Ref:	f: FPEPL//2018-19/	Date:		
S/o .	**************************************			
Sub	O : ALLOTMENT OF FLAT IN "HOPE OFF DIGHA ASHIANA ROAD, DIGH		TMENT	
Dear	ır Sir,			
1810,	We are pleased to inform you that suring sq. ft. in HOPE A 0, Tauzi No.5584, Mauza Digha, P.S. Digha a Municipal Corporation, Patna has been allo	partment on Survey Plants, Dist Patna, the map	of No 1147 Khata No	
The f	following amount is payable towards allotmer a) Cost of flat	nt of this flat. Rs		
2.	Full and final settlement of accounts in all over of flat.	respect must be done s	ixty days before handir	ıg
3.	Interest @ fifteen percent per annum shall dates, as the timely payment is the essent	l be charged on all dela ce of the completion of	yed payments form de the project on Schedul	ue le.
4.	The allottee have to get their flat register their said unit as per the provisions of Edveloper shall be made liable or respons registration.	Bihar Apart. Ownership	Act and in no case	the

PROJECT SCHEDULE

The flat will be handed over to you within thirty six months from the date of booking, if not be extended for unavoidable situation and circumstances and subject to clearance of all the dues and installments by the allottees member as per above schedule.

GENERAL TERMS & CONDITIONS

- 1. The allottee has agreed to abide by the general terms and conditions laid down by the company on the application form and/or shall be fixed from time to time by the company Co-operative society.
- 2. Timely payment of installments is the essence of this allotment. It shall be incumbent on t allottee to comply with the terms of payment strictly and other terms and conditions allotment.



- 3. All payments must be made within due dates. In case of default / delay in payment of any defaulted amount for the period of delay.
- 4. Default in payment of any installment beyond thirty days from due date will render allotment of unit/flat liable to cancellation at the discretion of the Company.
- 5. In case of withdrawal of booking by the allottee or cancellation of allotment due to delay / default in payment, the cancellation charges, as fixed, time to time shall be deducted and the amount deposited shall be refunded after 180 days from the date of cancellation.
- 6. All plans and specifications are as per the brochures and are liable to change. All cost of extra choice work, other then offered specification in brochure, parking, Transformer, electric connection, generator, security and campus developmental work shall be borne by the allottees other then the flat's cost.
- 7. Any tax and levy payable at present or in future by any order, act or legislation of Central / State government or other statutory body shall be paid by the applicant over and above the agreed cost of the house.
- 8. The cost of the flat is based on the prices of building materials, labour and other materials, and other inputs prevailing in Any changes in prices of the same will affect the cost and shall be charged extra as per the Standard Escalation Formula.
- 9. The Deed of conveyance / Sale deed, if required, shall be executed and registered in favour of the allottee within a reasonable time but only after receipt of full sale price and all other connected charges. Cost of stamp duty and registration charges etc. of all stages as applicable shall be borne by the Allottees.
- 10. The allotment made by the company shall be binding on the allottees and shall not be disputable. The Company does not have any objection in mortgaging the flat by allottee for seeing loan from any financial institution or bank.
- 11. Service Tax/GST from Govt. of India since June 2005 shall be applicable on you as per rules.

Thanking You,

Yours Sincerely,

[ER. RAKESH KUMAR] Managing Director

I Mr, hereby accept the terms of the booking as stated in this letter and Application Form and have fully understood the import and effect thereof

Signature of Allottee.

FRONTLINE PROJECTS & ENGINEERS

PRIVATE LIMITED