To,			Date	::
Mr	(Name o	of the Purchaser)		
(Address of	the Purchaser)	<u> </u>		
	ALLOTMEN	NT LETTER		
known as "Ro	.mts of built up area OSEGOLD " , situated a f ,	andsq. mts of at , of village CUJIRA , ir Taluka and District of	floor admeasuring f carpet area , in our project survey no with, State of Goa to National , Having PAN	nin the
	/- (Rupees		cotal consideration of Rs Only) till date ST.	. Rs
	registered as per the prate at under No		he REAL ESTATE REGULATO)RY
that you will e Regulation & which may co- called upon to charges thereo Agreement for	enter into regular Agre Development Act, 20 Intain therein to unde o you by me/us and p of. All the terms and c or sale or such other do	eement for sale under the D16 (as amended upto of the Agrands to execute the Agrands the necessary stamp onditions mentioned in ocuments executed for se	and assurance given to me ne provisions of the Real Est date) on terms and condition reement of Sale, as and who duty and registration / lego the Allotment letter and. Contains and the sale of the Apartment shall of commercial understanding	tate ons, en al Or be

1. All the terms and conditions in the Draft Agreement to sale, document which is available on RERA website and personally shown to the Allottee are applicable to this letter of Allotment.

TERMS & CONDITIONS:

- 2. Upon issuance of this letter of Allotment, the Allottee shall be liable to pay the aforesaid consideration value as shown in the table as ANNEXURE attached in agreement of sale and plan ANNEXURE -1.
- 3. The Society formation and other charges as specified in RERA Website , shall be paid by the allottee at appropriate time.
- 4. The Allottee shall not transfer /resale the allotted unit without prior consent of the Promoter till the Agreement for sale is registered.
- 5. In the event the allottee fails to discharge/ make the payment after booking the unit till the Registration of the agreement for sale, The liquidated damages of 10% of the amount paid shall be recovered and the balance amount will be refunded without any interest thereon.
- 6. All letters, Circulars, receipts / or notices to be served on the Allottee as contemplated by this present shall be deemed to have been duly served if sent by registered A.D post at the address provided by the allottee to us and on email ID provided shall be considered as sufficient proof of receipt of the same by the allottee and shall completely and effectively discharged of our entire obligations.
- 7. This letter of Allotment shall be governed and interpreted by and construed in accordance with the laws prevailing in India. The courts at Panaji-Goa alone shall have exclusive Jurisdiction over all matters arising out or relating to this allotment letter. Any dispute shall be settled by a sole arbitrator and in accordance with the provisions of the Arbitration and Conciliation Act, 1996.

Contact On:	
Phone No :	
Email:	
Kindly confirm the above arrangement by sign	ning the Allotment letter,
Thanking you,	
Yours Faithfully,	
	For PSYKINFRALLP