## LETTER OF ALLOTMENT

To,	
	Ref.: Allotment of a Flat/Shop bearing No on
	Floor, having Carpet area adm. sq.mtr. excluding the area of
	Balcony adm sq. mtr. & Terrace adm sq. mtr. and
	in the Building known as "TRITAN MEADOWS", situated at Plot
Balcony adm. sq. mtr. & Terrace adm. sq. mtr. and in the Building known as "TRITAN MEADOWS", situated at Plot No. 14, Sector-8, Node Sanpada, Navi Mumbai, Tal. Thane Dist. Thane  Dear Madam/Sir,  At your request we are pleased to allot and you have agree to accept the allotment of Flat/Shop bearing No on Floor, having Carpet area adm sq.mtr. excluding the area of Balcony adm sq. mtr. & Terrace adm sq. mtr. and in the Building known as "TRITAN MEADOWS", Plot No. 14, at Sector-8, Node Sanpada Navi Mumbai, Tal. Thane, Dist. Thane for the aggregate price of Rs/ [Rupee	
	Dist. Thane
Dear	Madam/Sir,
At yo	our request we are pleased to allot and you have agree to accept the
_	
_	-
	-
	Only] including Rs.
	Only] being the proportinate price of the common
areas	&failities appurtenant to the premises.
1[a]	In addition to the aforementioned consideration you shall on or before
	, and the second
	(i) Rs/- for share money, application entrance fee of the
	Society or Limited Company/Federation/ Apex body.
	(ii) Rs/- for formation and registration of the Society or
	Limited Company/Federation/Apex body.
	(iii) Rs/- for proportionate share of taxes and other
	charges/levies in respect of the Society or Limited Company
	/Federation/Apex body
	(iv) Rs/- deposit towards provisional monthly contribution
	towards outgoings of Society or Limited Company/Federation/Apex body.

- (v) Rs. \_\_\_\_\_/- For Deposit towards Water, Electric, and other utility and services connection charges.
  (vi) Rs. \_\_\_\_/- for deposits of electrical receiving and Sub Station provided Layout
- [b] Rs. \_\_\_\_\_\_/- for meeting all legalcosts, charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Developers in connection with formation of the said Society orLimited Company, or Apex Body or Federation and for preparing its rules, regulations and bye-laws and the cost of preparing and engrossing the conveyance or assignment of lease.
- [c]{i} At the time of registration of conveyance or Lease of the structure of the building orwing of the building, the Allottee/Purchaser shall pay to the Developers, the Allottee/Purchasers, share of Stamp Duty & Registration Charges payable, by the said Society or Limited Companyon such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Building /wing of the building. At the time of registration of conveyance or Lease of the project land.
- {ii} The Allottee/Purchaser shall pay to the Developers, the share of Stamp Duty & Registration Charges payable, by the said Apex Body or Federation on such conveyance or lease or any document or instrument of transfer inrespect of the structure of the said land to be executed in favour of the Apex Body or Federation.
- {iii} The same shall be required to be paid as decided and worked out subsequently before handing over of physicale possession and will be intimated accordingly.
- 2. The Total price above excludes Taxes [Consisting of Tax paid or payable by the Developers by way of Good Service Tax [GST], Value Added Tax (VAT), Service Tax and Cess or any other similar taxes which may be levied, in connection with the construction of and carrying out the project payable by the Developers] up to the date of handing over of possession of the Apartment/Flat/Shop.
- 3. The Total price is excalation free, save & except excalations /increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competant authority local bodies /Government from time to time. The Developersundertakes and agrees that while raising a demand on the Purchaser for increase in development charges, cost or levies imposed by the competent authorities etc., the Developersshall enclosed the said notification/order/rule /regulation published/issued in that behalf to that effect alonwith the demand letter being issued to the Purchasers which shall only be applicable on subsequent payments.

4.	The payment o	f said	agreed	sale	consideration	amount	shall	required	to
be paid	as under :								

(a)	Rs		_/- [Ru <sub>]</sub>	pees				
					_ <b>Only]</b> Al	lottee/P	urchasei	r has
paid	on issuan	ces of the	is Letter	of Allotment	being as	Earnest	Money	Cum
Depo	sit or being	g as part	payment	Receipt for t	he same o	lo hereb	y admit	ted &
ackn	owledged se	eparately.						
(b)	Balance	amount	of sale	consideration	of sum	of <b>Rs.</b>		/
[Rup	ees						Only]	shal
he na	aid in the fo	llowing m	anner					

Sr. No.	Particulars of work	AMOUNT
I.	After registration of Agreement for Sale and Commencement	
	of Work	
II.	On Completion of Plinth & Foundation work	
III.	On Completion of All Slab Work [Schedule wise/Breakup	
	given in schedule enclosed herewith]	
IV.	On Completion of Walls, Internal Plaster, Flooring Doors &	
	Windows	
V.	On Completion of Sanitary Fittings, Stairase, Lift Walls,	
	Lobbies upto the Floor level	
VI.	On Completion of External Plumbing & External Plaster,	
	Elevation, Terrace, with Water Proofing	
VII.	On Completion of Lifts, Water Pumps, Electric Fittings,	
	electro, mechanical & enviornment requirements, entrance	
	lobby/s, plinth protection, paving or areas appertain & all	
	other requirements	
VIII.	On Possessionupon receipt of Occupancy Certificate	
	Total Rs.	

It is specifically agreed by and between us that the time limit and payment of all installments shall be the essence of contract. In case you commit default in payment of any of installments, the offer may be cancelled by giving notice of Fifteen [15] days to make the payment and even after notice if you have failed, neglected to make the payment of due amount than this Allotment Letter shall stand automatically cancelled and EMD amount to be forfeited. The remaining amounts paid by you shall be refunded without interest after deducting all expenses & losses. However interest for delayed payment will be charged @ 18% p.a. Regular Agreement for Sale under Section 4 of MOF Act& shall be executed only after receipt of 10% of total agreed sale consideration from you and also after the detailed particulars sought for shall furnished by you, you will not have any claim over the allotted Flat unless minimum amount 10% of agreed sale consideration is paid & realised to the Bank Account opend for said project.

6	The	project	under	the	prov	visions	of	The	Real	Estat	e	[Regula	ation	n &
Devel	opme	nt Act,	2016	with	The	Real 1	Esta	ate F	Regula	tory A	lut	hority	at N	lavi
Mumb	ai No	٠.												

## Note:

- 1. This letter of allotment of booking of Flat shall be confirmed subject to payment of minimum 10% of agreed consideration amount and realization of issued cheques.
- 2. The Developersshall confirm the final carpet area that have been allotted to the Purchaser after the construction of the building is complete and the occupancy certificate is granted by the competent authority, by the competent authority, by furnishing details of the changes, if any, in the carpet area, subject to a variation cap of Three [3%] Per Cent. The total price payable for the carpet area shall be recalculated upon confirmation by the Developers. If there is any reduction in the carpet area within the defined limit then Developersshall refund the excess money paid by Purchaser within Forty Five [45] days with annual interest at the rest specified in the Rules from the date when such an excess amount was paid by the Purchaser. If there is any increase in the carpet area allotted to Purchaser, the Developers shall demand additional amount from the Purchaser as per the next milestone of the payment plan.
- 3. The Allottees/Purchasers shall not make any changes, alteration in the allotted flat till the occupancy certificate obtained and written permission from Architect of building and Builder issued to that effect.
- 4. The Allotted Flat shall be used for the purpose its purchased.
- 5. The allottee shall require to pay provisional monthly maintenance charges and grampanchayat/property tax immediately from the date of obtaining of occupancy certificate from concerned authority of CIDCO Ltd./NMMC/PMC till the society registered and make the advance payment of the same for Twelve (12) month of **Rs.** \_\_\_\_\_\_\_/- per month.
- 6. If delay in payment of installment takes place more than Two (2) months from the date of its demand then developers will have full right, liberty to cancel the booking of flat by giving notice of Fifteen [15] days for the payment and even after notice if Allottee/Purchaser fail neglect to pay the outstanding amount then this Allotment Letter & Agreement for Sale be executed between the parties shall be treated as automatically cancelled and Allottee/Purchaser shall have no right, claim over the said flat except claim the refund of paid amount without interest, the same to be refunded by the Promoters/Builders within **Forty Five[45] days** from cancellation of Allotment/Agreement for Sale after the forfeit of EMD amount. The Promoters/Builders shall have right & liberty to allot, sell the same to any third party of his/her/their choice & price.
- 7. The Allottees/Purchasers shall Co-Operate in Formation of Society and shall contribute towards the expenses incurred.
- 8. The Allottees/Purchasers shall pay the transfer fees of CIDCO Ltd.

10. The Possession will be handed over only on payment of entire agreed consideration alongwith other charges towards development, electricity, water, etc. and on issuance of Occupancy Certificate and/or on or before
11. Allottees/Purchasers will not claim possession of the allotted premises unit/flat till the full & final payment alongwith other charges as per demand made to Promoters/Builders/Developers.
12. If any dispute arises, then the same shall be Subject to Jurisdiction Court at Dist. Raigad, Maharashtra and the appellate court to the same.
At Navi Mumbai, on this day 2017
Yours faithfully
M/S. TULIP REALTY [Partnership Firm] Through authorized Partner MR. SAGAR RAMESH PATEL
I/We read the term & condition and Confirm the Allotment of aforesaid Flat
MR/MRS.
MR/MRS.
(Purchasers)
W-I-T-N-E-S-S-E-S:
1)
2)

The amenities in building will be as per list enclosed herewith

9.

## PAYMENT SCHEDULE OF FLAT

Sr.	Particulars of work	%
No.		
1)	As Earnest Money at the time of booking	10%
2)	After exectuion & registration of Agreement for Sale	20%
3)	On Completion of Plinth & Foundation work	15%
4)	On Completion of Slab	%
5)	On Completion of Slab	%
6)	On Completion of Slab	%
7)	On Completion of Walls, Internal Plaster, Flooring Doors	5%
	& Windows	
8)	On Completion of Sanitary Fittings, Stairase, Lift Walls,	5%
	Lobbies upto the Floor level	
9)	On Completion of External Plumbing & External Plaster,	5%
	Elevation, Terrace, with Water Proofing	
10)	On Completion of Lifts, Water Pumps, Electric Fittings,	10%
	electro, mechanical & enviornment requirements,	
	entrance lobby/s, plinth protection, paving or areas	
	appertain & all other requirements	
11)	On Possession upon receipt of Occupancy Certificate	5%
	Total	100%