered in the Dak register.
- 7. All other Dak like applications for allotment of plots, documents for execution of lease deed, etc. shall also be entered in the Dak Register.
- 8. Printouts of the applications received on Nivesh Mitra, Eservices or OBPAS should be entered in the register and be put up before RMs after putting Dak receipt number and date. Last Date for raising objection and final disposal shall be entered on the first page of the application by the computer operator.
- 9. For every financial year, a Dak Register shall be maintained and number of pages in the Dak Register shall be duly certified on the first page and in the middle of the Register by the Regional Manager. At the end of the year Regional Manager shall sign the Dak Register and consign it to the Record Room.
- 10. At the end of each month the Dak Clerk shall give a summary of the receipt in the following format: -

SUMMARY

RECEIVED FROM No. of Letters

- (A) Head Office
- (B) MLAs / MPs
- (C) Central / State Government
- (D) Commissioner / Collector
- (E) Directorate of Industries
- (F) Assembly / Parliament questions
- (G) Documents for execution of LD
- (H) Documents for approval of building plan
- (I) Application for allotment
- (J) Request for reconstitution / transfer
- (K) Others not included above

In case of letters marked "CONFIDENTIAL" the Dak Clerk shall only enter the sender's name and address and subject need not to be entered. The subject shall be entered as per directions of the Regional Manager.

1.02 DAK DISPATCH

The Dak Dispatch Register shall be maintained as per the following format:

- Serial Number
- 2. Name & Address to whom sent
- 3. Place
- 4. Enclosures
- 5. Subject Matters
- 6. File References
- 7. Postage amount
- 8. Signature of the receiving person if delivered by hand
- 9. Remarks

If the letter has been delivered to a person by hand, the signature of the receiver shall be obtained in the Dispatch Register. If the letter has been sent through a peon, the same shall be entered in the Peon Book and it shall be recorded in the Remarks column. For sending the letters either by courier or by speed post, specific approval of the Regional Manager shall be obtained from time to time. In case of Registered Letters, if the AD is not received it shall be the personal responsibility of Dealing Assistant to put up the matter before the Regional Manager for enquiry from the Post Office within two months from the date of the dispatch of the letter. In case of Registered Letters, the receipt issued by Post Office shall be affixed at the concerned point in the Register. All the ordinary letters shall be sent under Postal Certificate. The Dispatch Clerk shall be given a suitable advance by the Regional Manager and on submission of its accounts further advance shall be given.

At the end of the month, the Regional Manager shall peruse the Register to verify that the letters had been speedily dispatched by the dispatch Clerk. The Dak dispatch Register shall be maintained for every financial year and on the first page and on middle page of the dispatch register it shall be certified by the Regional Manager about the authenticity of the register.

It shall be the responsibility of the Dak Dispacher to see that Daks marked for Emails are sent through emails also.

1.03 FILE REGISTER

In every office of the Regional Manager, there shall be maintained a Register of file as per the following format:

- 1. Serial No.
- 2. Heading / subject of file
- 3. File No.
- 4. Date of Opening / Closing
- 5. Signature of D.A.

The number of pages and the authenticity of the Register shall be verified by the Regional Manager in the beginning and from time to time and at the end of every quarter. This Register shall be maintained by the level of Superintendent and all the new files in the Regional Office, irrespective of Dealing Assistant, shall be entered in the Register. The file number shall be allocated in the following manner: -

Sida/ Name of Regional Office/ Plot No./ Site No./ Subject/ File No./ Year

Every Dealing Assistant shall maintain the files in a serial order in an Almirah. The file number shall be typed and neatly stuck on the inner side of the Almirah. The name of the Dealing Assistant and the name of the Industrial Area shall be neatly stuck on the outer side of the Almirah. Every Almirah shall have two keys and one shall be kept in the custody of the Regional Manager.

1.04 REGISTER OF APPLICATIONS FOR ALLOTMENT

Only one Register for online/ offline applications for allotment shall be maintained in the Regional Office by the Dealing Assistant nominated for this purpose by the Regional Manager. The Register shall be maintained as per the following format-

- 1. Serial Number
- 2. Name of the applicant category of the applicant
- 3. Date of receipt of the application
- 4. Requirement of land and name of site
- 5. Details of the payment received
- 6. Nature of project
- 7. Action taken
- 8. Up-To-Date status
- 9 Details of the plot, area, and date of allotment
- 10 Name and signature of Dealing Assistant receiving the file after allotment
- 11 Signature of allotting Officer

1.05 REGISTER OF AVAILABLE PLOTS

One Register shall be maintained in the Regional Office by the Dealing Assistant so nominated by the Regional Manager. The Register shall be divided into several parts according to Industrial Area / Site. The Register shall be maintained on the following format:

- 1. Serial No.
- 2. Plot Number and Area
- 3. Availability of Tracing
- 4. Remarks

The Register shall be valid for one year and if a plot falls vacant against cancellation, an entry shall be made in the Remarks column along with the date.

1.06 DOCUMENTATION REGISTER

Only one Register shall be maintained in the Regional Office by the Dealing Assistant as nominated by the Regional Manager. It shall be maintained as per the following format:

- Serial No.
- 2. Plot Number/Name of Industrial Area
- 3. Name of Allottee
- 4. Date of receipt of documents
- 5. Date of documents
- 6. Particulars of Registration----Date of registration/Bahi sankhya, Jild sankhya, Sl. No.
- 7. Signatures of Executant/s.
- 8. Signatures of Witnesses.
- 9. Signatures of Concerned Dealing Assistant.
- 10. Signatures of Regional Manager/Area Manager
- 11. Name of the Office Staff who registered the Registry.
- 12. Remarks (in remarks value of stamp/ BG should be mentioned alongwith its number/particulars)

It shall be the responsibility of Dealing Assistant to make an entry in the register when the documents are received by him. This entry shall be made within two days of receiving of documents by the Dealing Assistant. In case the documents are incomplete, a checklist indicating the details of such documents shall be issued through Registered Post immediately within seven working days of receipt of request for documentation.

1.07 PLOTWISE REGISTER

This Register shall be separately maintained for each of the Industrial Area by the Dealing Assistant. The Register shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Area in Sq. Mtr.
- 4. Name of the Allottee with constitution
- 5. Date of Allotment
- 6. Date of execution of License Agreement (if executed)
- 7. Date of Possession
- 8. Date of execution of Lease Deed
- 9. Physical status
- 10. Whether fully paid or not

Not more than three entries should be made on page because in this Register the information about cancellation of plot etc. shall have to be included. This will be a permanent Register. The Register shall be verified monthly by the Dy. Manager and by the Regional Manager every quarter.

1.08 LEGAL NOTICES REGISTER

This Register shall be maintained separately for every Industrial Area/Site by the Dealing Assistant in the Regional Office. This Register shall have the following format:

- Serial No.
- 2. Plot Number
- 3. Name of the Allottee
- 4. Date of Notice
- 5. Nature of default

- 6. Status of service of notice
- 7. Up-to- Date status

Against the column of "Nature of default", the default such as non-utilization, non-payment indicating the amount due shall be specifically mentioned.

1.09 CANCELLATION REGISTER

This Register shall be maintained in the Regional Office at the level of the concerned DA. It shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Name of Industrial Area/Site
- 4. Name of the ex-allottee
- 5. Date of Cancellation
- 6. Date of Re-entry
- 7. Reason for cancellation
- 8. Up-to- Date status

The cases of defaults in a particular industrial area shall be identified and after service of proper notices, a decision for cancellation shall be taken maintaining the uniformity. The Up-to-date status of the cancellation of plots shall be reviewed regularly.

1.10 REGISTER FOR TRANSFER OF LEASE DEEDS TO THE FINANCIAL INSTITUTIONS

Only one Register shall be maintained at the level of Superintendent/DA for all the sites/Industrial Areas in the Regional Office. This Register will be a permanent Register. This Register shall have the following format:

- Serial No.
- 2. Plot Number
- 3. Name of Industrial Area
- 4. Name of the lessee
- 5. Date of Transfer of Lease Deed
- 6. Name of the Financial Institution
- 7. Recoverable amount
- 8. Last date of receipt of payment
- 9. Payment position
- 10. Signature of Concerned Dealing Assistant
- 11. Signature of Concerned Officer
- 12. Signature of Regional Manager

1.11 REGISTER FOR TRANSFER OF LEASE DEED TO THE ALLOTTEES

Only one Register shall be maintained for the entire Regional Office by an official of the level of Superintendent/DA. This will be a permanent Register. It will have the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Industrial Area/Site
- 4. Name of the Lessee
- 5. Date of Transfer of Lease Deed with dispatch no.

1.12 REGISTER FOR RECOVERY CERTIFICATE

The Superintendent/DA shall maintain only one Register for the Recovery Certificate in the Regional Office. It will be a permanent Register and the entries will be made by the concerned Office Superintendent/DA. The Register shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Industrial Area/Site
- 4. Name of the Lessee
- 5. Date of Issue of Recovery Certificate
- 6. Amount for which the Recovery Certificate issued
- 7. Principal and interest amount separately
- 8. Present position of dues

- 9. Payment received
- 10. Action taken

On one page only one Recovery Certificate shall be entered, and the status shall be recorded at the end of every quarter while the follow up action would be recorded from time to time.

1.13 REGISTER FOR SANCTION OF BUILDING PLANS

Only one Register shall be maintained in the Regional Office by the Junior Engineer. It will be a permanent Register. The Register shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Plot Area
- 4. Covered Area
- 5. Industrial Area/Site
- 6. Name of the Lessee
- 7. Date of submission of Building Plans
- 8. Date of Sanction
- 9. Date of dispatch and handing over to the party
- 10. Remarks

1.14 REGISTER FOR RESTORATION OF PLOTS

Each Regional Office shall maintain a Register for application received for restoration of cancelled plots. This Register shall be maintained by the Superintendent/DA, and it will be of permanent nature. This Register shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Name of the Lessee
- 4. Physical status as on date of cancellation
- 5. Date of Restoration
- 6. Restoration levy, if applicable
- 7. Remarks

1.15 REGISTER FOR RECONSTITUTION / TRANSFER

Only one Register shall be opened in each Regional Office for applications received for the above purposes and the entry shall be made in the Register within seven working days of the date of receipt on the application. It shall have the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Industrial Area/Site
- 4. Name of the Allottee/Ex-Allottee
- 5. Date of receipt of application
- 6. Purpose (Reconstitution/Transfer)
- 7. Physical status of the plot
- 8. Date of issue of approval letter
- 9. Amount of levy, if payable
- 10. Remarks

1.16 REGISTER FOR LEGAL CASES

Only one Register shall be maintained for all the legal cases pertaining to the Register Shall be of permanent nature and only one entry shall be made on a page. The Register shall be maintained by the Superintendent/DA and entry shall be made by the Assistant Manager (Legal). The Register shall be maintained as per the following format:

- 1. Serial No.
- 2. Plot Number
- 3. Name of the Lessee
- 4. Name of the Court
- 5. Date of Plaint
- 6. Date of WS
- 7. Date of issue
- 8. Date wise progress
- 9. Final position

- 10. Remarks
- 11. Amount involved

1.17 REGISTER FOR CASUAL/ RESTRICTED LEAVE

This Register shall be maintained at the level of Superintendent. This Register shall be put up to Regional Manager of the time of sanction of Casual/Restricted Leave.

1.18 REGISTER FOR 100% EOU TRANFEREES

A registration for recording those cases in which rebate in transfer levy on the ground that the transferee is a 100% EOU has been granted. The purpose of this register shall be to monitor such cases for completion of formalities required to be fulfilled up to 5 years from coming under production. The entries of this register shall be as follows:

- 1. Serial No.
- 2. Plot Number
- 3. Industrial Area/ Site
- 4. Name of the 100% EOU transferee
- 5. Dates of transfer
- 6. Date of Production started by transferee
- 7. Submission of certified documents showing 100% expert in the 1st year
- 8. Submission of certified documents showing 100% expert in the 2nd year
- 9. Submission of certified documents showing 100% expert in the 3rd year
- 10. Submission of certified documents showing 100% expert in the 4th year
- 11. Submission of certified documents showing 100% expert in the 5th year

This register shall be maintained at the level of Superintendent/DA in the Regional Office.

1.19 REGISTER OF MARKETING SCEHEMES

Each Regional Office shall maintain a register for marketing programs carried out by the Regional Office. Senior most Superintendent/DA in the Regional Office shall maintain this register unless otherwise directed by the Regional Manager. The register shall have following entries on one page.

- 1. Serial No.
- 2. Dates of sending the proposal to H.O, (reference no., date of letter & name of file)
- 3. Dates of approval of H.O, (reference no., date of letter & name of file)
- 4. Date of advertisement and newspaper in which published.
- 5. Date of opening of scheme.
- 6. Date of closing of scheme.
- 7. Date of sending the final proposal for allotment.
- 8. Date of approval (file in which minutes have been kept)

On the succeeding page copy of approved minutes shall be pasted. When the register becomes bulky a new register shall be opened.

1.20 REGISTER FOR R.T.I. APPLICATIONS

Each office shall maintain a register R.T.I. applications received in the regional office. Senior most Superintendent in the Regional office shall maintain this register unless otherwise directed by the Regional Manager. This registration shall have following entries on one page.

- 1. Serial No.
- 2. Date of receiving of application.
- 3. Name of the applicant seeking information.
- 4. Details of fees (date/amount/instrument)
- 5. Subject matter of application
- 6. Details of letter through which information/reply has been sent (reference no., date of letter & name of file etc.)

1.21 REGISTER OF SUBLETTING APPROVALS

Each office shall maintain a subletting register with following entries -

- 1. Sl no
- 2. Industrial Area
- 3. Plot number
- 4. Name of allottee

- 5. Name of sublettee
- 6. Date of approval
- 7. Project approved
- 8. Period of subletting allowed
- 9. Rate of subletting charge

1.22 REGISTER FOR SUBDIVISION/ AMALGAMATION

A common register for subdivision / amalgamation shall be maintained with following entries-

- 1. SI no.
- 2. Ind Area
- 3. Plot numbers
- 4. Amalgamation / subdivision
- 5. No of plots created
- 6. New Plot numbers
- 7. Park, Facility and other amenities plots created (details with plot number)
- 8. Time allowed for marketing/utilization
- 9. Amalgamation fee/ subdivision charges paid

1.23 REGISTER OF REGISTERS

This Register shall be a permanent Register and it shall be maintained by Superintendent himself. All the Registers which are available in the Regional Office shall be entered in this and it shall be maintained as per the following format:

- 1. Serial No.
- 2. Name of Register
- 3. Date of Opening
- 4. Date of Closing
- 5. Name of person maintaining the concerned Register
- 6. Date of consignment to Record Room
- 7. Date of weeding

Note: All email correspondences relating to any of the above registers will also be filed/recorded accordingly.

CHAPTER-2 ALLOTMENT / DOCUMENTATION / POSSESSION GUIDELINES/PROCEDURE FOR ALLOTMENT OF INDUSTRIAL PLOTS/STRUCTURES

Normally applications for industrial plots shall be received only against an integrated advertisement/published online (through Nivesh Mitra/E-auction platform of UPSIDA) after approval of the Head Office.

ALLOTMENT THROUGH NIVESH MITRA

Industrial Area having land allotted any time more than 75% of the allottable area is published on E-auction website by Head office after availability of site plan and fresh plots available on portal in every 30 days and non-auctioned plots available for rollover scheme in every 15 days.

However, as an exception, in the following cases Applications can be received offline even without advertisement.

- a) Application of Joint /Assisted Sector Institutions of Central Govt/ State Govt.
- b) Applications referred under any program operated by institutions/undertakings promoted by Central/ State Government.
- c) Applications of Joint /Assisted Sector units of Financial Institutions of Govt. of U.P./India.
- d) Fast track land allotment shall be applicable as per the prevailing UP Industrial Investment & Employment Promotion Policy 2022 of the State
- e) All application of land Allotment in which Land Subsidy Incentives applicable in policies of State are considered after LOC issue by State Departments.

The applications falling in any of the above categories shall be forwarded to Head Office by the Regional Office with recommendations clearly mentioning the category. Allotment in such cases shall be approved directly by Chief Executive Officer based on prevailing rates.

Applications not falling in above categories and made *Suo moto* or offline shall be returned back to the applicant within 7 working days advising him to apply when plots are published on the UPSIDA e-auction platform or Nivesh Mitra website.

2.01MARKETING AND ADVERTISEMENT PROPOSAL

A. ADVERTISEMENT

- 1. Applications for Industrial plots/ Bulk land available at all industrial areas established by the authority which are undisputed/free from all encumbrances and whose tracing of plot is available shall be received only against an integrated advertisement stating availability, application date /duration and procedure for allotment.
- 2. Receipt of Application-The applications received through the UPSIDA e-auction platform or Nivesh Mitra portal for Regional Office/ Project Office/HO Auction section shall be examined/evaluated by the designated person/allotment committee on weekly basis in cases of application received through Nivesh Mitra portal and in e-auction cases within the defined period as per e-auction timeline. The designated person/Committee shall present their recommendations before Additional Chief Executive Officer or Chief Executive Officer for approvals. The Timelines for completing the allotment process and release of order shall be a maximum period of 4 weeks from the date of application received. The Chief Executive Officer has all rights reserved for re-advertising if required.
- 3. The list of Plots/Bulk Land available for allotment shall be made available publicly on NIVESH MITRA/ UPSIDA's website. This list shall be updated time to time. Along with this the General Terms and Conditions for allotment shall be made publicly available on the Authority website.
- 4. The Regional Manager of the Industrial area will be responsible to maintain the plot bank of their Industrial areas updated on the online system of UPSIDA. Joint members of the respective regional office approved by Chief Executive Officer comprising the Regional Manager and Senior Manager (Civil) shall validate the plots available for allotment and certify that the plots are free from all defects/ encumbrances and its site plan is as per the actual area. They shall confirm that the plots are ready for allotment. This is to ensure that only those plots are made available on website which are physically available at site and the approach road is available with all necessary Infrastructure, so as to prevent the allotment of non- approachable plots. In all such cases the concerned Executive Engineer / Regional Manager will be responsible on in their personal capacity.
- 5. If required, the allotment of bulk land can be done on case-to-case basis with prior approval of Chief Executive Officer

Regional managers shall periodically prepare a marketing proposal for the vacant plots in their region for approval of Head Office. The Proposal shall include

- a) List of plots available for allotment.
- b) Advertising/other promotional proposal.
- c) Prevailing rates (with proposal of change if required)

d) Advertisement shall be done on the minimum possible space as per approved/prevailing policy of the Authority applicable time to time.

Only the plots whose status is set as "Available for Allotment" at Plot bank shall be published for advertisement on UPSIDA website. The Plot once advertised flows through a systematic and controlled operations on ERP System viz.

- a) The Plot will be shown under coming soon section for next fifteen days, it is on weekend basis from the date of advertisement on UPSIDA website.
- b) After 15 days on upcoming Sunday/Monday, it will be available for allotment from where entrepreneurs can apply for the available plot.
- c) The periodicity of application is weekly viz. all the application received during the current week will be processed in next week. In case any applicant applies for the plot in the current week still the plot will remain available for allotment for that particular week.
- d) After the weekends, the status of plot will be changed to blocked stage if any application is received against it and will remain so until the plot is either allotted to any successful applicant or remains un-allotted.
- e) In case the plot is allotted to any successful applicant, the status will change automatically to allotted state.
- f) Regional Manager/HO has to republish the plot for advertisement in case the plot remains un-allotted to any of the applicant.
- g) After the completion of allotment, the list of available plots is automatically refreshed and displayed on website so that the entrepreneurs can apply for the available plots.
- h) The application can be made online through Nivesh Mitra website https://niveshmitra.up.nic.in/Default.aspx

The Advertisement for allotment for the current financial year will remain Open ended till the end of that financial year for the slow-moving Industrial Area. The Chief Executive Officer is authorized to take a decision to keep the advertisement open till the end of the current financial year for fast and very fast-moving industrial areas based on recommendations of regional Office.

Note: Regional managers shall ensure that all the advertisements along with other relevant details are displayed on the website of the authority.

2.02 APPLICATION PROCESS (Nivesh Mitra/ E-Auction portal)

The application shall be received & processed only through the online mode from Nivesh Mitra Portal and in case of any queries and clarification on any of the filled in application records or documents submitted by the applicant, the clarification can be sought within 7 days of the receipt of application.

Interested investor has to electronically apply for industrial plots/shed in an industrial area of the authority only through Nivesh Mitra Portal for which the URL is https://niveshmitra.up.nic.in/Default.aspx The application shall be received &processed through the online mode from E-Auction Portal in period of 15 days after date of advertisement and in case of any queries and clarification on any of the filled in application records or documents submitted by the applicant, the clarification can be sought within the specified period mentioned in auction catalogue.

Interested entrepreneurs must electronically apply for industrial plots/shed in an industrial area of the authority through E-auction Portal.

1. Application Fees (Non-Refundable) for Nivesh Mitra/E-auction/Others

The entrepreneur has to pay the nonrefundable application fees **Rs.** 500 +GST for fast moving industrial areas online along with the Processing fees with applicable GST and Earnest money deposit as per the charges mentioned below:

2. Processing Fees (Non-Refundable) with applicable GST for Nivesh Mitra/E auction/Others

	<i>O</i> \			
		Up to 1 Acre (In Rs.)	From 1 Acre to 5 Acres	Above 5 Acres
			(In Rs.)	(In Rs.)
1	For very fast- and fast-moving areas	Rs. 2000.00	Rs. 5000.00	Rs. 10000.00
2	For Slow moving areas	Rs. 1000.00	Rs. 2500.00	Rs. 5000.00
3	E-auction	Rs. 2000.00		

The above-mentioned requisite fees shall be paid only through the online payment gateway either through Net banking, Credit/Debit Card or NEFT/RTGS and by Challan generation. No other mode for receiving payments shall be entertained in any case. The Application and the supporting documents shall only be processed online through Nivesh Mitra/E auction Portal. Manual and Offline submission of the application & supporting documents at Regional Offices or head office will result in rejection of the application.

3. Earnest Money Deposit for Nivesh Mitra/E auction/Others

For Fast & Very	Nivesh Mitra: In case of Very Fast- and Fast-moving areas, 10% of the total cost of the plot on the
Fast-Moving Areas	advertised rates/ rate prevailing at the time of application.
	E auction: In case of Very Fast- and Fast-moving areas, 10% of the total cost of the plot on Auction
	based rates at the time of application.
For Slow Moving	Nivesh Mitra: In case of Slow-moving areas 5% of the total cost of the plot on the advertised rates/
Areas	rate prevailing at the time of application.
	E auction: In case of Slow-Moving Areas, 5% of the total cost of the plot on Auction based rates at
	the time of application.

The entrepreneur has to make all the payments against application fees, Processing fees and Earnest money Online through NEFT/RGTS/ Net Banking. No other mode of the payment will be accepted.

NOTE: In E-auction cases balance EMD will be deposited as per demand within given Time Limit.

- **4. Project Report:** The applicant has to submit a detailed project report (DPR) online along with the application. The detailed project report must consist of the following: (An indicative format for DPR has been attached for reference)
 - Promoter's Background
 - Details of product to be manufactured and its potential
 - Land area applied for and tentative break up of possible uses
 - Layout Plan
 - Implementation Schedule timeline
 - Product Process Flowchart
 - Projected Cash Flow Statements
 - Total Investment detail including investment in Civil work, plant and machinery, requirement of working capital
 - Sources of finance for the project/means of finance
 - Projected employment detail
 - Power requirement
 - Category of projects White/Green/Orange/Red
- 5. Financial/Technical Support documents: Balance sheet for the last three years of the applicant company/promoters with necessary resolutions, IT returns and documents concerning Financial and technical support. Proposed capital investment as per project appraisal by recognized financial institution duly certified by Chartered Accountant (only for the projects with capital investment exceeding Rs. 25 crores.)
 - **NOTE:-** In case project is approved by government under any incentive policy and fortune 500 policy then there is no requirement of separate project appraisal report as per above.
- 6. Positive Net worth certificate by CA. with UDIN Number.
- 7. **Registration documents** depending on the type of organization viz. Proprietorship, partnership, trust, private/public limited company, etc. as applicable.

minica company, etc. as appreadic.					
Organization Type	Documents Required				
Partnership	Copy of Partnership deed duly notarized.				
Firm/LLP	PAN card of the firm				
	PAN/Aadhar Card of all the partners				
	Power of attorney by all the partners for authorized signatory for participation in allotment process.				
	PAN/Aadhar card of Authorized signatory				
	Copy of cancelled cheque for details of account in case of refund of EMD				
	Certificate from the Chartered Accountant with UDIN number stating that the Net Worth of applicant				
	is positive.				
Registered	Certificate of Registration,				
Society/Trust	By-laws/Deed of Society/Trust certified by Secretary / Chairman of Society/Trust,				
	List of members with their addresses.				
	PAN of Society/Trust				
	Power of attorney of authorized signatory by the managing body of Society/Trust of participation in				
	allotment process				
	PAN/Aadhar card of Authorized signatory				
	copy of cancelled cheque for details of account in case of refund of EMD				
	Certificate from the Chartered Accountant with UDIN number stating that the Net Worth of applicant				
	is positive.				

Private/Public Limited Company	Certificate of Incorporation, Memorandum and Article of Association issued by Registrar of Companies List of shareholders and directors along with their shareholding authenticated by CA/CS Board Resolution for authorized signatory for participation in allotment process PAN/CIN of the company PAN/Aadhar card of Authorized signatory copy of cancelled cheque for details of account in case of refund of EMD Certificate from the Chartered Accountant with UDIN number stating that the Net Worth of applicant
Proprietor	PAN card of the firm Copy of cancelled cheque for details of account in case of refund of EMD Certificate from the Chartered Accountant with UDIN number stating that the Net Worth of applicant is positive.

- **8. Proposed land utilization plan:** Duly signed by the applicant should be as per the UPSIDA Building Bye laws 2018 as amended from time to time.
- 9. Certificate issued by Directorate of Industries and Export Promotion Council in case of 100% Export Oriented Units. If applicable.

2.03 PROCESSING OF APPLICATIONS THROUGH NIVESH MITRA

- a) All application received for Land allotment through Nivesh Mitra will be available on the portal based on submission date and time with detailed information filled in each of the fields of the form.
- b) A preliminary scrutiny of the application along with the attached documents and project report will be done at the respective regional office level to check whether the applications complete in all respects and submitted in the prescribed manner as per criteria enumerated in the evaluation of application section here in after.
- c) The Account section of the UPSIDA shall verify and confirm all the payment against application parallely.
- d) After scrutiny of the application, by the HO approved Regional Level Project Evaluation Committee, a detailed note shall be prepared by the Regional Manager/in-charge of the concerned regional office along with the approved committee constituting of Regional Manager/Executive Engineer/Account Section including noting his recommendation therein and the application along with his note shall be forwarded to the UPSIDA Head office through online portal for placing it before the CM (IA). The HO based Committee shall evaluate the regional-level recommendation and put up the same through ACEO for final Approval of CEO.
- e) The payment received against the Earnest Money and Application fee through net banking, credit/debit card shall be confirmed within the prescribed time limit and where Bank Challan has been submitted it should be verified from the Bank.

Timelines for processing of applications for land allotment have been fixed in the Authority for timely disposal of all the applications for allotment, which are as follows: -

A. Timelines for Industrial Plots Nivesh Mitra

1	Submission of application for land Allotment	Online through Nivesh Mitra Portal
2	Deposition of earnest money and processing fees	Along with the Online application
3	Scrutiny of documents	Within 7 days from the final submission post payment of all requisite fees and documents
4	Evaluation/ Recommendations by Project Evaluation Committee	After 7 days from the final submission post payment of all requisite fees and documents. The Project Evaluation Committee will evaluate the application and provide their recommendations to CM(IA), who will review the same and forward the recommendation to the HO-Level Land Allotment Committee. The Land Allotment Committee post review of the recommendations will forward the file to the CEO for final approval through ACEO
5	Issue of Allotment letter	Within 21 days from the final submission of application
6	Payment of Reservation Money	Within 60 days from issuance of allotment letter.
7	Application for Execution of lease deed	Within 30 days from the due date of deposit of reservation money only. After deposit of reservation money and submission of stamp paper & other required papers.
8	Handing over Possession of Plot	Within 10 days from execution of lease deed.

B. TIMELINES FOR INDUSTRIAL PLOTS AUCTION

As per bid catalogue upto issue of allotment letter thereafter as per above clause S No. 6, 7 and 8

C. LOCATION CHARGES FOR INDUSTRIAL PLOTS

- a. Plots facing 30 mtr. or wider road 5 % of the premium rate subject to minimum of Rs5 per sq. mtr.
- b. Plots having access to two or more roads (corner plot) 5 % of the premium rate subject to minimum of Rs 2.50 per sq. mtr.
- c. Location charges will be levied upto first 5 acres only. No location charges shall be levied in the industrial Areas of "No Industry District "as categories by the Government of India."

Explanation – For a plot facing 30 meter of wider road and having access to two or more Road location charges @ 10% of the premium rates subject to a minimum of rupees 7. 50 per square meter would be a payable.

Note:

- 1. In case plots have been jointly allotted for giving a larger area and it attracts location advantage or is in corner, the charges be levied upto 5 acres, unless there is a telescopic / slab system of rates effective in the area.
- 2. Location charges are for advantageous location and shall be levied even if there is an intervening service road or green area.

2.04 APPROVAL OF ALLOTMENT

The application shall be processed, and steps shall be taken to get approval of the appropriate authority by the Regional Manager in following manner.

The Land Allotment Committee at the regional level as well as HO level would consider the application of the allotment primarily considering the following evaluation criteria: -

Evaluation of the Application under Marking scheme through Nivesh Mitra:-

- 1. Application received for land allotment will now be evaluated by a committee known as "Project Evaluation Committee" based on certain objective criteria.
 - **A.** The recommendation for allotment shall be based on the marks obtained by the applicant on below mentioned objective criteria.

Sl. No	Headings	Parameters	Marks	Maximum Marks
1	Proposed capital Investment on construction of Building and Plants &	Upto 2 times of Investment on land	05	20
	Machineries	Upto 3 times of Investment on land	10	
		Upto 5 times of Investment on land	15	
		Above 5 times of Investment on Land	20	
2	Employment Generation (Direct Employment)	For every 5 persons	01 Mark 20	20
3	Proposed Timelines to start Production	In 12 Months	20	20
	[Incase production is not started within	Within 12 to 18 months	15	
	the proposed timelines the entrepreneur has to pay the time extension fees every year or part thereof (monthly on prorata basis) post the expiry of time limit]	Within 18 to 24 months	10	
4	Relevant Experience	Between 01 to 10 years 01 mark for each year		10
	-	Above 10 Years	x Exp. Years Max 10	
5	Requirement of additional land for extension of Unit in same Industrial Area or for expansion of unit		10	10
6	100% export Oriented Unit (Certificate from Directorate of Industries and export Promotion Council is mandatory)		10	10

7	Female entrepreneur /SC/ST/Physically Challenged Entrepreneur. (In case of the company/Partnership firm this category should be minimum of 26% shareholding)	5	5
8	Net worth or turnover of applicant for previous financial year is more than 10 crores	5	5

In case two or more applicant in a week then applicant getting highest score will be recommended. In case two or more applicant scores same marks on evaluation then preferences will be given to the applicant having higher scores for point no 1,2 and 3. Keeping in view the utilization of land and at the time of evaluation of proposal apart from above criteria on whose basis the marks were given, the actual position will be taken into consideration for final recommendation.

E-auction: In E auction cases if the document submitted by the applicant as per following criteria found proper the applicant will participate in bidding process:

- (i) Applicants' credentials
- (ii) Land utilization and minimum investment criteria
- (iii) Net worth- Positive
- (iv) Deposit of processing fee and EMD

Evaluation of Land requirement

The Project Evaluation Committee shall recommend the land requirement to the maximum estimated area for the proposed project of the applicant based on the area calculated through following parameters.

- i. The calculated Area based on the proposed Investment on the project by the applicant in ratio of 2000 sqm for each Rs 1 crore Investment.
- ii. The calculated area based on the factor of 333 percentage of the covered area proposed by the applicant.
- ii. The Calculated area based on the proposed investment on Land by the applicant divided by the premium rate of the land of that Industrial area.
- iv. If the estimated area of the land requirement doesn't fulfill the applicant requirement, then the decision taken by the Chief Executive Officer will be the final

B. The Project Evaluation Committee for Nivesh Mitra

The Project evaluation committee at Regional Office/ Project officer level shall evaluate all the application received in the previous week based on land applicability criteria and marks obtained according to the objective criteria as above and have to forward the recommendations to Land Allotment Committee (LAC) constituted at HO level .LAC will recommend the proposal for acceptance or rejection to Additional Chief Executive Officer or Chief Executive Officer for approval within the specified time. The process of land allotment from the date of receive of application till release of approval and allotment letter or rejection should not take more than 3 weeks. The Head -Office will proactively monitor the closure of the application within the stipulated timeframe as mentioned above.

The Project Evaluation Committee constitutes of following members

- 1. The Concerned Regional manager
- 2. The Concerned Executive Engineer
- 3. The Deputed Accounts Manager at Regional Office

C. The Timelines for Establishing Unit

The Time limit for establishing the unit and starting the production on the allotted land will be as under from the date of allotment.

