CCI PROJECTS PRIVATE LIMITED

Corporate Office: Laxmi Building, 6, Shoorji Vallabhdas Marg, Ballard Estate, Mumbai - 400 001

Tel.: 022 66144000

DEVIATION REPORT FOR AGREEMENT FOR SALE

Project Name

: Rivali Park-Skylcap

Promoter

: CCI PROJECTS PRIVATE LIMITED

We hereby declare that the following are deviations/modifications in the Agreement for Sale to be executed by the Promoter with the Allottee(s) vis a vis Model Form of Agreement for Sale as per Rule 10 (1).

The non-negotiable clauses in Model Form Clauses are highlighted in Green Colour in the model form. The additions/deviations of Promoter's AFS are captured in below table.

Sr. No.	Heading Of The Clause	Clauses as per Agreement for Sale for the Project	Deviations
1.	Additional Clause	Clause No 2 Page No 13	any change required to give effect to any of the proposals of the Promoter and / or disclosures made to the Allottee/s herein
2.	Purchase of the said Premises and sale Price	Clause No-3 Page No 13 -16	3.1 The Allottee/s hereby agree(s) to purchase and acquire from the Promoter, and the Promoter hereby agree(s) to sell to the Allottee/s, a residential flat with carpet area as per RERA (the said "Premises") as more particularly described in the Sixth Schedule hereunder written and as shown on the floor plan which is annexed hereto and marked Annexure "F", at and for the Sale Price more particularly mentioned in the Sixth Schedule hereunder



- written and other amounts payable under this Agreement and on the terms and conditions appearing in this Agreement.
- 3.2 The Allottee has requested the Promoter for allotment and the Promoter has agreed to provide to the Allottee/s exclusive amenity being car parking space with a permission to park the Allottee/s' own vehicle and for no other purpose whatsoever, in the car parking space/s more particularly mentioned in the Fifth Schedule hereunder written at no additional consideration thereon. The details of such car parking space allotment are set out in Clause 7 hereunder.
- 3.3 'The Sale Price for the said Premises (inclusive of the proportionate price of Limited Areas and Facilities, if any) is mentioned in the Sixth Schedule hereunder written ("the Sale Price"). It is expressly agreed between the Parties that for the purpose of this Agreement, 20% (twenty percent) of the Sale Price is carnest money and is referred to herein as the "Earnest Money".
 - 3.5 The Sale Price above excludes Taxes and Maintenance and Other Charges (defined below) as are and may be applicable or payable under this Agreement or in respect of the said Premises or otherwise, now or in future. The Allottee/s agrees that in addition to the Sale Price the Allottee shall also bear and pay Taxes and Maintenance & Other Charges (defined below), in respect of the Project and/or the said Premises and/or this Agreement, as and when due or demanded, without any protest or demure or set-off. For the purpose of this Agreement, "Taxes" shall mean all direct/indirect taxes, levies, duties, charges and cess or any other taxes including taxes paid or payable by the



Promoter by way of Goods and Service Tax ("GST"), Value Added Tax ("VAT"), Service Tax, Cess or any other similar taxes, which may be levied, in connection with the construction of and carrying out the Real Estate Project and/or with respect to the said Premises and/or this Agreement or otherwise. as may be imposed by the State or Central Government authorities and/or any public, local or statutory authority/body. It is clarified that all such Taxes (whether applicable/ payable now or which may become applicable/ payable in future, prospectively or retrospectively levied by the competent authority), if any, shall be paid by the Allotee/s over and above the Sale Price as and when demanded by the Promoter together with any increase thereto and/or interest and/or penalty, if any, that may be levied on such payment. The Allottee/s shall also fully reimburse the expenses that may be incurred by the Promoter, consequential upon any legal proceedings that may be instituted by any authority against the Promoter or vice-versa on account of such liability arising out of non-payment of the aforesaid amount by the Allottee/s.

- 3.6 Accordingly, the Allottee hereby agree/s to make the payment of Sale Price along with applicable GST and/or any Taxes in the manner and as per the payment installments, more particularly set out in the Seventh Schedule hereunder. The Allottee/s further agrees to make the payment of the Maintenance & Other Charges as mentioned in clause 8.2 hereunder and applicable Taxes on it sat or prior to taking possession of the Premises in the manner and as per demand raised by the Promoter.
- or as per such notification / order rule / regulation / demand.
- 3.8 The Sale Price for the said Premises (inclusive of the proportionate price of Limited Areas and Facilities, if any) is subject to deduction of tax

deducted at Source (TDS) at 1% (one percent or any other applicable rate as per the provisions of the Income Tax Act, 1961. The Allottee/s-shall at the time of making payment of each installment of the Sale Price and applicable GST thereon, deduct TDS thereon and deposit the amount of TDS so deducted to the credit of the Promoter with the income- tax department simultaneously on the date of payment by the Allottee/s to the Promoter and immediately provide proof of deposits of the amount of TDS, to the Promoter. The Allottee/s shall also be liable and obliged to file required forms with income tax Authorities in the prescribed format on or before 7th day of the next month and provide TDS certificate to the Promoter within fifteen days thereof. If any TDS certificate is not produced by the Allottee to the Promoter as mentioned hereinabove, then in that event at the time of handing over the possession of the said Premises to the Allottee/s, the Promoter shall be entitled to demand from the Allottee/s and the Allottee shall be liable to pay amount equivalent to defaulted TDS payment, as interest free deposit with the Promoter, which deposit shall be refunded by the Promoter to the Allottee only on the Allottee/s producing TDS certificate evidencing payment of full TDS amount within one month from the date of Possession Notice. Provided further that in case the Allottee/s fails to produce such certificate within the stipulated period of the one month, the Promoter shall be entitled to appropriate the said deposit against the receivable from the Allottee/s. The Allottee/s shall deduct TDS only on the Sale Price and all Taxes (defined below) and Maintenance & Other Charges (defined below) shall be paid by the Allottee to the Promoter in full from time to time without deduction of any TDS.

3.9 The Allottee is aware that time to make each payment under this Agreement is the essence of the contract and in the event of any delay on the part of the Allottee/s to make the payment of any of the installment, the Promoter shall without prejudice to its right to cancel and terminate this Agreement, be



entitled to demand form the Allottee's and the Allottee/s shall be liable to pay to the Promoter interest calculated at the then prevailing State Bank of India highest Marginal Cost of Lending rate plus 2% interest ("Interest Rate") on such delayed payments from the date of the Due Date till the date of such payment by the Allottee/s. On a written demand being made by the Promoter upon the Allottee/s with respect to a payment amount (whether the Sale Price or any other amount payable in terms of this Agreement), the Allottee/s shall pay such amount to the Promoter, within 7 (seven) working days ("Due Date") of receipt the Promoter's said written demand, without any delay, demur or default. The Allottee/s hereby confirm/s and agree/s that, save and except for the intimation from the Promoter as provided herein, it shall not be obligatory on the part of the Promoter to send reminders regarding the payments to be made by the Allottee/s as per the payment schedule mentioned in Seventh Schedule herein below, and the Allottee/s shall make all payment/s to the Promoter on or before the Due Dates, time being the essence of this Agreement. The Promoter shall have an unpaid vendor's lien and/or first charge on the said Premises for any amounts outstanding under this Agreement and/ or out of the Sale Price until the same is paid by the Allottee/s to the Promoter and the Promoter is in receipt of the same

3.10 The Promoter shall be entitled to securitise the Sale Price and other amounts payable by the Allottee/s under this Agreement (or any part thereof), in the manner permissible under RERA, in favour of any persons including but not limited to banks/financial institutions and shall also be entitled



