То	
Mr./M	s
Allotm	ent No
Sub:-	Allotment letter for the Apartment No, of Phase - IV, within project 'PANTHANIWAS Shantiniketan', at Kavi Jaydev Road, Illambazar-Bolpur Hi-Way,P.O - Darandwa , P.S - Illambazar , District - Birbhum, Pin - 731 236, at Block No with or without car parking space , more particularly and morefully mentioned in the Schedule A herein below, which is being a phase of the Real Estate Project registered with the West Bengal Housing Industry Regulatory Authority at Kolkata on under Registration No, being constructed on a demarcated area of land admeasuring acres more or less with common areas situate and lying at Kavi Jaydev Road, Illambazar-Bolpur Hi Way,P.O - Darandwa , P.S - Illambazar , District - Birbhum, Pin - 731 236
Sir,	
We we	lcome you to be a part of Panthaniwas Shantiniketan experience.
In res	ponse to your application dated, we hereby allot the above mentioned
apartn	nent subject to the general terms & condition furnished below:

- 1. M/S Sree Balaji is undertaking the development of the project Panthaniwas Shantiniketan, in phase by phase manner and is hereinafter referred to as the developer.
- 2. The development of Phase IV (Block No. 32 to Block No. 34) of the project known as PANTHANIWAS Shantiniketan' Phase IV , situated at Kabi Jaydev Road , Illambazar Bolpur Hi-Way , P.O Darandwa , P.S Illambazar , Pin 731236 , Dist Birbhum , consist of Plot 605/1147 , 606 & 607 of Mouza Kamarpara , J.L. No. 131 admeasuring about 1.47 acres more or less alongwith the gradual construction of the common areas. PANTHANIWAS Shantiniketan' Phase IV is registered as a Real Estate project with West Bengal Housing Industry Regulatory Authority under the relevant provision of the West Bengal Housing Regulation Act, 2017 and the West Bengal Housing Industry Regulation Rules, 2018 and the West Bengal Housing Industry Regulations, circulars and rulings issued there under from time to time.
- 3. The developer has agreed to allot the unit/flat more particularly described in the Schedule B hereinbelow (to be referred hereinafter as the said flat) comprised in the block and building more particularly described in the schedule A hereunder to the intending purchaser at or for the consideration amount as mentioned hereunder and subject to the terms, conditions and covenants contains in the standard draft of Agreement for Sale subject to approval and also submitted to the concerned Authority as part of the developer's application with the competent Authority.

4. The carpet area of the said flat as defined under the relevant provisions of the West Bengal Housing Regulation Act, is morefully and more particularly described in the Schedule B written hereinbelow.

5.	The total consideration amount for the proposed flat is required to be paid by the intending
	purchaser to the developer in accordance with the payment schedule given hereunder. The
	intending purchaser has expressly consented and agreed that the intending purchaser has
	already paid a sum equivalent to Rs/- (Rupees) only at
	the time of booking and Rs/- (Rupees) only before or at the time
	of the present Allotment, hereinafter collectively referred to as the allotment amount to the
	developer and which amount will be adjusted from the total consideration amount of Rs.
	/- (Rupees) only. The said amount to be paid by the
	intending purchaser to the developer is subject to realization of Cheque/s or Draft or
	NEFT/RTGS, however, not applicable to the intending purchasers who has paid and/or is
	paying in cash.

- 6. The consideration amount includes taxes which consist of tax paid or payable by way of value added service tax, GST and all other relevant levies, taxes, duties, cesses, and/or any other taxes which may be levied in connection with the construction, development and for carrying out the Real Estate project and/or with respect to the said flat and/or this letter of allotment. It is further clarified that all such taxes, levies, duties, cesses, whether presently applicable and payable now or which may become applicable and payable in future including service tax, VAT, GST and all other direct and indirect taxes, duties and impositions applicable and levied by the Central Government and/or by the State Government and/or by any local, public or statutory authorities or bodies on any amount payable under this instance and/or on the purported transaction herein and/or in relation to the said flat shall be borne or paid by the intending purchaser or purchasers alone and developer shall not be liable to bear or pay the same or any part or portion thereof.
- 7. In case of any further enactment and/or enactments in respect of revenue laws to be imposed by Central Government/State Government and/or any other statutory body such shall be borne and paid by the intending purchaser and/or purchasers in accordance with law.
- 8. Further with the payment of third installment of the consideration amount as detailed in the payment schedule mentioned hereinbelow the parties shall execute the Agreement for Sale as required under West Bengal Housing Industry Regulation Act, 2017 and shall get registered under the Registration Act, 1860, as amended. This letter of allotment shall stand superseded by the Agreement for Sale upon registration.

