## ALLOTMENT LETTER

NO.	DATE:
То,	
(Name of Allottee)	
Subject: Allotment of Villa being constructed on I admeasuring total area 950 m² lying and being at vil Goa, (hereinafter referred as "the Said Property")	- ,
Dear Sir/ Madam,	
1. We, Cosme Costa and Associates, are owners of the admeasuring total area 950 m² lying and being at vil Goa. We have acquired the development rights in res	lage Assagao, Taluka Bardez and District North
2. We intended to develop ONE Villa with Amenities.	
3. We have obtained the sanctioned plans from time frown & Country Planning Department, Office of the Clearance Order No. TPB/7307/ASSG/TCP-2022/137 Village Panchayat of Assagao, bearing no. 66/2021-22	e Senior Town Planner, Mapusa vide Technical dt. 07/01/2022 and Construction Licence from
4. As per the Sanctioned plan, we are entitled to c Ground floor, Upper Ground Floor & First Floor).	onstruct 1 Villa comprising of 3 floors (Lower
5. Our Real Estate Project namely "VILLA VASU" consisting of 1 Villa is registered under the provisions of The Real Estate (Regulation and Development) Act, 2016 with the Goa Real Estate Regulatory Authority at Panaji, Goa bearing Registration No	
6. The subject matter of this letter is in respect of property. (herein under referred as "The Said Villa")	the Villa being constructed by us on the said
7. We hereby put on record that we hereby agree t "VILLA VASU" having a total carpet area 354.33 Sq. 166.49 Sq.mtrs. and Garage area of 18.20 sq.mts. for	mtrs., terrace area NIL Sq.mtrs., balcony area
8. You have paid to us a sum of Rs. (Rupe total consideration) as advance payment or applica amount of Rs. (Rupees) in the	tion fee and you shall pay to us the balance
(Payment Schedule mentioned in the agreement)	

9. In addition to 10% following charges you have paid to us before registration of the Agreement for Sale

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• Stamp Duty: - Rs. /- (Rupees only)
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• Registration Fee:- Rs. /- (Rupees only)

• Registration Expenses:- Rs. /- (Rupees only)

• GST Rs. /- (Rupees only)

Total Rs. /- (Rupees only)

- 10. You hereby confirm the above mentioned payment schedule and you will make payment accordingly. Time in respect of the said payment or instalments and in respect of all amounts payable under these presents by you to us is of the essence of the contract.
- 11. Without prejudice to the right of promoter to charge interest in any terms of above clauses, on the Allottees committing default in payment on due date of any amount due and payable by the Allottee to the Promoter under this agreement and on the allottee committing defaults of payment of instalments the promoter shall at his own option, may terminate this Agreement.
- 12. Issuance of this non-transferable Allotment Letter to the Allottee by the promoter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly the Allottee signs and execute the agreement for sale with all the conditions along with the payment due as stipulated in the above payment schedule within 15 (days) from the date of this Allotment Letter; and appears for registration of the Agreement for Sale before the concerned Sub Registrar as and when intimated by the Promoter. This Allotment Letter is not meant or be treated or deemed to be as Agreement as contemplated under provisions of law.
- 13. If the Allottee fails to execute and deliver to the Promoter Agreement within 15 (days) from the date of this Allotment letter and / or appear before Sub-registrar for its registration as and when intimated by the promoter within the aforesaid 15 days, then the Promoter shall serve a notice to the Allottee by e-mail/ by hand/ by post/ by courier on the address given by the Allottee for rectifying the default, which if not rectified within 15 (days) from the date of its receipt by the Allottee, application/ Allotment of the Allottee in connection therewith including the booking amount/ token amount shall be returned to the Allottee without any interest or compensation whatsoever.
- 14. This allotment will be confirmed in your favour through a registration of the agreement for sale and only after fulfilment of the terms and conditions set-forth herein.
- 15. All payment against this Allotment letter shall be made by way of a cross demand draft drawn in favour of Cosme Costa & Associates RERA A/c.

16. If payment as stipulated above is not made then this allotment letter shall stand cancelled and

the initial token amount amount shall remain forfeited.

17. Please note that Cosme Costa & Associates reserves right to forfeits all amount paid by the

allotter, if any of the terms and conditions stipulated in the allotment letter are not complied with by

you.

18. You have inspected the approved plans and title documents of the land; however we are entitled

to modify the plans as required by Town & Country Planning Department, subject to fulfilment of

Real Estate Regulation Act, 2016.

19. This letter is passed confirming the above arrangement. The detailed terms and conditions of

sale as discussed as per the draft prepared by our Advocate was shown to you has been approved by

you and agreed upon between us and the same will be set out in an Agreement for sale, which you

shall execute immediately being called upon to do so. We have also shown the sanctioned layout

plan along with all approvals, permission, orders in respect of the said building and project to you

and you have satisfied about the same. The above price is subject to escalation in cost of building

material, stamp duty, registration charges, VAT, LBT, GST, service tax, cess etc. if levied, shall be

borne by you.

20. We confirm that we have not agreed to sell the said premises to anybody else nor created any

encumbrances on the said premises and the title thereof is clear and marketable.

21. This Allotment shall subject to Mapusa Jurisdiction only.

Yours faithfully

For COSME COSTA & ASSOCIATES

**PARTNER**