Sl. No.	categories	Proposed Total Investment on the project	Estimated Timelines
1	Small	Up to Rs. 25 Crores	02 years
2	Medium	More than Rs. 25 Crores but less than Rs. 50 Crores	03 years
3	Large	More than Rs. 50 Crores but less than Rs. 200 Crores	04 years
4	Mega	more than Rs. 200 Crores but but less than Rs.500 Crores	05 Years
5	Super Mega	more than Rs. 500 Crores but but less than Rs.3000 Crores	07 Years
6	Ultra Mega	Rs. 3000 Crore or above	09 Years

Source from U.P. Industrial Investment & Employment Promotion Policy 2022

The Time limit for point no. 3 and 6 will be allowable only if the quoted total Investment is assessed by a recognized financial Institutions and the amount quoted above matches with the total Investment in the project appraisal.

The Regional level project appraisal committee and HO level land allotment committee will primarily consider the following general principles for evaluation of applications for allotment;-

- a) Availability of particular Land parcel/plot
- b) Legal and physical position of land
- c) Whether the area requested commensurate with the actual need of the project
- d) Whether the particular project matches with the nature of particular industrial area.
 In addition, the committee will look into following Objective criteria before taking a decision on the application: -
- a) Project Plan
- b) Proposed investment in the project
- c) Applicants Background, work experience of the organization
- d) Techno economic viability of the project
 - i. Built-up area required for this project
 - ii. Movement of inventory including the loaded trucks
 - iii. Warehouse requirement for the project
 - iv. Requirement of utility like electricity, water, and waste disposal
 - v. Source, Requirement, and process for raw material
 - vi. Type of technology used
 - vii. Production capacity and capacity utilization
- e) Potential for generating employment
- f) Pollution
 - i. Categorization- Green/Orange/Red
 - ii. Amount of generation of pollution/wastage
 - iii. Mode of waste disposal
- g) Whether application is for setting up any restricted industry
- h) Marketing and sales strategy
- i) Financial Parameters
 - i. Cost of project and means of finance
 - ii. Debt contribution, source, and cost of debt
 - iii. IRR, Debt coverage ratio, etc.

The applications which are found to be technically and economically viable based on above factors will be considered as eligible applications and accordingly recommendation for approval shall be made by land allotment committee. The applicants whose applications are found not eligible shall be informed about the reason for rejection. Based on recommendations the Project Evaluation Committee at HO comprising of In charge of Industrial Area and other officers as nominated by CEO, ACEO, CEO, UPSIDA who has been authorized in this regard, shall approve the allotment. If for any specific reason, to be recorded in writing, CEO, UPSIDA does not agree with the recommendation of Land Allotment Committee for reconsideration or may reject it. Possible reasons for reconsideration or rejection are detailed at section 2.05.

2.05 REJECTION OF APPLICATIONS

The application for allotment of plots/sheds may be rejected on the following grounds: -

- a) If the proposed project to be set up is hazardous as categorized by UP Pollution Control Board.
- b) If the proposed industry is likely to discharge heavy liquid effluents like wet printing plant, paper manufacturing plant etc. These can be allowed only in the Industrial Areas specifically categorized or in a zone earmarked for such industries by the Authority.
- c) If the proposed industry is likely to create environmental nuisance to the neighboring units like cement plant etc. These can be allowed only in Industrial Areas specifically categorized by the Authority for the purpose.
- d) If the proposed type of industry is banned by the Government in any specific Area/Region.
- e) Non-submission of documents as listed in para '2.02' even after request in writing to do so.
- f) Non-acceptance of the area proposed to be allotted by the Authority.
- g) For any other reason in conformity with the policy of the Government and Authority as framed from time to time.
- h) The Applicant not found fit for establishing unit by the Allotment Committee or other Applicant is found to be more suitable
- i) Project Evaluation Committee has not made any clear recommendation
- j) If there is no consensus between Project Evaluation Committee members and any member has submitted his dissent comment.

- k) If in his view any material information which ought to have been considered by the committee has not been considered.
- 1) If any procedural error in the procedure has come to the notice.
- m) If any direction has been received from the Government/Legal Authority for not allotting the land.
- n) Noncompliance of documents, fees within the timelines specified in Janhit guarantee act.

2.06 ISSUANCE OF ALLOTMENT LETTER

Procedure for allotment shall be initiated only after approval of competent Authority at Head Office

A copy of approved minute (or relevant portion containing the decision about the plot under consideration in case the full minutes is voluminous) of the allotment committee shall be uploaded on the evaluation System of ERP and also kept in each allotment file physically. The noting containing the proposal for allotment should clearly refer to the decision or relevant portion of minutes.

After ensuring the above procedure, allotment letter of the plot shall be generated and issued to the successful allottee within 21 days from the date of application received as per section 2.04 above. The digitally signed allotment letter shall be sent only through ERP allotment system to the registered e-Mail of the applicant.

E auction cases if H1 Bidder deposited the balance EMD within time limit and Auction Service Provider declare eligible for allotment. After approval of CEO, Regional Manager have to issue formal allotment letter of Land/Constructed Shed.

Regional Managers have been authorized to issue formal digitally signed allotment letters of land/constructed sheds of all the Industrial Plots after approval of allotment from competent authority as above.

2.07 ALLOTMENT OF BULK LAND

Following procedure shall be adopted for allotment of Bulk land for industrial purposes: -

- a) No land of the Authority shall be treated as un-developed.
- b) Only those lands can be identified as bulk land whose area is minimum 10 acres in NCR & 25 acres in other areas i.e., in non-NCR.
- c) Any area less than above as (b) shall be allotted at the prevailing premium of Industrial Plots of the concerned industrial area.
- d) When referred by Regional Manager/Project Officer separate rate shall be decided by the Costing Cell / Project Monitoring Section where the minimum criterion of bulk land is fulfilled as (b) above. Marketing shall be done on the rate of premium so calculated.
- e) Marketing of industrial bulk land in fast moving & very fast-moving areas shall be done as per prevailing policy for that area. However, in slow moving areas marketing of land can be kept open-ended after issuing one advertisement for allotment in newspapers/UPSIDA web site.
- f) Location charges if applicable shall be levied upto 5 acres area.
- g) For Some Special projects the specified time limit for establishing the unit and starting the production on undeveloped land / Bulk land allotted to the Entrepreneur will be of 5 years from the date of allotment.

2.08 ALLOTMENT FOR PLOT USES OTHER THAN INDUSTRIAL PURPOSE

Allotment of plots can be made for uses other than industrial purpose in the manner detail below allotments in these cases can be made only upon the approval of head office. Proposal for **such** allotment should clearly mention about the availability/previous allotments of the facility house allotment are being proposed in the industrial area under consideration.

I. POWER - SUBSTATION

Allotment to UPSEB can be made on their request in every industrial Area free of cost subject to following limit:

33/11 KV	2,000 sqm.		
132/33 KV	Allotment can be made on prevailing industrial rate of premium after assessment of land requirement as per demand.		
# Beyond this limit premium shall be charged at the normal rate. Approval of the Head Office is necessary for allotment			

II. FIRE STATION

Allotment can be made free of cost on request of the department. However, area shall be limited 1000 to 4148 sqm free of cost beyond that (based on evaluation of demand) at current industrial rate of premium shall be charged. As per the order no. 87-130/SIDC/PM/Facilities dated 20-06-2017, a provision upto a maximum of 321.91 lakh shall be made for construction of fire station building.

III. TELEPHONE EXCHANGE

After assessment of land requirement as per demand normal industrial rate of premium shall be charged.

IV. MOBILE TOWERS

As per the prevailing policy of UPSIDA

v. ESI HOSPITAL/DISPENSARY

Land can be allotted at current rate prevailing on the date of allotment for above purpose subject to assessment of land requirement as per demand to E.S.I. Hospitals/Dispensary. Approval of Head Office is necessary before allotment is made. This facility will be available in all Industrial Areas uniformly.

VI. ALLOTMENT OF LAND TO ASSOCIATION

Land measuring 500 mtr can be allotted to representative association of Industrial Area on industrial rates. The purpose of this allotment shall be only for holding meetings and other association activities. Commercial use of the plot by association or its subletting will render the allotment liable for cancellation.

VII. Handing over Industrial Area parks to Associations/Allottee for maintenance

- a. The park shall be given for a period of 5 years. The same can be extended by the authority upon request of association.
- b. The entrepreneur will not make any permanent construction on the land
- c. The Park will be used for planting trees etc. Temporary fixtures for seating, exercising and entertainment can be installed with permission of Authority.
- d. The Association shall have to maintain the status of land as park.
- e. The authority shall take back the possession of land after the end of 5 years or any such extended period. It shall also have the right to take back the park land anytime without assigning reason. In both cases the Industrial Association shall be given 30 days to remove any trees/ temporary fixtures planted/ installed by them as per prevailing rules. No compensation shall be given for any leftover plantation/ beautification work done or fixtures.
- f. The Park will be maintained by the Entrepreneurs Association from its own resources.
- g. Entrepreneurs' association will make arrangements for lighting and water etc. in the park from its own resources.
- h. Allottees of the Authority and its employees will be able to get admission in the park without any entry fee (if any fee is levied in future with the permission of Authority).
- i. The Entrepreneurs Association shall not let any person or institution to rent any part or whole of the park, nor shall it create any encroachment.
- j. Allotment of CFC/ Admin building Allotment subletting of CFC/ Administrative building shall be done in following

Where the building is constructed then individual independent units can be rented by charging rental charges as per the provision in Chapter - 12, point number - 12.07

VIII. POLICY OF REGULARISATION OF UNAUTHORISEDLY OPERATIVE DHARMAKANTA IN INDUSTRIAL AREA AND THEIR ALLOTMENT POLICY.

- Dharmakanta can be operated only on minimum 500 sq.m. and maximum 1000 sq.m. land.
- b) In industrial area, only one Dharmakanta will be allowed per 5000 population.
- c) Ground coverage and FAR for Dharmakanta will be permissible as per the rules of UPSIDA.
- d) For Dharmakanta, the allottee will have to make arrangement for proper parking as per the norms of UPSIDA, so that traffic problem does not arise.
- e) Permission will have to be obtained after getting the building map of the concerned Dharmakanta area approved from UPSIDA bye laws as per rules.
- f) Along with the application for the operation of Dharmakanta, the no-objection of the measurement and weighing department and the local traffic department will have to be submitted.

At present, in relation to unauthorizedly operated Dharmakanta on industrial plots. After surveying the industrial areas, all the unauthorized ones being operated should be sealed and closed immediately. After that, if the allottee is willing to start the operation, then he can request the UPSIDA, on which, according to the above policy and to allow permission from the period of operation as a punishment for unauthorized operation of Dharmakanta, the percentage of all the amount payable in respect of the said plot, including the effect fee, at the rate of per annum for the above period. The allottee may be allowed to operate for a period in the form of Dharma Kanta.

IX. ALLOTMENT OF LAND FOR PURPOSES OTHER THAN INDUSTRIAL

A. In all Industrial Areas except integrated industrial township area i.e., Trans Ganga city, Unnao and Saraswati Hi Tech City Prayagraj, land can be allotted for Commercial or other purposes like; Institutional, Group Housing etc. after specific approval of Head Office. The Rate of Premium, Terms of Allotment, and Procedure of Allotment shall be decided by the Head Office on case-to-case basis. However, reserve/minimum floor price shall be decided as per following:

LAND USE	INDUSTRIAL AREA	RESIDENTIAL AREA	

	.		Factor of multiplication of prevalent residential premium at the time of premium determination		
	NCR &V.F. AREA	OTHER AREA	NCR &V.F. AREA	OTHER AREA	
Industrial	1.00	1.00	1.00		
Residential			1.00	1.00	
Group Housing			1.0	1.00	
			1.00	1.00	
Institutional/					
Educational	1.00	1.00	1.00	1.00	
Others	1.25	1.00	1.25	1.00	
Commercial 2.5* 2.00* 2.		2.5	2.00		

- **B.** The following policy is implemented for fixation of minimum reserve rates in commercial / institutional / group housing plots located in the convenience zone in the integrated industrial townships of the Authority such as Trans Ganga City, Unnao and Saraswati Hi-Tech City, Prayagraj:
 - 1. The lease premium rate for single residential plots developed in all sectors of the entire integrated industrial township will be the same.
 - 2. The following are the minimum reserve rates for e-auction of lands reserved for commercial / institutional / group housing use developed in integrated industrial townships, such as Sector Shopping Complex / Office Complex / Motel for commercial use as mentioned in the Land Development and Building Regulation 2018 of the Authority.
 - i. Hotel/Multiplex cum Hotel, Petrol Pump/Fuel Station/Gas Filling Station, Dharmakanta, built up shop/kiosk, for reserved plots of uses two times of residential rates.
 - ii. Institutional land use for educational activities such as nursery / primary / secondary school uses and reserved plots of nursing homes and hospitals, plots for educational activities mentioned in the Land Development and Building Regulation of EC Authority 2018. **equivalent to residential rates.**
 - iii. For Institutional land use and reserved plots of engineering, medical, management college and other professional educational institutions and R & D center uses as mentioned in the Authority's Land Development and Building Regulations-2018 1.25 times of residential rates.
 - iv. Plot reserved for group housing use as mentioned in the Authority's Land Development and Building Regulation 2018 **equivalent to residential rates**
 - v. The land reserved for industrial category warehousing use as mentioned in the Authority's Land Development and Building Regulation-2018 is **equivalent to the industrial rate of the sector concerned.**
 - vi. Warehousing of commercial category as mentioned in the Authority's Land Development and Building Regulation-2018, Reserved land for use **twice the residential rate.**
 - 3. The minimum reserve rate for marketing through e-auction of plots reserved for nursing homes and hospitals in all the notified industrial development areas of the Authority will be at par with the rates of institutional plots reserved for educational activities (e.g., nursery/primary/secondary schools) in the area.
 - 4. On the basis of the minimum reserve rates of commercial / institutional / group housing plots in the industrial development areas of the Authority, the minimum bid price will be determined in the catalog of plots for e-auction including location surcharge etc. as per the rules of the Authority.

2.09 ALLOTMENT AND RESERVATION MONEY:

Allotment and the rate of reservation money shall be taken as per chapter 3 of this Operating Manual. The allottee will be required to pay the same within period as specified in the allotment letter which normally is 60 days from the date of allotment. If the due date so specified is a public holiday the next working day shall be the last date for payment of reservation money.

The non-payment of reservation money renders the allotment incomplete, hence if such an allotment is cancelled restoration of allotment cannot be considered.

2.10 ACCEPTANCE OF RESERVATION MONEY AFTER DUE DATE

UPSIDA may consider the request of the allottee for extension of the date for the payment of reservation money beyond normally allowed 60 days. Reservation money in such cases shall be payable with penal interest till date of payment.

 	7	2	1 /		1 2	
Time Period			Approval Le	evel		
From 61days to 90 da	ays from the date of a	llotment	Approval give	ven by	Regional manager	

From 91 days to six month from the date of allotment	Approval given by incharge IA section
Beyond six month from the date of allotment	Allotment will be cancelled by Regional Manager

2.11 RECOVERY OF BALANCE PREMIUM

The balance 50% (VFMA& FMA)/ 75% (SMA) of the premium amount shall be recovered in 6 half yearly equal installments along with interest as prevalent on the date of allotment on diminishing balance of the premium as per guideline for recovery of Authority dues. The first such installment of premium shall be payable on subsequent 1st March or 1st September after expiry of six months from the date of allotment.

EXPLANATION

If the allotment letter is issued on 1st September or thereafter but on or before 31st March, the first installment of premium and interest shall fall due for payment on 1st September of subsequent year and likewise. Penal interest shall be payable as per the prevailing rules.

2.12 INTEREST RATE, REBATE AND PENAL INTEREST

i. The rate of interest to be charged and rebate (in case the payments are deposited on time) to be allowed in respect of all allotment/transfer cases up till the order number 732-39 dated 07/07/2021 passed shall be as under –

	Category of industrial Area	Rate of Interest	N.A. Penalty
a)	Fast Moving/Very Fast Moving	14 %	2%
b)	Slow Moving	14%	3%

- ii. As per office order no. 732-39/UPSIDA/IA/Policy Vol. 17 dated 07.07.2021 the rate of interest to be charged on the payment due after July 1, 2021, from all the allottee's shall be @8.5%. The rate will be applicable upto June 30, 2022. In case of allottee/transferee fails to pay the dues in time penal interest @3% (compounding every six monthly) shall be charged on the defaulted amount for the defaulted period. This penal interest shall be payable by the allottee/transferee in addition to the interest payable. The rate of interest are subject to change annually of MCLR+1% to be decided by the Authority.
 - In cases of earlier allotment/transfer done by the Authority if the rate of interest is clearly mentioned in the issued allotment/transfer letter and/or in the executed lease deed then as per mentioned rate of interest will be applicable otherwise the rate as per above order shall be applicable.
- iii. As per office order no. 1052-1059/UPSIDA/IA/Policy Vol. 18 dated 06.07.2021, the rate of interest to be charged on all allotments done on and after July 1, 2022, shall be @ 9%, the rates will be applicable upto June 30, 2023. In case of allottee/transferee fails to pay the dues in time penal interest @3% (compounding every six monthly) shall be charged on the defaulted amount for the defaulted period. This penal interest shall be payable by the allottee/transferee in addition to the interest payable. Rest will remain the same. The rate of interest are subject to change annually of MCLR+1% to be decided by the Authority.
- iv. As per office order no. 1307-1314/UPSIDA/IA/ OO for rebate in interest rates dated 27.06.2023, the rate of interest to be charged on all allotments done on and after July 1, 2023, shall be @ 10%, the rates will be applicable upto June 30, 2024. In case of allottee/transferee fails to pay the dues in time penal interest @3% (compounding every six monthly) shall be charged on the defaulted amount for the defaulted period. This penal interest shall be payable by the allottee/transferee in addition to the interest payable. Rest will remain the same. The rate of interest are subject to change annually of MCLR+1% to be decided by the Authority.
- v. As per office order no. dated 06.07.2024, the rate of interest to be charged on all allotments done on and after July 1, 2024, shall be @ 10%, the rates will be applicable upto June 30, 2025. In case of allottee/transferee fails to pay the dues in time penal interest @3% (compounding every six monthly) shall be charged on the defaulted amount for the defaulted period. This penal interest shall be payable by the allottee/transferee in addition to the interest payable. Rest will remain the same. The rate of interest are subject to change annually of MCLR+1% to be decided by the Authority.

2.13 EXECUTION OF LEASE DEED FOR NEW ALLOTMENT

The allottees are required to get lease deed executed within 120 days of the date of allotment through online process. Necessary action for this shall be taken by Regional Manager Calculation of stamp duty shall be made in accordance with the state policy after consultation with district authority is required. However, the allottees shall confirm the stamp duty from the concerned Sub Registrar to avoid any confusion/ future complication.

Government under various policies allows for rebate in stamp duty for establishment of new units or for expansion (additional capital investment of 25%) which may be checked with Deputy Commissioner District Industries Centre / Regional Manager. The application for the same shall be moved through portal https://diupmsme.upsdc.gov.in.

The application for Lease Deed shall be made online on Nivesh Mitra along with requisite fee, duly attested documents relating

to constitution and Pollution NOC/ CTE. On receipt of the request of the allottee for execution of lease deed, intimation shall be made about the documents required for its execution and registration within 10 days of receipt of such request.

On the date of execution of lease deed, the allottee should not be a defaulter. On receipt of the documents from the allottee the same shall first be entered into the Dak-Receipt Register and will be put up before Regional Manager who will mark it to concerned person. The concerned Dealing Assistant shall ensure that the fact of receipt of documents is entered in the Documentation Register within 3 days of receipt.

The Documents will then be checked and if any deficiency is found, allottee shall be informed about the same within 10 days of the receipt of the documents. If the documents are found in order, allottee shall be called upon to execute lease deed within 15 days of the receipt of the complete documents, if no response is made by allottee, a 30-day legal notice for execution will be sent and action as per terms of the notice will be taken. The concerned Dealing Assistant/Officer shall certify that all the conditions laid down by the Authority from time to time have been incorporated in the lease deed. After the lease deed is executed by the allottee the same shall be put up before the Regional Manager along with Documentation Register for his signatures. The Regional Manager in consultation with the allottee shall finalize/fix a date on which the Registered power of attorney holder of the Regional Manager will visit the concerned office of sub-Registrar for registration of lease deed. The receipt issued by Sub Registrar shall be kept in safe custody till lease deed is obtained from the Sub-Registrar's office by power of attorney holder. The lease deed so obtained shall be kept in safe custody in the Regional Office till it is sent to financial institution/allottee.

2.14 POSSESSION OF PLOTS

- a) The Date of Possession of plots shall be fixed by the Regional Manager while signing the Lease Deed itself.
- b) The date so fixed shall be intimated to the lessee along with the second copy of the lease deed and the concerned -Asstt. Manager (Civil) for necessary action on their part through a letter.
- c) Effort shall be made to hand over possession just after registration of the lease deed as for as practicable.
- d) If the lessee fails to take possession even after issuance of two letters, legal notice for the same may be issued and action may be taken accordingly.

2.15 VARIATION IN THE AREA OF PLOT AT THE TIME OF POSSESSION

Effort should be made to make allotments after actual area measurements / tracing. If, however a variation in plot as mentioned in the allotment letter and on physical verification at the time of possession is found, following rule shall apply:

- a) Where the difference in the actual measured area and the area mentioned in the allotment letter/lease deed is up to 20% on upper side, the rate of premium to be charged in respect of excess found area, will be the rate of premium prevalent on the date of original allotment.
- b) Where the difference in the actual measured area and the area mentioned in the allotment letter is more than 20% then the area of plot upto 20% shall be charged on allotment rates whereas that in excess of 20% shall be charged on the prevailing rates The premium of such excess found area as above will have to be paid by lessee within one month from the date of intimation falling which interest at the prevalent rate applicable on the date of intimation shall be charged without any rebate.

NOTE:

- 1. Jurisdiction for regularization of excess area shall be as per the prevailing policy of the Authority applicable time to time. At present
 - i. All type of plots excess area upto 20% of allotted plot (maximum to 500 sqm) shall be approved by the incharge industrial area
 - ii. All type of plots Excess area beyond 20% (upto 500 sqm) of allotted area shall be approved by the competent Authority on the recommendation of policy cell.
- 2. The rule enumerated as above in (a) and (b) shall be applicable only if the regularization is done for original allottee i.e. not for a transferee. The rate for excess area for a transferee shall be premium prevailing at the time of regularization even for an increase in area of < 20% of the area allotted.

2.16 CONSTRUCTION ON PLOT AFTER APPROVAL OF BUILDING PLANS

Before raising the constructions after taking over the possession of plot, the allottees are required to seek approval of building plans for which they have to submit the plans to the Authority through online portal.

2.17 CHANGE OF PLOT

- a) If an allottee has applied for change of plot within the same industrial Area due to some reason or other and there are no outstanding dues and plot of required size is available for allotment, his request shall be forwarded to Head Office for consideration and decision. In case the request of change of plot is allowed, the date of allotment shall remain the same and he will have to pay all upto date dues in all heads and no rebate shall be allowed If the area of the changed plot is more than the area of original plot, current rate of premium shall be charged for excess area as applicable on the date of change.
- b) Where for some reason like encroachment, litigation etc. the Authority is not able to hand over the possession of plot, the allottee can be offered two options to choose first to apply for refund of deposited money, in that case amount deposited shall be refunded with 6% interest per annum otherwise it will be considered that he wants to retain the plot in that case he has to pay all dues with interest. However, maintenance charges shall be applicable from date of offer of possession letter. Time Extension Fee (TEF) as per the provisions made in allotment letter/ lease deed shall become applicable after allowing free period from the date of the 'offer for possession' letter. The Authority shall strive to make available the possession of the plot only maximum upto 2 years from the date opts for possession of plot (and not refund). If the authority fails to make available the plot the deposits of allottee shall be refunded back with 6% simple interest and no further request shall be entertained in this regard.

In case where the Authority considers his request for allocation of alternate plot it can be offered on following conditions:

- i. Alternate plot shall be offered in the same industrial area in with the original allotment was made
- ii. If the plot is not available in the concern industrial area as second priority change in the same category of Industrial Area shall be made subject to availability.
- iii. If plot is not available as per above then as third priority change shall be considered in the next lower category of Industrial Area like very fast to fast or slow, fast to slow.
- iv. Alternate plots shall be the same as mentioned in allotment letter and in any case, it shall not be more than 20% of the original allotted area.
- v. Current premium rates as applicable for the alternate plot and difference of the current premium rate shall be considered for determination of premium rate.
- vi. Dues on the original allotted plot till the change of alternate plot shall be paid by the allottee. If the original premium of the plot is more than the premium of alternate plot, then excess amount shall not be refunded rather it shall be adjusted against the dues of the plot.
- vii. All other terms & conditions of allotment of the changed industrial area shall be applicable as prevalent on the date of change.
- viii. The allottee will have to get the lease deed executed at his cost even if lease deed of the original plot was executed.
- ix. If allottee has made any construction on the original plot the same shall not be compensated for by the Authority.
- x. The alternate plot shall be changed only on receipt of consent of the allottee on the above terms and conditions.

2.18 CHANGE OF PROJECT

If the allottee/lessee desires to change his project to any other industrial project at any stage after allotment, then he can do so by applying online through UPSIDA website submitting the following documents to the concerned regional office

- 1. Project report in duplicate duly signed by allottee.
- 2. An affidavit duly signed and notarized to the effect that
 - A. New project will require a covered area of 30% of the plot area
 - B. New project will not discharge liquid effluent exceeding the discharge of old project.
 - C. New project will not discharge any obnoxious gaseous effluent to the detriment of surrounding units / area.
 - D. Allottee will arrange to obtain NOC from the pollution board control within 6 calendar month or start of production whichever is earlier and submit a copy there off to the Authority.
 - E. Allottee will submit a provisional SSI registration/IEM to SIA within 90 days of its application

The allottee shall apply for change of the project giving reasons along with copies of the self-attested project reports. At present Regional Manager can allow such changes for plots having area upto 500 square meters only upto 4 years from the date of allotment. In other cases where the area of plot is more than 500 square meter the matter shall be referred to head office for decision.

2.19 ADDITION OF PRODUCTS

If the allottee lessee has implemented the project for which the land was allotted and desires to manufacture additional projects/implement additional project under the same constitution, then he can do so by applying online with following documents:

- 1. Project report duly signed by allottee.
- 2. An affidavit duly signed and notarized to the effect that
 - a. Constitution/ownership is the same as given in license/lease.
 - b. Additional projects item will not lead to discharge of any liquid effluent.
 - c. Additional project/items will not discharge any obnoxious gaseous effluent to the detriment of surrounding units.
 - d. The allottee will obtain NOC from pollution control board and submit the same value 6 month or start of production whichever is earlier.
 - e. The allottee will obtain revised SSI registration/IEM and submit the same within 90 days of its application.
 - f. The total covered Area on the plot shall not exceed the permissible limits.

2.20 ESTABLISHMENT OF UNIT NO-2

The permission for installation of more than one industrial unit on a plot of land, in case the same are proposed to be set up by the same allottee under the same constitution of firm or the company may be granted by the Head Office only. The request of allottee if found genuine, shall be referred to Head Office for decision.

2.21 TRANSFER OF LEASE DEED TO FINANCIAL INSTITUTION

In case the lease deed is required by any financial institution, or any other bank (even private or foreign) recognized by RBI with a request to permit equitable mortgage the same shall be sent to them permitting creation of equitable mortgage provided: -

a. The request has been made in writing by the concerned financial institution as well as by the lessee. The financial institution shall clearly mention that a loan has been sanctioned specifying its quantum and they need it to secure their loan amount,

And

- b. The financial institution undertakes to pay the balance premium, if any, of the plot under question along with interest till receipt of the payment as the first instalment of disbursement of loan. Alternatively, if the financial institution is ready to pay only premium portion, then the allottee will be required to pay 3 months advance interest on the balance premium, if the financial institution does not undertake to pay the premium/interest as above, the same shall be paid by the allottee beforehand, and
- c. Normally in case it is proposed to send the lease deed to any bank for mortgage, full payment of balance premium along with outstanding dues shall be paid beforehand either by bank or allottee.
- d. The allottee has deposited duplicate copy of registered lease deed with the Authority. In case the plot is fully paid, the lease deed may be sent to financial institution for securing its interest against other facilities provided to the allottee like cash credit limit, working capital etc.
- e. The loan has been sanctioned for the existing/proposed unit on the plot.
- f. The loan has been sanctioned to allottee and not to his/her sister firm/concern/Sublette.

In no case, lease deed shall be transferred to any financial institution if the allottee is defaulter in making the payment of dues of the Authority. While sending lease deed to the financial institutions, it shall be ensured that:

- 1. Entry of this fact in the register kept for this purpose is made.
- 2. The amount to be received from the financial institution in the covering letter is clearly mentioned.
- 3. The date by which payment is to be received from financial institution is also shown clearly.

The following conditions are included:

- a. That permission for mortgage is valid against the concerning financial institution only and on repayment of loan/termination of facility to the lessee, lease deed shall be returned to the UPSIDA only and shall in no case be handed over to the lessee/other financial institution. If this clause is violated the permission of mortgage shall stand automatically rescinded without any notice.
- b. That permission for mortgage will cease to have any effect if payment is not made within stipulated period.
- c. That mortgage permission is subject to the conditions of the lease deed. Format of the covering letter to be sent in this case is given at **Annexure-1**
- d. In case the FI / Bank directly or through District authority/DRT/ any other court taken action for auction of the plot to recover their dues then prior notice shall be given to the Authority. While dues, if any, shall remain the first charge over and above the charge of any institution / bank. Additionally transfer levy etc. shall be payable by the auction purchaser.
- e. It shall clearly mention in the letter forwarding the lease deed to bank/financial institution that taking any action as mortgagee, the Authority shall be informed beforehand, and its NOC shall be obtained so as to recover its due enforces the applicability of transfer levy. Otherwise, any sale/ auction / transfer made by Bank financial institution shall not be recognized by the Authority.

2.22 COLLATRAL MORTGAGE

Authority permits collateral mortgage i.e., allows security of one plot for obtaining loan for other plot only under following condition-

- a) Unit has been established on the plot whose lease deed is sought to be mortgaged.
- b) Both the plots are in the same name and constitution.
- c) Loan is being sanctioned in the name of the allottee himself and not to someone relation/ sister concern etc.

2.23 TRANSFER OF LEASE DEED TO THE LESSEES

In case lease deed has been executed and the premium of the plot is fully paid, the lease deed under question may be transferred to the lessee for safe custody on his request in following conditions:

- i. There are no dues against the plot/shed.
- ii. The Allottee Have to get Completion Certificate as per UPSIDA Building regulation bylaws 2018 on plot.
- iii. Duplicate copy of the lease deed is deposited with the Authority by lessee.
- iv. An undertaking in writing is submitted by the lessee.
- v. There is no charge against the plot.

After the request of the lessee is received for transfer of lease deed as above, it will be first entered into the Dak-Receipt Register and then will be put up before Regional Manager who will mark it to the concerned person. The concerned Dealing Assistant will check that request is accompanied by duplicate copy of the lease deed and undertaking. If it is not so, the same will be asked for within 10 days of the receipt of the request. On receipt of the complete documents and ensuring that there are no dues against the plot including up-to-date lease rent, the lessee will be asked to collect the lease deed. The original lease deed shall be handed over to the lessee with letter in prescribed format as at **Annexure-2** within one week from the date of the complete documents are received/formalities are complete and after making entry in the register kept for this purpose. The lessee cannot mortgage the lease deed for any purpose without prior written permission of the Authority.

2.24 PERMISSION FOR JOINT MORTGAGE

In case more than one financial institution are involved in financial the project, joint equitable mortgage can be allowed by the Authority. For this one financial institution will work as lead institution with whom lease deed will be mortgaged. Other financial institutions will have pari-passu charge over the plot for which all of them will have to agree in writing and their consent must be received by the Authority before such permission is granted. In this case, all the conditions of transferring lease deed to financial institutions as mentioned earlier shall apply except that the financial institution under question will be joint mortgage.

2.25 PERMISSION FOR CREATION OF SECOND CHARGE

Permission may be accorded in following cases:

- (i) If the payment is upto date and any financial institution sanction loan/working capital for the unit set up/proposed to be set up over the plot.
- (ii) If first charge has been created in favor of any financial institution/bank who has made full payment to the Authority, second charge of another financial institution/bank may be noted provided the first FI/Bank having first charge gives its no objection for creation of second charge.

2.26 GENERAL RULES AND REGULATION OF E-AUCTION FOR ALL BIDDERS

The general rules and regulation for E-auction of plots shall be as per the prevailing terms and conditions of UPSIDA mentioned in the catalogues.

2.27 LAND BUY BACK POLICY

As per the decision taken during the board meeting held on 24.12.2010, in which due consideration of the previous approved buy back policy of UPSIDA was taken, after discussion, the current buy back policy of land is subject to the below mentioned conditions.

