## **ALLOTMENT LETTER**

-			Date:				
To,							
Name	e of Allottee	:	_				
Addr	ess of Allottee	:					
			_,				
			_,				
Emai	l Id of Allottee	: -	_				
Conta	act Number	:					
Pan (	Card No	:-					
Ref: -	1) Allotment	of Apartment No adn	neasuring about				
	sq. fts. in carpet	area in A wing know	n as Silvino/B Wing				
	known as Sanino	o on Floor in the Prop	posed Project known as				
	Senroofs bearing CTS Nos.795A, 795A/1 to 15, of Village Nahur,						
	Taluka Kurla, within the Mumbai Suburban District.						
	2) 1/2 surface/Mechanic Car Parking No. at stilt/First/Second						
	Level of Podium.						
O:/1	<i>I</i> = 4 =						
SIr/N	ladam,						
1.	With reference	to the personal mee	ting held with our				
	representative, in	n respect of your (hereinaf	ter referred to as "the				
	Allottee") request	to allot the above Apartme	ent admeasuring about				
	sq.ft. (eq	quivalent to sq. mt	rs.) in carpet area on				
	floor, in A	A wing known as Silvino_	/B Wing known as				
	Sanino of the pro	oposed project being knowr	n as "_ <b>Senroofs</b> " which				
	is under constru	action on the plot of land	bearing CTS No.795A,				
	795A/1 to 15 be	eing lying and situated at	Village Nahur, Taluka				

Kurla, within the Mumbai Suburban District by us, being a Partnership firm duly constituted under the Provisions of Indian Partnership Act, 1932, having its registered office at the above address (hereinafter referred to as "the Promoter").

- 2. By an Agreement dated 14.12.1993 between "Janardhan Atmaram Patil & Others", (therein referred to as "the Owners") with confirmation of M/s Crescent Builders (therein referred to as "the Confirming Party") and Ourselves (therein referred to as "the Developers"), read with declaration dated 11.12.2002, the said owners granted the Development rights in respect of all those pieces or parcels of land situated, lying and being bearing CTS Nos. 795A, 795A/1 to 795A/15, village Nahur admeasuring 92,541.30 sq. mtrs. or thereabouts for the consideration and on the terms and conditions setout herein.
- 3. Vide Supplementary Agreement dated 29.4.2002, executed between M/s. Crescent Builders on the one hand and ourselves on the other hand, it has been mutually agreed that the entire owners' property shall be developed and constructed by us on the terms and condition setout therein.
- 4. The copies of the plans and specifications of the Apartment agreed to be purchased by you as proposed by the Promoter has been seen and verified by your utmost satisfaction.
- 5. You have requested us to allot the Apartment above referred. This is to confirm that your request has been considered favorably for allotment of the above referred Apartment at the lump sum consideration of Rs. \_\_\_\_\_/- (Rupees \_\_\_\_\_Only) (hereinafter referred to

as "<u>the purchase consideration</u>") to be paid n the following manner;

Sr.	Stage	Amount in Rs.	%	of	Total
No.			Con	side	ration
i)	Earnest Money				
ii)	On or before execution of the Agreement for Sale				
		Not exceeding consideration	10%	of	total
iii)	On completion of the Plinth of the building or wing in which the said Apartment is located				
		Not exceeding consideration.	45%	of	total
iv)	On casting of the Second Slab of the proposed building.				
v)	On casting of the Fourth Slab of the proposed building.				
vi)	On casting of the Sixth Slab of the proposed building.				
vii)	On casting of the Eight Slab of the proposed building.				
viii)	On casting of the Tenth Slab of the proposed building.				
ix)	On casting of the Twelve Slab of the proposed building.				
x)	On casting of the Fourteen Slab of the proposed building.				
xi)	On casting of the Sixteen Slab of the proposed building.				
xii)	On casting of the Eighteen Slab of the proposed building.				
xiii)	On casting of the Twentieth Slab of the proposed building.				
xiv)	On casting of the Twenty Second Slab of the proposed building.				
xv)	On casting of the Twenty Fourth Slab of the proposed building				
xvi)	On casting of the Twenty Sixth Slab of the proposed building				
xvii)	On casting of the Twenty Eighth Slab of the proposed building				
		Not exceeding consideration.	70%	of	total
xviii)	On completion of the walls, internal plaster, floorings doors and windows of the said Apartment.				
		Not exceeding consideration.	75%	of	total

xix)	On completion of the Sanitary fittings, staircases, lift wells, lobbies upto the floor level of the said Apartment	f
		Not exceeding 80% of total consideration.
xx)	On completion of the external plumbing and external plaster, elevation, terraces with waterproofing, of the building or wing in which the said Apartment is located	
		Not exceeding 85% of total consideration.
xxi)	On completion of the lifts, water pumps, electrical fittings, electro, mechanical and environment requirements, entrance lobby/s, plinth protection, paving of areas appertain etc.	
		Not exceeding 95% of total consideration.
xxii)	At the time of handing over of the possession of the Apartment to the Allottee on or after receipt of occupancy certificate	t
	Total	100%

