

Ref. No RERA Reg. No. PR/AHMEDABAD/AHMEDABAD CITY/AHMEDABAD TPO/
To,
(Name of the Purchaser)
(Address)
Dear Sir/Madam,
Sub: Booking/Allotment of Flat No in the scheme KGN HEIGHTS situated on Non-Agricultural land admeasuring about 5594-00 SQ.MT. out of the total land bearing 242 OPP AL REHAN FLAT NEAR MUNICIPAL SCHOOL DANILIMDA. 380028 admeasuring
in aggregate to 1411.56 SQ.MT. in the Registration District Ahmedabad and Sub District : Ahmedabad.
We are pleased to inform you that upon considering your application and subject to the terms & conditions appearing hereinafter, KGN HEIGHTS (hereinafter referred to as "the Promoter") has provisionally allotted FLAT NOto you. The Carpet Area of said FLAT onfloor inTower,
admeasuring carpet area sq.mtrs. & Balcony Carpet area
sq.mtrs. allotted to you, aggregating is approximately Sq.
Mtrs. (That is : having Built-up AreaSq. mt. as per
approved plans). TOGETHER WITH rights and proportionate interest
in the common parts, portions, areas, facilities, and amenities
constructed on the Project Land with analogous rights and interest
therein along with stipulated undivided interest in the Project Land.
The area of undivided land share will be transferred to the respective
occupants as and when decided by government in future. The above unit has a following chaturdisha(land direction)
At North:
At South:

At East	:_	 	
At west:			

The	sale	consideration	payable	for	the	said	Flat	is	Rs
/	'-(Rup	oees							

Only). This allotment shall be subject to payment of other charges to be paid by you for acquiring the said Flat as appearing hereinafter. The amount paid along with the Application Form shall be treated as your Earnest Money towards acquisition of the said Flat and you shall pay the balance of the Sale Consideration in accordance with the Payment Plan annexed hereto as Annexure 'A'. The other charges that are payable by you at the time of execution of Sale Deed towards acquisition of the said Flat over and above the Sale Consideration are annexed here to as Annexure 'B' and the same are acceptable to you. In the event of you failing to pay the balance consideration and the other charges in time or if there is any delay on your part in making payment of any installment and/or other charges, in accordance with the Payment Plan, you shall be charged interest @_% per annum calculated from the due date of such outstanding payment till the actual receipt of the same along with interest thereon which is duly acknowledged by you.

Please note that if any of the cheques or other instruments of payment issued by you are dishonored caused any reason whatsoever, then the Developer shall be fully entitled, at its sole discretion, to levy penal interest calculated @ 12 % per annum calculated from the due date of such outstanding payment till the actual receipt of the same along with interest thereon and including any other charges/interest that may be charged by the Bank, if any, in case of cancellation of the booking amount of 10% would be charged as the "Booking cancellation amount".

This allotment is subject to your making timely payments and complying with all your obligations, terms and conditions, more particularly described in Annexure 'C' hereto. If you fail to comply with any of your obligations under the transaction as mentioned herein or otherwise including further timely payments of the sale consideration as aforesaid then the Developer shall be fully entitled, at its sole discretion at any stage to cancel the Allotment/Booking of

the said Flat and shall forfeit the Earnest Money paid hereunder.

In token of your confirmation of the above, copy of this letter duly signed by you.	please return duplicate
Thanking You,	
Yours sincerely,	
KGN HEIGHTS.	
Authorized Signatory Encl : As above.	
I accept the above terms & conditions	
Name of Purchaser:	Signature of Purchaser

ANNEXURE - A

PAYMENT SCHEDULE

(Payment of Balance Sale Consideration)

The Allottee has paid	on or before execution of t	his agreement
ım of Rs	/- (Rupees	only) (not
ication fees and herebnce amount of Rs	y agreed to pay to that_	the
llowing manner :-		
Amount of Rs	/- (Rupees	
		o be paid to the
Amount of Rs	/- (Rupees	only)
_		
aid Unit is located.		
Amount of Rs	/- (Rupees	only)
1 6.1	· · · · · · · · · · · · · · · · · · ·	
<u>-</u>	~ -	and slits of the
Amount of Rs	/- (Rupees	only)
<u>-</u>	-	ioornigs doors
Amount of Rs	/- (Rupees	only)
	eding 10% of the total ication fees and herebince amount of Rsllowing manner:- Amount of Rs) (not exceeding 30% of after the execution of the additional distribution distribution of the additional distribution distri	Amount of Rs/- (Rupees

on completion of the S	anitary fittings	, staircases, lift wells,
lobbies upto the floor level of th	e said Unit.	
7. Amount of Rs	/- (Rupees_	only)
(not exceeding 85% of the total	consideration)	to be paid to the
on completion of the ex	ternal plumbin	g and external plaster,
elevation, terrace with waterp	roofing, of the	scheme or wing in
which the said Unit is located.		
8. Amount of Rs.	/- (Rupees	only)
(not exceeding 95% of the total		
on completion of the li	-	•
electro mechanical and envi	-	-
lobby/s, plinth protection, pavi	-	
requirements as may be prescr	-	-
scheme or wing in which the sai	_	
seneme of wing in which the sai	d offices tocate	u.
9. Balance Amount of Rs	/- (Rı	ipees
only) against and at the time of l	handing over of	the possession of the
said Unit to the Allottee on or af	ter receipt of o	ccupancy certificate or
completion certificate.	_	-

ANNEXURE - B

OTHER CHARGES TO BE PAID

(Payment of other charges towards common areas and amenites)

Details	Amount (in Rs.)	To be Paid to
Other Charges:		
Maintenance	`/- per FLAT	
Advance		
Legal Charges	`/- per FLAT	
Ahmedabad Urban	`/- per FLAT	
Development		
Authority Charges /		
gram panchayat		
water charge		
Society Formation	`/- per FLAT	
Charges		
Proportionate	/- per plotted	
incremental	area of FLAT	
contribution charge		
of TP scheme in		
future		
Electricity Charges	`/- per FLAT	
Area Development	`/- per FLAT	
Charges		
Maintenance Deposit	`/- per FLAT	

In the case of levy of any development charges/GST and other levies, taxes & duties in future by the Statutory Authorities, the same shall be borne by the Allottee. Electricity charges, Vadodara Urban Development Authority, Legal charges, Fire and General Development Charges of Rs._____/- (equivalent to Rs.

	/	- (Ku	pees		Only) per s	q. π.	on sup	er buii	t-up a	reaj
are	to	be	levied	&	in	case	of	any	revisi	on f	rom
		•	espective ctual basi		thorit	ties in	futu	re, the	same	would	i be
			nce Adva C					, ,	_		Rs.
towa	rds 1	maint	enance o	of th	ie Sc	heme.	Main	tenanc	e Depo	osit of	Rs.
		_/- (e	quivalen	t to	Rs	_/- (R	upee	S	_Only)	per sc	լ. ft.
on su	ıper l	ouilt-	up area) :	shal	l be t	oward	s the	Corpus	Fund.		
		•	es/paymo hout noti	•	•		•		•		

ANNEXURE - C TERMS AND CONDITIONS OF ALLOTMENT

Rupees
has
nly) as
y") and
T. The
er the
inafter
hase of
itioned

Unless otherwise mutually agreed by the parties, only upon the payment of the Balance Sale Consideration and other charges the execution/registration of the Sale Deed in favour of the Purchaser/S with respect to the said FLAT ("Sale Deed") shall be executed by the Owner / developer.

The Purchaser/S shall make payment of the Sale Consideration under this Agreement by account payee cheques and/or demand drafts and/or pay orders (including remittances from abroad) in favour of "KGN HEIGHTS RERA RETENTION ACCOUNT" payable at Ahmedabad. The other payments with regard to amount towards Security Deposit, advance running maintenance, share contribution, legal charges, society admission fee, maintenance deposit, proportionate share of taxes, electricity charges, Municipal Corporation Charges/ AUDA charges / Gram panchayat charges & statutory dues etc as provided in Annexure–B hereunder shall be payable by the Purchaser/S separately by Account Payee Cheques and/or Demand Drafts and/or Pay Orders (including remittances from abroad) in favour of _________ " payable at Ahmedabad. The amounts mentioned in the Annexure – B hereto is indicative.

The terms and conditions mentioned herein shall stand merged into Sale Deed executed by the Developer as regards the said FLAT.

The Purchaser shall pay the applicable stamp duty, registration charges Legal/Advocate charges and other incidental expenses payable, at the time of registration of the Sale Deed whenever the same is executed;

The Purchaser shall bear and pay all applicable taxes/levies/cesses and/or any increase thereto including Goods and Services Tax, local taxes, water charges, insurance, duties, cess, incremental contribution charge / betterment charges for T.P. scheme and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, as and when demanded by the Developer including but not restricted to applicable taxes on sale of the FLAT by the Developer or on account of change of user of the said FLAT of the Purchaser;

The Purchaser/s shall not have any right to transfer, assign or part with Purchaser's interest or benefits of the said FLAT Upon termination of this allotment, the Purchaser shall have no right, title and interest in the said FLAT and the Developer shall be at liberty to dispose off and sell the said FLAT to such person and at such price as the Developer may in its absolute discretion think fit.

To,	
	(Name of the Purchaser)
	(Address)
Dear Sir/	Madam,
Sub: Bo	oking/Allotment of Flat No in the scheme K
HEIGHTS	S situated on Non-Agricultural land admeasuring ab
	SQ.MT. out of the total land bearing 242 OPP AL REH
	AR MUNICIPAL SCHOOL DANILIMDA. 380028 admeasur
	egate to 1411.56 SQ.MT. in the Registration Dist
Ahmedal	oad and Sub District : Ahmedabad.
Ma ara ==	logged to inform you that woon considering
-	leased to inform you that upon considering your applicat
•	ect to the terms & conditions appearing hereinafter, K
псипи.	
	(hereinafter referred to as "the Promoter")
provision	nally allotted FLAT NOto you. The Carpet Area of s
provision FLAT on	nally allotted FLAT NOto you. The Carpet Area of s floor inTow
provision FLAT on admeasu	nally allotted FLAT NOto you. The Carpet Area of s floor inTow ring carpet area sq.mtrs. & Balcony Carpet a
provision FLAT on admeasu s	nally allotted FLAT NOto you. The Carpet Area of sfloor inTow ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately
provision FLAT on admeasus Mtrs. (T	nally allotted FLAT NOto you. The Carpet Area of sfloor inTow ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up AreaSq. mt. as
provision FLAT on admeasus Mtrs. (The	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as d plans). TOGETHER WITH rights and proportionate interesting in the same square and proportionate into the same square and
provision FLAT on admeasus Mtrs. (The approved in the of	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as d plans). TOGETHER WITH rights and proportionate intercommon parts, portions, areas, facilities, and amenications.
provision FLAT on admeasus Mtrs. (Trapproved in the construct	nally allotted FLAT NOto you. The Carpet Area of sfloor inTow ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as d plans). TOGETHER WITH rights and proportionate intercommon parts, portions, areas, facilities, and amenited on the Project Land with analogous rights and intercept
provision FLAT on admeasuso Mtrs. (The approved in the construct therein a	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as d plans). TOGETHER WITH rights and proportionate intecommon parts, portions, areas, facilities, and amenited on the Project Land with analogous rights and inteclong with stipulated undivided interest in the Project Land
provision FLAT on admeasuso Mtrs. (The approved in the construction at the rein at the area	ring carpet area sq.mtrs. & Balcony Carpet area in the carpet hat is: having Built-up Area Sq. mt. as a plans). TOGETHER WITH rights and proportionate interest on the Project Land with analogous rights and interest of undivided land share will be transferred to the respect
provision FLAT on admeasuso Mtrs. (The approved in the construction at the rein at the area occupant	nally allotted FLAT NOto you. The Carpet Area of s floor inTow ring carpet area sq.mtrs. & Balcony Carpet a
provision FLAT on admeasuso Mtrs. (The approved in the construction and the area occupant)	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as I plans). TOGETHER WITH rights and proportionate intercommon parts, portions, areas, facilities, and ameniated on the Project Land with analogous rights and intercommon with stipulated undivided interest in the Project Land of undivided land share will be transferred to the respect as and when decided by government in future. The abata following chaturdisha(land direction)
provision FLAT on admeasuso Mtrs. (The approved in the construction the construction and construction a	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as I plans). TOGETHER WITH rights and proportionate intercommon parts, portions, areas, facilities, and ameniated on the Project Land with analogous rights and intercommon with stipulated undivided interest in the Project Land of undivided land share will be transferred to the respect as as and when decided by government in future. The abata following chaturdisha(land direction) At North:
provision FLAT on admeasuso Mtrs. (The approved in the construction the construction and construction a	ring carpet area sq.mtrs. & Balcony Carpet a q.mtrs. allotted to you, aggregating is approximately hat is: having Built-up Area Sq. mt. as I plans). TOGETHER WITH rights and proportionate intercommon parts, portions, areas, facilities, and ameniated on the Project Land with analogous rights and intercommon with stipulated undivided interest in the Project Land of undivided land share will be transferred to the respect as and when decided by government in future. The abata following chaturdisha(land direction)