- 1. In the Industrial Area either land/plot is not available for allotment or the available land/plot for allotment is limited or the demand for the land/plot is high in the industrial area.
- 2. The land/plot for buy back should be in the condition to be reutilized post the demolition of any construction on the land/plot or with construction on the plot or land.
- 3. No payment shall be made to the allottee for the constructed area of the land/plot.
- 4. After buy back of land/plot by UPSIDA, it will be available for allotment as per the prevailing allotment policy of

UPSIDA.

- 5. The basis of calculation of amount for buy back of land/plot will be based on the location of the land/plot, the possibility of marketing of the land/plot (post subdivision or original allotted land) etc. The cost of the land shall not exceed 70% of the prevailing premium rate in NCR and very fast moving areas and 60% in fast moving and slow moving areas of UPSIDA.
- 6. The above buy back policy is only applicable for plot/land area which is under 10 acres in NCR and very fast moving areas and plot/land less than 25 acres in non NCR, fast & slow moving areas. For the land/plot whose area is greater than the above mentioned limits, the calculation of rate for buy back offer will be done by determining the sectoral rate/the rate for bulk land determined as per the prevailing policy, which in no condition shall exceed 70% of sectoral rate, bulk land rate (NCR and very Fast moving areas) and 60% (Fast and slow moving areas).

All such cases will be forwarded with recommendation by the Regional Manager/ Project Officer to the H.O. and proposal to be decided by Chief Executive Officer.

References

Sl. No.	OFFICE ORDERS REF NO	DATE OF ISSUE	SECTION/ PAGE REFERENCE				
CHAP	TER 6: GUIDELINES FOR TRANSFER/RECONSTITUTION	ON OF INDUSTRIAL PLO	T				
1	Order No, 671-674/SIDC/IA/Pol Vol 17	14/6/2017					
2	Ref 1218-20/SIDA/Office order	20-5-2019					
3	Order No. 6080-81/UPSIDA/IA/E-auction	13-03-2020					
4	Order No, 7800/77-6-20 LC32/15 TC -2	29-9-2020					
5	Order No, 2062/77-6-20 LC32/15 TC -2	7-8-2020					
6	Order no. 1742/UPSIDA/IA/E-auction-3	09/10/2020					
7	Order No. 4025-27/UPSIDA/IA Online allotment	24.09.2019					
8	Order No. 1639-38/SIDC/IA Policy Vol 16	08-09-2016					
9	Order No. 414-464/SIDC/PM/Costing cell/Facilities	16-11-2009					
10	Order No. 87-130/SIDC/PM /Facilities	20-06-2017					
11	2/2016/1285/UP 8-2016-801 (69)/2015	08-07-2016					
12	1291-92/SIDC/IA/Policy Vol 16	27-7-2017					
13	774(1)/UPSIDA/Estimate	21-10-2021	21-10-2021				
14	2496/UP-8-07-33/07	24-10-2007					
15	3814-3816/SIDC/IA Policy Volume -17	8-03-2018					
16	3723/UPSIDA/RMK	19-01-2021					
17	273/SIDC/PM/Panki Site 5	10-10-2018					
18	3527/SIDC/IA/Aligarh	17-02-2011					
19	17-21/UPSIDA/IA/Delegation of power	01-04-2021					
20	146-157/UPSIDA/IA/Delegation of power	13-04-2021					
21	209-11/SIDC/IA/HO/Policy Volume 16	25-04-2013					
22	732-39/UPSIDA/IA/Policy Volume 17	07/07/2021					
23	736-740/SIDC/IA/Policy Volume 15	25/06/2012					
24	83-118/SIDC/UPSIDA	20-06-2017					
25	166-197/SIDC/UPSIDA	25-07/2017					
26	2484-87/SIDC/IA/Policy Volume 17	09-10-2017					
27	803/SIDC/IA Policy issues	8-8-2014					
28	1285-91/SIDC-Kashipur	10-08-2004					
29	2219/SIDC/IA/HO/Policy	19-1-2020					
30	3327-30/SIDC/IA/HO/Pol Vol XV	24-01-2011					
31	5390-5397/UPSIDA/IA/Policy Vol 17	17-01-2020					

Annexure 1

FORWARD	ING LETTER TO FINANCIAL INSTITUTION	/BANK FOR MORTGAGE OF PLOT					
No	/SIDC/RM	DATED:					
Dear Sir,							
	reference to your sanction / assurance letter no	dated &					
No	dated we a	re forwarding herewith the original lease					
deed of Plo	t Nosituated	at I.A with					
permission t	to create equitable mortgage and to make use of t	the enclosed deed, for the purpose with					
following sti							
1. We r	reserve the right to call back the original lease deed	in the event of any urgency and in case					
there	there arises hereinafter any reservation either on part of your Corporation / Bank or on the part of						
	in accepting and	d making payment of our dues on first					
	ursement of the loan sanctioned to the firm or in cas						
	plete such other formalities as stipulated for release o						
2 Asa	nd when the loan advance by you is fully repaid the	original lease deed of plot would not be					
	sferred to anyone else without our prior consent of						
	acceptance of the original lease deed and utilisatio						
Corr	poration / Bank would confirm that you agreed	d to make the payment of a some of					
Rs	towards balance premium of land a	longwith interest falling due till date of					
remi	ttance of the above amount to UPSIDC Limited direct	ct from the first disbursement of the loan,					
on p	riority after creation of equitable mortgage, but not	later thanin case					
for g	oing conditions and liabilities are not acceptable	to your Corporation / Bank the original					
lease	e deed may kindly be returned to this Corporation in	nmediately.					
	may further reiterate that in the event of payment as						
made	a by	ermission to create mortgage should stand					

rescinded without further notice, unless otherwise extended for further period.

- 5. In case of any transfer, auction etc. Transfer levy as per prevailing policy shall be payable.
- 6. Before taking any action as mortgagee, you will have to inform the Corporation beforehand and obtain N.O.C. from the Corporation, so as to recover the dues of the Corporation and enforce applicability of transfer levy otherwise, any auction / transfer made as mortgagee shall not be recognised by the Corporation.

We may further inform you that the above plot has been allotted the lessee after its acquisition, The land was transferred to this Corporation through a proper convenience deed by the Govt. free from encumbrances on the plot except the dues of this Corporation accrued on it.

Encl. As above.

Yours faithfully,
For UP State Industrial Development Corporation Ltd.

	Regional Manager
No/as above.	Dt:
Copy to Sri/Smt./M/s	for information & necessary action.

Regional Manager

AHHEAMIN

Annexure 2

	HANDING OVER OF LEA	ASE DEED OF INDUSTRIAL PLOT TO LESSEE
Shri/Si	mt	

	.,,	
Sir/Ma	dam,	
		through which you have requested to handover
the orig	ginal Lease Deed of Plot No	Industrial Area
to you i	for safe custody.	
	In this context please find enclo	sed herewith the original Lease Deed of Plot No
Industri	ial Area	for keeping it under safe custody by you with
followi	ng conditions:	
1		availing loan facilities from Bank/Financial Institution to establish ior permission of Corporation.
2	In no case you shall transfer the of Corporation.	is Lease Deed to any person or Institution without prior permission
3	In case of transfer / surrender the Corporation.	of plot the original Lease Deed shall have to be surrendered to
		Yours faithfully,
Encl.: C	Original Lease Deed	
		R.M./PROJECT OFFICER
Ref No.	/As above.	Dated:

Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur.

R.M./PROJECT OFFICER

Annexure-III

Details of built-up area/units available for rent

Three storied flatted factory building consisting of 4 Work Halls/ Units on each floor. The details of the constructed work halls/units are as mentioned below: -

The flatted factory building has access ramps on each floor, each hall with pantry/store, kitchen, and toilets.

I ne	ADVT. 2 FLATTED FACTORY WORK HALLS/UNITS ON RENTAL BASIS															
S. N o.	Work Hall/U nit No.	Area of Hall (Sq. Ft.)	Industr ial Area	Regional Office	Reserv e Rental Price per Work Hall/U nit per Month (₹)	Catalog ue Fee (₹)	Processi ng Fee (₹)	EMD (₹)	Total Reser ve Price of Hall	Increme ntal Value (₹)	Docume nt Downloa d Start Date (Adv. Date)	Docume nt Downloa d End Date	Last Date of Registrati on, EMD, Processin g Fee Deposit	Last date of final submissi on of documen ts	e- Auction start date and time	Initial e- Auction end date and time
1	GF-1	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
2	GF-2	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
3	FF-1 Reserv e for Staurtu p*	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
4	FF-2 Reserv e for Staurtu p*	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
5	FF-3 Reserv e for Staurtu p*	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
6	FF-4 Reserv e for Staurtu p*	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
7	SF-1	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM
8	SF-2	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM

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9	SF-3	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM	0
10	SF-4	4853. 94	Flatted Factory Buildin g, EPIP, Site-5	SURAJP UR	73000. 00	1770.00	5,900.00	100,000. 00	-	1,500.00	01.11.20 22, 10 AM	30.11.20 22, 6 PM	30.11.202 2, 6 PM	03.12.202 2, 6 PM	13.12.20 22, 10 AM	13.12.20 22, 1 PM	0

^{*} FF-1 To FF-4 Reserve for Startup Projects

CHAPTER-3 GUIDELINES FOR RECOVERY OF AUTHORITY DUES

The Authority has twin facility availability to the entrepreneurs for making payments

- 1. In lump-sum i.e., the entire amount can be deposited
- 2. In six monthly installments along with interest on reducing balance

The installment plan keeps changing depending on the market and Authority financial needs. At present the installment plans for Slow, Fast and Very Fast-Moving areas are as follows:

S1.	Type of	Very Fast-moving areas	Fast moving areas	Slow moving areas			
No.	payment						
1	Reservation money	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment	, J	25% of total cost (after adjustment of EMD paid @5%) within 60 days of allotment			
2	Balance Payment	installments along with	In 6 equal six monthly installments along with simple interest 9% on reducing balance.	In 6 equal six monthly installments along with simple interest 9% on reducing balance.			

At present the installment schedule in Group Housing is same as in slow moving areas irrespective of its location i.e., whether in Very Fast-, Fast- or Slow-moving area.

Note:

- 2% rebate shall be given if total premium of plot is deposited within 60 days of allotment.
- In case of non-payment of dues on time by the allottees/transferees, the rate of penal interest on the defaulted amount will be 3% (to be compounded of every six monthly) for the default period. The amount of penal interest will be payable in addition to the amount of interest payable i.e., 10% by the allottee/transferee on reducing balance.

The above rates are effective from 01.07.2024 to 30.06.2025. However, the above revised rates shall not be applicable on allotment/transfer prior to 01.07.2024 and in all such cases the rate mentioned in allotment/transfer letter or reschedulement would continue despite the above rate change. Authority may change the interest rates from time to time.

ALLOTMENT RATE

Allotment shall be made on the rates prevailing at the time of allotment or final bid rates. This would hold true for those applications which are invited through an advertisement which mentioned a lower rate which was changed subsequently. In such cases too allotment shall be made on rates prevailing at the time of allotment. This shall apply similarly for transfer, restoration etc. i.e., any other facility given to allottee/applicant.

Following procedure shall apply for recovery of dues of the Authority-

3.01 DUE DATES

The due dates for payment of interest and installment of premium are **1st March and 1st September** every year. Lease rent payable up to 31st March shall be realized annually in advance and shall fall due for payment on every **1st March** and shall accordingly be demanded through the demand notice to be issued in **Feb.-August.**

3.02 MODE OF ADJUSTMENT OF PAYMENT RECEIVED

The payment received from the allottee/lessee shall be adjusted in the following manner strictly in descending order:

- i) Interest due
- ii) Premium due
- iii) Interest on maintenance charges
- iv) Maintenance charges
- v) Interest on T.E.F. (Time Extension Fees)
- vi) T.E.F.
- vii) Lease rent due and applicable GST on Lease Rent. After adjustment as above, excess payment, if any, shall be appropriated towards balance premium of the plot.

Penal interest will be charged on any amount towards interest or premium due or any other has remained unpaid.

3.03DEMAND NOTICE

- 1. For Installment of premium and interest, the demand notice shall be issued to all the allottees on the prescribed proforma as well as via email and all available modes .
- 2. The online demand notices shall be issued latest by 15th February and 15th August every year positively for the payment of dues payable by 1st March and 1st September respectively.
- 3. The amount of Lease rent up to 31st March may be included in the demand notice sent for the due date 1st March every year.
- 4. The acknowledgement of delivery shall be maintained by postal department portal in the respective allottee file.
- 5. All the demand notice shall be prepared by the dealing asstt. of the concerned industrial area of the Regional Office and shall be updated in allottee ledger duly checked by Account Officer. Demand notices in other cases shall be signed by the AFAO/FAO/Sr. FAO or any officer authorized by the Regional Manager. All the demand notices shall be signed by Regional Manager.
- 6. Suitable entry of demand notices shall be made in the Demand Notice Register of the time of its issuance.

In case of defaulters, legal notice for payment of outstanding and current dues will be issued by all available modes instead of demand notice. Suitable entry in the Legal Notice Register maintained for this purpose will be made of this fact.

If the due date i.e., 1st March / 1st September is a public holiday or has subsequently been declared as a public holiday, the next working day shall be treated as due date and rebate in interest will be allowed if payment is received up to this date. The dues may be deposited by the allottee through approved Online payment getaway. In case the payment getaway is not operational due to any cause the other mode of payment i.e. NEFT/RTGS/ Net Banking may be allowed only approval of H.O. No other mode of payment will be accepted.

It shall be the responsibility of the concerned Dealing Assistant to verify the amount received against the dues and update in the allottee ledger in online system within 3 days otherwise action against the defaulting dealing assistant shall be taken.

If payment made by the allottee within the due date falls short by 1% of total dues or maximum of Rs.10,000/- the allottee shall not be treated as defaulter. This is applicable for all types of allottees. The Regional Manager may allow rebate in interest and ask for the balance within 15 days. If it is not paid by the stipulated date, no rebate shall be allowed till the date it remains unpaid treating him as defaulter for next demand period.

After the payment is received the same shall be adjusted in the manner stipulated above and a break-up sheet shall be Kept in the file by the concerned Dealing Assistant. Necessary entry in the allotte Ledger and Demand Notice Register/Legal Notice Register shall be made of this fact.

3.04ACTION AGAINST DEFAULTERS

In case payment is not received by 1st January and 1st July legal notice shall be issued to the defaulting allottees/licensees/lessees in the following manner:

- 1. The Regional Manager shall ensure that the legal notices in all the default cases are issued by 15th March and 15th August by offline and the same will issued also online mode i.e. email/whatsapp/upsida portal.
- 2. A separate file/record shall be opened/prepared in every Regional Office in which the Dealing Assistant and concerned officer shall give a certificate that notice to all defaulting allottees have been issued in all available modes. This certificate shall be verified by the Regional Manager himself.
- 3. The legal notice shall be sent by email/whatsapp, Allottee dashboard and through Registered Post and appropriate entry in the Legal Notice Register shall be made. The legal notice shall be issued in terms of the allotment letter/license agreement/lease deed and the period by which the payment is required shall also be strictly in accordance with the terms of allotment letter/license agreement/lease deed.
- 4. After the expiry of the period of legal notice and confirmation of its service it shall be the responsibility of the Dealing Assistant to process the file within 15 days. The same shall then be put up before the Regional Manager for his orders and instructions for cancellation or otherwise.
- 5. If the Regional Manager decided not to cancel the allotment of plot and the next due date of payment of installment of premium/interest has fallen, then another legal notice shall be issued in the manner specified above.
- 6. After the expiry of the legal notice, if no payment is received it shall be the responsibility of the concerned Dealing Asstt./ concerned officer to put up the file to the Regional Manager and obtain his orders about cancellation of allotment or issuance of Recovery Certificate or otherwise.
- 7. If an allottee has not paid the dues despite three consecutive legal notices, the Regional Manager shall be required to either cancel the allotment or send his recommendations for issue of Recovery Certificate. However, if Regional Manager feels that further time should be accorded, he shall do so with the approval of Head Office only.
- 8. List of defaulters for amount exceeding Rs. 50,000/- may be published in all available modes as well as newspapers and on the Authority website in the month of March/September at least once in a year, after obtaining approval of Head Office.

Note

1. Basis of decision for cancellation

The Regional Manager should exercise his discretion in cancelling the allotment in a reasonable judicious and unbiased manner. If an allottee has been making regular timely payments and has made substantial efforts in the establishment of unit on the plot and replies to the notice showing temporary shortage of fund etc. He should be allowed sometime to make payments instead of taking some harsh action on first notice itself.

2. Basis for recommending issue of RC

Regional Manager shall recommend RCs in such cases where the allottee has established unit on the plot and has not paid dues despite giving due opportunity.

3. The Authority does not extend any facility to allottees after they have defaulted in payments until such time, they have cleared the outstanding dues.

3.05 RESCHEDULEMENT OF DUES

If the allottee is defaulter in making payments, rescheduling of dues may be considered by the Authority on written request of the allottee clearly mentioning the reason for not making payment and further submitting undertaking/affidavit to pay the dues as per rescheduling plan. In such a case the application shall be considered by the Regional Manager on the merits of the case. All the cases of rescheduling will be considered as per prevailing policy of the Authority. Rescheduling of Premium and interest upto the date of rescheduling already due shall be clubbed together with balance un-matured installments, if any. The amount by clubbing premium and interest thus arrived shall be considered as a new premium on the date of rescheduling. The new half-yearly installment shall be worked out in a fashion similar to the new allotment. The number of installments shall be worked out similarly or as per the requirements of allottee (not exceeding 6) after deducting 50% (25% in case of slow-moving areas) of the total due arrived as above which shall be payable within a month of rescheduling order. Interest on reducing balance shall be charged at the rate, which is applicable on the date of rescheduling, or at the date of allotment whichever is higher. Adjustment of payments etc. shall be made as per normal accounting policy.

Rescheduling of other dues like maintenance charges, Interest on maintenance charges, time extension, interest on time extension and lease rest shall be clubbed separately. The amount by clubbing thus arrived shall be considered as a dues and will be treated as revenue income on the date of rescheduling. The new half-yearly installment shall be worked out in a fashion similar to the new allotment. The number of installments shall be worked out similarly or as per the requirements of allottee (not exceeding 6) after deducting 50% (25% in case of slow-moving areas) of the total due arrived as above which shall be payable within a month of rescheduling order. Interest on reducing balance shall be charged at the rate, which is applicable on the date of rescheduling. Adjustment of payments etc. shall be made as per prevailing accounting policy.

References:

Sl. No.	OFFICE ORDERS REF NO	PURPOSE	DATE OF ISSUE	SECTION/PAG E REFERENCE
CHA	PTER 3: GUIDELINES FOR RECOVERY	OF AUTHORITY DUES		
1	Reference 295 th Board Meeting dated 29.05.2017 Effective from 14/06/2017	Amendment in clause of Demand Notice	14/06/2017	Section 3.03
2	Office order 663-66/SIDC-IA/POLICY VOL17 dated 14/06/2017 Reference 295 th Board Meeting dated 29.05.2017 Effective from 14/06/2017	Amendment in clause of Demand Notice	14/06/2017	Section 3.03
3	Office order 2848-5/SIDC/IA/POLICY VOL16 (Temp)	Rebate in Interest	04/01/2016	Chapter 3
4	Office order 313-315/SIDC/PM CAMP/	Rebate in Interest	23/11/2015	Chapter 3
5	Office order 247-251/SIDC/MD CAMP/LUCKNOW Reference 288 ^h Board Meeting DATED 26.03.15	Premium	04/08/2015	CHAPTER 3
6	Office order 5882-85/SIDC/IA/MD CAMP/LKO Reference 285 ^h Board Meeting DATED 26.03.15	Lease rent	2/1/2015	CHAPTER 3
7	Office Order No. 732-39/UPSIDA/IA/Policy-Volume – 17 dates		07.07.2021	CHAPTER - 3
8	Office Order No. 17-21/UPSIDA/IA/Delegation of Power dated 01.04.2021	Delegation of Power	01.04.2021	CHAPTER - 3

CHAPTER-4 GUIDELINES FOR CANCELLATION/ SURRENDER

4.01 CANCELLATION

Plots are lease with the specific purpose of establishment of unit covering a minimum area as stipulated in the lease/undertaken by allottee while applying for the allotment. There are other conditions as elaborated in the agreement/lease deed which the lessee has to abide with. Allotment of plots allotted for Industrial units/Housing/Commercial and other facilities can be cancelled, lease can be terminated on default of payment or non-utilization or on violation of any conditions of allotment/ agreement/lease deed executed by allottee or lessee. Regional Manager is authorized to cancel the allotment of plots as per prevailing office order.

4.02 SERVICE OF NOTICE

To ensure the use of the plots within the permissible time period, after allotment, the allottee/ transferee should be made aware / alerted by sending letters / notices from time to time for various activities. Action should be taken in this regard as per the following time limit:

S. N.	Activities	Sending a request letter to the allottee/ transferee	Issue of Notice
A	Execution of lease deed and registration	After 2 months from date of allotment	On expiry of 3 months from the date of allotment
В	Obtaining possession	Immediately after Lease deed Registration	After 1 month from date of Lease deed
С	Submission of building plan for approval	Immediately after Possession	After 3 months from Possession
D	Starting building construction	Immediately after building plan approval	After 1 month of building Plan approval
Е	Starting of Production	Within the period allowed in allotment/transfer letter	On the expiry of the permissible time limit for establishment of the unit in the allotment letter

In case of non-compliance of time limits mentioned for each activity in the table above by the allottee, the allotment shall be cancelled.

According to the above, even after issuing notices to ensure the action at various stages of the establishment of the unit, if the allottee does not complete the activities of the respective phase within the notice period, then the allotment of the plot will be cancelled.

After the expiry of prescribed time limit for setting up of industrial unit, time extension will be granted as per defined in Chapter 8 – "Time Extension Fee" of this Operational Manual

Before issuing cancellation letter it shall be the responsibility of the concerned officer/ Regional Manager to ensure that notice issued for default has been served on the allottee. For this purpose, A/D cards/ receipt of registration / speed post should be kept secure in the file. If A/D cards are not received back, confirmation about delivery of notice may be obtained from Postal Department or online using the number in receipt and a copy of the confirmation be kept safe in the file. If registered letters containing notice are returned with the remark 'refused' it will be deemed to have been duly served.

If the notice is returned undelivered with other comments of the postal Department such cases shall be listed separately in one file and their list may be published in newspaper clearly mentioning the nature of default and allowing the allottee prescribed time of notice for remedy of the breach. In case of constructed buildings, notice may be pasted at factory site in presence of two witnesses.

4.03 ROUNDS FOR CANCELLATION

Cancellation can be made on the three grounds namely non-payment of dues, non-utilization, and breach of other conditions of allotment/lease.

I. CANCELLATION ON NON-PAYMENT

Before cancelling of any plot, action on default of payment of dues shall be taken in the manner as laid down in Chapter 3 of this operating manual., Guidelines for Recovery of Authority's Dues and close monitoring of defaulters shall be done by the Regional Manager, and it will be ensured that such files are attended with due diligence and such cases are regularly monitored.

Authority can take action for cancellation after the expiry of such notice period if no satisfactory remedial action is taken by the allottee.

II. CANCELLATION ON THE GROUNDS OF NON-UTILISATION

If effective steps for utilization of the plot/shed are not taken and/or the plot/shed of any category is not utilized for the purpose for which it was allotted, within prescribed time limit as stipulated, legal notice for cancellation of allotment/termination of lease deed will be issued.

In all the above cases, 30 days legal notice for utilization will be issued to the allottee, if not mentioned otherwise in lease deed, except in the cases where the lease deed stands transferred to financial Institutions, where 60 days' notice will be required to be issued to the concerned financial Institution and the lessee. In case the allottee requests for additional time in reply to notice or on his own and the Authority is satisfied with the reason for default and new proposed time bound programme, further time for utilization may be granted as per Authority's prevailing policy.

Authority can take action for cancellation after the expiry of such notice period if no satisfactory remedial action is taken by the allottee.

II. CANCELLATION ON BREACH OF OTHER CONDITIONS OF ALLOTMENT LETTER/ LICENCE AGREEMENT/ LEASE DEED

If the allottee has committed breach of any other conditions of allotment letter/ license agreement/lease deed, action for cancellation with prior service of notice as per the terms of allotment letter/ license agreement/Lease Deed shall be taken by Regional Manager.

All notices/cancellation letters etc. should be sent to the last known address(es) of the allottee.

Authority can take action for cancellation after the expiry of such notice period if no satisfactory remedial action is taken by the allottee.

RMs should ensure that the decision for cancellation is taken by officer duly authorized for taking the decision of type of cancellation.

4.04 FORFEITURE IN CASE OF SURRENDER/ CANCELLATION OF ALLOTMENT

A. ON SURRENDER

In the event of surrender of allotment, the following amounts will stand forfeited to UPSIDA.

- 1. In case allotment is surrendered within 60 days from the date of allotment the entire deposited EMD shall be forfeited. In such case of surrender of allotment, date of surrender shall be consider on date of application made on Nivesh Mitra Portel.
- 2. In the event of surrender of the allotment after 60 days from the allotment, the following amount will stand forfeited to the UPSIDA.
 - i. Interest @MCLR + 1% per annum from the date of allotment upto the date of surrender of the allotment of the total balance (unpaid).

AND

ii. Use and occupation charges/ lease rent/ time extension fee/ maintenance charges any other fee/ charges from the date of allotment till the date of surrender.

AND

iii. The cost of shed towards depreciation as per prevailing UPSIDA policy, In case of constructed sheds allotted by UPSIDA.

The balance amount, if any, out of the deposits made by allottee till the date of surrender, after deducting the amounts to be forfeited as above, will be refunded.

Note:

In case UPSIDA is not able to handover possession of the plot to the allottee within 6 months of allotment and the allottee chooses to surrender the plot, then entire amount deposited by the allottee along with 6% simple interest on this amount, till the date of receiving of application for surrender, shall be refunded to the allottee, maximum within one month of such application.

B. ON CANCELLATION

- 1. In case the allottee fails to pay the reservation money within 60 days of issuance of allotment letter, the EMD deposited shall be forfeited and the plot will be treated as vacant for allotment.
- 2. In the event of cancellation of the allotment on account of any default on the allottee's part, the following will stand forfeited to the UPSIDA.
 - a. Interest @MCLR + 1% per annum from the date of allotment on the total unpaid premium from time to time till the date of cancellation of allotment with penal interest if any paid along with prescribed interest, mentioned herein above, irrespective of the fact whether the dues had been paid in time or not.

AND

b. Use and Occupation charges/ Lease rent/ Time extension fee/ Maintenance charges any other fee/ charges from the date of allotment upto the date of cancellation.

AND

c. In the case of constructed sheds allotted by UPSIDA 2% of the cost of the shed towards depreciation. The Balance amount, if any, out of the deposits made by the allottee till then, after deducting the amount to be forfeited as above,

will be refundable. In case the total of the amounts paid is less than the amounts to be forfeited, the allottee shall be liable to pay the difference and the same shall be recoverable by UPSIDA from the allottee.

The balance amount, if any, out of deposits made by allottee till then, after deducting the amount to be forfeited as above, shall be refundable.

Note:

In case of cancellation of vacant plot where re-entry has been made, possession has been taken back and the plot has been declared vacant for allotment, recovery of outstanding dues in respect of the plot under question shall not be enforced.

4.05 RE-ALLOTMENT

If allotment of plot is cancelled and re-entry has been made, it can be allotted to other entrepreneurs provided:

- a) The cancellation letter has been served, and
- b) Re-entry has been made (if applicable), and
- c) At least a period of 30 days has lapsed from the date of cancellation, and
- d) No representation for restoration of plot is pending.

While making fresh allotment, procedure laid down / made for this purpose shall be followed strictly. The cost of constructions/ property existing on the plot shall be realized along with reservation money. The valuation of construction shall be got done by the Engineering office or Government approved valuer. The cost to be charged shall be approved by the Head Office.

References:

CHAPTER 4: GUIDELINES FOR CANCELLATION	ON	
Office order 671-674/SIDC/IA/ Pol.Vol 17 dated 14.06.2017 Reference 295 th Board Meeting dated 29.05.2017 Effective from 14/06/2017	Amendment in procedure of land allotment, Transfer, surrender, cancelation, and Time extension vide	14/06/2017
¹ Office order 1027-1035 SIDA/IA/ Pol.Vol 17dated 29.07.2020 Reference 35 th Board Meeting dated 11.06.2020	Clause 3(a)	
² Office order 1027-1035 SIDA/IA/ Pol.Vol 17 dated 29.07.2020 Reference 35 th Board Meeting dated 11.06.2020	Clause 2(c)	
³ Office order 2484-87SIDA/IA/ Pol.Vol 17dated 09.10.2017 Reference 296th Board Meeting dated 25.09.2017	Option-2	

CHAPTER-5 GUIDELINES FOR RESTORATION OF ALLOTMENT OF CANCELLED PLOT IN INDUSTRIAL AREAS

The Policy of restoration has been provided with a view to give an opportunity to entrepreneurs, who defaulted due to genuine reason and felt to correct and communicate it after cancellation. It seeks to minimize chances of litigation by ex-allottees in regard to cancelled plots. Restoration of cancelled plots in favor of original (last) allottee only can be considered by the Authority on following terms and conditions: -

- 1. Application for restoration of allotment of cancelled plot will be considered up to 30 days from the date of cancellation and the plot has not been allotted to someone else.
- 2. The ex-allottee shall have to apply for restoration of allotment along with affidavit in prescribed format as on Annexure-1.
- 3. Restoration of allotment will be made only in favor of the entity who was allottee/licensee/lessee at the time of cancellation and date of allotment will be the same as per the original allotment letter.
- 4. The entire outstanding dues against the cancelled plot up to the date of cancellation will have to be paid before restoration is allowed irrespective of the fact that re-entry has been made, possession has been taken back and the plot was declared vacant for allotment.
- The processing fee of Rs 2000 (for VFMs and FMAs) and Rs 1000 (for SMAs) shall accompany each application for restoration.
- 6. Restoration levy, will be charged as per the following conditions A and B (as applicable)(whichever is higher):
 - **A.** The difference in total premium amount of the concerned plot on the date of issuance of restoration letter and the total premium amount shown in the lease deed executed with the ex-allottee (if the lease deed has been executed before cancellation) or would have been shown in the lease deed (if the lease deed would have been executed before cancellation).

OR

B. The amount calculated as per the following table, will be payable in the restoration fee.

S.N.	Time elapsed from the date of	Restoration Fee Payable (Per Sq. Meter)
	allotment/transfer to the date of	
	Restoration	
1	up to 5 years	30% of the premium rate effective on the date of restoration
2	Above 5 years and less than 10 years	50% of the premium rate effective on the date of restoration
3	Above 10 years	75% of the premium rate effective on the date of restoration

- 7. Proposals for restoration shall be received and processed online only.
- 8. Proposals shall be forwarded by regional offices to the head office within 3 days of receipt along with documents and recommendations. After approval of the Head Office, offer of restoration, spelling out terms and conditions as above and details of payment required to be submitted by the ex-allottee will be sent by regional office within 3 days of intimation by head office. After receipt of payment/ other documents, formal letter of restoration will be issued by the regional office within 3 days of receipt of payment.
- 9. Besides processing fee as mentioned above, before restoration, the ex-allottee will have to pay the outstanding dues and at least 25% or 10% of the restoration levy as due in very fast/fast moving or slow-moving area respectively.
- 10. Balance restoration levy shall be payable in ten-half-yearly equal installments along with interest at the rate prevailing on the date of restoration, on unpaid restoration levy, from time to time. However, balance premium in respect of the plot will be payable in lump-sum or in 10 six-monthly installments with interest on the rates prevailing at the time of restoration.
- 11. Along with request for restoration, the ex-allottee will have to submit time-bound programme for implementation of the project for which two years' time from the date of restoration will be allowed. In case the allottee fails in setting up project within stipulated period, the plot will be liable to be cancelled as per existing rules. However, allottees can avail time extension on payment of Time Extension Fee.
- 12. For determining TEF in case of restored plots, the original premium rate and Restoration levy will be clubbed together.
- 13. In case of restored plots, date of allotment will be the same as per the original allotment letter.
- 14. Restoration of cancelled plots will not be considered in cases where any court of law has passed orders in favor of the Authority in legal suits filed by ex-allottee against cancellation or delivery of possession of the plots to the Authority.
- 15. In case of restoration, the allottee shall be required to execute supplementary /correction deed and stamp duty on the amount of restoration levy and any other charges, penalty, fine paid provided all other conditions mentioned in the original lease deed remain unchanged. It shall be ensured by Regional Office that such stamp duty is paid in order to avoid any loss to state exchequer.
- 16. In case where the unit on the plot was running on or before the date of cancellation, the rate of restoration levy shall be 50% of the applicable slab rate. The status of running unit should be substantiated by documentary evidence as explained in Chapter6 relating to transfer of plots.

RE-RESTORATION OF INDUSTRIAL PLOTS

In case the restoration of the plot is taken back due to non-compliance of terms of restoration by the allottee, re-restoration of Industrial Plots in favor of ex-allottees can be considered by the Authority only in following cases:

- a) Ex-allottee (Sole proprietor / Principal partner / Major Shareholder / Promoter) has suffered from severe ailment and has been admitted in hospital at least for 6 months.
- b) Minimum 10% construction on the plot has been completed and construction work is in progress.
- c) If re-restoration has been instructed by the competent court of law.
- d) If Chief Executive Officer of the Authority is of the opinion that there is proper reason for allowing re-restoration.