).	The above purchase consideration is excluding consideration
	towards your request for allotment of 1/2 surface/ mechanized
	car parking for Rs/ (RupeesOnly) at
	Stilt/ First/Second level of Podium. The said amount shall be paid
	by you on execution of the Agreement. Thus, the total
	consideration of the Apartment and the car parking is Rs.
	/- and Rs/- respectively aggregating to Rs.
	/

7. The aforesaid <u>consideration is excluding Taxes</u> (consisting of tax paid or payable by the Promoter by way of Goods and Service Tax (GST) and Cess and/or any other similar taxes which may be levied, in connection with the construction of and carrying out the

transaction, up to the date of handing over the possession of the said apartment, including all increase and/or addition/s thereon or any other taxes as may be applicable from time to time in respect of this Allotment/transaction mentioned herein) borne and paid by you alone, separately.

- 8. You are aware that TDS is applicable on transfer of immovable property, wherein the consideration of the property exceeds or is equal to Rs.50 Lakhs and therefore as per section 194 IA of the Income Tax Act, 1961 for all such transactions with effect from June 1, 2013, TDS @ 1% or as may be applicable time to time should be deducted and paid by the purchaser of the property at the time of making payment of sale consideration and submit copy of challan/s to us, within the period of one month from the end of the quarter of the Tax Deduction at Source.
- 9. Carpet area of the said apartment is \_\_\_\_\_ sq. mtrs. as defined under the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred as "the said Act") means the net usable floor area of an apartment, excluding the area covered by the external walls, areas under services shafts, exclusive balcony of \_\_\_\_\_ appurtenant to the said Apartment for exclusive use of the Allottee or verandah area and exclusive open terrace area appurtenant to the said Apartment for exclusive use of the Allottee, but includes the area covered by the internal partition walls of the said Apartment.
- 10. You have been clearly explained and having understood that time set out hereinabove for payment is essence of the contract. You have agreed to make the payment within the stipulated time as

mentioned hereinabove, failing which the Promoter shall be entitled to terminate this allotment and forfeit the earnest money paid in terms of this letter after giving 15 days prior written notice and on refund of the balance amount received till then, in such an event, it shall be presumed that the Promoter has deemed to have discharged our obligation to refund the balance amount to you, irrespective of the fact whether such cheque issued in your favour has been put up for encashment or not. In such an event, the Promoter shall be at liberty to deal with the above Apartment in such manner as the Promoter may deem fit, without any reference or recourse to you.

- 11. You shall make the aforesaid payment by Payees Account cheque in the name the Promoter and the time stipulated herein shall always been considered as an essence and in the event of default/delayed payment, you shall be liable and/or responsible to bear and pay interest on such defaulted amount for the delayed period @ \_\_\_\_\_% p.a. compounded every quarter.
- 12. Within period \_\_\_\_\_ days from the date hereof and on payment of \_\_\_\_/10 % of the total consideration of the said Apartment and on receipt of written intimation, you shall come forward and agree and undertake to sign, execute and register the Agreement for Sale of the said Apartment, containing the detailed terms and conditions for the sale of the said Apartment, as per the format being uploaded on RERA website, draft of which has been perused by you and contents of the same has been approved by you and hence in future you shall not raise any objection to the letter and contents of the Agreement.

- 13. On execution of the said Agreement for Sale, the allotment letter shall stand ipso facto merged into the Agreement and thereafter will not be read in isolation.
- 14. Despite receipt of written intimation calling upon you to execute and register the Agreement for Sale for the said Apartment, if you are not coming forward to execute and to register the Agreement for Sale for said apartment, within a stipulated period of 30 days from the date of the said written intimation, then allotment letter will be automatically cancelled/terminated/Withdrawn and after deducting Rs.\_\_\_\_\_/- (Rupees \_\_\_\_\_\_ only) (hereinafter referred to as "agreed lumpsum damages"), all the amount paid by you (excluding the amount paid by you as earnest money, amount towards taxes, stamp duty, brokerage charges etc.) shall be refunded, by cheque, without any interest thereon, irrespective of the fact, whether such cheque issued in your favour has been put up for encashment or not and there after the Promoter is entitled to sell/allot the said Apartment to any third person, without any reference to you and you shall not raise any objection and waive your right to make any claim in respect thereof.
- 15. Possession of the said apartment shall be handed over on \_\_\_\_\_\_. On or before delivery of possession of the said Apartment, you have agreed to pay/deposit with the Promoter, various amounts referred in draft Agreement for Sale, which are in addition to aforesaid lumpsum consideration and you will not raise any objection for the same.

- 16. You shall be entitled to raise a loan to make balance payment, but the same shall be after execution of Agreement for Sale and not prior thereto. The Promoter shall be entitled to raise finance for carrying out and completing the work of the proposed building. However, the Apartment being allotted in terms of this letter shall not be affected.
- Any communication, including notices for intimation for execution 17. of Agreement, Registration of Agreement, demand notices and any other communication pertaining to the Said Apartment, will be forwarded E-mail IDto your as given by you. i.e. and your above-mentioned address. You undertake to intimate the Promoter immediately in the event of any change in your E-mail ID and/or address.
- 18. You have taken inspection of all the documents of title and having after fully satisfied through your legal Advisor, relating to the said land and the plans, designs and specifications prepared by the Architect and such other documents as specified under the said Act and the Rules and Regulations made thereunder and has/have verified all the above referred documents and having fully satisfied with our entitlement being the Promoter to develop the Sale Building, have/has agreed to acquire the aforesaid apartment and hence you shall not be entitled to raise any requisitions and/or objections as regards the entitlement of the Promoter to construct the above building and/or any requisitions or objections pertaining to the title.
- 19. You have agreed to pay stamp duty & registration charges (and other miscellaneous charges viz; photocopy, scanning etc. to be

incurred on registration of documents) on Agreement for Sale of the said Apartment.

- 20. You shall fill up necessary form/application to become a member of the said Society to be formed of the sale building.
- 21. You shall fulfill and comply the observations, rules and regulations that may be from time to time framed by the Society, which may be formed and registered.
- 22. You shall have a right only in respect of the Apartment abovementioned and all other built up area or otherwise including open space and/or any rights in the form of FSI including additional FSI etc. shall always belongs to the Promoter shall be entitled to consume such FSI or other benefits, which may be available in accordance with the Rules and Regulations and the Policy framed by Government of Maharashtra, Municipal Corporation of Greater Mumbai etc. and you shall not have any claim nor you shall raise any objection.
- 23. You have perused the draft, Agreement for Sale being executed and hereby agree and undertake not to raise any objection in any manner, otherwise, the Promoter shall be entitled to terminate this arrangement of allotment and refund the amount after forfeiting the amount paid by you under, this Allotment without any interest and in such an event, you shall have no claim of whatsoever nature against us or in respect of the said Apartment, pending execution of the Agreement for Sale and hence this letter of Allotment has been addressed to you.

- 24. You have confirmed that this Letter of Allotment supersedes previous writing/s and document/s, if any, exchanged/ executed between us in respect of this transaction and that only this Letter of Allotment constitutes the entire understanding /arrangement arrived at between the parties hereto for sale of the Said Apartment.
- 25. You shall be further liable and responsible to bear and pay and/or reimburse all future statutory taxes, dues, levies and duties by whatsoever name called and/or of whatsoever nature including, but not limited to GST, cess etc. levied/charges by the State and/or Central Government or any other Competent Authority and you hereby agreed to indemnify and shall always kept indemnified against us.
- 26. You shall not have any right or authority to assign or transfer the right under this letter, to any other person, without our consent in writing.
- 27. You are requested to go through this allotment minutely and in the event, if you are agreeable, please confirm the same. The contents of this letter shall be binding upon your heirs, legal representatives, executors and administrators.
- 28. You shall bear and pay the stamp duty in respect of the above Apartment under the provisions of Maharashtra Stamp Act, if leviable and/or payable and we shall not be liable and/or responsible in any manner. You shall also bear and pay registration charges.

29. As a token of your Agreement to the above terms and conditions please sign this letter.

Yours truly,

For PIONEER HOUSING

(Partner)

I hereby agree and confirm the arrangement recorded in this letter.

(Allottee)

## **Receipt**

	Received	of	and	from	the	with	. r	named	Allo	ttee
Mr./	Mrs./M/s				_ a	sum	of	Rs		_/-
(Rup	ees					Onl	y) as	s and b	y way	of
earn	est money/i	nstall	ment to	wards a	llotmeı	nt of A <sub>1</sub>	partn	nent No.		
in t	he building	No.B	l in wir	ng A kno	own as	Sanin	io /V	Ving B l	known	as
Silvii	no in proj	ect k	nown	as "Se	nroofs	Projec	ct" v	which i	is un	.der
cons	truction on	the p	olot of 1	and bea	ring p	lot of 1	and	bearing	CTS	No.
795A	, 795A/1 to	795 <i>A</i>	15 be	ing lying	and s	ituated	at V	'illage N	ahur a	and
Talul	ka Kurla, in	the M	umbai	Suburba	ın Dist	rict.				

Cheque No	Date	Drawn on	Amount (Rs.)
		Total	

Yours truly,
For PIONEER HOUSING

(Partner)