

Date:- 09/09/2022

Date:

Ref. No.:

Deviation Report

Document Type: Agreement for Sale

Project Name: Castle Royal

Project Land: CTS No. 319 admeasuring about 242.47 sq. mtrs. being situated at

Village- Pune (M Corp.), Taluka- Pune City, District- Pune.

Promoter Name: M/s. Star Developers

Please find appended below the list of deviations in the Said Agreement for Sale:

A. List of Clauses that have been amended by Promoter in the Model Agreement for Sale is produced hereunder and the same is also highlighted in yellow color in the said Agreement for Sale:

(i) Clause 1(a)(i) – added portion:

The purchase price of the Apartment as mentioned above, is determined on the basis of above referred carpet area of the apartment which Allottee/s agree/s and confirm/s. Thus, the other appurtenant area such as terrace if any, balcony if any, service shaft if any, exclusive verandah, if any, are neither included in the carpet area nor are considered for determining the purchase price.

(ii) Clause 1(a)(iv) – added clause:

(iv) The Allottee shall not be allowed to allot/transfer/let-out said car parking to any outsider/visitor. Allottee shall keep the said car parking space



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as shown in the sanctioned plan of said project and shall not enclose or cover it in any manner. The said car parking space shall be used only for the purpose of parking motor vehicle and not for any other purpose. The Society or Limited Company/Federation/ Apex body shall finally ratify the reservation of such car parking in its first meeting at the time of handover by the Promoter.

OR

- (iv) The Allottee has informed the promoter that he/she does not require any car parking space in said project. Accordingly, no reservation of car parking is made against said Apartment. Allottee undertakes, assures and guarantees not to claim any car parking space in said project in future, nor raise any objection to use of car parking by other Allottees.
- (iii) Clause 1(d) added portion: GST, Swachh Bharat Cess,
- (iv) Clause 4.2 added portion:

 10% of the total consideration amount as forfeiture charges and as predetermined liquidated damages and the taxes and outgoings, if any, due and payable by the Allottee/s in respect of the said Apartment upto the date of termination of this Agreement



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(v)	Clause 7.4 – added portion:
	It shall be necessary to appoint an expert who shall be a nominated
	surveyor who shall then submit a report to state the defects in materials
	used, in the structure built of the Apartment/building and in the
	workmanship executed keeping in mind the aforesaid agreed clauses of this
	agreement.
(vi)	Clause 9 – added portion:
	Any delays in signing and handing over of documents by the Allottee to the
	Promoter shall not constitute default of the Promoter and the prescribed
	time period shall stand extended accordingly.
/:\	Clause 0.2 - added portion:
(vii)	Clause 9.3 – added portion: which shall be paid in advance for months on/before possession of
	which shall be paid in advance for months on/before possession of
	the Apartment.
(viii)	Clause 10 – added portion:
	(All the aforesaid amounts to be decided by the Promoter at the time of
	possession, on actual amount incurred/to be incurred)
sav th	at this disclosure is to the best of my/our knowledge and as per the information
	le with us as on date. The Draft of Agreement for Sale has been prepared and
	ted to MahaRERA on In event of any subsequent changes in the
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draft, which shall not be contrary or inconsistent with the provisions of RERA and the Rules and Regulations made thereunder, then the same shall be subsequently submitted to MahaRERA and uploaded on MahaRERA website along with its deviation report.

For M/s. Star Developers

Proprietor