			to transfer and assign to any persons the right to directly receive the Sale Price and other amounts payable by the Allottee/s under this Agreement or any part thereof. Upon receipt of such intimation from the Promoter, the Allottee/s shall be required to make payment of the Sale Price and other amounts payable in accordance with this Agreement, in the manner as intimated
3.	Additional Disclosures to The Allottee/S & Rights And Entitlements of The Promoter	Clause No 4 Page No-16 -27	The Allottee/s, jointly and severally, agree(s), declare(s) and confirm(s) that: 4.1 Title:
			The Allottee/s has / have conducted their independent legal and technical due diligence through legal advisers and is / are satisfied and have accepted the title of the Promoter to the Rivali Park Land and the said Land, the entitlement of the Promoter to develop the Whole Project and the Real Estate Project. The Allottee/s shall not be entitled to further investigate the title of the Promoter and no requisition or objection shall be raised by the Allottee/s or entertained by the Promoter on any matter relating thereto. The Allottee/s further confirm that the Allottee has/ have agreed to purchase the Premises based on the terms and conditions stated in this Agreement and the Promoter shall not be held liable for any representations/commitment/details/information not stated in this Agreement, provided by the real estate agent/broker/channel partner or otherwise whatsoever. 4.2. Approvals and other terms: 4.2.1 The Allottee/s has/have satisfied himself / herself / itself / themselves with respect to the approvals and permissions issued in respect of the development of the Real Estate Project and the Whole Project.



- 4.2.2 The Allottee/s has / have satisfied himself / herself / itself / themselves with respect to the drawings, plans and specifications in respect of the Real Estate Project, the Whole Project, IOD, CC, ULC permissions, building plans, floor plans, designs and specifications, common areas, facilities and amenities , and the entitlement of the Promoter to provide and designate the Limited Areas and Facilities, Real Estate Project Amenities, Exclusive Amenities for Wintergreen Whitespring, the Exclusive Amenities for the Other Residential Component, Exclusive Amenities for the Other Commercial Component, Exclusive Amenities for the New Phase Residential Component, Sky Club (exclusively for the Real Estate Project herein and Tower 5), Exclusive Amenities for the AOS Portion Building.
- 4.2.3 The Allottee/s has / have satisfied himself / herself / itself / themselves with respect to the internal fixtures and fittings to be provided in the said Premises, as listed in the Eighth Schedule hereunder written.
- 4.2.4 The Allottee/s has/have satisfied himself / herself / itself / themselves with respect to the designs of the Real Estate Project.
- 4.2.5 At present, the Promoter estimates the full and maximal development potential of the Whole Project and the Rivali Park Land, and the Adjoining Properties (defined herein below) as per the Recitals and Clause 4.4.3 and 4.4.4 herein below. The aforesaid development potential may increase during the course of development of the Whole Project, the Larger Property and/or the Adjoining Properties, and the Promoter shall be entitled to all and any increments and accretions as mentioned in this Agreement and as may become available as per the applicable rules and regulations. The Promoter currently envisages that the Whole Project Included Amenities, shall be provided within the Whole



Project. Whilst undertaking the development of the Rivali Park Land to its full and maximal potential, there may be certain additions/modifications to the Whole Project Included Amenities and/or relocations/realignments/redesignations/changes, and the Allottee/s hereby acknowledges and agree(s) to the same.

4.2.6 As mentioned in the Recitals hereinabove, the Allottee/s through their Planning and Architectural Consultants has / have carried out his / her / it's / their independent investigation and verification in respect of the development of the Real Estate Project and the Whole Project being undertaken by the Promoter and pursuant thereto, find no inconsistency in the scheme of development / construction of the Real Estate Project, the Whole Project and the Rivali Park Land, and also in compliance of applicable laws including but not limited to the DCPR.

4.3 Construction & Finishing:

4.3.1 The Promoter had appointed / will appoint, third party contractors(s) for construction and execution of the Real Estate Project. In case of defect(s) in construction or workmanship, the Promoter and the Allottee/s shall collectively approach the third party contractor(s) for the rectification of the defect(s).

4.3.2 In spite of all the necessary steps and precautions taken while designing and constructing the Real Estate Project, the concrete slabs/beams may deflect due to self-weight, imposed load, creep and/or shrinkage phenomena (the inherent properties of concrete), for years after construction. Further, the Allottee/s may come across cracks in finishes, flooring, ceiling, slab gypsum etc. as a result of such slab / beam deflection and also caused due to any renovation and /or alterations etc. carried out by the



Allottee/s and any other allottee/s / occupants of the other apartments / flats in the Real Estate Project. The Allottee/s agree(s) and covenant(s) not to hold the Promoter liable and/or responsible for any such defects arising out of inherent properties of concrete and/or caused due to any renovations and/or alterations etc. carried out by the Allottee/s and any other allottee/s/occupants of the Real Estate Project and the Allottee/s shall not raise any claim(s) against the Promoter in this regard.