All terms and conditions of first restoration shall remain same in case of second restoration also.

References

1	Office order No. 3903-3909/UPSIDA/IA/ Policy (Vol17) dated 03.09.2019	
2	Office order No. 1182-SIDC-IA-POLICY-VOL-XII dated 27.06.2001	
3	GO 13_2018_442_94-Stamp-Reg2-2018-700(447)/2017 Restoration Supplementary Deed 04.05.2018	
4	Office order No. 1846-48/SIDC/IA-Aligarh D-113 dated 23.10.2008	

Annexure 1

AFFIDAVIT

	I
	do hereby solemnly affirm and declare that;
1	Plot No
2	The allotment of said but has been cancelled by the Corporation vide letter no
3	I/We undertake to apply for approval of building plan to the Corporation within one month from
	the date of restoration of plot in my / our favour and start construction of building as per approval
	building plan immediately thereafter.
4	We further undertake to complete construction and start production in the unit within one year.
5	In case I / We do not complete construction / start production within above stipulated period the
2	Corporation will have right to again cancel the above allotment and taken back possession of the
	plot for which I shall not raise any dispute in any work of law.
DE	PONENT
	- Jean-Charle 12

CHAPTER-6 TRANSFER / RECONSTITUTION OF INDUSTRIAL PLOTS

As per the condition of lease, no lessee can transfer the allotted plot without the prior permission of Authority. The following are the current guidelines for approving transfer/reconstitution with respect to the plot in the Industrial Areas of the Authority. The terms used in regard to Transfer/Reconstitution are defined as below:

6.01 Vacant Plot

The plot will be treated vacant only in following cases:

- i. There is no construction on plot
- ii. If the covered area on plot is less than 5%, though the unit might have been in production
- iii. If the covered area is more than 5 % but the unit has neither been in production nor is in running condition.

Note: After transfer, the status of plot will revert back to the status of 'Vacant'. Although the construction carried out by previous allottee shall be deemed to be of transferee, yet the transferee shall have to establish his own unit and start production to achieve the 'non-vacant' status.

6.02 Non-Vacant Plot

A Plot shall be considered as Non-vacant Plot, if the following conditions are fulfilled by the allottee-

- a) Constructions have been raised which cover minimum 5% of the plot area but less than 30% of the plot area
- b) Unit is manufacturing the product mentioned in the application for allotment of the plot in question or thereafter permitted by the Authority on the plot.

6.03 Functional Unit

A Unit shall be considered as a Functional Unit, if the following conditions are fulfilled by the allottee-

- a) Constructions have been raised which cover 30% or more of the plot area
- b) Unit is manufacturing the product mentioned in the application for allotment of the plot in question or thereafter permitted by the Authority on the plot.

6.04 Factory Building

Means the work shed for manufacturing process plus an additional constructed area up to a maximum of 10% of the total area of the plot for the purpose of offices, stores, godown, and other service/utilities as per plan approved by the competent authority.

6.05 Covered Area

Means and includes factory building covered by roof and open constructions like chimney, water tank, boiler as required in the process of production in the said unit.

6.06 Transfer Levy

Transfer Levy is the fee charged for transferring the lease from an existing lessee to a proposed transferee. The fee charged is provided below:

- **In very fast and fast-moving areas:** Per square meter @ 5% to 15% of the rate of the premium prevailing on the date of issuance of transfer approval letter
- **In slow-moving areas:** Per square meter @2.5% to 7.5% of the premium prevailing on the date of issuance of transfer approval letter

While calculating the transfer levy, location charges of a particular plot will not be considered, and only basic premium will be taken into account.

The rate of transfer levy for the different areas depending on the type of cases is detailed on the table below:

Sl. Type of case No.		Rate of Transfer Levy		
		Very Fast-Moving Area (VFMA) & Fast-Moving Area (FMA)	Slow Moving Area (SMA)	
1.	Vacant plots Only allowed for Plots sold by Banks/ FI Government authorities/ Courts, sale of on going concerns by Bank/FI/ Courts, First time transfer of subdivided plots, Regularisation of transfer of shares where the original shareholders stake is reduced to below 51%	15%	7.5%	
2.	Non-Vacant Plots	10%	7.5%	
3.	Functional plots	7.5%	5%	
4.	Plots where unit has run for any continuous 2-year period and covered area on plot is:			
	a) 30% or more	5%	2.5%	
	b) less than 30% but not less than 5%	On pro-rata basis i.e., @5% of the premium for the area for which the covered area is 30% and @ 10 % of the premium for the remaining area	On pro-rata basis i.e., @2.5% of the premium for the area for which the covered area is 30% and @ 7.5% of the premium for the remaining area	

^{**}Calculation of pro-rata levy for FMA & VFMA= CA*(10/3) *(5/100)*PR + (TA-(CA*10/3))* (10/100)*PR

where

CA = Covered area in sq mtrs

PR = Prevailing Rate (Rs/sq mtr)

TA= Total Area of plot (in sq mtr)

6.07 Transfer

Transfer means disposal of controlling interest in the venture by an existing allottee. Authority charges transfer levy while approving case of 'transfer'.

Explanation -

- 1. Controlling interest in case of partnership firm: The original partners (at the time of allotment/ transfer) have to maintain 51% stake in the capital of the firm either jointly or severely for the period specified in the relevant clause. While calculating the above, stakes of family members covered in the definition of family shall be considered as the stake of that partner.
- 2. Controlling interest in case of company: The original shareholders (at the time of allotment/transfer) have to maintain 51% shareholding either jointly or severely. While calculating the percentage the shares owned by FIs, Public and other neutral body should be deducted from the total shareholding. While calculating the above, shares of holding company (in which the shareholders hold majority) and family members covered in the definition of family shall be considered as the stake of that shareholder.
- 3. Controlling interest in case of society (at the time of allotment/ transfer): The original members and their family members have to remain in majority

^{**}Calculation of pro-rata levy for SMA= CA*(10/3) *(2.5/100)*PR + (TA-(CA*10/3))* (7.5/100)*PR

Transfer will be allowed only if the plot allotted is in non-vacant/ running unit status. If found otherwise, then the application for transfer shall be summarily rejected and action for cancellation of allotment and/or lease, as the case may be, shall be initiated as per the rules prevalent for taking action against allottee(s) whose plot are in vacant status norms. Transfer of vacant plots shall however be considered in specific cases as mentioned at sl no. 1 in the table at 6.06.

6.07.01 Exception

1. Transfer amongst family members or to holding / group companies. As defined in Clause 6.08, Part I & II

2. Transfer in case of death/ disablement, BIFR/ NCLT or by operation of law:

2.1 Transfer on Death or Disablement of the Allottee.

In case of transfer on death of proprietor allottee or on disablement[1] of the proprietor allottee, the transfer shall be allowed without charging transfer levy. In case of outsiders i.e. third party this provision shall be available for a period 2 years from the date of disablement/death. For transfer in case of heirs (death case) the same shall be allowed without levy even after 2 years. This disablement shall mean permanent total disablement. The same provisions shall apply in the case of registered will.

2.2 Board for Industrial and Financial Reconstruction (BIFR)/ National Company Law Tribunal (NCLT) Cases

If in order to save or rehabilitate the unit as per order of BIFR/ NCLT, new shareholders are inducted/ shares are transferred to infuse funds; it will be allowed without any transfer levy provided the plot is retained with the allottee company. However, if it is decided by the BIFR/ NCLT to dispose off the plot through auction, the purchaser shall be recognized only after payment of transfer levy at the rate applicable in case of normal transfer provided BIFR/ NCLT has not directed otherwise.

2.3 Transfer by Operation of Law

Transfer by Operation of law can be said to be established if an amalgamation/ absorption/ reconstruction has occurred by involuntary act due to operation of law and if it is established that the amalgamation/ absorption/ reconstruction has occurred by an act which is not an involuntary act due to operation of law but by a voluntary action of companies and court(s) gets involved in the matter to meet the condition of Company Law, then it will be treated as similar to the case of transfer and accordingly transfer levy shall be payable.

If transfer is necessitated by operation of law or by inheritance under the law or by succession by operation of law. In such cases, application for transfer shall be processed in usual manner and shall be decided by Head Office on merit of each case individually.

3. In case of Export Oriented Unit (EOU) Transferees

Transfer of plots to 100% EOU units- In case the transferee is a 100% Export Oriented Unit (EOU), and undertakes to abide by certain additional conditions, the Corporation allows 50% reduction in corresponding transfer levy. The transferee in such cases shall have to submit a proof for being an 100% EOU and shall have to submit annual financial statement for 5 years showing the unit on the plot to be 100% export. Otherwise, the concession allowed shall be withdrawn and the transferee will have to pay balance transfer levy (50%) as per rules applicable on the date of withdrawal of concession.

6.07.02 Auction Cases

In cases where the plot the auctioned by a Bank, Debt Recovery Tribunal (DRT), Hon'ble High Court (HC) and District authorities, the following procedure shall be followed:

- a) The lease of plot in favour of auction purchaser shall be regularized when sale certificate has been produced by the purchaser.
- b) Transfer levy shall be charged as per 6.06. The responsibility for submission of documents substantiating production and construction shall be on the auction purchaser. As it might be time-consuming/ difficult for a purchaser to obtain evidence for production carried out by erstwhile allottee, even submission of minimum documents as narrated in Clause 6.09 which point to continuous two years production will suffice. For this purpose, even records available in office file such as JEs survey report, submission of documents by erstwhile allottee in past shall also be utilized.
- c) UPSIDA will not insist on execution of Sale deed. In case the purchaser has not executed sale deed, a lease deed on the prevailing circle rates shall be executed. Stamp for pre-existing construction as per valuation by Government valuer/ JE shall additionally be added to the stamp of Lease deed.
- d) In case, the auction purchaser has executed sale deed with Bank/FI/Liquidator:
 - i) the plot shall be considered as having been leased in favour of auction purchaser from the date of sale deed
 - ii) the purchaser shall deposit the balance dues of the erstwhile lessee/ allottee balance premium, interest thereon, maintenance charges, interest thereon, lease rent, Time extension fee and interest thereon, etc.
 - iii) A Transfer Memorandum Letter for Regularization shall be issued in favour of the purchaser asking him to deposit the substitution charges (on rates prevailing at the time of execution of Sale deed), interest thereon (from date of execution of sale deed), maintenance charges (from date of execution of sale deed), interest thereon, lease rent, Time

- extension fee and interest thereon, etc
- iv) The purchaser shall submit original copy of sale deed, an affidavit that the stamp deposited is as per the Government rules and that he indemnifies UPSIDA against any future demand / liability with respect to stamp.
- v) Upon submission of above, an agreement in a given format (Annexure-1) shall be executed by purchaser with UPSIDA for transferring the balance period of lease.

6.07.03 Transfer of Undeveloped Land or Bulk Land Allotted for Some Special Projects

As per the decisions taken in the 250th Board of Directors meeting on 24th May 2004, the rate of premium for calculation of transfer levy for plots allotted in the slow/ fast moving areas shall be computed as per the following:

Sl. No	Type of Industrial Area	Methodology for Calculating the Rate of Premium
1.	Industrial Areas where land has been acquired as a single unit and allotted in undeveloped condition	The rate of premium will be calculated by adding interest to the rate of allotment (calculated over the period from the date of allotment to the date of transfer) i.e. Premium at the time of transfer = Premium at the time of Allotment+ Interest (prevalent at the time of transfer or rates prevalent during this period from allotment to transfer) on this Premium (from the time of Allotment to the Date of Transfer)
2.	Industrial Areas where land has been allotted in undeveloped condition after land acquisition and no part of the acquired land has been left undeveloped	Similar to the above-mentioned Clause (1)
3.	Industrial Areas where some land has been allotted in undeveloped state and remaining land was developed or where allotment is being done at different rates in undeveloped and developed land blocks	 The highest rate of premium, out of the rates computed from the following methods, will be considered as the Final Rate of Premium for calculation of Transfer Levy: Premium calculated as per clause (1) Adding interest to the rate of auction of any undeveloped land (that might have taken place) from the date of auction to the date of transfer i.e. Premium at the time of transfer= Rate of Auction of any undeveloped land+ Interest on the Rate of Auction (from the Time of Auction to the Date of Transfer) The rate obtained by deducting the cost of development from the Premium rate of the Developed Land at the time of transfer.

In addition, if the nature of land allotted in the previously undeveloped bulk has been changed due to development of drains, streetlights, internal electrification etc. towards any boundary of the said land by the Corporation/ Authority, then the premium rate applicable on the developed land will be effective for calculation of transfer levy.

6.08 Reconstitution

Reconstitution means the change of constitution of the allottee from original constitution/ structure to other form of enterprise which maybe from proprietor to partnership (or vice versa), proprietor to company limited by shares (or vice versa), partnership to company limited by shares (or vice versa) shall be allowed without levy provided the controlling interest of original (i.e., at the time of allotment prior transfer) of proprietor, partner, shareholders is retained. In case the controlling interest is not retained by the original constituents (i.e., proprietor, partner or shareholders), such change shall be considered as case of transfer and be dealt with as per provisions of transfer on payments of transfer levy as contained in clause 6.06.

In all cases of reconstitution as per above the date of allotment, rate of allotment, Status of plot shall remain the same as in the original allotment i.e., status quo ante shall be maintained for all factors except the name of allottee if applicable. Important

Any breach of the terms and conditions of approval for transfer/reconstitution shall result in automatic cancellation of allotment/termination of lease as the case may be. A clause to the above effect may be included in the Lease Deed to be executed after transfer/reconstitution is permitted.

Note:

- I) In all cases of reconstitution except in favour of family members as mentioned above, the previous allottee shall clearly mention his Income Tax/Sales Tax index numbers in the affidavit/indemnity bond that he is to submit to the Authority. These index numbers shall be sent to the concerned authorities for verification and checking on annual basis.
- II) In all Lease Deed to be executed, a clause to the effect that the lease would be automatically determined if there is any change in the constitution of partnership/private limited company etc. as on the date of execution of the lease deed, without prior approval of the Grantor/Lessor.

I- Transfer of plot in Case of Company

a)	Principal or holding company to subsidiary company and vice versa	If a Principal company or holding company transfers the plot to subsidiary company or vice-versa i.e., subsidiary company to Holding/ Principal Company
b)	From one company to another company	If the common shareholders of the transferor and transferee companies hold at least 51% share in the paid-up capital of each of the two companies at the time of the application for permission

II- Transfer of plot in Case of Family Members

a)	To family members or partnership of family members	If transfer is proposed to be made by a person to his wife/ husband/ children/ real brothers /real sisters /grandchildren, son in law, daughter in law and vice versa or when any such family members are to be taken as partners.
b)	In case of family members outsiders taken as partners	If outsiders are also taken simultaneously into partnership and along with such members as mentioned above at (a) the shares of outsider in the capital must not be more than 49% and such family members (partners) shall under take not to retire or withdraw from the partnership so as to reduce their shares in capital, to less than 51% Transfer levy shall become payable at the day and on the prevailing rates whenever the stake is reduced below 51% during the above stipulated period.

III- Transfer of Plots in cases of Allottee being Company Under Production- As per Order No. 3820/77-4-06-114 Bha/ 06 Dated 6^{th} July 2006

In cases of take-over, acquisition, merger, demerger and unbundling of companies no transfer levy shall be charged in following cases provided the allottee company was functional unit on the plot under question.

- a) If the management of the company has changed from one group of shareholders to other group due to transfer of stock whether the name of company has been changed or not
- b) If the company has been merged into another company
- c) If after demerger of the company one or more companies have come into existence and the plot under question is vested in one of such companies
- d) If only name of the company has changed

Exception

- a) In reference to sub-clause III(d) above related to change in name only i.e., without change in management/ controlling interest relating to functional unit
- b) If the State Government or an agency of State Government which has promoted the company makes any change in the constitution even before commencement of production in order to save the project from foreclosure, the conditions for functional unit shall not be applicable.

For proper implementation of the above order under Clause III it has to be ensured that in all lease deed, specific condition should be made to start production within two years or duly extended time from the date of allotment with a minimum of 30% coverage of the total area of the plot.

The cases covered under above provisions shall be forwarded to Head Office after proper examination and specific recommendation by the Regional Manager. The above order shall also be applicable in cases where transfer levy has been demanded as per the policy prevalent at the time of demand, but the allottee/ transferee company has protested against payment of such levy and has not paid the same on the ground that transfer levy is not payable.

6.09 Procedure for Disposal of Cases of Transfer

The allottee has to electronically apply for transfer of plot through Nivesh Mitra website. After receipt of application for Transfer along with Application for Allotment, Project Report, his undertaking on non-judicial stamp paper of Rs.100 or as otherwise provided in prescribed format as on Annexure-2 and processing fee and transfer levy on prevailing rates from Allottee/ transferor, the same shall be entered in dak receipt register and shall be processed by the concerned dealing assistant, if there is any deficiency in the application and if there is any amount overdue against premium, interest or any other heads then the same shall be intimated to the allottee within a week's time for compliance and deposit of the same.

It shall also be ensured that the allottee surrenders lease deed along with an affidavit mentioning clearly that he has surrendered the lease along with possession/ allotment letter (whichever is applicable) for transfer of plot in favor of UPSIDA for transferring the rights for the remaining lease period to the proposed transferee.

After the application is found complete in all respects, including payment of all overdues amount, the same shall be allowed or referred to HO by the Regional Manager depending on the powers delegated in this regard from time to time (Delegation of Powers as per Order No. 11-17 Dated 01/04/2021).

The Regional Manager should satisfy himself about the covered area achieved on the allotted/leased plot at the time of transfer by getting it measured by the Assistant Manager (Civil). He shall also satisfy himself with the production activity of the unit, presently or in past by getting it properly inspected by Assistant Manager (Civil) of his office and correlate his report (as per the prevailing practice) with the documentary evidence which may include any or all of the following:

- a) Udyam Adhar regitration /other registration as per law in cases of medium/ large industries showing date of production.
- b) Trade tax/ GST assessment order for two consecutive years. In case the industry is exempted from this tax copy of exemption order may be submitted.
- c) Meter sealing certificate.
- d) Photocopy of Power Bills indicating that the unit has been under production during the relevant period. In case unit run on generator then generator purchase bill and diesel bills of relevant period.
- e) Purchase bills of machinery
- f) Photocopy of purchase bills of raw material for the same period
- g) Photocopy of sales bills of finished product for the same period

The letter of transfer should be addressed to the transferee with a copy to transferor (allottee) as per **Annexure-3.** Transfer levy or any other amount pending for payment by previous allottee then it shall be paid by the transferee and no consent of transferor shall be sought after issuing transfer letter and the allottee/ transferor shall after approval of transfer execute a surrender deed with UPSIDA. He shall also execute sale deed with the transferee directly for constructed area and plant and machinery raised by him on the plot directly.

In case of transfer/ reconstitution, the Corporation/ Authority shall not demand the cost of any property existing on the plot except the balance dues, if any, pertaining to buildings/ property originally allotted by the Corporation/ Authority. The amount paid by previous allottee towards premium shall be credited to the account of the premium after transfer, which shall include premium as per original allotment and transfer levy.

Important Note for Transferee:

The application for transfer can be rejected on the basis of the project being polluting, not compatible with the plot / Industrial area or not permissible under UPSIDA bye laws. The proposed transferees are therefore advised to do due diligence before filing an application for transfer.

Processing Fee

The processing fee shall be charged as follows in respect of all cases of transfer / reconstitution.

- a. Re 1 per sq.mtr. Subject to minimum of Rs 2000/- and maximum of Rs 10000/- in case of very fast & fast-moving areas.
- b. 50 paisa per sq.mtr. Subject to minimum of Rs 1000 and maximum of Rs 5000/- in case of slow-moving areas.

Time Limit

All cases of transfer/reconstitution shall be decided/forwarded to Head Office as the case may be within 15 days' time after receipt of request. All said time should strictly be adhered to.

Time Available for Utilization after Reconstitution/ Transfer

For Reconstitution cases, as the allotment does not change; hence the time available for utilization remains the same as given at the time of allotment. So, in the reconstitution letter only balance time, if available, shall be mentioned. If the plot has already achieved running unit/non-vacant status, then it shall remain same.

For Transfer cases, the time for utilization shall be available as highlighted below:

- a) In case the unit is constructed on the plot and the transferee is using the same construction for setting up the unit then only 1 year shall be allowed
- b) In case the plot is vacant or the existing construction is proposed to be demolished by transferee and new constructions is proposed to be raised for running his unit then time shall be allowed as per the following table:-

Sl. No	Investment proposed by transferee	Time allowed (in years)
1	Up to Rs 25 cr	02
2	Rs 25 cr to Rs 50 cr	03
3	Rs 50 cr to Rs 100 cr	04
4	above Rs 100 cr	05

Time extension beyond the above-mentioned period for each of the categories shall be considered on merits upon Payment of Time Extension Fee as applicable in case of Allottee.

References

Sl. No.	OFFICE ORDERS REF NO	PURPOSE	DATE OF ISSUE	SECTION/ PAGE REFERENCE
СНАРТЕ	ER 6: GUIDELINES FOR TRANS	SFER/RECONSTITUTION OF INDU		REFERENCE
1	Order no 671-674/SIDC/IA / POLICY VOL -17	Transfer of industrial plots	14.6.2017	Chapter 6
2	Order no 1027- 1035/UPSIDA/HO/ POLICY VOL -17	Transfer of industrial plots	29.7.2020	Chapter 6
3	Order No. 3538/ UPSIDA/ HO/ Transfer of Lease Rights for Auction Cases	Transfer of Lease Rights for Auction Cases	24.2.2021	Chapter 6
4	UPSIDC 250 th Board Meeting	Transfer of Undeveloped Land or Bulk Land Allotted	24.5.2004	Chapter 6
5	Office orders no 3322- 27/SIDC/IA/ Policy (Vol-17)	Office Order to process the application for Transfer of Industrial Plot and Building plan approval through Online Business Automation System	10.01.2018	Chapter 6
6	Office order no 2881-83/SIDC-IA-Policy Vol-17 dated 24-11-2017	Transfer of on undeveloped land or Bulk Land allotted for some special projects	24.11.2017	Chapter 6
7	Office order no 2496-99/SIDC-IA-Policy-Volume-17 dated 14.06.2017. Reference 296 th Board Meeting dated 25.09.2017 Effective from 09/10/2017 Impacted Office Order: 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017	Deadline for receiving the application for time extension and transfer application for plots allotted but Vacant vide. Amendment in previous office order 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017	09.10.2017	Chapter 6
8	Office order 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017 Reference 295 th Board Meeting dated 29.05.2017 Effective from 14/06/2017	Amendment in procedure of land allotment, Transfer, surrender, cancelation, and Time extension vide	14/06/2017	Section 2.01 and Section 2.04 Section 6.01 Section 8.01
9	Office order 675/SIDC/IASEC dated 14/06/2017	Transfer of vacant plot	14/06/2017	Section 6.01
10	Office order 345-348/SIDC/IA/POLICY (I) (XV) Reference 290h Board Meeting dated 06.04.2016	Transfer Policy	02/05/2016	Chapter 6
11	401-404/SIDC/CAMP LKO	Transfer of plot to relative in case of death of allottee	24/12/2014	Chapter 6
12	Office order 758/SIDC/IA/HOUSING C-100 SECTOR B-1/TC	Transfer policy	04/08/2014	Section 6.08-II(A)
13	Office ORDER 81- 84/SIDC/IA/D-58/ FIROZABAD	Transfer of plot to relative in case of death of allottee	22.04.2014	Chapter 6
14	Order no 203-05/SIDC/IA/HO/ POLICY VOL -16	Transfer of plot reserved for school/college/hospital/nursing home/women hospital crunch/religious place/testing lab etc.	24.4.2013	Chapter 6
15	Order no 671-674/SIDC/IA / POLICY VOL -17	Transfer of industrial plots	14.6.2017	Chapter 6
16	Order no 1027- 1035/UPSIDA/HO/ POLICY	Transfer of industrial plots	29.7.2020	Chapter 6

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	VOL -17			
17	Order No. 3538/ UPSIDA/ HO/ Transfer of Lease Rights for Auction Cases	Transfer of Lease Rights for Auction Cases	24.2.2021	Chapter 6
18	UPSIDC 250 th Board Meeting	Transfer of Undeveloped Land or Bulk Land Allotted	24.5.2004	Chapter 6
19	Order No. 3820/77-4-06-114 Bha/ 06 Dated 6 th July, 2006	Transfer of Plots in cases of Allottee being Company Under Production	06.07.2006	Chapter 6

Annexure 1: Draft Format of the Agreement

AGREEMENT

This A	greement made at			
Develo	pment Authority through its Regional Manager			
(hereina	after called Lessor), which expression shall unless repugnant to the context or meaning thereof include its successors and			
assigns	of the First part			
	and			
M/s	Partnership Firm formed under the Indian Partnership Act 1932/ Sole			
-	torship Firm/Company formed under Indian Companies Act 1956 and having its registered office at through all its partners/authorized			
represe	ntatives hereinafter called the Lessee (which expression shall unless			
the con	text does not so admit included his heirs executers administrators, representatives and permitted assigns/ its successors			
and per	mitted assigns) of the other part.			
1.	WHEREAS Lease Deed of the plot number Industrial Area areasq. mtr was executed on			
	between Lessor and M/s upon payment of applicable full stamp duty.			
2.	WHEREAS M/s had taken loan from Bank/ FI and defaulted in repayment of			
	loan. As a consequence, took recovery action under Sarfesi Act / Section 29 of SFC Act and took over the			
	plot and auctioned the same on in favor of M/s Regd. Address			
3.	WHEREAS Bank/FI confirm the sale by issuing Sale Letter dated attached herewith and executed a Sale			
	Deed in favor of auction purchaser M/s on The said Sale deed dated contains a Clause			
	number whereby the lease of the plot for the balance period of lease deed dated has been transferred in favor of			
	the purchaser M/s and the terms and conditions of the lease deed made binding on him.			
4.	WHEREAS the lessor has agreed to accept the Sale letter and Sale deed Making M/s as the lessee of the			
	plot. A letter has been issued in above regard on acknowledging the same. The said letter forms a part of the			
	agreement.			
Nov	v therefore this indenture witness herewith and it is hereby agreed upon by Lessor & Lessee.			
	i) The lessee has agreed to run the unit on the plot for production of and to abide by			
	the terms and conditions contained in the Lease Deed.			
	ii) The lessee in addition has further agreed to abide by the prevailing rules and regulations of the Lessor.			
	iii) The lessee has agreed to abide by all other conditions of letter nodated			
	iv) The Lessor in turn agrees to provide all the facilities available to other lessees to the I.A			
5.	The Stamp Duty and Registration Charges, if any, at present or in future become due on this Agreement shall be borne			
	by the Lessee.			
	The Stamp Duty and Registration Charges, incident to land and building on the plot has been fully paid by lessee as			
	per demand raised by Registrar and no amount is to be paid on stamp duty on transfer of lease rights to lessee and			
	lessee will be fully liable to pay the duties in case any demand is raised by Govt./Registrar in future and lessee will			
	keep UPSIDA totally indemnify in such matter.			
6.	Clause (A) Arbitration Clause: - "That any controversy or claim arising out of or relating to this lease deed, or any			
	breach thereof shall be settled by arbitrator - CEO UPSIDA.			
7.	Clause(B) termination of Lease: - That the lease can be terminated, revoked or cancelled by C.E.O. UPSIDA or his			

authorized representative and subject to the provision of T.P. Act.

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8.	Clause (C) Jurisdiction: That this agreement shall be governed, constructed and enforced in accordance with Law of
	Indiashall have under jurisdiction with
9.	All other conditions of allotment or original allottee and as narrated in the lease mentioned at serial number 1 shall
	continue to remain binding upon the lessee along with terms and conditions of acknowledgement letter dated
	and prevailing rules and regulations of the lessor.
	IN WITNESS whereof the parties hereto have set their hands on the day and in the year above written.
	LESSOR FOR UP State Industrial Development Authority
	TOR OF State industrial Development Authority
WIT 1.	NESS
2.	
	LESSEE
	For on behalf of Lessee
1.	
2.	

Annexure 2: Undertaking for Transfer

	Annexture-8
	AFFIDAVIT
	(Undertaking for Transfer)
Regional Manager	
UPState Industrial Development Co	rporation Ltd.,
	
1	S/o. Sri Resident of
	do hereby declare & certify that my signatures as appended
on the application form dated	for transfer/reconstitution of Plot No
IA in favour o	of and on the Dissolution Deed
dated and on all the	other documents submitted to UPSIDC Ltd., with the aforesaid
application has been put by me after	r due consideration and with knowledge of its consequences. I do
hereby undertake that I have no object	ction to the aforesaid transfer/reconstitution and shall not raise any
daim whatsoever against it in futu	ire. I further confirm that Lease Deed / Allotment letter of Plot
No L.A	has also been surrendered by me in favour of UPSIDC
Ltd., which are attached in original w	with the application made for the aforesaid transfer/reconstitution.
Place:	
Date:	Signature:
Const.	
	Full Name
	Address

Annexure 3: Letter to be issued in case of Transfer/Reconstitution

Annexure-9 LETTER TO BE ISSUED IN CASE OF TRANSFER/RECONSTITUTION (To be Addressed to Transferee with copy to Transferor) Sri..... Sri..... Dear Sirs. Please refer to your letters dated...... regarding above cited subject. In this connection, we have to inform you that your request for transfer of above plot measuring........... Sq.m. in you favour for establishment of Industrial unit of has been considered and approved on the following terms & conditions:- You shall have to pay transfer levy @Rs......./Sq.m. amounting to Rs......Out of above levy 25% amount of Rs...... shall have to be paid within 30 days from the date of this letter & the balance 75% transfer levy shall be payable in ten half yearly installments along with interest @ 14% p.a. 2. The amount paid by allottee towards premium shall be credited to the account of the premium against transferee. 3. in case rate of the I.A. is revised with retrospective effect you will be required to pay additional amount of levy as per demand. 4. The transferor has already surrendered the plot in favour of UPSIDC alongwith Lease Deed/

Allotment letter after making endorsement on the Lease Deed to the effect that the plot is surrendered

to the UPSIDC and they will have no claim whatsoever on the plot in future. In case of existence of construction on the plot the you shall have to furnish a certified copy of Registered Sale Deed before execution of lease deed.

- You shall be treated as fresh allottee of the plot and a Lease Deed for remaining period will be executed in your favour on new terms & conditions within 60 days from the date of this letter, failing which transfer of plot may be cancelled.
- 6. The maintenance charges as applicable from time to time shall be payable by you.
- You will have to adopt Rain Water Harvesting System compulsorily in the building / factory sheds
 to be constructed in the allotted / leased out land, failing which allotment shall be cancelled.
- 9. You will have to bring the unit under production after covering 30% of the allotted area within one year from the date of this letter. Further time extension shall be considered only on merits of the case and upon payment of time extension fee as applicable from time to time. Presently it is 5% & 10% of the total premium for 3rd year and 4th year respectively from the date of transfer in very fast and fast moving areas and 2.5% & 5% of the total premium for 3rd year and 4th year respectively from the date of transfer in slow moving areas.
- 10. All other terms & conditions as contained in this office allotment letter
- 11. The above offer shall be valid till the expiry date mentioned in the letter or 30 days from date of issue of letter whichever is earlier. If after expiry of the offer the applicant requests for extension of offer and the reasons for the default submitted by him are found just & proper to the satisfaction of management and the offer is extended, interest shall become payable @14% from the date of this letter. However, if the prevailing rate of the allotted area changes or due to passage of time

	(10)	***
		Yours faithfully,
		(REGIONAL MANAGER)
Ref	No/as above.	Dated:
Сор	y forwarded for information & necessary act	ion to:
1	The Incharge (I.A.), UPSIDC Limited, H	O, Kanpur.
2	The General Manager(D.I.C.),	744794 (1941)881
3	Sri	
		(REGIONAL MANAGER)
		*

CHAPTER-7 SUBDIVISION & AMALGAMATION OF PLOTS AND APPROVAL OF BUILDING PLANS

7.01 SUBDIVISIONS OF PLOTS

The Authority may allow the allottees to subdivide their industrial plot so that they are able to unlock unutilized land for industrialization and generate additional employment. The comprehensive guidelines and procedure for permitting subdivision of the industrial plot and their allotment after sub- division shall be as below:

1. All applications shall be received through online portal. If an application is not submitted due to a technical or any other issue, then all efforts shall be made by Regional /Project Office with assistance from the H.O. (Computer Section) to resolve the issue, and if the issue remains unresolved the Regional/ Project Office shall entertain the application offline mentioning specific reason(s) of the same.

Note: In case the property data is not uploaded /is incorrect as per online portal of the RM office, then Regional Manager/Project Office in coordination with computer section to uploadthe corrected data within 05 working days.

2. Application for subdivision shall be submitted with Annexure-1 along with the following documents (all necessary Documents):-

A. DOCUMENTS:-

- i. Non-Vacant and Functional report/Certificate issued by Regional Office, UPSIDA.
- ii. Supporting Documents for functional (if aplicable).
- iii. No dues as on date.
- iv. Other Documents:
 - a. Ownership documents.
 - b. Proof of Family Members as per UPSIDA Operating Manual (if applicable)
 - c. Proof of Partnership as defined in Indian Partnership Act, 1932 (if applicable).
 - d. Proof of Sick industry as per policy, if applicable.
 - e. Any other required document.

f.

