SHIVESTATE DEVELOPERS

Office No.6 to 9 Mahadev Elegance, Opp. Praharsh Platinum, VIP Road, Shela, Ahmedahad-380058

Dated:
To
(Name),
(Address),
(Contact Details),
Sub.: PROVISIONAL ALLOTMENT LETTER
This has reference to your Booking application with amount of Rs
dated M/s SHIV ESTATE DEVELOPERS is pleased to allot you Unit No
in Block No with Sale Consideration Amount Rs having
Sq. Mtr. Carpet Area of Sq. Mtr. Wash+Balcony Area along with Sq. Mtr.
undivided proportionate area in land and common amenities of MAHADEV GLORY Project (Gujara
RERA Registration Number:) situated at F.P.NO-118/4 OF T.P.S.NO
02(GHUMA), REV. BLOCK NO-420/D MOJE-GHUMA, TALUKA- GHAT-LODIYA, DIST
AHMEDABAD- 380058 admeasuring 3996.00 SQ Mtr area being developed by SHIV ESTATI
DEVELOPERS .
Land Location:-
North:- 24 MTR WIDE TPS ROAD
South:- SFR
East:- ADJ.SUR.NO-525/1

West:- F.P.NO-118/3

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Troperty Location:		
North:-		
South:-		
East:-		
West:-		

This provisional allotment is subject to the fulfillment of terms and condition as detailed below which shall prevail over all other terms & conditions given in our brochures, advertisement, price lists & any other sale documents as well as overrides any other previous Communication.

PARKING: There is Common Parking for All Members.

PROCEDURE

Property Location.

- After issuance of this letter, Registered sale agreement would be performed once 10% payment is done.
- After sale agreement is performed, registered sale deed would be performed on realization of
 ______% of payment, or if the payment is done according to the terms dictated in sale agreement
 which is made before B.U. permission than sale deed will be performed within 15 days of
 receiving B.U. Permission.
- _____ % of payment to me made at time of possession agreement / Taking Possession.

POSSESSION OF THE UNIT: Possession is expected to be handed over on the due date of possession (Which would always be after receiving Building use permission/occupancy certificate) as mentioned in the Sale Agreement done according to RERA Act 2016 **or** on the date of payment of the entire cost of the UNIT and Facility Charges, Registration charges and any other charges as may be intimated by the Company, whichever is later.

Note: Terms, Conditions, governing laws and dispute resolution would be according to the RERA ACT 2016 and RERA Gujarat General Rules 2017 and its amendment thereafter.



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CANCELLATION TERM: -

In case of cancellation or termination of the aforesaid Agreement	for Sale, this Allotment Letter shall
deem to be null and void.	
If Cancellation is done Before registration of sale agreement that	n Rs would be charged as
cancellation fee if the cancellation is done after 30 days after red	ceiving this letter. If cancellation is
done before 30 days than no cancellation charge is to be deducted	
If Cancellation is done after registration of Sale agreement than the	he cancellation amount would be as
per the terms and condition mentioned in sale agreement.	
In case of any cancellation the refund would be provided in maxim	num of 45 working days without any
interest or prejudice.	
For, SHIV ESTATE DEVELOPERS	Name of Allottee
Authorised Signatory	Signature of Allottee