- 4.3.3 All materials including marble, granite, timber etc., contain veins and grains with tonality differences and though the Promoter had pre-selected such natural materials for installation in the Real Estate Project, their non-conformity, natural discolouration or tonal differences at the time of installation is unavoidable and the Promoter shall not be responsible and/or liable for the same and the Allottee/s shall not raise any claim(s) against the Promoter in this regard.
- 4.4 Rights and Entitlements of the Promoter & Nature of Development of the Rivali Park Land:

The Allottee's agree(s), accept(s) and confirm(s) that the Promoter is entitled to the special rights and entitlements in this Agreement including but not limited to as stated in this Clause 4.4 and also in accordance with what is stated in the Recitals hereinabove:-

4.4.1 The Rivali Park Land is being developed in a phasewise manner by constructing and developing multiple buildings / towers / wings / structures thereon including but not limited to Whole Project, the Real Estate Project, Completed Projects, the Wintergreen Whitespring Exclusive Amenities, the Other Residential Component, the Exclusive Amenities for Other Residential Component, the Other Commercial Component, the Exclusive Amenities for Other



Commercial Component, the Whole Project Included Amenities, the Whole Project Excluded Amenities, the Exclusive Amenities for New Phase Residential Component the Basements to Podia Areas in the Whole Project, the AOS Portion Building, Exclusive Amenities for the AOS Portion Building, etc. in the manner more particularly detailed in the Recitals, hereinabove. The Promoter shall be entitled to develop the Rivali Park Land as the Promoter deems fit in accordance with the approvals and permissions as may be applied for and issued from time to time and as stated this Agreement and the Allottee/s has/have agreed to purchase the said Premises based on the unfettered rights of the Promoter in this regard.

4.4.2 As a part of the development of the Rivali Park Land, the Promoter has disclosed inter alia the following:

4.4.2.1 On a portion of the Rivali Park Land, the Promoter has already constructed the Completed Projects, the Wintergreen Whitespring Exclusive Amenities, parts of the Whole Project Included Amenities, parts of the Whole Project Excluded Amenities, parts of the Basements to Podia Levels in the Whole Project etc. and Tower 1 / Rivali Park Sunburst and Tower 2 / Rivali Park – Stargaze and Tower 3 / Rivali Park – Moonrise is underway;

4.4.2.2 On the balance portion of the Rivali Park Land (Land For Further Development) the Promoter proposes to construct and develop the Other Residential Component, the Other Commercial Component, parts of the Whole Project Included Amenities, parts of the Whole Project Excluded Amenities, the Exclusive Amenities for the Other Residential Component, the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for New Phase Residential Component, parts of the Basements to Podia Levels in the Whole Project, the AOS Portion



Building, the Exclusive Amenities for the AOS Portion Building etc.

4.4.2.3 A portion of the Rivali Park Land is reserved as amenity open space land and may be required to be handed over to the MCGM in accordance with the provisions of the DCR / DCPR as the case may be.

4.4.3 The Promoter shall be exclusively entitled to utilise. exploit and consume the entire development potential of the Larger Property (of which the Rivali Park Land is a part) and/or Adjoining Properties (if amalgamated), as the case may be (including but not limited to FSI, Transfer of Development Rights ("TDR") and / or any other development right or benefit of any nature whatsoever labelled or referred to in any manner including but not limited to additional / incentive / special / premium / fungible/compensatory FSI), as well as all and any further/future development potential, benefit and / or right capable of being utilised on the Rivali Park Land any part thereof and Adjoining Properties or any part thereof (if applicable), whether balance or increased, at present or in future, and as may become available due to any reason including change in applicable law or policy. Such development potential shall vest solely with the Promoter and has been reserved by the Promoter unto itself, and may be utilised / exploited by the Promoter as the Promoter deems fit, whether on the Rivali Park Land, Adjoining Properties or elsewhere, as permitted by the applicable rules and regulations. The Promoter shall always be the owner of and shall at all times have all the right, title, interest in respect of the unsold premises, unalloted / unassigned car parking spaces and shall at its sole discretion choose to transfer common areas facilities and amenities, open spaces, lobbies. staircases, terraces, swimming pool, gymnasium, Basement to Podia Areas in the Whole Project or any similar facility/ies