B. DRAWING:-

- i. Drawings duly signed by authorized signatory and Architect.
- ii. Detail of Ground coverage, FAR & proposed use for each plot in area statement chart. Landscape Plan & green area calculation and R.W.H. provision. Service Plan- Showing Water Supply & source, Sewerage, Drainage plan and Electrical Plan, location of transformer/ Electrical room etc.
- iii. Detail of mortgaged Plots where internal development is proposed.
- iv. Sub-division plan shall include:
 - a. Plot Numbers and dimension of Sub-divided plots along with set-back with Entry of each proposed subdivided plots.
 - b. Detail of proposed building/ structure proposed to be demolished with area detail, if any.
 - c. Detail of building Retained with area detail, if any.
 - d. Part layout of the Industrial Area showing location of the plot proposed for Sub-division with key plan.
 - e. Main road access & other abutting roads/ plots.
 - f. Area chart showing percentage area under roads, parks/open spaces, plots etc. out of total plot area.
 - g. Length/ width of proposed/ existing roads on the plot.

C. Fees:-

Regional Office shall calculate all fees and charges as per policy/ Building Regulations. Application to be submitted along with all applicable fees.

3. Regional Office shall ensure that no subdivision proposal shall be accepted and/or processed in which NOC from the Financial Institution/ Bank, which has financed the allottee and where the Lease Deed has been mortgaged, has not been obtained.

4. Engineering section Verification:-

Engineering section will check and verify the proposed Service Plan & Design parameters showing services also feasibility of proposed provision of services with connection to the main. Thereafter forward report to the Regional Office and H.O. within 10 working days of receipt of application.

5. Regional Office Verification: -

- a. After the receipt of the subdivision proposal from the allottees (if offline it will be first entered into the Dak Receipt Register), then same shall be checked.
- b. Construction on site shall be verified by Regional Manager who shall provide construction detail report, also calculate compounding fees, if any.
- c. Regional Office needs to verify dues, Functional Certificate, NOC from the Financial Institution / Bank (if applicable) and functionality for 4 years, Ownership (including current status of shareholding as per ROC), status of building plan approval & its validity, OC/CC issue details, if any and ensure no legal case is pending w.r.t. to said plot. He/she shall also check permissibility of type of industries proposed on sub-divided plot and in case of sick units' orders by competent Authority and area which can be sub-divided needs to be additionally checked.
- d. Regional Manager shall examine the complete proposal and ensure while forwarding proposals of Sub-divisions to the Head Office will clearly mention that Sub-division plan has been duly examined at their level and the same is in conformity with the by-laws, policy and relevant office order/s and will forward with recommendation to the Head Office within 10 working days of receipt in the Regional Office.

6. Head Office verification: -

ATP section after receiving the proposal scrutinize with respect to the prevailing building regulations and relevant office order/s and put up proposal before Committee for approval.

- 7. After approval, Regional Office shall calculate all applicable fees and charges as per policy/ Building Regulations, which shall be reviewed by RM and accordingly communicate to the applicant to submit requisite fees and charges and ensures fees to be deposited by allottee as per norms.
- 8. Applicant shall deposit requisite fees and charges within 30 days from the date of issue of demand letter. The subdivision fee shall be deposited by the original allottee 50% payable at the time of approval of subdivision plan and 50% before issuance of completion certificate. Family members shall deposit 50% of applicable subdivision charges.
- 9. The concerned RM/PO shall publish public notice for inviting objection/suggestions on subdivision proposal and complete the process as per as per Preparation And Finalization of Plan Regulation, 2004.
- 10. Rectification deed/Lease/Transfer Deed as per UPSIDA shall be executed by IA as prevailing rules and regulations.

7.02 AMALGAMATION OF PLOTS

Policy for amalgamation for industrial use has been provided for cases including expansion of units by the allottee by acquiring contiguous plots. The proposed amalgamation plan must be in conformity with the UPSIDA Land Development and Building Regulations and any other directions or notifications of Government and Authority. The amalgamation plan must be submitted with the prescribed fees and the requisite documents. Before examining the concerned plans, the Regional Office/ProjectOffice shall ensure that the allottee is not a defaulter towards payment or any other formalities.

Regional Office/PO office shall examine the proposal w.r.t. Building Byelaws and relevant office order, thereafter forward with recommendation to the H.O.

A. APPLICATION:-

All applications shall be received through online portal, if application cannot be submitted due to any technical or any other issue, then all efforts shall be made by Regional /Project Office with the assistance of H.O. (Computer Section) to resolve the issue, Note: In case the property data is not uploaded /is incorrect as per online portal of the RM office, then Regional Manager/Project Office in coordination with computer section to upload the corrected data within 05 working days.

B. DOCUMENTS:-

- a. No dues as on date of application regarding lease premium, lease rent, maintenance charges or any other charges demanded by Authority.
- b. Ownership Documents.
- c. Amalgamation fees, as applicable.
- d. In case of registered companies, current shareholding certificate as per registrar of companies (ROC) and also shareholding certificate at the time of execution of lease deed.

C. DRAWING:-

Drawings showing setback with detail of Ground coverage, FAR in area chart, Location of the plot, abutting roads, Size, dimensions to be indicated in the plan with all mandatory requirements as per prevailing Building Regulations & relevent office order.

D. Regional Office Verification: -

- I. After receipt of amalgamation proposal from the allottees (if offline it will be first entered into the Dak Receipt Register), then same shall be checked and forwarded by the concerned Dealing Assistant (RM Office).
- II. Verification of No dues, Ownership (Including current status shareholding certificate as per ROC), Status of building plan approval & its validity, OC/CC issue details if any and no legal case is pending w.r.t. to said plot.
- III. Construction on site shall be verified and provide construction detail w.r.t. approved building plan and completion issued (if any). Calculate compounding fees if any and forward with recommendation to Head Office within 07 days from the receipt of application.
- IV. Regional Manager/PO shall examine the complete proposal and ensure while forwarding proposal to the Head Office will clearly mention that amalgamation Proposal & Plan has been duly examined at their level and the same is in conformity with the by-laws and relevant office order/s.

E. Fees:

Regional Office shall calculate all applicable fees and charges as per policy/ Building Regulations, which shall be reviewed by RM/PO and ensures fees to be deposited by allottee as per policy/ Building Regulations.

F. Head Office verification: -

ATP section after receiving scrutinize the proposal. In case the proposal is in accordance with building regulations and rules, then it shall be sent to Competent Authority for approval.

- **G.** After approval the concerned RM/ PO shall publish public notice for inviting objection/suggestions on amalgamation proposal and complete the process as per Preparation And Finalization of Plan Regulation, 2004.
- **H.** A rectification deed for amalgamation (if any) shall be executed in favour of the applicant.

7.03 APPROVAL OF BUILDING PLANS

- 1. The building plans must be submitted by the Applicant with all requisite fees. Before examining the said plans Regional Manager/Project Office shall verify that the allotteeis not a defaulter towards payment or other formalities. The building plan received shall be first examined in the Regional/Project Office and shall be approved / forwarded to H.O. (as per the delegation of power assigned by CEO) for approval after ensuring that proposal is as per Building Regulations.
- 2. All applications shall be received through online portal. If an application is not submitted due to a technical or any other issue, then all efforts shall be made by Regional /Project Office with assistance from the H.O. to resolve the issue, note: In case the property data is not uploaded /is incorrect as per online portal of the RM office, then Regional Manager/Project Office in coordination with computer section to upload the corrected data.
- 3. Regional Manager / PO shall calculate all applicable fees and charges and ensures that fees has been deposited as per policy/ Building Regulations.

Regional /Project Office shall maintain "Register of Sanction of Building Plans" use-wiseand entry in the register shall be made and Computer Section shall weekly generate MIS Reports.

CHAPTER-8 TIME EXTENSION & MAINTENANCE CHARGES

8.01 TIME EXTENSION

The Authority has a policy of allowing a certain pre-decided time as per proposed investment from the date of allotment to allottees/ transferees for setting up unit on the plot and covering minimum area as stipulated in the prevailing policy. Beyond such period, further extension is permitted/ Time Extension Fee (TEF) is charged on the basis of various Board decisions taken from time to time and based on the resultant insertions of conditions in the allotment / transfer letter issued to the allottee / transferee: -.

- a) Any additional time beyond the stipulated period for commencement of production Time Extension Fee shall be charged as per allotment letter/transfer letter/lease deed.
- b) For other cases Time Extension till 31.12.2017 shall be charged at following rates.

Sl. No.	Stipulated period for establishment of unit	Without any fee
1.	Additional 1 year	5% of original premium as TEF
2.	Additional 1 year beyond above	10% of original premium as TEF
3.	For further one year and so on per annum	15% of original premium as TEF

c) Time Extension from 01.01.2018 shall be charged as per following table

S1.	Stipulated period for establishment of unit	Without any fee
1.	Additional 1 year	10% of current premium as TEF
2.	Additional 1 year beyond above	15% of current premium as TEF
3.	For further one year and so on per annum	15% of current premium as TEF

d) In cases of Restoration Time Extension Fee shall be charged @ 15% of prevailing premium for 01 year.

NOTE:

- As per provisions of UP Industrial Area Development Act 1976 as amendment from time to time, time for setting up of unit on plots shall be allowed and necessary action as per provisions of Act shall be taken.
- Covid relief shall be given wherever applicable as per office order dated 07/08/2020 & 19/10/2022

No Time Extension Fee (TEF) for Government Allottees

Time extension in case of allotments where allottee is fully owned by Central and/or State Government Organization shall be provided without any Extension Fee. Decisions in individual cases shall be taken by the CEO of UPSIDA.

TEF where Possession was delayed

For cases where Authority was not able to transfer the possession of plot due to encroachment/court cases/judicial order or reasons beyond its control and where allottee/transferee chooses the option to either retain/change the allotted plot, Authority shall provide free time for establishment and production of unit as mentioned in allotment/transfer letter from from the date of offer of possession letter.

TEF waiver in case of lack of infrastructure/ other reasons

For cases where the utilization of plot was not possible due to lack of infrastructural facilities such as approach road, power supply or such other reasons, a waiver of the TEF and interest thereon may be granted if the same is recommended by a Committee constituted under the chairmanship of regional managers and deputy commissioner industries, senior manager civil, accounts officer, representative from ATP section, representative of District Magistrate being its members. The final approval in such cases shall be accorded by Chief Executive officer.

Other Conditions of Time Extension Policy in Industrial Areas are as under: -

- a) It shall be applicable in all cases of new allotment/ transfer
- b) TEF shall be charged only in case of vacant plots as per definition provided in the Operating Manual
- c) It shall be the responsibility of Regional Offices to identify all such cases which remain vacant after stipulated period as mentioned in allotment/transfer letter and shall serve appropriate notice to the defaulters.
- d) Request for time extension will have to be made by the defaulting allottees before the expiry of original/ extended period and in case no such request is pending, and plot is still vacant, the Regional Manager shall ensure cancellation of such cases as per rules.
- e) In cases where the request of time extension is made after the expiry of original extended period and the plot was not cancelled; the TEF would be payable for the entire period elapsed since expiry of original/extended time limit. Interest on

- the TEF shall be payable from the start of this time period
- f) A proposal for time extension shall be granted only after assessing the genuineness of request.
- g) In cases where the unit commences production, after the stipulated period or any extended period, then TEF shall be charged for a minimum period of one month at the rate of 1/12th of TEF of corresponding year. In case, the TEF is not paid by the allottee, allotment shall be liable for cancellation on ground of non-payment of TEF. Also, in such cases the TEF shall be amenable for recovery as per the provisions of recovery of land revenue arrears
- h) The burden of submitting proof for utilization such as Udyog Aadhaar registration (proof of investment corresponding to plant and machinery shall be obtained), GST order, Sales purchase bills, bills for purchase of machinery, electric meter sealing certificate, electricity bill along with completion certificate shall rest with the allottee
- i) Time extension shall not be granted if the allottee has violated any terms &conditions of allotment letter/transfer letter/license agreement/lease deed other than the condition regarding utilization of the plot
- j) During duly allowed /extended period, a plot would still remain liable for cancellation on grounds of violation of allotment/transfer letter/lease deed other than non-utilization
- k) Interest on unpaid TEF would be chargeable as per usual practice and demand shall be raised in demand notices.
- 1) TEF will not be a part of premium and will not therefore be refunded/adjusted in any case whatsoever
- m) Regional Manager will ensure incorporation of clause pertaining to pay ability of TEF with complete schedule in allotment letter/transfer letter/lease deed
- n) Application of time extension shall be made online through the Nivesh Mitra Portal
- o) It is further clarified that considering the practical aspects of time extension, the cases should be referred to HO after receipt of time extension fee. While forwarding such cases to head office following should be specifically mentioned by the Regional Manager
 - i. Allottee has deposited total outstanding demand and has applied with time extension fee
 - ii. TEF applicable in such cases for past required period has also been deposited
 - iii. There is no change in constitution of partnership/shareholding in companies
 - iv. Signature of allottee conforms with signature available in record and for confirmation of identification signature has been certified by the bank or copy of PAN card has been obtained.

Time Extension for Transfer of Sub-Divided Plots

Sl. No	Time Period/ Scenario	TEF Applicable
1.	completion time for development 4000sq m -15 acres (18 months), 15 -30 acres (24 months) Plus 2 years for marketing For 30-50 acres (30 months) and above 50 acres (36 months) Plus 3 years for marketing	No Fee
2.	Upto7 years from the end of above approved period	2% of the prevailing rate per year
3.	7 years- 11 years	4% of the prevailing rate per year
4.	> 11 years	6% of the prevailing rate per year

8.02 MAINTENANCE CHARGES

With a view to generate funds for ensuring proper and effective maintenance of industrial areas, UPSIDA started levying maintenance on an annual basis from 1996. The rates of maintenance charges have been detailed in the table given below:

	Category of industrial Area	Rate of Maintenance Charge Per Sqm Per Annum (in Rs.)						
S1. No.		(1996-97) to (2000- 01)	(2001-02) to (2005-06)	(2006-07) to (2010-11)	(2011-12) to (2015- 16)	(2016-17) to (2017-18)	(2018-19) to (2019-20)	(2020 21)
A.	Fast-Moving/ Ver	Very Fast-Moving Areas						
	Very Fast	2	4	6	8	8	24	
	Fast	2	4	6	8	8	24	
	Slow			1.5	2	2	12	
B.	As per Area							
	Fast/Very Fast							
	Upto 25 acres							20
	25-50 acres							16
	50-100 acres							12
	Slow							
	Upto 25 acres							10
	25-50 acres							8
	50-100 acres							6

Note:

- 1. The maximum maintenance charge shall be the charges levied on 100 acres plot
- 2. For commercial facility/ group housing plots the maintenance charges shall be 2.5 times the rates applicable for industrial

plots

- 3. For individual housing and institutional plots, the maintenance charges shall be equivalent to the rate of maintenance for correspondingly located Industrial plots
- 4. In case the specific rates have been laid down in the Lease deed of allottees, the same rates shall continue to apply.
- 5. Maintenance charges shall be applicable as per prevailing office order.

Maintenance charges where Possession was delayed (as per 47th board meeting decision)

For cases where Authority was not able to transfer the possession of plot due to encroachment/court cases/judicial order or reasons beyond its control and where allottee/transferee chooses the option to either retain/change the allotted plot, maintenance charges shall be levied from the date of offer of possession letter

Formation of SPV

As per the decision taken by the Board of UPSIDA, the Authority shall endeavor to form an SPV of allottees and to handover the maintenance of the Industrial Areas to such SPV.

Maintenance Charge for the Units Outside Industrial Areas for Availing the Facility of UPSIDA

In case an Industrial unit that is located outside the boundary of an Industrial Area wishes to access the road of the Industrial area and UPSIDA permits the unit for the same, the industrial unit shall be liable to pay Development charges @ 25% of the prevailing premium on the area owned by it. The unit shall also be liable to pay annual maintenance charges as per the prevailing rates of the Industrial area.

The unit shall have to pay additional costs, singly or jointly (on pro-rata basis), for any additional infrastructure that may be required to be arranged or facilitated for it.

OFFICE ORDER REFERENCES

	OFFICE ORDER REFERENCES					
Sl. No.	OFFICE ORDERS REF NO	PURPOSE	DATE OF ISSUE	SECTION/PAGE REFERENCE		
	PTER 8: GUIDELINES FOR TIN	ME EXTENSION AND MAINTENAN				
1	Office order No.748- 55/SIDC/IA	Maintenance Charges (from Year 2022)	07.07.2021	Chapter 8		
2	Office order No.2920- 37/SIDC/IA	Maintenance Charges	18.11.2016	Chapter 8		
3	Office order No.2043-46/ SIDC/ IA/ Policy Volume 17	Time Extension Fee	18.12.2018	Chapter 8		
4	Office order NO 3817-3819/SIDC/IA/POLICY VOLUME -16, (Maintenance Charge) Reference 298th Board Meeting dated 29.01.2018 Effective from 08/09/2016 Note* the order also contains Interim order for maintenance charge for period of 01.07.2017 to 30.06.2018	Policy related to formation of SPV for operation, up gradation and Maintenance at Industrial area vide	08.03.2018	Chapter 8		
5	Office order no 2488-91/SIDC-IA-Policy Volume-17 dated 09.10.2017	Fixation of Effective Allotment date for payable Time Extension and Maintenance of under developing Industrial area	09.10.2017	Chapter 8		
6	Office order no 2496-99/SIDC-IA-Policy-Volume-17 dated 14.06.2017. Reference 296 th Board Meeting dated 25.09.2017 Effective from 09/10/2017 Impacted Office Order: 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017	Deadline for receiving the application for time extension and transfer application for plots allotted but Vacant. Amendment in previous office order 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017	09.10.2017	Chapter 8		
7	Office order 2492-95/SIDC/IA/POLICY VOL17 Reference 296 th Board Meeting dated 25.09.2017 Effective from 09/10/2017	उ०प्र०रा०औ०वि०नि०लि० के औद्योगिक क्षेत्रों की सीमा के बाहर स्थित औद्योगिक इकाइयों को निगम की अवस्थापना सुविधाओं का उपयोग अनुमन्य करने हेतु शुल्क—निर्धारण के सम्बन्ध में निदेशक मण्डल की दिनांक 25.09.2017 को सम्पन्न हुयी 296वीं बैठक में लिये गये निर्णय	09.10.2017	Chapter 8		
8	Office order 671-674/SIDC/IA/Pol.Vol 17 dated 14.06.2017 Reference 295 th Board Meeting dated 29.05.2017 Effective from 14/06/2017	Amendment in procedure of land allotment, Transfer, surrender, cancelation, and Time extension vide	14.06.2017	Section 2.01 and Section 2.04 Section 6.01 Section 8.01		
9	Office order 3299-3301/SIDC-IA/ POLICY VOL-16 Reference 294 th Board Meeting dated 02.01.2017Effective from 23/02/2017 Revision of office order 821-25/SIDC/P.N. CAMP DATED 17.02.2016	निगम के निदेशक मण्डल की दिनांक 02.01.17 को आहूत 294वीं बैठक में उप—विभाजित भूखण्ड़ों के विकास/विपणन हेतु निर्धारित अवधि की समाप्ति पर समय विस्तारण शुल्क की देयता के सम्बन्ध में	23.02.2017	Chapter 8		
10	Office order 2318-21/SIDC-IA-	Maintenance charge at Industrial	23.11.2016	Chapter 8		
-						

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	MAINTENANCE CHARGE dated 23/11/2016 Reference 293 th Board Meeting dated 27.10.2016Effective from 23/11/2016	Area		
11	Office order no 349- 352/SIDC/IA/POLICY VOL 16 (TEMP) Reference 290 ^h Board Meeting dated 06.04.2016	Time extension fees of vacant plot if remains vacant for more than 10 years	06.05.2016	Chapter 8
12	Office order 821-25/SIDC/PM CAMP DATED 17.02.2016 Reference 289 ^h Board Meeting DATED 28.12.15	Time extension	17.02.2016	Chapter 8
13	office order 1611- 14/SIDC/IA/POLICY VOL-16 Reference 287 ^h Board Meeting DATED 07.08.15	Maintenance charge revision	31.08.2015	Chapter 8
14	Office order 110- 114/SIDC/IA/POLICY VOL - 16 Reference 287 ^h Board Meeting DATED 26.03.15	Time extension of vacant plot	21.04.2015	Chapter 8
15	Office order 1830- 1833/SIDC/IA/POLICY VOL16	Time extension	14.01.2015	Chapter 8
16	order 1943- 46/SIDC/IA/POLICY VOL 16 Reference 282 ^h Board Meeting	Time extension and maintenance charge OF BULK LAND	21.11.2013	Chapter 8
17	Order 1947- 50/SIDC/IA/POLICY VOL 16 Reference 282 ^h Board Meeting	Rebate in time extension fees	21.11.2013	Chapter 8

CHAPTER-9 SUBLETTING

9.01 SUBLETTING OF INDUSTRIAL PLOTS TO ANY ENTREPRENEUR

Permission may be granted to the allottees of Industrial/ Commercial/ Institutional plots to sublet their plots/sheds in part or full to third party in the Industrial Areas of Authority on the terms and conditions as stipulated below: -

- 1. Specific permission of UPSIDA must be obtained by the allottee before subletting the plot to third party.
- 2. One or more subletting will be permitted for a maximum period of 15 years only and such facility shall be restricted to the cases in which the unit is either running or has run in past i.e., for non-vacant plots.
- 3. Subletting of the building constructed on plots reserved for institutional use, to third parties by the allottee, shall be permitted on providing no-objection certificate of the regulatory institutions, related to the permissible activity in question, by which the allottee and the sublease institution is approved or recognized, in addition to the conditions, laid down by the authority, for subletting the buildings constructed on the plots reserved for industrial and commercial industries. The NOC shall be submitted along with the application form for subletting.¹
- 4. The Authority shall charge a processing fee of Rs 2000 (for VFMAs & FMAs) and Rs 1000 (for SMAs) plus taxes as applicable per application. and subletting charges / rent @ 2% of the prevailing premium rate per sq. mtr. for the industrial/commercial/institutional land every year for the area to be sublet and the liability of this payment will be on the allottee/lessee.¹
- 5. The allottee shall have to apply through Nivesh Mitra for such permission for Industrial Plots clearly stating the status/ constitution of the proposed subletting with the details of the unit to be set up by the sublettee along with the project report, area required for subletting and other supporting documents.
- 6. The allottee shall have to deposit the rent, calculated as per above clause no. III for one year in advance, within 30 days of the date of such permission.
- 7. A tripartite agreement will be entered into amongst UPSIDA, the allottee/lessee and the subletee as per Annexure-1 which will contain all the terms and conditions of such subletting making the same binding on all the executants. This agreement will ensure that the sublettee who has taken the premises on rent will abide by the conditions of our normal lease deed and agreement and shall also put the responsibility on the sub-allottee to pay the subletting rent/ charges in case the original allottee fails to do so.
- 8. The original allottee shall have to clear all outstanding dues in respect of land/shed towards premium, interest, maintenance charges and use and occupation charges/lease rent etc. The allottee shall also pay total outstanding dues, if any, in lump sum, within 30 days from the date of subletting permission is granted by UPSIDA.
- 9. While applying for the permission for subletting, the allottee shall have to submit specific NOC from the concerned financial Institution for each case where the unit on the plot is financed by any financial institution.
- 10. All the constructions standing on the plot at the time of granting the subletting permission and those raised thereafter shall be deemed to have been raised/constructed by the original allottee/lessee of UPSIDA only and shall be subject to the provisions of the terms and conditions of the lease deed.
- 11. The lessee and sublettee shall be responsible jointly for abiding by the terms and conditions of the Lease. In case of any default / breach and failure to correct the same despite duly served notice subletting or lease or both shall be cancelled.

9.02 MULTPLE SUBLETTING TO DEDICATED ANCILLARY UNITS/ COMPANIES/ SOCIETIES/ TRUSTS

Multiple Subletting is permissible to Industrial/ Institutional allottees on their plot/ a part of their plot in all notified Industrial Areas of UPSIDA for dedicated ancillary units/ companies/ societies/ trusts in which the allottee has an ownership of 51% or more. Such subletting shall be as per the terms and conditions stated in the Authority's Land Development and Building Regulations, 2018. Dedicated ancillary units shall mean units who sell a minimum of 80% of the annual production (based on value) to the original allottee of the plot in question.

In such cases, subletting fees and other conditions shall be as under.

- **A. Subletting Fees:** The Authority shall charge a processing fee of Rs 2000 (for VFMAs & FMAs) and Rs 1000 (for SMAs) plus taxes as applicable per application. Further, the rate of subletting fees in percentage of the prevailing premium per sq.mtr. per annum is given below:
 - 1. Very Fast-Moving Industrial Areas 4% of the prevailing premium on constructed area & 8% of prevailing premium on un-constructed area.
 - 2. Fast Moving Industrial Areas 2% of the constructed area & 4% of the prevailing premium on un-constructed area.
 - 3. Slow Moving Industrial Areas 1 % of the prevailing premium on the constructed area & 2 % of the prevailing premium on un-constructed area.

The minimum and maximum period of such subletting shall be 1 year and 15 years respectively. The Annual Subletting Fees have to be paid by the allottees in advance. On receipt of the notice of termination of the subletting contract from the allottee, the Authority shall refund the balance amount (without interest) of the Annual Subletting Fees for that year, calculated from the date of receipt of notice till the end of the year considering $1/12^{th}$ of the Annual Subletting Fees for each month remaining in the year.

Period of subletting can be renewed for 1-15 years before expiry of present subletting on request of allottee on the terms

and conditions prevalent on the date of such permission.

B. Other Conditions:

- 1. No Subletting shall be allowed in setbacks of the plots.
- 2. Applicable Covered Area and F.A.R. shall remain as per the lease deed conditions of the original plot.
- 3. The maximum number of multiple subletting to be allowed on a plot shall be equal to the area of plot divided by upper limit of the plot area category preceding the category in which the said plot is falling in the setback chart given below; for example if subletting is proposed on a plot of 20000 sq.mtr Then the maximum number of subletting shall be equal to 20000 sq.mtr divided by 5000 sq.mtr i.e. the maximum limit setback category (1001-5000) preceding the category to which 20000 sq.mtr falls i.e. 5001-30000 sq.mtr thus, maximum number of subletting to be allowed will be 20000 sq.mtr Divided by 5000 sq.mtr.
- 4. Subletting shall be allowed only on the plots on which unit is running or has run in the past, subject to obtaining of start of production certificate online.
- 5. Allottee shall clear all the outstanding dues of the plot in question before permission of subletting is granted or within 30 days from the date on which permission is granted.
- 6. If the unit under question has been financed by any financial institution, then N.O.C. from such financial institution for subletting shall be obtained otherwise the allottee shall furnish an affidavit to the effect that the unit has not been financed by any financial institution.
- 7. The construction on the plot, present or future shall be treated as belonging to the original allottee/lessees and shall be governed as per the provisions of the terms and conditions of the lease deed.
- 8. Subletting fees of the proposed area to be subletting shall be deposited is in advance and its payment shall be responsibility of the allottee/lessee.

The documentation in the above case shall be as per normal subletting cases. However, the condition of minimum purchase of 80% of the total production of dedicated ancillary unit shall be incorporated in the tri-partite agreement failing which the subletting permission shall be withdrawn. For confirmation of dedicated ancillary unit, the original allottee and the ancillary unit shall produce the evidence of purchase and sale of minimum 80% of the produce of the ancillary unit respectively at the end of every year.

All Regional Managers are required to process such request and forward individual cases to Head Office along with their recommendations so that the matter may be decided by M.D. who has been authorized by the Board in this regard.

NOTE: The subletting charges are a percentage of prevailing premiums and hence it will change if the premium rate of the industrial area changes.

SNO	OFFICE ORDERS REF NO	DATE OF ISSUE	SECTION/PAGE REFERENCE
1	Office order 2662-64/UPSIDA/IA/BOARD NOTE SUBLETTING POLICY VOLUME - 15	15.02.2019	Chapter 9
2	Office order 2382/UPSIDA/IA/ POLICY VOLUME - 17	17.12.2021	Chapter 9
3	Office order 2587-91/SIDC/IA/POLICY VOLUME -15	05.02.2013	Chapter 9

TRIPARTITE AGREEMENT

between UP State Industrial Develo	pment Authority () hav	ing Head Office @ A-1/4,	Lakhanpur,
Kanpur (hereinafter called 'Lessor'	which expression shall, u	inless the context do	pes not so admit include its	s successors
and assigns)	of	the	first	part,
which expression shall, unless repu				
second	pa	_		and
	-			
			, (hereinafter refe	erred to as
Sub-Lettee which expression shall,			•	
administrators, representatives and p		_		
AND WHEREAS by virtue of the	he Lease Deed dated	registered in	the office of Sub-Registrar,	,,
Book No, Zild No, Pag	ge No to Sl. N	To dated	the Lessor has grar	nted and the
Lessee obtained lease for a term of	years of Plot No.	, Indl. Area		measuring
sq mtrs situated within Ir	ndl. Area	for se	etting up a unit for proje	ect Mfg. of
"on	ıly"			
AND WHEREAS the lessee has	s constructed a building as	s per approved maps	on the demised plot for the	e purpose of
manufacturing of	and	l has requested th	e Lessor under Clause3	(i) of the
hereinabove referred Lease Deed for	allowing Sub-Letting of	the Full/Part portion	measuring Sq. Mt	rs. in favour
of the Sublette Indl. Area		for a period of	years for the	purpose of
	product on the der	nised portion of the	building and the lessor ha	as permitted
the requested sub-letting vide its l	Letter no dat	ted on cer	tain terms and conditions	hereinafter
provided.				
WHEREAS the lessee and Sub-	lettee have entered into ag	greement dated	, a copy of which	h is attached
herewith, and accordingly sub-lettee	will set up its operation as	s a dedicated sub-let	tee of the Lessee and Lesse	or.
NOW THIS INDENTURE WITNE	SSTH AND IT IS HERE	EBY AGREED AN	D DECLARED BY AND	BETWEEN
THE PARTIES				
That the of the prevailing prem	ium rate of Industrial plo	ot time to time per y	ear per sq. mtrs. shall be	deposited in
advance to Lessor by Lessee such p	• •	* *		•
the liability of the payment will be o	on the Lessee. The subletti	ing charges for the 1	st year calculated on preser	nt prevailing
premium rate of @ i.e. Rs	on Subletted area S	Sq. Mtrs. which is ed	qual to Rs with 18	8% GST i.e.
Rs total being Rs	has been deposited in	n advance.		
			,the sub-lettee will	abide by the
bilateral agreement entered into betw	veen the Lessee and Sub-	Lettee on	, In case of any violation	n of the said
agreement and/or upon the recomme	ndation of the Lessee the	Subletting agreemer	it shall be cancelled.	
The subletting will be for a maximum	m period of years only	w.e.f the	reafter Lessor may renew it	t on request o
Lessee on the terms and conditions p	revailing at that time.			

1.

2.

3.

4.	The	subletting	is	being	created	for	manufacturing	of		
						,only.	The premises shall no	be		
	used for any other purpose except with the written permission of the Lessor.									

- 5. The Sub-lettee shall comply with all statuary requirements/ obligations during the period of subletting including those arising from the lease Deed dated between Lessor and Lessee, and concerning the sublettee.
- 6. The subletting agreement will terminate upon Lessee informing Lessor about the termination of the agreement between it and sub-lettee as mentioned above.
- 7. The subletting fees shall be payable in advance and the responsibility for such payment shall be of Lessee. The Lessor shall be entitled to recover all dues payable to it under the agreement from the Lessee as arrears of land revenue without prejudice to other rights under any either law for the time being in force.
- 8. All the construction/re-structuring shall be done by the sub-lettee only after getting approval of the Lessor and Lessee and the changes made shall remain the property of the Lessee and no compensation shall be payable for the same.
- 9. The cost and expenses of preparation, stamping and registering this agreement or any other documents may be required under any law, and its copies and all other incidental expenses will be borne by the Sub-Lettee/Lessee including payment of stamp duty as may be payable under the relevant laws/acts, or any charges or duty or fee that may be levied by any other Authority empowered in this behalf.
- 10. All the constructions and acts done by Sublettee shall considered to have been done by lessee and he shall be liable for the action under the provisions of the lease against him. The Sublettee along with lessee shall be jointly responsible for obtaining power connections, electrical safety certificate, CTE and CTO of pollution, NOC and completion of Fire deptt and any such NOC/Certificate necessary for running the unit
- 11. The lessee and sublettee shall be responsible jointly for abiding by the terms and conditions of the Lease. In case of any default / breach and failure to correct the same despite duly served notice subletting or lease or both shall be cancelled.

It witness hereof the parties have set their hands on the day and in the year first above written.

