

Dated:
(Name of the Purchaser)
(Address)
Allotment of Duplex No in the scheme Taksh Divine on Non-Agricultural land admeasuring about 7909.33 sq. mtrs. we total land bearing Final Plot No. 39/1 admeasuring in to 38,398 sq. mtrs. of Town Planning Scheme No. 25 (Area) in lieu of Block No. 220/p of Village Ankhol within the limits of a: Vadodara in the Registration District Vadodara and Subadodara.
to inform you that upon considering your application and erms & conditions appearing hereinafter, Parkway Realty LLP rred to as "the Promoter") has provisionally allotted Duplex ou. The Carpet Area of said Duplex allotted to you, is Sq. Mtrs. (That is : having Built-up Area Sq. Ft. plans) with Sq. Mtrs. of Balcony and Sq. Mtrs. of Belcony and



interest	in	the	Project	Land.	The	area	of	undivided	land	share	will	be
transferr	ed t	o the	e respec	tive occ	cupan	ts as a	and v	when deci	ded by	goverr	ımen	t in
future. 🏾	he s	sale	conside	ration p	payab	le for	the	said Dup	ex is l	Rs		_/-
(Rupees								Only	. This	allotme	ent sl	hall
be subje	ct to	о ра	yment c	of other	r char	ges to	o be	paid by	ou fo	r acqui	ring	the
said Dup	lex a	as ap	pearing	hereina	after.							

- 2. The amount paid along with the Application Form shall be treated as your Earnest Money towards acquisition of the said Duplex 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 Duplex over and above the Sale Consideration are annexed hereto 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 @ 12 % 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.
- 3. Please note that if any of the cheques or other instruments of payment issued by you are dishonoured 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".

4. 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, please return duplicate copy of this letter duly signed by you.

Thanking You,

Yours sincerely,

For Parkway Realty LLP

**Authorized Signatory** 

Encl: As above.

I accept the above terms & conditions

Name of Purchaser:

Signature of Purchaser



# ANNEXURE - A

### **PAYMENT SCHEDULE**

On or Before Date	Amount to be paid (Rs.)
TOTAL Rs.	



# ANNEXURE - B

### **OTHER CHARGES TO BE PAID**

Details of charges	Amount to be paid (Rs.)
TOTAL Rs.	



### **ANNEXURE - C**

### TERMS AND CONDITIONS OF ALLOTMENT

(a)	The Sale Consideration of the Said Duplex is Rs (Rupees
	Only). As on the date hereof the Purchaser has
	paid a sum of Rs (Rupees Only) as
	an Initial Payment (hereinafter referred to as "Earnest Money") and being
	Part Payment out of Total Sale Consideration of said Duplex. The Purchaser
	hereby agrees to pay to the Developer/Owner the Balance
	Payment/Amount of the Sale Consideration of Rs (Rupees
	Only) (hereinafter referred to as the
	"Balance Sale Consideration") for the purchase of the Said Duplex in the
	manner set out in the <b>Annexure</b> —A mentioned hereinabove;
(b)	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 with
	respect to the said Duplex ("Sale Deed") shall be executed by the
	developer. Registered agreement for sale is to be executed along with the
	allotment letter.
(c)	The Purchaser 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 "Parkway Realty LLP
	Taksh Divine Phase 2 RERA ACCOUNT" payable at Vadodara. 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, statutory dues etc as provided in Annexure—B hereunder shall be payable by the Purchaser separately by Account Payee Cheques and/or Demand Drafts and/or Pay Orders (including remittances from abroad) in favour of "Parkway Realty LLP" payable at Vadodara The amounts mentioned in the Annexure — B hereto is indicative.

- (d) The terms and conditions mentioned herein shall stand merged into Sale Deed executed by the Developer as regards the said Duplex;
- (e) 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;
- (f) 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 and such other levies, if any, which are imposed by the concerned local authority Vadodara Municipal Corporation T.P Scheme incremental charges / development charge 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 Duplex by the Developer or on account of change of user of the said Duplex of the Purchaser;
- (g) The Purchaser shall not have any right to transfer, assign or part with Purchaser's interest or benefits of the said Duplex;
- (h) Upon termination of this allotment, the Purchaser shall have no right, title



and interest in the said Duplex and the Developer shall be at liberty to dispose off and sell the said Duplex to such person and at such price as the Developer may in its absolute discretion think fit.

#### (Description of the said land)

All the piece and parcel of land situated on the Plot bearing Block no. 220/p of Village Ankhol having Final Plot no 39/1 demarcated by its boundaries (LATITUDES: - 22° 18'45.75° N LONGITUDES: - 73° 15'32.86°" E of the end points)

To East of District Vadodara, Village Ankhol Taluka & District Vadodara PIN 390019 admeasuring 7909.33 sq.mts. area being developed by Parkway Realty LLP

on or towards the East by : Block no. 194 of Village Ankhol

on or towards the West by : 9 mts Internal Society Road

on or towards the North by : Taksh Divine Phase 2 Residential Unit

on or towards the South by : Taksh Divine Phase 1 Residential Unit

### (Description of the Unit)

All the piece and parcel of land situated on the Plot bearing Block no. 220/p of Village Ankhol having Final Plot no 39/1 demarcated by its boundaries (LATITUDES: - 22° 18′45.75° N LONGITUDES: - 73° 15′32.86°″ E of the end points)



To East of District Vadodara, Village Ankhol Taluka & District Vadodara PIN 390019 admeasuring 7909.33 sq.mts. area being developed by Parkway Realty LLP

on or towards the East by:

on or towards the West by:

on or towards the North by:

on or towards the South by: