



K.M.R. CONSTRUCTION

Real Estate Developers, Architects, Engineers

(TURNKEY PROJECT EXECUTOR)

Head Office:

G.T. Road (West) Gopalpur,

Branch Office: Ismile.

	Stand, Asansol - 4 0341-2259020				Asansol - 713301 Ph.: 9474909782	
Ref. No.		PROVISIONAL	ALLOTMENT LE	TTER Date	:	
	Ref. No.:					
	Dated:					
	То,					
	Mr	 -				
	Dear Sir/Madam,					
	G.T. Road (Wes	Sub.: Provisional Allotment of Residential Apartment/Unit No on Floor, in "SIDDHIVINAYAK ABASAN" situated at Gopalpur, G.T. Road (West), Asansol-4, Mouza-Gopalpur, J.L. No. 10, Asansol Municipal Corporation, Ward No. 54, P.S. Asansol (South), P.O. Asansol, PIN-713304.				
	Pursuant to your A	pplication No	dated	, we are pleased t	o allot you	
	the residential Ana	rtment/Unit No	on	Floor having Su	mer Ruilt	

You shall pay the above mentioned consideration in accordance with the Payment Plan opted by you, marked as Annexure 'A'. Deposits and Other Charges to be paid by you have been separately mentioned in Annexure 'B'.

said Apartment/Unit includes the sale consideration for the said Apartment/Unit.

Up Area of _____ Sq. Ft., Carpet area ____ Sq. Ft. in "SIDDHIVINAYAK

ABASAN" being developed by K.M.R. CONSTRUCTION (hereinafter referred to as the

stated herein below and applicable taxes) under payment plan being Construction Linked Installment Payment Plan opted by you, subject to the terms and conditions stated herein as well as in the GTC of Application for Allotment. The consideration payable in respect of the

(excluding Deposits and Other Charges

In the event of failing to pay the balance consideration including applicable taxes in time or in the event of any delay in payment of any installment and/or other charges, in accordance with the Payment Plan, you shall be liable to pay interest calculated @8% per annum from the due date till the receipt of the outstanding amount including applicable taxes. However if delay of

Partner

Firm) for a consideration of Rs

any payment or in part thereof continues more than 1(one) month, the Firm has the right to terminate this Provisional Allotment Letter on serving a further 7 days' notice to the Allottee.

Please note that in the event of dishonor of an instrument on any ground whatsoever you are liable to pay the Firm a minimum sum of Rs. 1,000/- or Rs. 10/- for every Rs. 1,000/- due, whichever is higher, for such dishonor along with applicable taxes

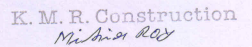
This provisional allotment is entirely subject to your making timely payments of the installments and complying with the terms and conditions mentioned in this Provisional Allotment Letter as well as in the GTC to the Application. The terms and conditions mentioned in the GTC of Application for Allotment for the said Apartment/Unit shall at all times be read as a part and parcel of this Provisional Allotment Letter.

In the event you choose to accept and acknowledge the provisional allotment of the said Apartment/Unit, kindly return to us the second copy of this Provisional Allotment Letter hereunder duly signed by you in every page within 10 days of receipt of the same. However, should you choose to withdraw your provisional Allotment, kindly intimate the same to us within 10 days from the receipt of this Letter, and refund shall be made as per the GTC.

An Agreement for Sale, to be executed between the Firm and you for the said Apartment/Unit standard copy of the said agreement for Sale is enclosed herewith for your perusal and noting only.

Further, this provisional allotment is subject to your executing the Agreement for Sale, containing detailed terms and conditions within 45 days from the date hereof together with the payment of the installment money /down payment and other costs to be paid by you.

This Provisional Allotment Letter does not constitute an Agreement for Sale and you do not become entitled to the allotment of the said Unit notwithstanding the fact that the Firm may have issued a receipt in acknowledgement of the money tendered with the Application for Allotment form. You further understand that the expression 'Allotment' wherever used herein shall always mean provisional allotment and will remain so till such time a formal Agreement to Sale is executed for the said Unit.



If you fail to sign and execute the Agreement for Sale within the stipulated period mentioned above and/or if you fail to comply with your any other obligations under the terms and conditions of this Provisional Allotment Letter as well as Application Form including timely payments of the installments and/or payment on account of interest on delayed payment and/or any other charges as aforesaid then the Firm shall be fully entitled, at its sole discretionat any stage to cancel this Provisional Allotment of the said Unit and forfeit 15% of the Deposit Money as defined in the Application Form paid and then you shall have no right or lien on the said Unit.

Thanking You,

Date _____

Annex A

Payment Plan

The payment has to be made as per the schedule below:-

CI NO	Payment Schedule		AMOUNT	
SL. NO.			Amount	
1	On Booking		Rs.1,00,000/-	
2	On signing of Agreement for Sale	15	Rs/- (minus the booking amount)	
3	On completion of Ground Floor casting	20		
4	On completion of First Floor casting	10		
5	On completion of Second Floor casting	10		
6	On completion of Third Floor casting	10		
7	On completion of Fourth Floor casting	10		
8	On completion of brickworks and inside plaster	10		
9	On completion of Flooring	10		
10	Before Possession	5		
	TOTAL(Rs.)			

Note 1: GST as applicable shall be payable in addition.

Annex B

(DEPOSITS & OTHER CHARGES)

A	EXTRA CHARGES		
1	Documentation Charges (1.00% of Property value).[Property		
	Value is the sum total of price of market value of Flat,		
	price for right to use car parking (if any)]	Rs.	
2	Stamp Duty and Registration charges	At Actual	
В	DEPOSITS		
1	Electricity Deposit (personal Electric Meter)	At actual	
2	Installation costs of Transformer, Water, and front door grill gate charges, invertor points, A.C. Point in one Bedroom.	Rs.	

Note: - GST as applicable shall be payable in addition.