For and on behalf of **U.P. State Industrial Development Authority** (Lessor)

For and on behalf of

(Lessee)

For and on behalf of

(Sublettee)

CHAPTER-10 POLICY OF RESIDENTIAL PLOTS

The Authority has developed Residential Plots in selected Industrial Areas located across the state. The policy related to allotment and other functions related to residential plots shall be governed by the following guidelines: -

10.01 ALLOTMENT

Allotment process shall be initiated by the concerned Regional Manager by sending proposal for approval of launching scheme to Head Office. The proposal shall clearly mention all the details of the scheme namely:

- a) Whether allotment shall be made through ARS or regular ongoing scheme
- b) Terms & Conditions of application which must be in conformity with the Terms & Conditions of allotment letter.
- c) Details of category with area and number of plots for which allotment is being proposed.
- d) Draft advertisement to be released in new papers clearly mentioning the amount of earnest money, reservation money, payment plan, minimum reserve price and other details like period within which allotment shall be made, mode of selection of successful applicants, reservation to different category of applicants, rate of premium, number of plots and size, location of Industrial Area and other salient features (if any), date of opening of scheme, point of sale of application form, last date of receipt of application form, date of lottery etc.
- e) Only those plots shall be included in scheme which are possession-worthy unless explicit permission has been granted by H.O.
- f) The Details of the Committee before whom the lottery shall be drawn as the allotment shall be made through lottery only.
- g) Any other point which the Regional Manager thinks relevant and appropriate.

The proposal shall be approved by the Chief Executive Officer.

10.01.01 The application shall be made online on e-auction website.

The terms and conditions shall be clearly detailed in the catalog (which is approved by the board) shall be downloadable by the applicant

10.01.02 RATE OF PREMIUM & LOCATION CHARGES:

Allotment shall be made by way of e-auction keeping the prevailing rate of premium as the minimum reserve price as fixed by the Authority for residential plots in various Industrial Areas. Location charges per Sq.mtr in case of residential plots will be as follows:

1	Plots along 18 Mtr. Road	2.5% of the premium rate.
2	Plots along 24 Mtr. Road	2.5% of the premium rate
3	Plots along 30 Mtr. Road	5% of the premium rate.
4	Plots facing Park	2.5% of the premium rate.
5	Corner Plots	5% of the premium rate.

In case a plot has location conforming to two or more of the above categories, then location charges will be sum total of charge for specific categories.

Note: Location charges are due to the locational advantages and hence shall be charged even if there is an intervening green area or service road.

10.01.03 LEASE DEED

- a) Immediately after submission of reservation money the allottee becomes eligible for execution of Lease Deed. The allottee shall be called to execute lease deed and a list of requisite documents for the purpose shall be provided along with the allotment letter as per Annexure 1
- b) Lease Deed shall be executed only if the allottee has made up to date payment along with service charges/lease rent.
- c) In case the allottee submits a letter of intent from bank/FI regarding payment of the land cost, an NOC can be issued for allowing mortgage after full payment of plot.
- d) In case the bank/FI insists on execution of tripartite agreement for intervening period (i.e., till the term loan is being processed) same shall be executed on the proforma on Annexure2
- e) Lease Deed may be transferred to bank/financial institution provided full payment along with on time lease rent/ up to date service charges has been made and loan has been sanctioned for construction of dwelling unit on the same plot.

10.01.04 POSSESSION AND APPROVAL OF BUILDING PLAN

Possession shall be handed over only after execution of Lease Deed. After possession the allottee becomes eligible to submit building plan. The building plan shall be considered for approval as per byelaws of UPSIDA and payment of requisite fees.

10.01.05 CONSTRUCTION AND COMPLETION

In cases of allotment before 1.11.2024, the allottees have been allowed two years time to complete their construction.

After completing the construction, the allottees are required to obtain completion from the authority (UPSIDA).

In case of default the allottees shall be given notice communicating the same and if no corrective measures are taken the allotment shall be cancelled.

10.01.06 RESTORATION

Restoration of Residential plots shall be considered as per same policy applicable for Industrial Plots. The rate of restoration levy shall also be the same as in case of industrial plots (premium rate shall be that of residential plots). The permission for restoration shall be granted by Head Office.

10.01.07 TRANSFER

Transfer of residential plot shall be permissible only upon payment of transfer levy equivalent to 10% of prevailing premium and after execution of lease deed and possession by the allottee. Such transfer levy along with balance of premium, if any may be payable in lump-sum or in installments as in case of industrial plots. Transfer will only be permitted provided the allottee and transferee submit the following:

- i) Transfer form as per Annexure3
- ii) Form of undertaking duly notarized as per Annexure4
- iii) Draft of Rs. 2000 towards processing fee in fast moving IAs and Rs. 1000 in slow moving IAs along with the prevailing GST

The transfer order should be sent only by registered post to the address in allotment letter or such other address conveyed by allottee later in writing (prior to filling application for transfer). Transfer should only be considered effectuated after an acceptance letter from both the allottee, and transferee is received and after the allottee surrenders the lease right of the plot through surrender of lease deed, possession letter and allotment letter.

Transfer without levy will be permissible only in the following cases:

- i) **Transfer of lease hold right among blood relations:** The allottee may transfer the residential plots in the name of family mambers as defined in clause 6.08 II a) without any transfer levy.
- ii) **Co-allotteeship:** Permission for co-allottee ship and vice-versa in favor of father/mother/son/daughter/husband/wife of original allottee can be granted without any levy or processing fee.
- iii) **Transfer in case of deaths of allottee(s):** In case of death of original allottee the plot shall be transferred in favor of legal heir(s) without any levy. In case of death of allottee/lessee, who got the plot through any co-operative society, his plot shall be transferred in name of member's/allottee's nominee subject to the submission of copy of nomination form duly signed by the members.

10.01.08 TRANSFER OF LEASE DEED TO LESSEE

The Lease Deed can be handed over to the lessee on same conditions as in case of industrial plots provided dwelling units has been constructed on the plot in question after taking undertaking in prescribed proforma as per Annexure 5.

10.01.09 GROUP HOUSING

Quite a few industrial areas specially the newer ones have group housing plots. These plots can be allotted following e-auction method. Regional Managers shall submit comprehensive proposal for the marketing of these plot for approval of CEO.

The proposal shall include amongst others following:

- a. The area, dimensions and location of plot / land.
- b. Permissible ground Coverage, FAR and setbacks.
- c. Previous marketing in the area of group housing plots and highest bid received and its utilization.
- d. Proposed reserve price.
- e. Proposed date for launch of marketing/ advertisement, duration of scheme, point of sale and submission of bid forms.
- f. Media Plan and cost.
- g. Draft advertisement from empanelled advertisement agency.

After approval is received proper arrangements for unobstructed availability of bid form and for its free, easy and secured submission is made, the advertisement shall be released. The advertisement shall be released in at least two widely circulated and leading newspapers in the concerned area (one Hindi and one English)

Note: Allotment shall be done through e-auction system only; the prevailing procedure as on date shall apply. Change of policy as per dated 07.11.2024

- 1. The allotment/transfer made after dated 07.11.2024 shall stand automatically canceled if the allottee does not execute lease deed within 180 days of allotment and same shall be merely communicated by the RM to the allottee after expiry of the period.
- 2. In case the allottee requests for extension of time for execution of lease deed before the 180 days from the date of

allotment/transfer of plot will be allowed for the same, it shall be considered and time extension is allowed. Extension charges shall be payable as below-

- Upto 1 year from date of allotment- 1% of total cost on allotment rates.
- Beyond 1 year and upto 2 year from date of allotment- 2% of total cost on allotment rates.
- 3. After 2 years no further extension shall be allowed and allotment shall be mandatorily cancelled.
- 4. Allottees shall be allowed maximum 2 years from the Date of allotment to complete the constructions as per the approved building and obtain completion certificate from the authority.
- 5. In case the allottee fails to complete construction / Obtain completion after completing the construction of the plot, he may apply for additional time for construction/ completion for which if the permission is allowed on merits, following time extension charges shall become payable-
 - After 02 years from the date of allotment/transfer for next 1st, 2nd, 3rd, 4th and 5th yearly Time Extension Charges shall be 1%,2%,3%, 4% and 5% of allotment cost respectively
 - Beyond 5 years further time extension shall be given by charging TEF @4% of the prevailing premium every year.

6. Maintenance charges –

- In old allotment/transfer cases in which service charges condition is Written than only service charges is applicable and no maintenance charges is imposed.
- All those allotments/ transfer after dated 07.11.2024 shall only applicable maintenance charges. At present the maintenance charges for VFMA and FMA is Rs 20/- psm per year whereas for SMA it currently stands at Rs. 10/- psm per year. The maintenance charges shall be revised as per the cost and the revised cost as per the assessment of UPSIDA shall be payable by allottees. The Authority shall have a final authority with regard to calculation of maintenance charges payable.

Old allottees ie those who were allotted/transferred plots before dated 07.11.2024 shall be given 1 year time to complete the construction and obtain completion certificate, etc., after one year, they shall be given additional time only upon payment of time extension fee as provided above.

Annexure-1

1.	Non-Judicial Stamp Paper of Rs purchased from Treasury
2.	Non-Judicial Stamp Paper of Rs. 100x2 purchased from
3.	Attested Signature of allottee from Bank
4.	Three nos. of Photographs and two witness
5.	Photocopy of PAN card (or photocopy of other identification document)
6.	Bank Draft of Rs towards processing fee for execution of lease deed
7.	Demand draft of Rstowards outstanding dues in respect of the above put drawn in favor of

Annexure-2

TRIPARTITE AGREEMENT OF RESIDENTIAL PLOT

TRIPARTITE AGREEMENT

THE AGREEMENT
The Agreement made atthis theday ofbetween UPSID
Ltd. constituted under Company's Act having its registered office at Kampur (hereinafter called the UPSID)
assigns) of the first part and
Act, 1956 and having its registered office at 25, k.G. Marg, New Delhi (hereinafter called FI/bank) of th
SECOND PART and Mr/Msallottee of UPSIDC who has been allotted a plo
by the said UPSIDC (hereinafter called 'the Borrower') which expression shall unless the context require
include his her heirs, executions, administrators and permitted assigns) of the THIRD PART.
WHEREAS the primary objective of the UPSIDC is to promote and secure the development of
scheme according to plan and for the purpose UPSIDC has the owner inter alia to allo
plots, construct dwelling units and sell them either on outright basis or on a hire purchase basis.
AND WHEREAS in pursuance to the aforesaid, the UPSIDC has vide its. Allotment Lette
Noallotted a place of land bearing plot noadmeasuring in the scheme
consideration of Rsto the Borrower.
AND WHEREAS under the terms and condition of the above allotment letter the Borrower has to make
the payment of Rsininstallment spread over aperiod of months out of which
the Borrower has already made a payment of Rsto UPSIDC against the allotment of the said
land.
AND WHEREAS the UPSIDC/the borrower has approached FI/bank to render financial assistance
to its allottees/him for including the Borrower for payment towards plot and in consideration of Fl/bank
doing so in accordance with its lending policies, the UPSIDC has agreed inter alia to the terms and
conditions as mentioned hereinafter in the agreement.

NOW THEREFORE IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS.

- The Borrower hereby irrevocably authorises FI/bank to make disbursement of the sanctioned loan to the UPSIDC directly on his behalf.
- 2. FI/bank shall make disbursements of the sanctioned loan by making payments to UPSIDC directly on behalf of the Borrower and any payments so made to UPSIDC shall deemed to be payments made to the Borrower and the Borrower shall in each case be liable for the amount of the Ioan disbursed on his vehalf to UPSIDC as though the same had been disbursed directly to him.
- 3. The above covenant shall not be construed mean and fasten any reasonability upon Fl/bank to observe the payment schedule, if any between the UPSIDC and the Borrower to make payment to UPSIDC as requested. Fl/bank shall not be responsible for any delay or omission in disbursements. The Borrower shall be responsible to follow up with Fl/bank to make will UPSIDC. The demand of interest etc. resulting out of delay in sanctioning of loan will be paid in lumpsum by the Borrower failing which the lease deed would not be sent to bank/FL.
- 4. An authorised by the Borrower, UPSIDC shall assign all the rights, title, interest, claim of the Borrower in respect of the said land under/or the agreement in respect thereof or any money paid to or deposited with UPSIDC under any agreement or any allotment. In any event of cancellation for any reason whatsoever the UPSIDC in particular agrees to refund the amount refundable as per the relevant clauses of allotment letter of SIDC to FI/bank. Further, in any event of cancellation or surrender of allotment for any reason whatsoever at any time before the duly registered lease deed is sent to FI/bank, the refundable amount as worked out as per the relevant clauses of allotment letter.
- UPSIDC, further undertake to convey on under, clear, marketabletitle by way of registered lease deed to the Borrower on full payment of the consideration of the said land.
- 6. The Borrower agrees and authorises UPSIDC to note the charge of FI/bank on the said land in

their records as a security against the loan advanced by FI/bank and further authorises the UPSIDC to send the registered lease deed/conveyance deed directly to FI/bank for the creation of the mortgage in favour of FI/bank on the said land, to be held by FI/bank until the loan is fully repaid with interest and all other dates to the satisfaction of FI/bank. The FI/bank further undertakes to return the lease deed back to the UPSIDC after the loan has been fully paid by allottee.

- UPSIDC will not allow any kind of transfer of the said land by way of sale, gift, mortgage, etc. during the pendency of FI/bank loan.
- The Borrower shall diligently and faithfully observe and comply with all rules and regulations of UPSIDC and shall also strictly comply with all the requirements in his bi-partite agreement with FI/bank.
- The liability of UPSIDC and the Borrower shall not be effected in any manner whatsoever in the
 event of the death of the Borrower or his ceasing to be an allottee of UPSIDC notwithstanding
 anything to the contrary contained in any constitution, articles, memorandums, rules by laws,
 agreements, regulations, etc.

In witness whereof the parties hereto have signed this agreement on the day, month and year first above – written.

Annexure 3

Application form for Transfer of Residential Plot

Name of the Area:					
Name of the Allottee:					
Tel. No.:					
GIR/ PAN No.: Name of Proposed Transferee:					
Tel. No.:					
GIR/ PAN No.:					
Reason of Transfer:					
Signature of Transferor (Allottee)	Signature of Transferee				
Signature of Transferor (Milottee)	digitate of Transferee				
Signature of Witness	Signature of Witness				
Name:	Name:				
Address:	Address:				

Plot No.:

Annexure 4 Undertaking for Transfer of Residential Plot

Regional Manager	
UP State Industrial Development Corpor	ration Ltd.,

1	S/o. Sri
	do hereby declare & certify that my signatures as appended
on the application form dated	for transfer of Residential Plot No
LA in favour of	and on the Dissolution Deed
dated and on all the oth	ner documents submitted to UPSIDC Ltd., with the aforesaid
application has been put by me after du	e consideration and with knowledge of its consequences. I do
hereby undertake that I have no objection	to the aforesaid transfer and shall not raise any claim whatsoever
against it in future.	
Place:	
Dute:	Signature:
	Full Name
	Address

Annexure

$_{\mbox{\scriptsize HANDING}}$ over of lease deed of residential plot to lessee

Sit/Madam,			
Please refer to your letter dated vide which you have requested for			
releasing of original Lease Deed of residential plot No			
Sector			
In this connection please find enclosed herewith the original Lease Deed of Plot			
No Housing Sector to you for safe custody			
subject to the following terms and conditions:			
You will have to seed prior permission before applying for loan entailing mortgage of plot.			
You will not misuse the original registered Lease Deed in any manner.			
3 If the plot is transferred the Lease Deed will have to be mandatory submitted / surrendered			
back.			
Yours faithfully,			
Encl.: Original Lease Deed			
R.M./PROJECT OFFICER			
R.M./PROJECT OFFICER Ref No. /As above. Dated:			
R.M./PROJECT OFFICER			
R.M./PROJECT OFFICER Ref No. /As above. Dated:			
Ref No. /As above. Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur.			
R.M./PROJECT OFFICER Ref No. /As above. Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING			
R.M./PROJECT OFFICER Ref No. /As above. Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING I, allottee and lessee of residential Plot No			
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R.M./PROJECT OFFICER Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING I,			
R.M./PROJECT OFFICER Ref No. /As above. Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING I, allottee and lessee of residential Plot No			
R.M./PROJECT OFFICER Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING I,			
R.M./PROJECT OFFICER Ref No. /As above. Dated: Copy forwarded to Incharge (I.A.), UPSIDC Ltd., HO, Kanpur. R.M./PROJECT OFFICER AKNOWLEDGEMENT / UNDERTAKING I, allottee and lessee of residential Plot No			

Annexure 5

Sublease Deed

Indus	trial Area
Plot N	ło
Built	up space/shop/unit number
Super	area
	THIS Deed of SUBLEASE made on theday ofin the year
	and andeorresponding to Saka Samvat
	en U.P. State Industrial Development Corporation Limited, a Company within the meaning of the comap
	956 and having its registered Office at A-1/4, Lakhanpur, Kanpur (hereinafter called the Lessor where the control of the Contr
expre	ssion shall, unless the context does not so admit, include its successors and assigns) of the one part,
AND	
Shri.,	S/o
R/o	weren were to the control of the con
	ietor of the single owner firm/karta of Joint Hindu Family firm of
OR.	
OK	
1.	Shriagedyears
	S/oR/o
2.	Shriagedyears
	S/o
3.	Shriagedyears

	S/o
4.	Shriagedycars
	S/o
5.	Shriyears
	S/o
6.	Shriagedyears
	S/oR/o
	tuted the registered partnership firm of although
Shri	aged years S/o
	R/oduly
cons	tuted attorney under the deed dated
OR	
1000111	a
com	any within the meaning of the Company Act , 1956 and having its registered office at
500,000	through its Managing
	or/Secretary/Duly constituted attorney Shri
	R/o
OR	
M/s	a society registered
unde	the Co-operative Society Act, through its Chairman/Secretary duly authorized attorney
Shri	
	hereinafter
calle	the Lessee (which expression shall, unless the context does not so admit, include his heirs, executors,
	istrators, representatives and permitted assigns/its successors and permitted assigns) of the second
part.	1.040 050 1.700 T

	***********************	S/o		
ргор	rictor of the single ov	wner firm/karta of Joint Hine	du Family firm of	
OR	***************************************	***************************************		
1.	Shri	***************************************	aged	years
	S/o	R/o		***************************************
2.	Shri,		aged	years
	S/o	R/o		
3.	Shri		aged	years
	S/o	R/o		
ŧ.	Shri		aged	years
	S/o	R/o		***************************************
	Shri	**********	aged	years
	S/o	R/o,		
5.	Shri	***************************************	aged	years
	S/o	R/o		
ś.	Shri		aged	years
	S/o	R/o		
ons	tituted the registered pa	rtnership firm of		through Sh

OR	
company within the meaning of the Company Act , 1956 and having its re	gistered office at
	rough its Managing
Director/Secretary/Duly constituted attorney Shri	S/
oR/o	
OR	
M/s	a society registered
under the Co-operative Society Act, through its Chairman/Secretary duly au	thorized attorney
Shri	R/o
	hereinafter
called the Lessee (which expression shall, unless the context does not so admit, include	his heirs, executors,
administrators, representatives and permitted assigns/its successors and permitted a part	ssigns) of the third
WHEREAS the State of Uttar Pradesh has acquired land at under the Land Acquisition	
handed over the same to U.P. State Industrial Development Corporation Limited, Kan	
of setting up an Industrial Area and the said Corporation has developed	
and other support- units as per the Zoning Regulation and bye laws of Lessor/ UP corresponding authority.	SIDA or any other
AND WHEREAS the amount of premium mentioned in clause I hereinafter is	s provisional and it
is hereby agreed that the Sub-Lessee shall pay as provided in clause (2) (a) and 2(b) the a	additional premium
as hereinafter mentioned.	**************************************
AND WHEREAS the Lessee, has requested and the Lessor has granted lease	of above cited plot
of land numbered as, situated at, industrial	Area, admeasuring
sqm. to the term of 90 years hereinafter described of area	olishing Multiplex/
Hotel! commercial complex according to the design and building plan approved by the	ne Lessor/UPSIDA

and	prope	r municipal	or	other	competent	authority.

AND WHEREAS the Lessor has permitted the Lessee at its discretion to transfer the Shops,

Offices, Other Builtup Spaces constructed on the said plot by way of sub-lease to the Sub-Lessee.

AND WHEREAS the Sub-Lessee has approached (he Lessee	for transfer in its favour by virtue
of a sub-lease the Shop/Office Noon theFloor in t	he Commercial/Industrial Building
know as situated at Plot No	U.P. admeasuring
Total super areasqm.(sqm. Carpet Area +	sqm. Common
Area) more particularly the said Built up Shop/Office as described in	the site plan annexed herewith as
Annexure 'A' and marked in red hereinafter referred to as "Demised I	Premises".

NOW THIS SUB-LEASE DEED WITNESSETH AS FOLLOWS:

1.	That in consideration of the pro-rata provisional premium Rs
(Rs)
rece	ript of which the Lessor hereby acknowledges and of the outstanding amount of provisional premium
of	Rs
(Rs.) to be paid as
per	lease deed dated and of the rent hereby reserved and of covenants, provisions and
agre	rements hereinafter contained as well as those contained in Lease Deed executed with the Lessee, and
in c	consideration of Rs (Rs
) paid by Sub-lessee to the Lessee towards the annual rent/cost of the
Sho	p/Office or demised premises, the Lessor doth hereby demise and sub-lease to the sub-lessee on as in
whe	re is basis Shop/Office/Other Builtup spaces Noon the
Indi	astrial Building know as situated at Plot NoIndustrial
Area	U.P. admeasuring Total super areasqm.(sqm.) Carpet
Area	1+sqm. Common Area) with their appurtenances to the sub-lessee for the term
fora	period of years upon the payment of annual rent/transfer levy of Rsper
annu	um and always reserving to the Lessor:

A right to lay water mains, drains, sewers or electric wire under or above the demised permises, if deemed necessary by the Lessor in developing the area.

(ii) Full rights and title of all mines, minerals, coals, washing gold's, earth oils, quarries in or under the demised premises and full right and power at any time to do all acts and things which may be necessary of expedient for the purpose of searching for, working and obtaining, removing and enjoying the same without providing or leaving any vertical support for the surface of the Build up space/plot(s)/shops for the structure time being standing thereon provided always, that the lessor shall make reasonable compensation to the sub-lessee for all damages directly occasioned by exercise of the rights hereby reserved. The decision of the Managing Director of the lessor on the amount of such compensation will be final and binding on the sub-lessee.

Provided that if any instalment of premium or sublease rent with interest as agreed above is not paid in full and the whole or any part of the unpaid remains in arrears the Lessor shall have the right to recover the same with interest at the agreed rate of% from the sub-lessee.

The roof right will be reserved with lessee. Over and above the entire premium the Sub-lessee shall be liable to pay further amount to the lessee in case the Lessor increases the Lease amount.

The Lessee has already paid the total due payments up to this date and rest installment shall be payable as defined in the Lease Deed by lessee/Sub-lessee.

Provided further that the recovery of the premium, sub-lease rent as above would in no way prejudice or affect the exercise by the Lessor of any other right or remedy arising out of such default under the tenns and conditions of this deed and till payment of the premium and interest at the agreed rate in full, the outstanding amount shall remain as a first charge on the demised premises and the buildings and machinery built upon or affixed thereto.

2. In case the Lessor is required to deposit / pay at any stage any additional amount to which it is required / called upon to bear, pay or deposit in any court or to Collector in any case / proceedings under the Land Acquisition Act, in the process of determination of compensation and either as a security or otherwise;

OR

in case the Lessor is required to bear at any stage the additional cost of electrification and/or the

additional cost of any other development or facilities and/or in case the Lessor is required to contribute towards any development or provision of facilities which benefits the said industrial area as a whole, then,

the lessee/sub-lessee shall pay such proportionate additional premium! amount to the Lessor within 30 days of the demand as may be determined in this behalf by the lessor. The sublessee shall remain bound by clauses 2 (a) (i) & (ii) & 2 (b) of lease deed dated in this regard to the proportionate extent.

2. AND THE LESSEE & SUB-LESSEE DOTH HEREBY DECLARE AND COVENANTS

PA		

WII	TH THE LESSOR IN THE MANNER AS FOLLOWING:
PAY.	MENT
Α.	The Lessee has paid the One Time lease rent up to 90 years fromin
	advance amounting to Rs
	(Rs)
В.	The Lessor will charge % interest on late payments as per the original Lease Deed. Further the
Sub-	lessee shall be also liable to pay the increased lease rent under the Lease Deed
dates	L
C.	That the Sub-lessee shall also be liable to proportionately pay all the charges for external
deve	opment and external electrification etc. in accordance with the demand/requirement of the concerned
autho	ority(s)IUPSTDC,
D.	That the sub-lessee shall also be liable to proportionately pay all charges, demands, levies etc.

- levied or demanded by competent authority in future.
- E. All payments to the Lesee can be made either in Cash or in the form of Demand Draft/Pay Order drawn in favour of ______payable at ______
- The payment made by Sub-Lessee shall first be adjusted towards the interest due, if any, and hereafter the balance shall be adjusted towards the sub-lease rent payable.

OCCUPANCY/FUNCTIONAL

- A. That the sub-Lessee shall use the demised premises only for the purpose for which the same has been demised and no other purpose without the consent of the Lessor and subject to such terms and conditions as the Lessor may impose.
- B. The Built-up space shall be used for at least 3 years exclusively for the purpose for which it has been sub-leased as per specific use mentioned in clause 1 above. Any activity that creates noise pollution or air pollution shall not be allowed in the complex. It shall be responsibility of the sub-lessee to obtain all statutory clearance from the authority concerned for functioning and Lessor and Lessee shall not be responsible for any consequences arising out of failure to do so.

RATES, TAXES AND USER CHARGES FOR FACILITIES

The sub-Lessee shall be liable to pay all rates, local taxes, charges and assessment by whatever name called and user charges for every description in respect of the said Demised Premises assessed or imposed from time to time by the Lessor and competent Authority/Government.

MAINTENANCE

- A. The sub-Lessee at his own expense will take permission for electricity from the concerned departments of the Lessor or from the competent authority in this regard and the sub lessee shall pay the monthly AC charges to lessee or the person Authorised as and when the central AC becomes operational.
- B. That the sub-lessee will keep the demised premises and common spaces:
- (i) At all times in a state of good and substantial repairs and in good sanitary condition to the satisfaction of the Lessor/Lessee.
- (ii) And the available facilities as well as surroundings nest and clean and in good healthy and safe condition to the convenience of the inhabitants of the place.
- C. That the Sub-lessee shall abide by all regulations, bye-laws, directions and guidelines of the Lessor framed/issued under Section 8, 9 and 10 or under any other provisions of the Uttar Pradesh Industrial Area Act, 1976 and rules made therein.

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- D. In case of non-compliance of these terms and conditions, and any directions of the Lessor/Lessee, the Lessor shall have the right to impose such penalty as the MD/CEO may consider just and or expedient.
- E. If the maintenance of any area is not found satisfactory according to the Lessor/Lessee, then the required maintenance work may be carried out by, the Lessor/Lessee and the expenses incurred in carrying out such works will be borne by the sub-lessee. The decision of the Lessor/Lessee will be final as regards to the expenses incurred in the maintenance work.
- F. That the sub-lessee shall not display or exhibit any posters, statues and other articles, which are indecent or immoral.
- G. The sub-Lessee shall also not display or exhibit any advertisement or placard in any part of the exterior wall of the building, except at a place specified for the purpose by the Lessee.
- H. If the Sub-Lessee commits any act or omission on the demised premises resulting in nuisance, it shall be lawful for the Lessee to ask the Sub-Lessee to remove the nuisance within a reasonable period failing which Lessee shall itself get the nuisance removed at Sub-Lessee's cost and, can charge damages from the Sub-Lessee during the period of subsistence of nuisance.

MORTGAGE

A. The Sub-Lessee may be, with the previous consent of the lessor, mortgage the Demised Premises to any Government recognized institution for raising loan subject to such terms and conditions as may be decided by the lessor at the time of granting the permission.

Provided that in the event of sale or foreclosure of the mortgaged or charged Demised Premises the lessor shall be entitled to claim and recover such percentage, as decided by the lessor, of the unearned increase in the value of said demised Premises as first charge, having priority over the said mortgage charge. The decision of the lessor in respect of the market value of the said Demised Premises shall be final and binding on all the parties concerned.

Provided further that lessor shall have preemptive right to purchase the mortgaged or charged Demised Premises after deducting such percentage as decided by the lessor of the unearned increase as aforesaid.

The lessor's right to the recovery of the unearned increase and the preemptive right to purchase

the Demised Premises as mentioned herein before shall apply equally to involuntary sale or transfer, be it by or through execution of decree of insolvency/court.

That the Lessor shall have first charge upon the demised premises for the amount of unpaid lease rent and interest thereon and other dues of the sub-Lease.

B. Every transfer, assignment, relinquishment, mortgage or subletting as referred to above shall be subject to and the beneficiary thereof shall be bound by all the covenants and conditions in this deed and be answerable to the lessor and lessee in all respect in the same manner as the original Sub-Lessee.

TRANSFER OF DEMISED PREMISES

A. That the Sub-Lessee shall not been entitled to sell, transfer, assign or otherwise part with possession of the whole or any part of the Demised Premises without clearing the dues of the lessee, and without the previous consent of the Lessor. Managing Director of the Lessor or any authorised officer may grant such permission as per prevailing policy of the lessor.

However, the Lessor reserves the right to reject any transfer application and/or may impose charges as per policy prevailing at the time of granting such permission of transfer.

- B. In the event of the death of the Sub-Lessee, the person on whom the titles of the deceased devolves shall within three months of such devolution, give notice of such devolution to the Lessor/Lessee.
- C. The transferee or the person on whom the title devolves as the case may be shall supply to the Lessor certified copies of the documents evidencing the transfer for devolution.
- D. If there shall be any breach of the clauses mentioned hereinabove and the breach is not remedied within a reasonable time even after a written notice to this effect, the Lessor may determine this sub-lease with penalties and consequences provided hereinafter.

OTHER CLAUSES

A. That the Sub-Lessee shall not hold the Lessor responsible to make good the damage if any by fire, tempest, flood or violence or any move or other irresistible force, any material part of the demised prenhises is wholly or partly destroyed or rendered substantially or permanently unfit for the purposes for which it

has been leased.

- B. That the sub-Lessee shall keep the Lessor indemnified against all claims for damages, which may becaused, to any adjoining building or other premises in consequences of the execution of any work. The Lessor in this regard shall assess the damages.
- C. That Lessor and the Lessoe may require the successor in the interest of the Sub-Lessee to abide by and faithfully carryout the terms, conditions, stipulation and agreements herein contained.

AND IT IS HEREBY FURTHER DECLARED BY AND BETWEEN THE PARTIES TO THESE PRESENTS AS FOLLOWS:

- A. Upon the happening of any one or more of the under mentioned contingencies.
- If the sub-Lessee or any other person(s) claiming through or under such Sub-Lessee commits breach of any of the covenants or conditions contained in this Deed and such breach is not remedied following teceipt of a written notice from the lessor specifying the nature of breach and providing the Lessee reasonable apportunity to remedy the breach.
- (ii) If the Sub-Lessee or any other person(s) claiming through or under such Sub-Lessee fails and/or agglests 10 observe punctuality and/or perform any of their/its/his/her obligations stipulated under Deed.
- (fii) If the Sub-Lessee or any other person(s) claiming through or under such Sub-Lessee whether actually or purportedly transfers, creates, alienates, extinguishes, relinquishes, mortgages, or assigns the whole or any part of his right, title or interest whether in whole or any part thereof, except in the manner tripulated in this sub-Lease Deed.
- (iv) If the Sub-Lessee falls into arrears of the annual rent to the extent of three consecutive defaults, rent and interest thereon or any part thereof.
- If the sub-Lessee is adjudged insolvent under any law by any Court of Law.
- (vi) In the event of discovery of the fact that the Sub-Lessee has furnished false and/or incorrect information/fact or concealed relevant and/or material information/facts and obtained allotment as a result thereof.
- (ii) In the event of non-observance/non-compliance or any of the terms stipulated in this Deed.

It shall be lawful for the lessor without prejudice to any other legal rights or remedies available under the law, to re-enter the demised premises or any part thereof and thereafter this Sub-lease shall stand determined. In the event of such determination following consequences shall follow:

- a. If at the time of re-entry, the demised premises are not occupied by the Sub-Lessee, the lessee may, forfeit the whole or part consideration paid by the sub-lessee and the lessee will have the right to sell that premises to any other person. However the lessee will have to give a notice in writing to the sub-lessee requiring him to show cause within a reasonable time.
- b. Any losses suffered by the Lessor and Lessee on fresh grant of the demised premises for breaches of conditions aforesaid on the part of Sub-Lessee or any person claiming through or under him shall be recoverable by the Lessor from the Sub-Lessee.
- B. The Lessor shall be entitled to recover all dues payable to it under the agreement from the Sub-Lessee as arrears of the land revenue without prejudice to other rights under any other law for the time being in force.
- C. That the MD/CEO of the lessor or any person or persons authorised by him in that behalf in writing shall have access to and the implied right and authority to enter upon the demised premises for being satisfied, that the covenants and conditions contained herein have been and are being complied with properly and substantially.
- D. All notices, orders and documents required under (he terms of Sub-lease or under the Uttar Pradesh Industrial Area Development Act, 1976(IJ.P. Act No. 6 of 1976) and/or any rules or regulations made or directions issued thereunder shall be deemed to be duly served as provided under the Section 43 of the Uttar Pradesh Planning and Development Act. 1973, as re-enacted and modified by the Uttar Pradesh President's Act 1974(U.P. Act No. 30 of 1974).