- 9. In addition to the consideration money the intending purchaser shall also pay to the developer as and when demanded all other amount mentioned hereinbelow with applicable GST and other Taxes, if any, thereon towards extra charges more fully and more particularly mentioned in the Schedule hereunder.
- 10. The intending Purchaser shall make payments on demand, to the Developer and/or to any appropriate authority of all rates, taxes, stamp duty, registration charges, ground rent, levies, legal fees, individual electrical meter charges, documentation charges and other related charges, deposits including security deposits and assessments pertaining to the Unit/Flat wholly and common area proportionately, maintenance deposit as and when required including the onetime payment of extra schedule charges which is payable at the time of possession only.
- 11. The intending Purchaser shall make him/her/themselves available and execute necessary documents as per the format of M/S Sree Balaji as and when required.
- 12. In the event if the intending Purchaser desires of cancelling the booking and/or fails to enter into the Agreement for Sale within one month from the date of this instance the Developer, M/S Sree Balaji, shall have sole and absolute right to deduct the allotment amount which is equivalent to a sum of Rs. _____/- (Rupees ______) only with the applicable taxes before refunding the balance amount, if any, to you within 45 days from the date of such event.
- 13. However the intending purchaser shall not make any kind of transfer of the intending purchasers' allotted flat to any third party until 18 months from the date of signing of the Agreement for Sale in favour of any third party (Lock-in-Period).
- 14. The allotment of this unit/flat is subject to the terms and conditions mentioned in our standard draft of Agreement for Sale and the same shall be executed within 30 days from the date of this instance. The said Agreement for Sale is to be registered under the relevant provisions of the West Bengal Housing Industries Regulation Act, 2017 and the intending the Purchaser(s) is required to make payment of requisites Advocate's Fee, Stamp Duty, Registration Cost and incidental charges for the said Registration, upon demand by M/S Sree Balaji without any delay once the same being demanded.
- 15. The intending Purchaser shall pay to the Developer in advance and in one shot before the registration of the Deed of Conveyance the proposed monthly maintenance charges which will be fixed and intimated to intending Purchaser prior to the issuance of possession letter till the formation of any Holding Organisation.

- **16.** If any Cheque deposited by the intending Purchaser (s), bounces the Developer, M/S Sree Balaji will levy a amount of Rs. _____/- (Rupees ______) only to the intending Purchaser (s) for each bounce of Cheque (GST applicable as per norms).
- 17. In the event the intending purchasers fails to pay or does not make payment of any installment of the consideration money as set out hereinbelow prior to execution and registration of the Agreement for Sale of and/or in the event the intending purchaser refuses to execute and register the Agreement for Sale then without prejudice to all the rights and remedies available to the developer which include the right to charge interest at the prevailing market rate + 2 % thereon for every month of delay in making payment of the consideration amount and/or any part or parts thereof, the developer shall be entitled at his own option and sole discretion to terminate this instants without any further reference or recourse to the intending purchaser, provided that, the developer will give prior notice of 15 days in writing to the intending purchaser who has committed the default by registered post with A/D or and/or Speed Post with A/D at the address provided by the intending purchasers of the developer's intention to terminate this letter of allotment with details of the specific breach or breaches which is terms and conditions and or other default in respect of which the developer has intended to terminate the allotment of the intending purchaser. Even after receiving such notice if the intending purchaser fails to rectify the breach or breaches default or defaults notified by the developer within the notice period which includes making full and final payment of any outstanding dues together with the interest rate levied thereon, then at the end of the notice period the developer shall be entitled to terminate the allotment of the intending purchaser by issuance of a written notice to the intending purchaser by registered post with A/D or and/or Speed Post with A/D at the address provided by the intending purchasers. Upon receipt of the developer's termination notice by the intending purchaser the allotment of his flat shall stand terminated and cancelled. On the termination and cancellation of the allotment in the manner as stated herein the developer shall be entitled to forfeit the entire allotment amount or the amount paid till date as and by way of agreed genuine pre estimated liquidated damages and which the parties agreed are not in the nature of penalty. Upon such termination of the allotment the intending purchaser shall have no claim of any nature whatsoever on the said flat and the developer shall be free and entitled to deal with and/or dispose of the said flat to any third party or in any manner the developer deems fit and proper.
- 18. The terms and conditions mentioned herein are binding on both parties.

It is further clarified that this offer of allotment shall not be treated as an agreement for any kind of transfer. It is further clarified that a formal deed of conveyance will be executed only on the allotment becoming final in due course of time and all amount paid till then will be treated as deposit.

Please send your remittances	by pay	order/demand	draft/cheque,	NEFT/RTGS	in	favor	of
"SREE BALAJI" payable at Koll	cata.						

Kindly quote your Apartment No. _____ of Block No. _____, in all further correspondences.

You can further contact us for any queries or assistance.

We would like to take this opportunity to thank you for the trust that you have bestowed on us and we assure you our best services at all times.

Thanking You

Yours faithfully For **M/s SREE BALAJI**

(Authorized Signatory)



SCHEDULE A REFERRED TO HEREINABOVE

- 1. All That piece and parcel of 25 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, R.S. & L.R. Dag No. 607, R.S. Khatian No. 226 corresponding to L.R. Khatian Nos. 111 and 151, present L.R. Khatian No. 827, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchyat, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT A".
- 2. All That piece and parcel of 20 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, R.S. and L.R. Dag No. 606, L.R. Khatian No. 998, present L.R. Khatian No. 1213 and 1094, within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT B".
- 3. All That piece and parcel of 84 decimals more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian Nos. 1111, 1109, 1117, 1115, 1114, 1108, 1113, 1112, 1119, 1053, 1118 and 1110, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District Birbhum, hereinafter referred to as "LOT C", the details of which are given below:-
- (i) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1116, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1111, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1109, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iv) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1117, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (v) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1115, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (vi) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1114, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (vii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1108, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station

and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

- (viii) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1113, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ix) All That piece and parcel of 4 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1112, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (x) All That piece and parcel of 6 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1119, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xi) All That piece and parcel of 21 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1053, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xii) All That piece and parcel of 5 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1118, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (xiii) All That piece and parcel of 7 Decimal more or less of Baid land out of 84 Decimal lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 605/1147, L.R. Khatian No. 1110, present L.R. Khatian No. 1150 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- 4. All That piece and parcel of 18 decimals more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, within the jurisdiction of Illambazar Police Station, within the limits of Illambazar Gram Panchayet, ADSR Bolpur, DSR Suri and District Birbhum. hereinafter referred to as "LOT D", the details of which are given below:-
- (i) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (ii) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (iii) All That piece and parcel of 0.5 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

- (iv) All That piece and parcel of 4.50 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.
- (v) All That piece and parcel of 4 Decimal more or less of Baid land lying and situate at Mouza Kamarpara, J.L. No. 131, L.R. Dag No. 606, L.R. Khatian No. 246, present L.R. Khatian No. 1094 and 1213 within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum.

All the above referred piece and parcel of land are lying and situate within the jurisdiction of Illambazar Police Station and within the limit of Illambazar Gram Panchayat, ADSR Bolpur, DSR Suri and District Birbhum and totaling ("LOT - A" + "LOT - B" + "LOT - C") to an area of 147 Decimals "BASTU" Land, lying and situated in Mouza - Kamarpara, J.L. No. 131, L.R. Dag No. 606 (38 Decimals), L.R. Dag No. 607 (25 Decimals), L.R. Dag No. 605/1147 (84 Decimals), Present L.R. Khatian No. 1094, 1213, 827, 1150 Respectively.

On the North: Black Top Road (KabiJaydevRoad)

On the South: Vacant Land

On the East: Black Top Road (Panchayet Road)

On the West: Panthaniwas Shantiniketan (existing phases)

SCHEDULE B ABOVE REFERRED TO (DESCRIPTION OF THE INTENDING PURCHASER'S FLAT)

ALL THAT piece and parcel of one self contained residential flat admeasuring carpet area of
sq. ft corresponding to thesq. ft. Saleable Area of the Flat more or less.
including proportionate share of common areas and etc., on Floor, Block No, being
Flat No of the 7th storied building constructed on the Schedule - A mentioned property
consisting of Bedroom, multipurpose room with pantry, toilet and
balcony, having flooring and with/without car parking space with proportionate share of
land and all fittings and fixtures and all rights in all common services, passages and common
facilities of the building together with easement rights, having lift facilities. The Property is on
road (40 ft.) wide.

