ALLOTMENT LETTER

То,						Date:	
Dear Sirs/Madam	1,						
Subject:				Narsingi		oject "VAMS dipet Mandal na	
In response to your request for booking dated, we hereby allot to you the captioned Apartment as under:							
Name of the Project: "VAMSIRAM NEWMARK", having RERA Registration no, dated;							
DETAILS OF THE RESIDENTIAL APARTMENTS 1. DETAIL OF APARTMENT							
i) Floor	No.	T :					
ii) Flat l		:		0			·
iii) Flat		:					
iv) Area		i	meter		square feet /		square
2. COST							
i) Basic	Sale Price (BSP) @I	ls		_ / Sq.ft.	:		
3. PARKING							
	n Parking	:	Nos		_	<u></u>	
	ment / Podium	:	Nos		_		
	red Parking – ment / Podium	:	Nos				
							i
	RENTIAL LOCAT						
Floor (a) Re	/ Sa	tt					

For M/s. Newmark Urbanspaces

Authorised Signatory

5. Club Membership Charges : _____

6. Maintenance Charges				
Interest Free Maintenance Security Block/Tower No.	@Rs	/Sq.ft.		
(Interest Free Maintenance Service Tax would be charged as				
Applicable (on prevailing rate) at the time of each payment.				

Booking	Amount/	Payment	Schedule:
DUUMING	Zunount/	1 ayıncın	beneduic.

The Allo	ottee ha	s paid	l a sum	of Rs	:	(Rupe	ees				only)
(not exc	eeding	10%	of the	total	considera	tion) as a	dvance	payr	nent or	application	n fee and
hereby	agrees	to	pay	the	balance	amount	of	Rs.			(Rupees
			as po	er the	annexed	payment	plan	and s	chedule	of Payme	nt in the
Agreeme	ent of S	ale									

Applicable Taxes:

The Total Agreed Consideration is excluding stamp duty, registration fees, legal expenses, Taxes (consisting of tax paid or payable by the Promoter by way of Goods and Service Tax, and Cess or any other applicable taxes, in respect of the present transaction) and the same will be paid by the Allottee from time to time, along with each instalment.

The total negotiated sale consideration has been arrived at, by passing on the benefits of the input credit factoring in the legal framework set out under the Goods and Services Tax, 2016 of mechanism of input credit and anti-profiteering clauses, stipulated thereunder. The Promoter has already passed on the benefits thereof to the Allottee by revising the prices. The Allottee has been made aware of this and he shall not dispute the same.

Execution and Registration of Agreement:

Forwarding this Allotment Letter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signs and delivers the Agreement with all the schedules along with the payments due as stipulated in the Payment Plan within 30 (thirty) days from the date hereof and secondly, appears for registration of the same before the concerned Sub-Registrar as and when intimated by the Promoter.

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If you fail to execute and deliver to the Promoter the Agreement within 30 (thirty) days from the date hereof along with due payment and/or appear before the Sub-Registrar for its registration, this allotment shall be treated as cancelled and the Allottee shall have right only to seek refund of all sums deposited by him/her without any interest or compensation whatsoever and shall not have any claim in respect of the allotted Apartment.

The Agreement of Sale once executed and registered shall govern the terms of the sale for all purposes.

Other terms:

- (i) Please note that it is not our responsibility to arrange loans from financial institutions.
- (ii) This allotment is non-transferable and you cannot transfer the allotment to any third party, except to your immediate family members being your spouse and Children.

Particulars of the Allottee	2:		
Name:	;	age	years,
Occupation:	_	A	
Address:			
PAN:		_	
Aadhar:			
Bank Details:			

For M/s. Newmark Urbanspaces

Authorised Signatory

Payment Receipt:	
Rs, by cheque/DD No, da	ated, Bank, received from
the Allottee, towards application fees.	
Accepted:	Issued by:
	For M/s. Newmark Urbanspaces
	Moun
	Authorised Signatory
	Autidison
(Allottee)	(The Promoter)

PAYMENT PLAN