G	The cost and expenses of preparation, stamping and registering the legal documents and its copies
and a	all other incidental expenses will be borne by the Sub-Lessee, who will also pay the stamp duty of
trans	fer of immovable property levied, or any other duty or charge that may be levied by any Authority
empe	owered in this behalf.
Н.	In case of any clarification or interpretation regarding these terms and conditions the decision of
I.	Any, relaxation, concession or indulgence granted by the Lessor to the Sub-lessee shall not in any
way	prejudice the legal rights of the Lessor.
J.	In the event of any dispute with regard to the terms and conditions of the lease deed the same shall
be su	bject to the jurisdiction of District Courtat (where the property is situated)
or the	e High Court of Judicature at Allahabad.
K.	The enforceability, invalidity, or illegality of any revision in the Lease Deed shall not cause any of
the o	ther provisions of this Lease Deed to be unenforceable, invalid or illegal.
L.	The Sub-Lessee shall also abide by and bound by all the terms and conditions of the Lease Deed
exect	uted by the Lessor in favour of the Lessee.
IN V	VITNESSESS WHEREOF THE PARTIES have set their hands on the day and in the year first
berei	nabove written.
For	and on behalf of the Lessor
Witn	css
Addr	ress

CHAPTER-11 POLICY FOR COMMERCIAL PLOTS

11.01 Allotment

Allotment of Commercial Plots shall be made through the e-auction system. Regional Managers shall send proposals for marketing of commercial plot located in their area whenever they feel that there is a demand and need felt for the commercial plot amongst the allottees. The proposal for publishing the plot shall be sent with updated plot manifest along with site plan and joint certificate by Regional Manager and corresponding Civil Engineer (please refer Annexure-I for the format for Plot Manifest and Joint Certificate).

11.02 Eligibility Criteria for Allotment

Allotment of commercial plots/ built-up space will be done for the following uses:

- 1. Sector Shopping Complex/ Commercial Complex/ Professional Offices/ Motel/ Hotel/ Multiplex/ Multiplex cum Hotel
- 2. Built-up Shops/ Kiosk
- 3. Petrol Pump/ Fuel Station/ Gas Filling Station
- 4. Weighbridge

The bid catalogue for each commercial plot/ built-up space for the above uses shall be prepared separately for marketing of the reserved plots for commercial use. In the bid catalogue which is to be made available to the investors/ entrepreneurs on the e-auction portal, the eligibility criteria for the application are to be set as follows:

11.02.01 Eligibility Criteria for Sector Shopping Complex/ Commercial Complex/ Professional Offices/ Motel/ Hotel/ Multiplex/ Multiplex cum Hotel

S N	Head	Sector Shopping Comple	ex/ Commerci	al Complex/ Pr	ofessional Of	fices/ Motel/ H	otel/ Multiplex/ Mul	tiplex cum Hotel		
		 1.1. Any Proprietor or Partnership firm, Limited Liability Partnership (LLP) Firm, Private or Public Limited Company or consortium of any of these can submit Bid(s) for one or more than one plot. The firms and the companies should be registered in India. 1.2. The Bidder should be competent to contract. 1.3. A separate application form shall be required to be submitted for each plot. 1.4. In case where the plot is greater than 4,000 sqm, the Bidder may form a consortium as per the following conditions: Members of the consortium will have to specify one Lead Member who alone shall be authorized to correspond with the UPSIDA. Lead Member should be the single largest shareholder having at least 30% share in the consortium. The shareholding of the Lead Member in the consortium shall remain at least 30% till the occupancy/ completion certificate of the entire project has been obtained for the project from UPSIDA. Each member of the consortium will have an equity stake of at least 5%. The group of entities jointly submitting the Bid as a Consortium shall not exceed 5 (five). 								
1	Constitution of Applicant									
2	Minimum Net Worth & Past Work Experience	Plot Area	For plots up to 1000 sqm	For plots more than 1000 sqm but up to 2000 sqm	For plots more than 2000 sqm but up to 3000 sqm	For plots more than 3000 sqm but up to 4000 sqm	For plots more than 4000 sqm but up to 5000 sqm	For plots more than 5000 sqm but up to 9999 sqm	For plots more than 10000 sqm	
		Minimum Net Worth on the date of application duly as per Audited financial statements of Applicants/ Certified by CA with UDIN shall be positive	Positive	Rs. 50.00 Lakhs	Rs. 1.00 Crore	Rs. 1.50 Crore	Rs. 2.00 Crore	Rs. 5.00 Crore	Rs. 7.50 Crore	
		Minimum Turnover of Applicant the last 3 accounting years (as per financial statements duly certified by CA with UDIN)	None	Rs. 2.50 Crore	Rs. 5.00 Crore	Rs. 7.50 Crore	Rs. 10.00 Crore	Rs. 20.00 Crore	Rs. 25.00 Crore	
		Work Experience of completing at least two same nature of project in the last 5 years whose Occupancy/ Completion Certificate has been issued by a Competent Authority	None	None	None	None	Minimum 50000 sq ft. built-up area	Minimum 100000 sq ft. built-up area	Minimum 150000 sq ft. built-up area	
3	Non- Refundable/ Non- Adjustable		10000.00	20000.00	50000.00	100000.00	200000.00	300000.00	500000.00	

	Processing Fee (in Rs.) + Applicable GST					
4	Tripartite Sub-Lease of Built-up space	Tripart UPSID	*	nong UPSIDA, Allottee and Sub-Less	ee) of built-up commercial space shall	be permitted with prior approval of
5	Payment Terms	S No	Type of payment	Very Fast-moving areas	Fast moving areas	Slow moving areas
		1	Reservation money	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment.	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment.	25% of total cost (after adjustment of EMD paid @5%) within 60 days of allotment.
				willing of days of unounding	within 60 days of anotherit.	within 60 days of anothient.

11.02.02 Eligibility Criteria for Nursing Home/Hospital

		for Nursing Home/ Hospital	
S.N.	Head	Nursing Home	Hospital
1	Constitution of Applicant	Only registered societies, trust, non-profitable company	Only registered societies, trust, non-profitable company
		registered under Section 8 of Companies Act	registered under Section 8 of Companies Act
		or	or
		Any Individual/Proprietor or Partnership Firm, Limited	Any Individual/Proprietor or Partnership Firm, Limited
		Liability Partnership Firm (LLP), Private or Public	Liability Partnership Firm (LLP), Private or Public
		limited company can submit Bid(s),Society may submit	limited company can submit Bid(s),Society may submit
		bid for Nursing Home.	bid for Hospital.
		The Bidder should be competent to contract. Bidder	The Bidder should be competent to contract. Bidder
		should have registration from Medical Council of India	should have registration from Medical Council of India or
		or Other competent authority under Clinical	Other competent authority Or Bidder has to furnish
		Establishment Act. 2010. Or Bidder has to furnish	undertaking to obtain such registration before issuance of
		undertaking to obtain such registration before issuance	completion certificate.
		of completion certificate.	
2	Minimum Networth & Past	Minimum Net Worth on the date of application duly as	Minimum Net Worth on the date of application duly as
	Work Experience	per Audited financial statements of Applicant / Certified	per Audited financial statements of Applicant / Certified
2	N D C 111 01	by CA with UDIN shall be positive.	by CA with UDIN shall be positive.
3	Non Refundable/Non	50000	50000
	Adjustable Processing Fee		
4	(in Rs.) + Applicable GST	N.	NY.
4	Sub Lease	No	No
5	Payment Term	10% of Base price(EMD) with Application, Balance	10% of Base price(EMD) with Application, Balance
		EMD of Bid Price within 3 working days from the date	EMD of Bid Price within 3 working days from the date of
		of Auction, 40% of Reservation Money with 60 days	Auction, 40% of Reservation Money with 60 days from
		from the date of issuance of Allotment Letter and	the date of issuance of Allotment Letter and remainin
		remainin 50% in 06 six monthly instalment with	50% in 06 six monthly instalment with prevailing interest.
		prevailing interest.	

11.02.03 Eligibility Criteria for Nursery School/ Primary School/ Secondary School

S.N.	Head	Nursery School	Primary School	Secondary School
1	Constitution of Applicant	Individual, Registered Socieries, Trust, Foundation registered under Socities Act1860 and non-profitable company registered under Section 8 of Companies Act 2013.	Individual, Registered Socieries, Trust, Foundation registered under Socities Act1860 and non- profitable company registered under Section 8 of Companies Act 2013.	Individual, Registered Socieries, Trust, Foundation registered under Socities Act1860 and non- profitable company registered under Section 8 of Companies Act 2013.
2	Minimum Networth & Past Work Experience	Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant / Certified by CA with UDIN shall be positive.	Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant / Certified by CA with UDIN shall be positive.	Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant / Certified by CA with UDIN shall be positive.
3	Non Refundable/Non Adjustable Processing Fee (in Rs.) + Applicable GST	5000.00	10000.00	25000.00

4	Sub Lease/Sub letting	Sub lease will not be allowed. Sub letting shall be permitted as per prevailing policy of the Authority on the date of receipt of application for the Sub-letting.	Sub lease will not be allowed. Sub letting shall be permitted as per prevailing policy of the Authority on the date of receipt of application for the Sub-letting.	Sub lease will not be allowed. Sub letting shall be permitted as per prevailing policy of the Authority on the date of receipt of application for the Sub-letting.
5	Payment Term	10% of Base price(EMD) with Application, Balance EMD of Bid Price within 3 working days from the date of Auction, 40% of Reservation Money with 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly instalment with prevailing interest.	10% of Base price(EMD) with Application, Balance EMD of Bid Price within 3 working days from the date of Auction, 40% of Reservation Money with 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly instalment with prevailing interest.	10% of Base price(EMD) with Application, Balance EMD of Bid Price within 3 working days from the date of Auction, 40% of Reservation Money with 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly instalment with prevailing interest.

11.02.04 Eligibility Criteria for Warehouse Industrial/ Commercial

S. N.	Head	Warehouse Industrial Warehouse Industrial	Warehouse Commercial
1	Constitution of Applicant	Any Individual/Proprietor or Partnership Firm, Limited Liability Partnership Firm (LLP), Private or Public limited company can submit Bid(s),Society may submit bid for Warehouse.	Any Individual/Proprietor or Partnership Firm, Limited Liability Partnership Firm (LLP), Private or Public limited company can submit Bid(s),Society may submit bid for Warehouse.
		The Bidder should be competent to contract.	The Bidder should be competent to contract.
2	Minimum Networth & Past Work Experience	Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant / Certified by CA with UDIN shall be positive.	Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant / Certified by CA with UDIN shall be positive.
3	Non Refundable/Non Adjustable Processing Fee (in Rs.) + Applicable GST	15000.00	15000.00
4	Sub Lease/Sub letting	Sub lease will not be allowed but Sub letting will be allowed as per prevailing ploicy of the Authority.	Sub lease will not be allowed but Sub letting will be allowed as per prevailing ploicy of the Authority.
5	Payment Term	10% of Base price(EMD) with Application, Balance EMD of Bid Price within 3 working days from the date of Auction, 40% of Reservation Money with 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly instalment with prevailing interest.	10% of Base price(EMD) with Application, Balance EMD of Bid Price within 3 working days from the date of Auction, 40% of Reservation Money with 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly instalment with prevailing interest.

11.02.05 Eligibility Criteria for Built-up Shops/ Kiosk

S N	Head		Built-up Shops/ Kiosk					
1	Constitution of Applicant		1.1. Any Individual/ Proprietor, Partnership firm, Limited Liability Partnership (LLP) firm, Private, Public Limited Company, Trust or Registered Co-operative Society may submit Bid(s) for one or more than one commercial shop/ kiosk					
		1.2.	The Bidder should b	be competent to contract				
2	Minimum Net Worth & Past Work Experience		linimum Net Worth on the date of application duly as per Audited financial statements of Applicant/ Certified by CA with DIN shall be positive					
3	Non-refundable/ Non-Adjustable Processing (in Rs.) + Applicable GST		10000.00					
4	Sub-Lease/ Sub- Letting	Sub-L	ease will not be allo	owed but Sub-letting will be allow	ed as per prevailing policy of the Au	thority		
5	Payment Terms	S. N.	Type of payment	Very Fast-moving areas	Fast moving areas	Slow moving areas		
		1	Reservation money	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment	25% of total cost (after adjustment of EMD paid @5%) within 60 days of allotment		
		2	Balance Payment	In 6 equal six monthly installments along with	In 6 equal six-monthly installments along with simple	In 6 equal six-monthly installments along with		

simple interest applicable at	interest applicable at the time of	simple interest applicable at
the time of payment on	payment on reducing balance.	the time of payment on
reducing balance.		reducing balance.

S.N	Head			Petrol Pump/ Fuel	Station/ Gas Filling Station			
		С	an submit Bid(s)		d Liability Partnership (LLP) firi	m, Private, Public Limited Compan		
				d be competent to contract	/ 0 0 : :1 1 :			
		e	establish	ed Oil/ Gas Companies, private Oil d dealers with authorization/ NOC fr	•			
1	Constitution of Applicant	1.4. I	Private Oil/ Gas Cicense with the te		•			
				or the applicant to attach the NOC or				
		1.7. t	hat hey will furnish a	o not have authorization/ NOC as ab authorization/ NOC from the Oil/ Gas see of allotment letter. Failing to do so	s Company and satisfy Clause 1	3, 1.4 and 1.5 within one year from		
		a	mount paid to the	e Authority will be forfeit. An affidav	vit (self-declaration) to be submi	tted.		
2	Minimum Net Worth & Past Work Experience		um Net Worth of e positive	on the date of application as per Aud	lited financial statements of App	plicant/ Certified by CA with UDI		
3	Non-refundable/ Non-Adjustable Processing (in Rs.) + Applicable GST		50000.00					
4	Sub-Lease		No					
5	Payment Terms							
		S.	Type of	Very Fast-moving areas	Fast moving areas	Slow moving areas		
		N.	payment	5004	500/ 6 + 1	250/ 6 1		
		1	Reservation money	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment	25% of total cost (after adjustment of EMD paid @5%) within 60 days of allotment		
		2	Balance Payment	In_6 equal six-monthly installments along with simple interest applicable at the time of payment on reducing balance.	In 6 equal six-monthly installments along with simple interest applicable at the time of payment on	In 6 equal six-monthly Installments along with simple interest applicable at the time of payment on reducing balance.		

11.02.07 Eligibility Criteria for Weighbridge

S.N.	Head	Weighbridge				
1.	Constitution of Applicant	1.2. T 1.3. A	consortium of ar india The Bidder shou A separate applic	ny of these can submit Bid(s) for Id be competent to contract cation form shall be required to be	ability Partnership (LLP) firm, Priva r weighbridge. The firms and the co e submitted for each weighbridge	mpanies should be registered in
		1.4. A	All Consortium l	Members shall be jointly and seve	erely responsible for the successful in	plementation of the Project
2.	Minimum Net Worth & Past Work Experience		Minimum Net Worth on the date of application duly as per Audited financial statements of Applicant/ Certified by CA with UDIN shall be positive			
3.	Non-refundable/ Non-Adjustable Processing (in Rs.) + Applicable GST	50000.00				
4.	Sub-Lease				No	
5.	Payment Terms					
		S. N.	Type of payment	Very Fast-moving areas	Fast moving areas	Slow moving areas
		1	Reservation money	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment.	50% of total cost (after adjustment of EMD paid @10%) within 60 days of allotment.	25% of total cost (after adjustment of EMD paid @5%) within 60 days of allotment.
		2	Balance Payment	In 6 equal six-monthly Installments along with	In 6 equal six-monthly Installments along with simple	In 6 equal six-monthly installments along with

simple interest at the time of preducing balance.	
---	--

11.02.08 Eligibility Criteria for Group Housing

11.02.	08 Eligibility C	Criteria for Group Housing				
S.N.	Head	Group Housing				
1	Constitution of	Any Proprietor or Partnership Firm, Limited Liabilit				
	Applicant	of any of these can submit Bid(s) for one or more than one plot. The firms and the companies should be registered in India.				
		The Bidder should be competent to contract.				
		A separate application form shall be required to be submitted for each plot.				
		In case where the plot is greater than 4,000 Sqm, the Bidder may form a consortium as per the following conditions: • Members				
		of the consortium will have to specify one Lead Member who alone shall be authorized to correspond with the UPSIDA. Lead				
		Member should be the single largest shareholder has				
		Member in the consortium shall remain at least 30				
		obtained for the project from UPSIDA. Each memb			quity stake of at leas	t 5%. The group of
		entities jointly submitting the Bid as a Consortium sh				
2	Minimum	Parameters	For Plots	For Plots more	For Plots more	For Plots more
	Networth &		more than	than 4000 Sqm	than 5000 Sqm	than 10000 Sqm
	Past Work		2000 Sqm	but upto 5000	but upto 9999	
	Experience		but upto	Sqm.	Sqm.	
			4000 Sqm.	D 200 G	D 200 G	D 7.50.0
		Minimum Net Worth on the date of application	Rs. 1.50	Rs. 2.00 Crore	Rs. 5.00 Crore	Rs. 7.50 Crore
		duly as per Audited financial statements of	Crore			
		Applicant / Certified by CA with UDIN shall be				
ļ		positive.	Rs. 7.50	Rs. 10.00 Crore	Rs. 20.00 Crore	Rs. 25.00 Crore
		Minimum Turnover of applicatn for the last 3 accounting years. (As per financial statements duly	Crore	Rs. 10.00 Crore	Rs. 20.00 Crore	Rs. 25.00 Crore
		Audited/Certified by CA with UDIN)	Crore			
		Work Experience of completing atleast two same	None	Minimum	Minimum	Minimum
		nature of project in the last 5 years whose	TVOIC	50000 Sq. Ft.	100000 Sq. Ft.	150000 Sq. Ft.
		Occupancy/Completion Certificate has been issued		builtup area	builtup area	builtup area
		by the Competent Authority.		ountup area	ournap area	ountap area
3	Non					
	Refundable/No					
	n Adjustable					
	Processing Fee		100000.00	200000.00	300000.00	500000.00
	(in Rs.) +					
	Applicable					
	GST					
4	Tripartite Sub	Tripartite Sub Lease(Among UPSIDA, Allottee & Su	ib lessee) of buil	tup commercial space	ce shall be permitted	with prior approval
	Lease of builtup	of UPSIDA.				
	space	100 00 1 (7)(0) 11 1 1 1 1 7 1			1 0 1 1	0.1 1 100: 2
5	Payment Term	Reservation Money within 60 days from the date of issuance of Allotment Letter and remaining 50% in 06 six monthly				
		instalment with prevailing interest.				

General Rules and Regulation of E-Auction for all bidders

Online Submission of documents for participation in e-auction:

1)The interested bidders shall get themselves registered on auction portal and obtain user ID and password. To do this,

- The interested bidders shall get themselves registered on e-auction portal (https://eauction.etender.sbi/SBI/) site and obtain user ID and password. This is a one-time activity may be done at any point of time irrespective of the release of advertisement. The Registration Process confirmation will be done in 24 hours (excluding holidays).
- It is the responsibility of the bidder to ensure that the contact details (person, mobile and email) are that of the authorised signatory.
- Bidder will receive registration acknowledgment and approval/activation of registration within 24 Hours of submission (excluding holidays).
- Each applicant has to enter valid email Id during registration process for profile activation. Applicant can create only one profile per valid E-mail ID.
- Once profile is activated, applicant is allowed to access the auction website at any time
- Applicant has to submit Non-Refundable Catalogue fee (Document Fee), Non-Refundable Application Processing Fee (Participation Fee) and EMD through https://eauction.etender.sbi/SBI/
- Applicant has to upload all KYC documents & other supporting documents as per Catalogue to technically qualifying.
- Applicant has to identify the property (Event Id)for which they want to submit their response, and submit all kind of fees & KYC document & supporting document against that property (Event Id).
- If same applicant wants to participate in multiple properties, applicant has to pay all kind of fees and submit supporting document against each property (event ID) separately.
- Applicant has to do "Final submission" without fail. If applicant is failed to do final submission, applicant's response

will not be stored on e-auction portal and UPSIDA officer will not be in position to technically evaluation of that applicant.

- The registered bidder has to upload and submit all documents mentioned below required for applying for allotment of the Plot/Property and deposit Non-Refundable Catalogue fee of Rs. 1770/- (inclusive of GST 18%) and Application Processing Fee as per the Eligibility Criteria Table of Bid Catalogue) with the submission of Application Form. and submit scanned copy of signed Application Form as per Annexure-II during the participation.
- Catalogue Fee, Application Processing Fees(Participation Fee) and EMD needs to be deposit separately in its respective section.
- All documents are mandatorily required to be uploaded by the applicant in the e-auction portal. Without uploading each of the mandatory documents, the bidder is not allowed to proceed further. Supporting Files (pdf, jpeg, doc, docx, png, xls, xlsx) (preferred PDF files)any single supporting file size should not exceed 10 MB. If document size is exceeding 10 MB then user can compress or split the file using their available tools.
- Before submission of application, Bidders are advised to check whether all required documents as per the category of applicant had been uploaded or not.
- Application without Catalogue Downloading Fee and/or Application Processing Fee (Participation Fee) and/or EMD
 Fee will be rejected and not considered for further bidding process.

Supporting/KYC document:

- 1. Registered Bidder should be the authorised signatory of the legal entity applying for the land allotment through e-auction. Except the case of bidder is applying as individual for himself/herself or proprietor applying on behalf of the Partnership Firm, Limited Liability Partnership Firm (LLP), Private or Public limited company or consortium of any of these, the application without **authorization letter** shall be treated ineligible.
- 2. Following Self Attested Documents are required to be submitted by bidder for e-Auction of Club/Community Centre/Shopping Complex/Restaurant/Dispensary plots:

i. Documents:

► Filled application form (as attached in Annexure-II, given on Page No. 2 & 3)

Documents listed below as per constitution of applicant:

Applicant	► Mandatory documents
Individuals/	► PAN and Aadhar Card
Proprietorship	▶ Net Worth Certificate on the date of application duly as per Audited financial statements of
Firm	Applicant, Certified by CA with UDIN*.
	► Project Report*
Partnership firm	► Registered or Notarized Partnership deed/ Form-1
	► PAN Card of the firm.
	► PAN/Aadhar Card of all the Partners.
	▶ Power of attorney by all the partners for authorized signatory for participation in allotment
	process through e-auction.
	► PAN/Aadhar Card of authorized signatory
	▶ Net Worth Certificate on the date of application duly as per Audited financial statements of
	Applicant, Certified by CA with UDIN*.
	► Project Report*
Companies (LLP/	► Certificate of Incorporation, Memorandum of Association & Article of Association issued by
Private Ltd/	Registrar of Companies
Limited firms)	► Shareholding patterns with list of shareholders and Directors duly verified by CA/CS.
	► Board resolution for authorized signatory for participation in allotment process through e-
	► PAN/CIN of the company
	► PAN/Aadhar card of authorized signatory
	► Net Worth Certificate on the date of application duly as per Audited financial statements of
	Applicant, Certified by CA with UDIN*.
	► Project Report*
	r 110jeet Report

^{*} Project Report should include investment details and means of finance, tentative layout plan of covered/open area, Project completion schedule, Employment generation. The project report should be specific to the sectors as mentioned in annexure – II, as per plot type.

Note: Proposed capital investment as per project appraisal by recognized financial institution duly certified by Chartered Accountant. (Only for the projects with capital investment exceeding INR 25 Crores.)

ii. Last date and time for the submission of application including uploading/submission of required documents,

payment of catalogue fee (document fee), payment of Application Processing Fee (Participation Fee)and deposition of Earnest Money, by bidder as mentioned above in Annexure-I.

The bidder is required to agree to all terms and conditions of the catalogue against which they are uploading documents. Doing so would also mean that they:

- a. Certify that the documents uploaded, and the information contained therein is true to the best of their knowledge and belief
- b. Certify that they have re-checked all the documents after uploading them as draft and they are satisfied that all of them are correctly uploaded.
- c. Understand that once the documents are submitted online, they will not be allowed further to add/remove/modify/change the documents at any later stage during the auction process.
- d. Agree to take full responsibility in case any document is found incorrect/incomplete in any manner, and UPSIDA and/or SBI shall not be responsible for the same in any manner.

Roll Over of Catalogue

- I. If number of applicants in the catalogue are less than 3, application and payment submission date for such catalogue will be extended for 7 working days.
- I. For the type of catalogues as mentioned in the (I.) above, such extension can happens maximum 2 times. If number of applicants in the catalogue remains less than 3 in second extensions, UPSIDA will cancel the auction for that plot.
- I. If any catalogue is rolled over, to increase the participation for the bid by 7 working days' time extension for submission of the application, new date of the auction shall be provided through corrigendum.
- 7. In case of extension, previously all eligible bidders will be considered eligible for roll over and they do not need to submit separate/ new application.
- 7. After Scrutiny, if number of eligible bidders remains less than 3 for a plot in main auction or roll over/extension, in such situation, UPSIDA will cancel the auction for that plot.

Earnest Money Deposit (EMD):

- (1) All applicants are required to make payment of Earnest Money Deposit (EMD) within the stipulated timelines for their documents to be evaluated for further processing.
- (2) The EMD is calculated as 10% of the value of reserve price of the plot/property for Very-Fast and Fast Moving Industrial Areas and 5 % of the value of reserve price of the plot/property for Slow Moving Industrial Areas of the plot/property being allotted through e-auction initially. At the end of the auction process the EMD will be 10% and 5% of the value of the plot/property based on the H1 bid price respectively for Very-Fast & Fast Moving Industrial Areas and Slow-Moving Industrial Areas.
- (3) Initial EMD deposited by the bidder is refundable to bidders if in any case they are deemed ineligible in the document scrutiny process or they are not the H1 bidder in the Auction Stage.
- (4) Refund of Un-qualified & Un-successful bidder will be processed within 3 working days after the closure of auction.

Document scrutiny & clarification:

- (1) Documents will be available for scrutiny in the UPSIDA officer's access to the e-auction platform, immediately after submission of all documents, application fee payment, catalogue fee payment and EMD payment is completed by the bidder.
- (2) Upon completion of the scrutiny, each individual bidder will receive an automatic E-mail intimation sent by service provider on registered email ID/ bidder Dashboard in e-auction system of the bidders informing them of about approval/rejection of their application after scrutiny with the reasons for rejection.
- (3) UPSIDA may also ask for clarification through e-auction system, such applicants may submit clarification (maximum 1000 characters) through e-auction system only within 1 day from the date of clarification raised without submitting any additional documents.
- (4) Review of application on basis of clarification will be done prior to e-auction date and all bidders who had submitted the clarifications will receive intimations on their registered E-mail ID or e-auction dashboard, informing them about the approval/rejection of their application after consideration of their submitted clarification.

Evaluation criteria for application:

- (1) In case of application for Club/Community Centre/Shopping Complex/Restaurant/Dispensary plots following evaluation-criteria shall apply:
 - ► Each of the documents listed in the catalogue should be valid and eligible form and signed by the authorized signatory.
 - ► Each of the required documents listed in the catalogue should be uploaded in the portal.
 - ▶ Net worth and Past work experience of bidder should be as per the Minimum Net worth & Past Work Experience Criteria

E-auction stage:

- (i) Bidding process will be done on the basis of lease premium rate.
- (ii) Auction will be started on predefined date and time on E-auction portal (https://eauction.etender.sbi/SBI/).
- (iii) Technically qualified bidder has to login with their User ID and Password and has to click on "Live Auction' stage. Only auction for which bidder has been technically qualified will be visible.

- (iv) Bidder has to click on details of plot against their auction and then accept terms and conditions.
- (v) Bidder will be redirected to live bidding page and here bidder has to do live bidding.
- (vi) Bidding will be started from Auction Reserved Price (Total value of plot).
- (vii) Only bid higher than the H1 bidder will be accepted by the system except first bid. For the ease of the bidder system will display present H1 bid and value of next minimum bid, however bidder may bid any value higher than H1 bid which should be Total value of Plot adding incremental value in multiple of whole number.
- (viii) Bidding will be continued for the predefined period. If any bidder adds value in the last 5 minutes, then auction will automatically be extended for further 15 minutes from the predefined period. Maximum 10 such extension shall be provided.
- (ix) If at any stage of E-auction (predefined period and extension period if any) system didn't get any value in the last 5 minutes, auction will be ended after completion/termination of time and the last H1 bid will be considered as the provisionally winning bid, subject to approval of UPSIDA.
- (x) The bids submitted by the bidder will be binding on him/her.

Bidders are strongly advised to monitor the auction system continuously to ensure that they do not miss out on bidding in any stage.

(xi) Refund of non-H1 bidders' EMDs will be initiated to their payment source account, after the termination/completion of the e-auction process. These refunds will be processed within 3 working days after the closure of e-auction and approval of H1 bidder by UPSIDA.

Post Auction Stage:

- i. UPSIDA reserves the right to accept/reject any bid at any stage, including the highest bid without assigning any reason for the same.
- ii. The auction service provider shall send e-mail intimation to the final H1 bidder intimating them about their H1 status and instructing them to make payment of Balance EMD.
- iii. The H1 bidder is required to allocate the balance amount of EMD based on bid price after adjustment of previously deposited amount of EMD within 3 days of receipt of the email intimation. This Balance EMD amount is calculated as the difference between 10% (for Very-Fast and Fast Moving Industrial Area) / 5% (for Slow Moving Industrial Area) of the value of the plot/property based on the H1 bid in the e-auction process and the EMD amount already paid.
- iv. In case of non-payment of Balance EMD within the specified period by the final H1 bidder, the plot shall not be offered to the H2 or any other bidder through this auction process. The previously deposited EMD of the final H1 bidder in such cases shall be forfeited and new e-auction for the plot will be initiated.
- v. After confirmation of the payment of Balance EMD amount from the H1 bidder, UPSIDA will process approval of allotment of plots to H1 bidder and issue the allotment letter within 7 working days.
- vi. The final H1 bidder is required to deposit Reservation Money within 60 days of issuance of Allotment Letter as per the Terms and Conditions described in this document and allotment letter. The Reservation Money is calculated as 50% of the value of lease premium of plot /value of property for Very-Fast and Fast Moving Industrial Area and 25% of the value of lease premium of plot /value of property for Slow Moving Industrial Area (Reservation Money includes EMD amount already paid) and shall be payable as per UPSIDA's prevailing rules and regulations.
- vii. In case the final H1 bidder fails to pay the reservation money within 60 days of issuance of allotment letter, plot will be cancelled. After cancellation 1% of emd and processing fee shall be deducted and remaining amount will be refunded
- viii. The final H1 bidder would have an option to pay full and final payment of the total Premium of the plot within 60 days from the issue of Allotment Letter. In such a case, 2% rebate will be given on the total Premium of the plot /value of property.

Applicable Taxes & TDS:

UPSIDA will indicate to the final H1 Bidder the taxes and duties payable for the amounts being collected by UPSIDA as per the prevailing rules and regulations.

- Bidders must be extremely careful to avoid any wrong bidding (whether typographical or otherwise). They must check and rectify their bid (if required) before submitting their bid in the live e-auction floor by clicking "Submit Bid" button. The Bidders shall be solely responsible for all consequences arising out of the bid submitted by them (including any wrongful bid submitted by them).
- Bidders must always ensure to keep their e-mail address valid and active. It is the responsibility of the customer to verify the status of their bids and check their e-mails to take necessary action as required within the particular time frame.
- Each property put up for auction shall be deemed to be a separate contract of allotment.

Terms and Conditions of allotment through e-auction

- 1. Date of issue of allotment letter will be considered as the date of allotment for all future purposes
- 2. Interest chargeable on the total balance outstanding premium will computed from the date of allotment and payable half

- yearly on 1st day of January and 1st day of July of each year.
- 3. The plots shall be Leased for 90 Years.
- 4. The amount together with the Earnest Money already deposited equal to 10%(for Very-Fast and Fast Moving Industrial Area) / 5% (for Slow Moving Industrial Area) of the total Lease Premium of the plot at the H1 bidder rate is called EMD for allotment of plot and is payable along with the value of the existing construction as shown in the plot details within 3 days from the date of intimation of auction status to the H1 bidder. If the payments are not made within the stipulated time, the auction process shall automatically stand cancelled and the EMD of H1 bidder will stand forfeited by UPSIDA.
- 5. Reservation money shall be equal to 50% of the value of lease premium of plot /value of property for Very-Fast and Fast-Moving Industrial Area and 25% of the value of lease premium of plot /value of property for Slow Moving Industrial Area the H1 bidder rate, after adjustment of EMD as per clause 4 and subject to adjustment according to the actual measurement of the plot. The reservation money shall be payable within 60 days from the date of allotment. If the area of the allotted plot either exceeds the area as per catalogue or falls short by more than 20%, the EMD will not be forfeited if the allotment of additional land or deficient land is not accepted by bidder within 15 days from allotment, provided intimation is sent in this respect to UPSIDA by bidder within the stipulated date.

 Note
 - The lease premium of plot mentioned above is liable to be increased on account of increased compensation or additional infrastructure development in the area. Such charges shall be payable by the allottee as and when they are applicable and notified by UPSIDA. Intimation by Chief Executive Officer of UPSIDA in this regard shall be final and binding on bidder.
- 6. The remaining of the Lease Premium of plot has to be paid by the H1 bidder **in 6 equal half-yearly installments**, each of which will be due on 1st day of January and 1st Day of July each year.
 - An interest MCLR+1% per annum will be charged on the outstanding (balance) premium with effect from the date of allotment and shall be payable along with the installment of premium as per above clauses OR as per the terms & conditions of Allotment Letter. Up to the payment of the amount of balance premium and the interest due thereon from time-to-time, UPSIDA shall retain first charge on the land and the building and machinery erected therein till it is (they are) paid in full.
 - In case of default in payment of installment on the due date as mentioned in the allotment letter, a penal interest of 3% (compounding Six monthly), other than normal differential rate of interest (MCLR+ 1%) shall be applicable.
- 7. The stamp duty, the registration charges and legal expenses involved in the execution of the Lease Deed and other agreements from time to time shall have to be borne by the winning bidder.
- 8. The H1 bidder has to execute a Lease Deed within 120 days from date of allotment by submitting the following documents:
 - a. Payment of outstanding dues of UPSIDA till the date of execution of Lead Deed as mentioned in clauses 4, 5 and 6 of this section
 - b. Detailed statement showing shareholders/Director position duly certified by CA
 - c. Necessary stamp papers/e-stamp/Bank Guarantee (as per Govt. Order)
 - d. Any other formalities/papers as required
- 9. The H1 bidder has to take over possession of land within 30 days of executing the Lease Deed
- 10. The H1 bidder shall have to get the maps approved within 90 days of taking possession. The formalities to be done in this regard are available on the website www.onlineupsida.com
- 11. The H1 bidder has to start construction within 30 days of approval of the map
- 12. The H1 bidder has to start operation on the plot within the allocated period and intimate UPSIDA of the same. The time extension shall only be considered on merits and shall entail time extension charges.
- 13. The plot has been allotted on "as is where is" and "no complaint" basis. Site leveling, site development etc. if any, is to be undertaken by the H1 bidder shall be done at their own expense. The H1 bidder has to pay to UPSIDA within 30 days from the date of demand made by UPSIDA, from time to time such recurring fee in the nature of service and/or maintenance charges as determined by UPSIDA under the rules and regulations prevailing at that time. In case of default, the H1 bidder will be liable to pay interest @ MCLR+1% plus 3% penal interest p.a. on the default amount for default period as per the Demand Notice issued by UPSIDA in this regard.
- i. The Plot shall be utilized only for the purpose it has been allotted and plot is to be made functional as defined in the Rules and Regulations of UPSIDA within the time period as applicable/as approved in the allotment letter.
- ii. Capital investment shall be determined by the capital investment proposed in the plots specified in the Project Appraisal Report.
- iii. In case of non-utilization of plot within the period as above by the bidder, Time Extension for setting up the unit may be granted by UPSIDA solely on its discretion as an Enabling Provision on payment of Time Extension Fee at the rate prevailing at the time of grant of Time Extension by UPSIDA within the Rules and Regulations of UPSIDA prevailing at that time.
- iv. The transfer of plot, change/addition of Sector, pledging of Lease Deed for borrowing from Financial Institutions and other services shall be governed by the then prevailing rules and regulations of UPSIDA.
- v. The H1 bidder will adhere and submit to the rules and regulations of the UPSIDA related to the planning standards of the plot, development plan of the area in the Industrial Development Area or so far as they affect the health, safety and convenience of the other inhabitants of the place, and will not release any obnoxious gaseous, liquid or solid effluents

- from the unit in any case.
- vi. The H1 bidder will establish at their own cost an appropriate and efficient effluent treatment system/plant and will ensure that it is ready and functional as per the norms and specification expected laid down or stipulated by the UPSIDA by law for the time being in force.
- vii. Whenever the industrial area is included in the jurisdiction of Municipal Corporation or Board, Cantonment Board, Zila Parishad, Town Area or (any) local bodies (body), the H1 bidder will become liable to pay and discharge all rates, taxes, charges, claims and outgoing chargeable imposed and assessment of every description, which may be assessed, charged, or imposed upon them by the local body and will abide by the laws, rules and direction of the local body.
 - 14. The H1 bidder will make appropriate arrangements at their own cost for proper disposal of wastewater produced in their unit.
 - 15. The H1 bidder will have to apply for and obtain power connection from the local agency/U.P. State Electricity Board as the case may be at their end and cost.
 - 16. Cancelation/Surrender application of the plots will be process as per the Chapter-4 of the Operating Manual.
 - 17. The H1 bidder will not employ in their plot allotted any process generating smoke or fumes or involving use of chimney and any use of fossil fuel in the process which may cause atmospheric pollution and/or would not discharge liquid effluent which may be obnoxious by nature or cause pollution without obtaining necessary approvals from statutory authorities such as UP Pollution Control Board, Fire Department etc. The unit should not involve any significant emission of particles and/or gaseous substance in the air.
 - 18. The H1 bidder will pay 'use and occupation charges/lease rent' at the rate of INR 1/- per square meter per year during the first thirty years, INR 2.5/- per square meter per year during the next thirty years after expiry of the first thirty years and INR 5/- per square meter per year during the last thirty years after the expiry of the sixty years. Use and occupation charges are payable till the date lease is granted to allottee, there after lease rent (+ applicable GST) will have to be paid and shall be charged as per the rules and regulations of UPSIDA as applicable from time to time.
 - 19. The allottee/lessee will mention the name of UPSIDA Industrial Area in the postal address of his correspondence letter.
 - 20. The minimum covered area required for completion within the above specified period shall be as per the prevailing building by laws of UPSIDA.
 - 21. Any reconstitution/project change/name change/mortgage without prior approval in writing to UPSIDA shall become liable for cancellation of allotment and voidable at the sole discretion of UPSIDA
 - 22. The H1 bidder shall make all arrangements for rainwater harvesting and all other laws framed by the Govt. to protect the environment.
 - 23. If it is found that the H1 bidder has misrepresented the facts or submitted wrong information for getting this allotment, the allotment shall be void and the entire amount deposited by the H1 bidder shall be forfeited.

11.04 Transfer

11.04.01 Conditions for Transfer

In the 282nd Board Meeting of UPSIDC, in the cases of allotment done for commercial, hotel, multiplex, group housing plots and due to change in ownership of developer(s) any new partner(s)/ shareholder(s)/ director(s) need to be recognized by the Authority then following the conditions will prevail:

- 1. Before obtaining completion, if there is any change in ownership (majority shareholding) or transfer of ownership by the developer (original allottee), the transfer levy @15% of the existing premium rate on the entire plot area will be charged to recognize the change/ transfer in ownership by the Authority.
- 2. After completion of construction work and receipt of completion certificate, if there is any change of ownership (majority shareholding) or transfer of ownership by the developer (original allottee), the transfer levy @5% of the existing premium rate on the entire plot area will be charged to recognize the change/ transfer in ownership by the Authority.
- 3. If any developer (original allottee) after getting the construction work done and receipt of completion certificate, transfers/ sells some built-up space/ shops/ offices out of the total approved built-up space/ shops/ offices, and if there is any change of ownership (majority shareholding) or transfer of ownership by the developer (original allottee), then the transfer levy @5% of the existing premium rate will be charged on the unsold/ non-transferred area of built-up space/ shops/ offices in proportion to the total approved area of built-up space/ shops/ offices in the plot to recognize the change/ transfer in ownership by the Authority.

However, in case of transfer to end-users by the developer (original allottee) or the transfer of commercial plots or part thereof directly allotted by the Authority can be transferred as per the procedure mentioned below:

i Transfer of commercial plots

- a. For transfer purposes, the premium rate shall be calculated as detailed in Section 11.04.02.
- b. For transfer purposes, the rate of transfer levy shall be 15% of the premium calculated as above and shall be the rate of transfer levy for transfer of plot in fast and very fast-moving industrial areas and shall also be applicable in the plots of Integrated Industrial Township area. The rate of transfer levy shall be 7.5% of the Premium rate calculated as above for transfer of plots in slow moving industrial area.

ii Transfer of Commercial Building/ Part of Building

a. Transfer of some built-up space (or part of the constructed building) shall only be allowed in the case of plots

- allotted to developers. Commercial plots allotted for self-use can be transferred in full along with buildings erected thereon.
- b. The transfer levy for allottees of commercial plot allotted for self-use shall be determined as per i. a) and i. b) mentioned above.
- c. Transfer of some built-up space (or part of the building) by developer shall be allowed as per the following: -
 - (I) Developer shall inform the Authority about the total numbers of independent constructed blocks within the main building which can be transferred independently.
 - (II) The Authority shall determine apportioned plot area of each such independently transferable block. The apportioned plot area shall be obtained by dividing the total plot area with sum total of independent constructed blocks and then by multiplying the factor thus obtained to the area of the constructed block/shop whose transfer is under consideration.
 - (III) Transfer levy shall be determined on the above apportioned plot area at the rate of transfer levy and premium calculated as per i. a) and i. b) mentioned above.

(IV)

6TGV 11.04.02 Transfer Levy

For purposes of transfer the Premium rate of Transfer shall be calculated in the following manner:

- a. Premium rate for transfer of commercial plots developed in Integrated Industrial Townships- 2 times the rate of residential premium.
- b. Premium for transfer of commercial plots that are within industrial townships- 2.5 times the rate of industrial premium for NCR and very fast-moving industrial areas and 2 times the rate of industrial premium for fast and slow-moving industrial areas or the commercial rate of premium decided for that particular area whichever is higher.

11.05 Restoration of Commercial Plot:

Rate of restoration levy for commercial plots shall remain as per the policy applicable in the case of industrial plots. Current premium rates for restoration levy shall be determined as per **11.04.02** above and the original rate of premium shall be the rate of allotment of plot /land.

11.06 Reconstitution of Allottee Firm of Commercial Plots:

The policy of reconstitution as applicable in the case of industrial plots shall apply in this category also. In case where there is change of controlling interest due to reconstitution the same shall be allowed only after charging transfer levy as per 11.04.02.

11.07 Sub-division of Allotted Commercial Plots and Commercial Plots created after Change of Land Use from Industrial to Commercial:

No sub-division shall be allowed in case of such commercial plots.

11.08 Sub-Letting of Commercial Plots:

One or more than one sub-letting can be allowed in case of approved use of commercial buildings or approved use under zonal regulation. For sub-letting rent @ 2% of premium rate per sq. meter per annum shall be charged on the area of sub-letted constructed building as per commercial premium rates determined according to 11.04.02 above. A tripartite agreement between Authority, allottee and sub-letted shall be executed for sub-letting. Only one sub-letting at a time shall be allowed in cases where commercial use has been allowed by the Authority after charging 100% extra premium on the plot.

11.09 Other Conditions to be complied in all such cases of sub-lease/ transfer etc.

- a) The constructed building /plot shall be utilized by the transferee for the use allowed by the Authority.
- b) The transfer of sub-divided commercial plots or constructed building shall be allowed only on fulfillment of the following conditions:
 - i. Allottee/Transferee must have paid up to date premium, interest, and lease rent for full period.
 - ii. Allottee must have obtained a building completion certificate from the Authority. In the case of sub-division certificate for completion of development work is also required beforehand.
- c) For transfer of part of the building tripartite sublease shall be executed between allottee, Authority and sub-lessee. All other conditions described/mentioned in allotment public lease deed shall be applicable on sub-lessee also.
 - i. The sub-lessee shall utilize the sublet portion of the constructed building within one year from the date of sublease and he will have to submit necessary documents for proof thereof to the Authority.
 - ii. The sub-lessee will pay one-time lease rent of the apportioned plot area @ 10% of the old premium and transfer levy added together.

11.10 Time Allowed for Utilization of Commercial Plots and Time Extension Fee:

As per the policy for time extension for plots allotted for commercial use, the following shall be ensured:

• For Commercial Plots Allotted/ Transferred prior to 03.09.2019:

If the plot is allotted/ transferred before 03.09.2019, the time extension fee shall be charged as per conditions in allotment letter/ transfer letter/ lease deed if it is clearly mentioned. If time extension fee is not clearly mentioned in allotment letter/ transfer letter/ lease deed and there is an application for time extension for the period from 18.12.2018, one year time

- extension fee shall be charged @ 10% of premium of the plot prevailing at the time of approving time extension.
- For Commercial Plots allotted after 03.09.2019- Normally, a period of 5 years from the date of allotment shall be allowed for permissible use of the plot as per allotment letter. After that, the rate of time extension fee payable for 1 year extension will be 10% per square meter of the prevailing premium rate (applicable according to the land use of the plot concerned) on the date of approval for the plot in question. Beyond that, the time extension fee payable for extension of time for other years will be 15% per square meter per annum of the then prevailing premium rate (applicable according to the land use of the plot concerned)

• For Commercial Plots Transferred after 03.09.2019:

- o In the plots to be transferred in future for commercial use, a total of 2 years-time will be given for the permissible use of the plot from the date of transfer. After that the rate of time extension fee payable for 1 year extension will be 10% per square meter of the prevailing premium rate (applicable according to the land use of the plot concerned) on the date of approval of extension of time for the plot in question. Beyond that, the rate of time extension fee payable for extension of time for other years will be 15% per square meter per annum of the then prevailing premium rate (applicable according to the land use of the plot concerned)
- If an allottee/transferee applies for extension of time for only 1 month or more as per his requirement, then he will be granted extension of time for every month on the basis of merit by the competent authority at (1/12) th of the relevant annual extension fee.

Time extension to the allottees/ transferees for commercial plots shall not be granted as a right but will be granted by the Competent Authority based on review of progress and/ or efforts made by the allottee to achieve the desired use for which the land was allotted.

Office Order References

Sl. No.	OFFICE ORDERS REF NO	PURPOSE	DATE OF ISSUE	SECTION/ PAGE REFERENCE
CHAP	TER 11: GUIDELINES FOR PO	LICY OF COMMERCIAL PI	LOTS	
1.	Office order No. 2043-46/ SIDC/ IA/ Policy Volume 16	Transfer Levy	21.11.2013	Chapter 11
2.	39 th Board Meeting Agenda	Premium Determination for Transfer Levy	02.12.2021	Chapter 11
3.	Office Order No. 2043-46/ SIDC/ IA/ Policy Volume 17	Time Extension for Commercial Plot	18.12.2018	Chapter 11
3.	Office order No. 3896-3902/ SIDC/ IA/ Policy Volume 17	Time Allowed for Utilization of Commercial Plots and Time Extension Fee	03.09.2019	Chapter 11
4.	39 th Board Meeting Agenda	Criteria for Allotment	02.12.2021	Chapter 11
5.	Office order No. 740-747/ SIDC/ IA/ Policy Volume 17	Granting Monthly Time Extension	07.07.2021	Chapter 11

Annexure I: Plot Manifest

Plot Manifest

- Plot Number:
- Name of Industrial Area:
- Plot Area (sqm):
- Whether corner plot (Y/N):
- Whether located on 30-meter-wide road or having access to 2 or more roads (Y/N):
- Premises Use:
- Lease Period:
- Plot dimensions:
- Minimum Reserve Lease Premium rate including location charges, if any (per sqm):
- Maximum Permissible FAR:
- Maximum Permissible Ground Coverage:
- Value of existing construction on the land:
- Maximum Height Permissible (meter):
- Plot Details and Site Plan
- Whether sub-lease and transfer of built-up space is permissible (Y/N):

The plot will be advertised on the online portal for submission of applications for the entire period till the auction is closed. The interested applicants can submit the application for land allotment through e-auction with the required documents and payments of EMD and Application Processing Fee as per the specified date. The scrutiny process will be completed within 3 days from the last date of submission of documents by the bidders.

दिनॉक		
	प्रमाण पत्र	
भूखण्ड सं0 डी	भू उपयोग	औद्योगिक क्षेत्र
जनपद— की ट्रेसिंग	। मुख्यालय द्वारा स्वीकृत तलपट मार्ना	चित्र दिनॉक के अनुसार तैया
किया गया है, जिसका मौके	की पैमाइश कर क्षेत्रफल	वर्गमीटर है। उपरोक्त भूखण्ड को प्रमाणित
किया जाता है, कि भूखण्ड अ	तिकमण रहित विवाद रहित एवं आवंटन	हेतु उपलब्ध कराई जा सकती है।
अभिशाषी अभि	रान्ता क्षे	त्रीय प्रबन्धक

<u>Disclaimer-1:</u> For the ease of process, interested bidders are suggested to submit their registration request 2 days prior to the last date of submission of EMD to obviate last minute issues and failure in timely submission of technical bid

<u>Disclaimer-2:</u> The Money transfer using payment gateway can be delayed sometimes and may take up to 2-3 days by the payment gateway, Therefore, we advise all interested participants to transfer the necessary amount to their e-wallet at least 2-3 working days prior to the last date of submission to obviate last minutes issues and failure in timely submission of technical bid.

CHAPTER-12 MISCELLANEOUS

12.01 CATEGORISATION OF INDUSTRIAL AREAS

The existing industrial areas of the Authority have been categorized into very fast-moving, fast-moving and slow-moving areas. The Chief Executive Officer has been authorized to further categorize the industrial areas from time to time. The basis of categorization is marketing, utilization of the area etc. The difference of policy is mainly with regard to following:

Sl. No.	Facility	Very Fast/ Fast moving areas	Slow moving areas
1	Interest rate	 14% (2% rebate on timely payment) Applicable for allotment and transfer cases before 01/07/2021. 10% applicable for allotment and transfer cases from 01.07.2024 till further orders. 	 14% (3% rebate on timely payment) Applicable for allotment and transfer cases before 01/07/2021. 10% applicable for allotment and transfer cases from 01.07.2024 till further orders.
2	Penal Interest	If due payment is not done within time, an additional 3% penal interest, compounded half yearly, charged from the date of default till the date of payment done. (Applicable for allotment and transfer cases on or after 01/07/2021)	If due payment is not done within time, an additional 3% penal interest, compounded half yearly, charged from the date of default till the date of payment done. (Applicable for allotment and transfer cases on or after 01/07/2021)
3	Earnest money	10%	5%
4	Reservation Money	40%	25%
5	Maintenance charge charges" of this man	es for all types of plots shall be applicable as nual	s mentioned in the chapter "Maintenance

12.02 REVISION OF PREMIUM RATES

The Authority has decided to revise the premium rates of industrial areas on annual basis for which following process shall be adopted:

- a) At the time of revision of premium rates, interest at the rate of 5-10% per annum shall be added to the last revised premium to arrive at a new premium rate. Premium rate shall be upwardly revised at @ 10% & 5% in very fast/fast- and slow-moving industrial areas respectively.
- b) If the premium rates recommended by Regional Manager is higher than the rates as per the (a) above, then the rates recommended by Regional Manager shall be the minimum premium rate of the concerned industrial area.
- c) If the premium rates recommended by the Regional Manager is lower than the rates as per the (a) above then the rates calculated as per (a) shall be the minimum premium rate of the concerned industrial area.
- d) A High-level permanent committee shall be constituted at Head Office level for revision of premium rates all members of which shall be ex-officio members.
- e) The process for revision of rates shall be initiated by 1st January every year. To seek receipt of proposal from all Regional/Project offices by 15th February and subsequently rates shall be revised by 15th March for which a consolidated circular shall be issued. New premium rates shall be effective from 1st April as per consolidated circular for applicable land use of each industrial area.
- f) If some new development work is essential/undertaken in old industrial area then the cost of new development shall be loaded on balance allottable land as per norms of the costing and it shall be added separately to the revised premium rate. It shall be the responsibility of the concerned Regional Manager/Executive Engineer to provide the details of such development work to costing cell through their divisional head.
- g) In case of newly developed industrial areas the excess actual expenditure over the estimated cost informed at the time of costing shall be loaded on balance allottable area as per costing norms and it shall be separately added at the time of revision of rates. The concerned Executive Engineer shall be responsible for providing such information to costing cell through divisional head.

The above process of revision of premium rates shall be reviewed at an interval of every three years.

12.03 LEASE RENT

Lease Rent shall be realized from all allottees at the following rates:

All industrial areas Rs 1/ sq.mt. per annum for the first 30 years, @ Rs 2.50/sq.mtr per annum for the next 30 years and Rs 5/sq.mtr per annum for the last 30 year.

It is clarified that the above rates have become applicable w.e.f. 01.11.2007 and therefore, it shall be applicable on all allotments/transfer made on or after 01.11.2007. In the case of old allotments/transfer, lease rent at the rate applicable on the date of allotment/transfer shall be applicable.

12.04 PROCESSING FEES

Processing fees for all online services shall be applicable as mentioned in Nivesh Mitra Portal.

12.05 REFUND OF EARNEST MONEY/SECURITY MONEY

The Earnest money/Security money shall be refunded after deduction of 1% of the prescribed Earnest Money/Security Money to the allottee if the allottee does not accept or surrenders the allotment of plot in writing within 30 days from the date of allotment or the allotment is cancelled due to non-payment of reservation money.

In the case of allotment through E-auction, 1% of the amount will be deducted if allottee surrenders the allotment of plot in writing within 30 days from the date of allotment and the balance shall be refunded without any interest.

In the event of surrender of the allotment after 30 days the following amount will stand forfeited to the UPSIDA

i. Interest @ MCLR+1% per annum from the date of allotment upto the date of surrender of the allotment on the total balance (unpaid), premium from time to time allowing the rebate (in interest) irrespective of the fact whether the payments were made in time or not.

AND

ii. Use and Occupation charges/Lease Rent from the date of allotment till the date of surrender

AND

iii. The cost of shed towards depreciation as per prevailing UPSIDA policy, in case of constructed sheds allotted by UPSIDA. The Balance amount, if any, out of the deposits made by the H1 bidder till the date of surrender after deducting the amounts to be forfeited as above, will be refundable. In case the total of the amounts paid is less than the amount to be forfeited, the H1 bidder shall be liable to pay the difference and the same shall be recoverable by UPSIDA from the H1 bidder.

12.06 DETERMINATION OF RENT OF THE PROPERTIES OF AUTHORITY

The Authority has developed properties in different industrial areas which are let out to different Institutions (Govt./Semi Govt./Private). For the purpose of letting out, following policy shall be adopted to determine the rent of the building / premises:

1. Government / Semi Government Institutions / Bank:

While letting out the properties of the Authority to Government / Semi Government Institutions / Bank for the first time, the rent shall be decided in the following manner which shall be effective for 3 years from the date of allotment. Thereafter a 25% enhancement shall be made on the rent prevailing on the date of renewal.

- a) Rented Area = Allotted Carpet Area in Sq.Ft. X (1+Total build up Area Total Carpet Area)
 - Total Carpet Area
- b) Rent (per month) = Rented Area in Sq.Ft. X Prescribe circle rent by Dist. Magistrate for that area and purpose (Rs. /Sq.Ft./Per Month)
- c) Maintenance Charges = 0.03 X Rent (Per Month)
- d) Building Depreciation Charges = $0.04 \text{ X Rent (Per } \overline{\text{Month)}}$
- e) Total rent per month = B+C+D
- f) Rent Rate (Sq.Ft. / Per Month = Rent Per Month / Allotted Carpet Area in Sq.Ft.)

2. Institutions of Private Sector:

For renting out the property to institutions of private sector for the first-time basic rent shall be calculated as per para-1 above.

- A. This basic rate shall be treated as minimum reserve rent and a financial offer shall be invited through advertisement to rent out the property under question. The said property shall be rented out for the specific purpose as mentioned in the advertisement to the institution making the highest offer.
- B. If an offer is received as a Suo-motto from a private institution for a particular purpose, then minimum rent shall be calculated as per the above procedure and financial offer shall be invited from that institution also. In no case the property shall be rented out for a particular purpose below the minimum reserve rate as above.
- C. The above rent shall be effective for three years from the date of allotment and thereafter a 25% enhancement on the prevalent rent shall be made for a slab of three years each.

3. Revision of Rent of Pre-allotted Properties

- The rent of already allotted properties shall be revised as per the conditions of the agreement for specific purposes as mentioned in the agreement.
- In case there is no mention of revision of rent or the time limit of rent in the agreement then the rent shall be enhanced by 25% of the prevalent rent for a slab of three years each.

4. Other Conditions of Renting out of Properties

- a) The allottee shall pay the municipal tax /general tax, water tax, sewerage tax and any other government tax, for the time being in force, separately on a pro-rata-basis.
- b) Allottee shall obtain power connection in his own name and pay for the same separately.
- c) For renting out the property the Regional Manager shall seek approval of H.O. in principle and thereafter take action for allotment of property as per above. Allotment shall be issued after seeking approval of competent authority.

12.07 CHECKLIST OF ACTIVITIES FOR PROCESSING OF APPLICATION

While processing any application, it should be taken care to check the following amongst other things: -

- a) The completeness of the application, the use of right form, attestation and signatures of the applicant(s), ID proof of the applicant(s) showing the signatures, due authorisation especially in case of company, record of date and place of signing on affidavits, the processing and other fee. It would be proper to have a system in the office wherein the complete and deficient forms are returned back intimating shortcoming within 3 days of receipt.
- b) The status of the allottee, if he is an applicant, with respect to payment, utilisation, construction on the plot. The allottee should not be a defaulter with regard to any of the above aspects. Applications by defaulters for any facility will not be entertained unless the application itself seeks to rectify such default.
- c) In case of partnership, company or society allottee, the current attested position of ownership should be compared with that available in the file i.e., at the time of lease or when the new holdings were got regularised by payment of transfer Levy as applicable.
- d) It should be checked if any objection etc. has been received with regard to the matter under consideration. Such objection(s) should be addressed properly, and further action should be taken only after the disposal of such objections.
- e) The qualification of the applicant for the facility requested should be checked.
- f) While processing the application, the relevant clause of the manual, the reference number and date of office order should be clearly mentioned on the note-sheet along with its content in brief. It should be clearly shown and certified that the applicant is not a defaulter, and that his/her application is in accordance with the provisions of the policies of the authority. The levy/charges applicable should also be clearly mentioned.
- g) In case the application is to be sent to the HO, the report should contain all of the above and clearly recommended proposal should accompany the report. All original papers (in case the papers are submitted in duplicate) should accompany the letter. In case there is no clear policy in existence or deviation from the policy is required, in view of the special circumstances of the case, they should be clearly mentioned, and a proper recommendation be made with full justification.
- h) After approval, a formal letter should be issued, communicating the decision and narrating all the terms and conditions. The acceptance and deposit of levy charges by the allottee/ applicant should be carefully monitored and the offer should be withdrawn in case of non-compliance, incomplete completion, to avoid any dispute. Further, necessary action should be taken up as per compliance/ non-compliance.

12.08 SERVICE TIMELINES

	e time for the services by UPSIDA is also mentioned on the Nivesh Mitra portal.				
\mathbf{S}	Service	Service Timeline (in days)			
N					
1.	Land Allotment	21			
2.	Building Plan Approval	15			
3.	Online Payment of reservation money	15 days for confirmation and reconciliation of receipt of reservation money in UPSIDA account from the date of realisation and payment			
4.	Lease Deed Execution and registration	120			
5.	Time Extension for setting up of project	30			
6.	Project /Product Change/	20			
7.	Inclusion of Additional Product	20			
8.	Issuance for permission to mortgage in favour of Financial Institution	20			
9.	Permission for creation of second charge in favour of Financial Institution	20			
10.	Permission for joint mortgage	20			
11.	Transfer of lease deed to Financial Institution	20			
12.	Issuance of certificate for start of production	20			
13.	Restoration of plot	30			
	Transfer of plot	30			
	Recognition of legal hire after death of allottee	30			
	Reconstitution of allottee firm/ company etc.	30			
	Surrender of plot and refund of refundable amount	35			
18.	Payment of dues	Instant			
	Outstanding dues position	07			
	No dues certificate after full payment	30			
	Establishment of additional unit within the same premises	30			
	Handover of lease deed to the lessee	20			
23.	Subletting	30			
	Completion Certificate	15			
25.	Application for Disbursal of Financial Incentives Under Warehousing and Logistics Policy 2022	20			
26.	Application for Seeking Incentive	45			
27.	Application of Availling Financial Assistence for Private Industrial Parks	30			
28.	Application for Issuance of Unique ID for PIP	30			
	Applicaion for Reschedulement of Dues	7			
	Application for Right of Way	7			
	Building Plan Approval for Alteration of Building	15			
32.	Cancellation of Plot and Refund	20			
	Ex-Lida Building Plan Application	30			
	Online Facility for payment	Instant			
	Request for Amalgamation of Plots: Post Allotment	50			

2.9 POWERS OF REGIONAL MANAGERS

At per the present order on the powers of Regional Managers and project officers are as follows:

Sl. No.	Type of Work	Power to RMs/POs	
1.	All type of lease deed execution/possession of plots/issue of transfer/allotment letter	Full power	
2.	Acceptance of late deposition of reservation money	Up to 60 days and 90 days in fast & slow-moving areas resp. (in case premium of the plot is not revised)	
3.	Lease Deed handover to allottee/Mortgage in Financial Institution (Single/Joint/ multiple FI's/Pari-pasu charge)	Full Power	

4.	Regularisation of increased/decreased plot area at the time of	Up to 10% of Allotted land, maximum 300	
	possession	sq.mts.	
5.	Project change/Additional/Extension of approved product usage	Full Power	
6.	Surrender of Plots & refund as per rules	Full Power	
7.	Transfer of Non-vacant (Covered area 5 to 30% with production proof) industrial plots with max full levy and other dues	up to 2 acres	
8.	Transfer of single residential use plot	Full Power	
9.	Transfer of Sub divided Industrial Plots with TEF, other dues and transfer levy as per rules	Up to 1 acre	
10.	Mutation of Auction cases for unutilised plots.	Full Power	
11.	In cases of death of allottee, transfer to family members/ Mutation in legal heir/ Change in name of allottee (without change in controlling interest) (where there is no litigation and no second/ third party claim) for Industrial and single residential use plot	Full Power	
12.	Restoration of cancelled Industrial & single use residential plots	Up to 500 sqm for industrial plot and full power for single use residential plots	
13.	Reschedulement of dues in all types of plots	Full power up to 500 sqm & up to Rs. 50 Lakh dues.	
14.	Cancellation of industrial plots on Non-payment	Full Power	
15.	Cancellation of Single residential plots on Non-payment	Full Power	
16.	Building Map approval 1) Up to 25-acre for industrial plots 2) Single residential plots 3) Commercial plots up to 250 sqm 4) Completion certificate	Full Power	
17.	Change of plot of same size in case possession cannot be handed over or for variation on plot size for more than 10% for single residential plots only	Full Power	

All residual powers shall vest with Head Office. In case of non-clarity, matters should be referred to HO. Powers as mentioned above shall hold dominance overpowers for similar activity if mentioned elsewhere in the manual.

12.10 RESPONSIBILITIES OF OFFICERS / STAFF OF REGIONAL OFFICE

- i. While the officers/staff of regional office shall be jointly responsible for all undertaken by/entrusted to them, there are certain specific tasks for which the responsibility shall be considered fixed to specific person-
- ii. Dak dispatch and receipt- in case of any discrepancy or deviation, the concerned person shall be responsible.
- iii. Preparation of list of vacant plots- the concerned Dealing Assistant/JE shall be held responsible in case the plot is included in the list with delay, by mistake etc. RMs shall be responsible to send list of vacant plots to the HO for marketing and advertisements through e-auction/ Nivesh Mitra, as the case maybe.
- iv. The primary responsibility for checking the completeness of the application and propriety of submitted documents shall vest with the concerned dealing assistant unless he has reported the same and the concerned officer has allowed processing despite the shortcomings.
- v. Dealing assistant shall be responsible for sending queries/ objections (if any) with the consent of the RM to applicants for eservices within 7 days.
- vi. The responsibility for applying a particular provision on any application vests with the concerned officer and RM.
- vii. Reporting of any irregular utilisation, lack of utilization shall vest with Assistant Manager (Civil)/ Junior Engineer. However, after the report, responsibility for putting up the file for further action shall lie with the concerned dealing assistant and for suggesting further action shall lie with the officer concerned. RM shall be responsible for executing further action in case the matter has been properly reported to him suggesting further course of action.
- viii. Dealing Assistants shall be held responsible for upkeep and proper security of files and documents.
- ix. RM shall be held responsible in case suitable report as desired by HO/Govt./Parliament/Legislature/MLAs/MPs /Courts/RTI is not submitted.
- x. RM shall be primarily responsible for achievement of targets. It shall be his responsibility to further subdivide it among his subordinates.
- xi. Dealing Assistants shall be personally responsible for issuance of demand notes and for putting up files of defaulters along with the list. Dealing offices shall be responsible for recovery of dues from defaulters.

CHAPTER 12: GUIDELINES FOR MISCELLANEOUS				
1	Office order 732-39/UPSIDA/IA/ Policy Vol-17)	07/07/2021		
2	Office order 1052-105939/UPSIDA/IA/ Policy Vol-18)	06/07/2022		
3	Office order 748-55/UPSIDA/IA	07/07/2021		
4	Office order 5946-5942/UPSIDA/IA/ Policy Vol-17)	28/02/2020		
5	Office order 6023-6039/UPSIDA/IA/ Policy Vol-17)	04.03.2020		
6	Office order 17-21/UPSIDA/IA/Delegation of power	01.04.2021		