THE SCHEDULE FOR FURTHER PAYMENTS ABOVE REFERRED TO

Meaning of certain terms and expressions

Sr. No.	Terms and Expressions	Meaning
1.	Said Unit	Unit No. [] on the [] floor
2.	Block & Building	
3.	Carpet area of the Said Unit as per HIRA	[]
4.	Salable area of the Said Unit as per HIRA	[]
5.	Bank Account details of the Promoter	[]
6.	Bank Account details of the Purchaser	

7.	Car Parking Space/s	
8.	Correspondence Details of the Parties	PROMOTER'S Address: []
		Email:
		Aadhar:
	The state of the s	PAN:
	V. 7-1	Contact No.:
	la constant de la con	PURCHASER/S OR
7	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ALLOTTEE/S OR
	1 - 1	TRANSFEREE/S
		Address: []
		Email:
		Aadhar:
		PAN:
		Contact No.:

Schedule of Payment of the Sale Price as payable by the Allottee/s/Transferee/s

Sr. No.	Payment Schedule	Amount
1.	BOOKING	
2.	ALLOTMENT	
3.	AGREEMENT FOR SALE	
4.	FOUNDATION	
5.	FIRST CASTING	
6.	SECOND CASTING	
7.	THIRD CASTING	
8.	FOURTH CASTING	and the second second in the second s
9.	FIFTH CASTING	
10.	SIXTH CASTING	
11.	SEVENTH CASTING	
12.	EIGHT CASTING	
13.	BRICKWORK	
14.	FLOORING	
15.	POSSESSION/REGISTRATION	

The amount to be paid by the Allottee/Transferee on account of Extra Charges

Electricity : obtaining HT/LT electricity supply from the supply agency, of the said Apartment, to the Developer.	
GST applicable as per norms.	
Electricity Meter for Common Areas: security deposit and all other billed	
charges of the supply agency for providing electricity/meter to the Common	Market State
Areas, proportionately, to the Developer.	
GST applicable as per norms.	
Generator: stand-by power supply to the Said Unit from diesel generators,	
@ Rs/- (Rupees) only, to the Developer.	
CCT applies his as non names	
GST applicable as per norms.	

Common area development charges: development & beautification of common area of the complex including gardens / lawn / parks / swimming pool etc.	Delibration (1)
GST applicable as per norms.	
Legal Fees, Stamp Duty and Registration Costs: fees of Debasish Roy Chowdhury, Advocate (Legal Advisors), who have drawn this Agreement and shall draw all further documents. The total fee of Rs (Rupees) only to be paid as follows:-	
1. For Agreement for Sale - Rs (Rupees) only.	
2. For Deed of Conveyance - Rs (Rupees) only. All other fee for Stamp Duty, Registration Fee and all other fixed misc. expenses and incidental charges shall be borne and paid by the Purchaser (s) actual over and above the fee mentioned hereinabove. GST applicable as per norms.	
Consolidated Deposit for Sinking Fund and Maintenance: Simultaneously with the payment of the last installment of the Total Price, the Allottee/Transferee shall pay to the Developer a deposit of Rs (Rupees)only for every single Unit towards Sinking Fund Deposit and Maintenance Deposit till the date of formation of the Holding Organisation legally. All these payments shall be paid to the Developer are incidental to the tune of failure of common area maintenance or in the event of and for any emergency expenses to keep the complex maintain and running. This deposit is interest free. GST not applicable as per norms.	

SPECIFICATIONS IN CONNECTION WITH THE SAID UNIT

Structure

Earthquake resistant RCC framed construction with infill brick walls.

Internal Walls

Cement plastering overlaid with smooth, impressive plaster-of-paris.

Doors

Doors with Malayasian shall wood frame with good quality flash door with elegant fittings .

Windows

Anodised aluminum window with clear glass fittings .

Flooring

Vitrified floor

Pantry

Mat finish Ceramic tile flooring, Counter top Granite with steel sink. Dado ceramic tiles up to a height of 2 feet from the counter top.

Sanitary Ware

White high quality porcelain fittings of reputed make. Chromium plated fitting of good quality with ISI mark.

Toilet

Hot & Cold toilet, Mat finish ceramic tile flooring. Dado ceramic tiles up to a height of door top.

Electricals

Superior quality concealed copper wiring with the best standard piano type switches and miniature circuit breakers . AC & Geyser & 15 Amp. power point shall be provided as per requirement .

Lift

Best in class brand semi automatic.

Water

Uninterrupted water supply.

Exterior

Latest waterproof non-fading exterior finish of the highest quality.

Stair & Lobby

Cemented flooring with MS railing.

N.B.:- GST is applicable on the total unit cost including the extra schedule charges as per norms.

N.B.: The above are excluding of all rates, betterment fee, taxes, stamp duty, registration charges, ground rent, levies, legal fees, individual electrical meter charges, documentation charges and other related charges, deposits including security deposits or assessment pertaining to the Apartment wholly and common area proportionately, maintenance deposit, extra schedule charges.

In case of failure of payment of the above referred items, the company reserved the right to cancel the allotment deducting the necessary charges.

Actual delivery of Flat shall be effective after issuance of the position letter/certificate.

With regards

For M/s SREE BALAJI

(Authorized Signatory)