The sale consideration payable for the said Flat is Rs
______/-(Rupees______

Only). This allotment shall be subject to payment of other charges to be paid by you for acquiring the said Flat as appearing hereinafter. The amount paid along with the Application Form shall be treated as your Earnest Money towards acquisition of the said Flat and you shall pay the balance of the Sale Consideration in accordance with the Payment Plan annexed hereto as Annexure 'A'. The other charges that are payable by you at the time of execution of Sale Deed towards acquisition of the said Flat over and above the Sale Consideration are annexed here to as Annexure 'B' and the same are acceptable to you. In the event of you failing to pay the balance consideration and the other charges in time or if there is any delay on your part in making payment of any installment and/or other charges, in accordance with the Payment Plan, you shall be charged interest @_% per annum calculated from the due date of such outstanding payment till the actual receipt of the same along with interest thereon which is duly acknowledged by you.

Please note that if any of the cheques or other instruments of payment issued by you are dishonored caused any reason whatsoever, then the Developer shall be fully entitled, at its sole discretion, to levy penal interest calculated @ 12 % per annum calculated from the due date of such outstanding payment till the actual receipt of the same along with interest thereon and including any other charges/interest that may be charged by the Bank, if any, in case of cancellation of the booking amount of 10% would be charged as the "Booking cancellation amount".

This allotment is subject to your making timely payments and complying with all your obligations, terms and conditions, more particularly described in Annexure 'C' hereto. If you fail to comply with any of your obligations under the transaction as mentioned herein or otherwise including further timely payments of the sale consideration as aforesaid then the Developer shall be fully entitled, at its sole discretion at any stage to cancel the Allotment/Booking of the said Flat and shall forfeit the Earnest Money paid hereunder.

In token of your confirmation of the above, copy of this letter duly signed by you.	please return duplicate
Thanking You,	
Yours sincerely,	
KGN HEIGHTS.	
Authorized Signatory Encl : As above.	
I accept the above terms & conditions	
Name of Purchaser:	Signature of Purchaser

ANNEXURE - A

PAYMENT SCHEDULE

(Payment of Balance Sale Consideration)

10.	The Allottee has paid	on or before execution of t	his agreement
a su	ım of Rs	/- (Rupees	only) (not
		l consideration) as advand by agreed to pay to that	
		/- (Rupees	
111 10	llowing manner :-		
11.	Amount of Rs	/- (Rupees	
		f the total consideration) to	
	_after the execution of	Agreement.	
12.	Amount of Rs.	/- (Rupees	only)
		otal consideration) to be pa	
-		ne Plinth of the scheme or w	
	said Unit is located.		
13.	Amount of Rs	/- (Rupees	only)
		otal consideration) to be pa	
	on completion of th	ne slabs including podiums	and silts of the
sche	me or wing in which th	e said Unit is located.	
14.	Amount of Rs.	/- (Rupees	only)
		otal consideration) to be pa	
	_	he walls, internal plaster, f	
and	windows of the said Un	-	O
15.	Amount of Rs	/- (Rupees	only)
		otal consideration) to be pa	
,	JO /U OI OIIC U	e constant action, to be p	

on completion of the Sar	nitary fittings, staircases, lif	t wells,
lobbies upto the floor level of the	said Unit.	
16. Amount of Rs	_/- (Rupees	_only)
(not exceeding 85% of the total co	onsideration) to be paid to th	ne
on completion of the exte	rnal plumbing and external	plaster,
elevation, terrace with waterpro	oofing, of the scheme or v	wing in
which the said Unit is located.		
17. Amount of Rs.	_/- (Rupees	_only)
(not exceeding 95% of the total co	onsideration) to be paid to tl	ne
on completion of the lift	s, water pumps, electrical f	fittings,
electro mechanical and enviro	onment requirements, ei	ntrance
lobby/s, plinth protection, paving	g of areas appertain and al	ll other
requirements as may be prescrib	ed in the Agreement of sale	e of the
scheme or wing in which the said	_	
_		
18. Balance Amount of Rs	/- (Rupees	
only) against and at the time of ha	anding over of the possession	n of the
said Unit to the Allottee on or afte	r receipt of occupancy certif	ficate or
completion certificate.		

ANNEXURE - B

OTHER CHARGES TO BE PAID

(Payment of other charges towards common areas and amenites)

Details	Amount (in Rs.)	To be Paid to			
Other Charges:					
Maintenance	`/- per FLAT				
Advance					
Legal Charges	`/- per FLAT				
Ahmedabad Urban	`/- per FLAT				
Development					
Authority Charges /					
gram panchayat					
water charge					
Society Formation	`/- per FLAT				
Charges					
Proportionate	/- per plotted				
incremental	area of FLAT				
contribution charge					
of TP scheme in					
future					
Electricity Charges	`/- per FLAT				
Area Development	`/- per FLAT				
Charges					
Maintenance Deposit	`/- per FLAT				

In the case of levy of any development charges/GST and other levies, taxes & duties in future by the Statutory Authorities, the same shall be borne by the Allottee. Electricity charges, Vadodara Urban Development Authority, Legal charges, Fire and General Development Charges of Rs._____/- (equivalent to Rs.

/- (Rupees					Only) per s	q. ft.	on sup	er buil	t-up	area)
are	to	be	levied	&	in	case	of	any	revisi	on	from
		•	espective ctual basi		thorit	ties in	futu	re, the	same	wou	ıld be
/- towa	(Ru ards	pees_ maint _/- (e	nce Adva 	of the) per ne Sc Rs	sq.ft.c heme. /- (R	on sup Main upee:	oer bui tenanc s	lt-up and e Depo _Only)	rea) osit (of Rs.
		•	es/paym hout noti	•	•		•		•		

ANNEXURE - C TERMS AND CONDITIONS OF ALLOTMENT

Rupees
has
Only) as
ey") and
AT. The
ner the
einafter
chase of
ntioned

Unless otherwise mutually agreed by the parties, only upon the payment of the Balance Sale Consideration and other charges the execution/registration of the Sale Deed in favour of the Purchaser/S with respect to the said FLAT ("Sale Deed") shall be executed by the Owner / developer.

The Purchaser/S shall make payment of the Sale Consideration under this Agreement by account payee cheques and/or demand drafts and/or pay orders (including remittances from abroad) in favour of "KGN HEIGHTS RERA RETENTION ACCOUNT" Ahmedabad. The other payments with regard to amount towards Security Deposit, advance running maintenance, share contribution, society admission fee, maintenance deposit, legal charges, proportionate share of taxes, electricity charges, Municipal Corporation Charges / AUDA charges / Gram panchayat charges & statutory dues etc as provided in Annexure-B hereunder shall be payable by the Purchaser/S separately by Account Payee Cheques and/or Demand Drafts and/or Pay Orders (including remittances from abroad) in favour of _______ " payable at Ahmedabad. The amounts mentioned in the Annexure - B hereto is indicative.

The terms and conditions mentioned herein shall stand merged into Sale Deed executed by the Developer as regards the said FLAT.

The Purchaser shall pay the applicable stamp duty, registration charges Legal/Advocate charges and other incidental expenses payable, at the time of registration of the Sale Deed whenever the same is executed;

The Purchaser shall bear and pay all applicable taxes/levies/cesses and/or any increase thereto including Goods and Services Tax, local taxes, water charges, insurance, duties, cess, incremental contribution charge / betterment charges for T.P. scheme and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, as and when demanded by the Developer including but not restricted to applicable taxes on sale of the FLAT by the Developer or on account of change of user of the said FLAT of the Purchaser;

The Purchaser/s shall not have any right to transfer, assign or part with Purchaser's interest or benefits of the said FLAT Upon termination of this allotment, the Purchaser shall have no right, title and interest in the said FLAT and the Developer shall be at liberty to dispose off and sell the said FLAT to such person and at such price as the Developer may in its absolute discretion think fit.