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E-mail id:	45	e tor Ser e	er i de la companya			
	Ref.: Appli	cation No	Dat	ed		
Sub: Alloti	ment of Apa	artment No	on " situated at	in the p	roject known as 	
known as "UM Purbapara, P.0	IANG VIHA O- Ghuni, P	/ Individual Vill R" situated at Plo S- New Town, K (Rupee	ot No. 985, 986, 101 olkata- 700157. i s	16, 1017, 1019 & for the total co	2 1020, Jatragachl onsideration of F Only	
Only) as bookin	m of Rs g money in respe	ect of the above re	eferred apartn	nent. Details of th	
ame are as fo		Cheque No.	Bank Name	Branch	Amount	
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		ed as per the pro			Tay 20	

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This allotment letter is issued to you on the understanding and assurance given by you to us that you will enter into regular Agreement for Sale under the provisions of the Real Estate (Regulation and Development) Act, 2017, (as amended up to date) on terms and conditions, which may contain therein. You undertake to execute the Ownership Agreement as and when called upon you by us and pay the necessary stamp duty and registration charges thereof. All the terms and conditions mentioned in the Allotment Letter and/or Agreement for Sale or such other documents executed for sale of the Apartment shall be binding on you and confirm that this allotment is the basis of commercial understanding of the parties.

Terms and Conditions:

- All the terms and conditions mentioned in the Agreement to sale document which as per HIRA Act and personally shown to the allottee are applicable to this letter of allotment.
- 2. Upon issuance of this Letter of Allotment, the Allottee shall be liable to pay the aforesaid Consideration Value shown in the Table as per Annexure A attached herewith.
- 3. The sale consideration of the Unit is Rs._____ /
 (Rupees______ only), including consideration for exclusive balcony and preferred location charges, if any, (hereinafter referred to as "Basic Sale Consideration of Unit").
- 4. The Basic Sale Consideration of Unit does not include and thus, the Allottee(s) shall additionally bear and pay following taxes, charges, deposits, etc (hereinafter referred to as "Additional Payments"):
 - a) One month maintenance charges: Rs._______/- (Rupees _______ only);
 b) Association Formation Charges: Rs.______/- (Rupees ______ only);
 - c) Interest Free Maintenance Security (IFMS): Rs._____ /- (Rupees

_____ only);

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Proprietor

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	d) Preferential Location Charges (PLC): Rs	/-	(Rupees
	only);		na me gras
	e) External Electrification Charges: Rs	/-	(Rupees
	only);		
	f) Power Backup Facility Charges: Rsonly);	/-	(Rupees
	g) Legal and Administrative Charges: Rs	· /-	(Rupees
	g) Legal and Manimistrative and g		
	h) GST: Rs/- (Rupees	1 1 5 -	only);
	i) Insurance of Project Land and Project: Rs	. /-	(Rupees
	only);		
	j) Society formation Charges: Rs	_ /-	(Rupees
	only);		
5.	The aggregate of Basic Sale Consideration of Unit and Additional	Payı	ments in
	respect of the Unit is Rs/- (Rupees		only),
	which shall hereinafter be referred to as "Total Payable Amount".		
6.	The Allottee(s) is aware that the Total Payable Amount is inclusive of	the	booking
	amount, GST or any other similar taxes levied in connection with the co	nstr	uction of
	the Project upto the date of handing over of possession of the	Jnit,	cost of
	internal/external development charges and the cost of providing	all 1	facilities,
	amenities, specifications within the Unit and the Project and more		
	detailed in Annexure - A annexed herewith.		
1 7.	The allottee shall not transfer resale this unit without prior consent of	pron	noter till
	the document agreement to sale is registered.		
8.	In the event the allottee fails to make payment after booking the unit till the		
	registration of the agreement to sale, the liquidated damages of 10% on the amount		
	paid shall be recovered and the rest amount will be refunded with no interest.		

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- 9. All letters, circulars, receipt and /or notices to be served on allottee as contemplated by this present shall be deemed to have been duly served if sent by registered post A.D. at the address given by the allottee to us and on e-mail Id provided which will be sufficient proof of receipt of the same by the allottee and shall completely and effectively discharged of our entire obligations.
- 10. This Letter of Allotment shall be governed and interpreted by and construed in accordance with the laws of India. The Courts at Kolkata alone shall have exclusive jurisdiction over all matters arising out of or relating to this Letter of Allotment. Any dispute shall be settled by a sole arbitrator and in accordance with the provisions of the Arbitration and Conciliation Act, 1996.

Our Customer Relationship Management team can be contacted for any queries or assistance on the following coordinates:

Phone No.:	
Email:	
Kindly confirm the above arrangemen	t by signing the Allotment Letter.
Thanking You,	•
Yours faithfully,	We confirm and accept
For M/s	

Bank Details are as under -

Account Name	J.P.ESTATE
Account Number	510101004084208
Bank	CORPORATION BANK
Branch	BAGUIATI
IFSC Code	CORP0000661

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Annexure A (Payment Details)

> Payment Schedule

INSTALLMENT PAYMENT PLAN				
		% of Sale Consideration		
Sl. No.	Time of Payment			
1.	Booking Amount	20 % of Basic Price		
2.	On Completion of Foundation	20% of Basic Price		
	On Casting of Roof Casting	20% of Basic Price		
3.		10% of Basic Price		
4.	On Brick Work	10% of Basic Price		
6.	On Completion of inside Plaster	10% of Basic Price + 50% of Other Charges		
7.	On Completion of Flooring	10% of Basic Price + 30 % of other care		
	On Completion of P.O.P	5% of Basic Price		
8.	On Completion of 1.c.	5 % of Basic Price + IFMS		
9.	At the time of possession	100 %		
	TOTAL	100 /0		

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