and all other areas of the Whole Project etc. to the Apex Body. The Allottee/s will not have any right, title, interest, etc. in respect of the common areas and such other areas as may be designated as common areas by the Promoter and all and any other areas of the Whole Project, save as specifically stated in this Agreement and the Allottee/s has/have agreed to purchase the said Premises based on the unfettered rights of the Promoter in this regard.

4.4.4 As mentioned and as disclosed in the Recitals hereinabove and as further disclosed in the PLP, as part of the development of the Land For Further Development, the layout for the said Plot / Larger Property / the Rivali Park Land/ the Whole Project and other plans and approvals shall be amended, modified, revised, varied, changed from time to time to utilize the Proposed Full Development Potential of the Larger Property, the Rivali Park Land and / or the Adjoining Properties, After discussions and negotiations, the Allottee/s hereby agree(s), accept(s) and confirm(s) that the fundamental entitlement of the Promoter to utilise, exploit and consume the Proposed Full Development Potential (both existing and further/future) as stated in the Recitals hereinabove, may require the Promoter to amend, modify, vary, alter, change, substitute and/ or reseind the plans in respect of the Whole Project or any part thereof (including layout plans, building plans, floor plans) and undertake such modified/altered/new construction and development in accordance therewith. The Allottee/s further agree(s). accept(s) and confirm(s) that in the course of development of the said Land and the Rivali Park Land and until completion of the development thereof in the manner stated in this Agreement, the Promoter shall be entitled to do the following as it may in its sole discretion deem fit, subject however to the said Premises not being adversely affected.



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4.4.4.1 Develop the said Land, the Rivali Park Land and / or the Adjoining Properties and construct the building(s) thereon including the Real Estate Project, Real Estate Project Amenities, the Other Residential Component, the Other Commercial Component, parts of the Whole Project Included Amenities, parts of the Whole Project Excluded Amenities, the Exclusive Amenities for the Other Residential Component, the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for New Phase Residential Component, parts of the Basements to Podia Levels in the Whole Project, the AOS Portion Building, the Exclusive Amenities for the AOS Portion Building, Sky Club and any other buildings/structures/areas on the Land For Further Development / Adjoining Properties:

4.4.4.2 Apply for and obtain approvals and permissions in phases, including amendments to existing approvals and permissions and part occupation certificates;

4.4.4.3 Amend, modify, vary, alter, change, substitute, rescind, re-design and re-locate the existing layout plans, building plans, floor plans (including increase/decrease of floor levels), design, elevation for the purpose of exploiting and consuming the Proposed Full Development Potential (both inherent and further/future) at present and in future;

4.4.4.4 To apply for and obtain amended / substituted / revised / modified layout plans, building plans and floor plans sanctioning construction of the Real Estate Project and the Whole Project and the ΔOS Portion Building upto such floors as may be permissible whilst exploiting the Proposed Full Development Potential as stated in this Agreement and as may be available as per applicable laws;



4.4.4.5 Make amendments, modifications, variations, alterations, changes, deletions and revisions with respect to the development of the Whole Project;

4.4.4.6 To construct, develop and raise buildings, structures, towers and wings on the Rivali Park Land, with and without common podium levels and other common levels;

4.4.4.7 To construct, develop and raise additional levels, floors and storeys in buildings, structures, towers and wings on the Whole Project and the Allottee/s shall not have any claim(s) against the Promoter in this regard;

4.4.4.8 To reduce the number of upper floors (from what is disclosed herein and in the PLP at Annexure "B" hereto) in respect of the Real Estate Project and/or the Other Residential Component and/or the Other Commercial Component and/or AOS Portion Building or any part thereof, and the Allottee/s shall not have any claim(s) or complaint against or dispute with the Promoter in this regard;

4.4.4.9 Construct site offices/sales lounge/sample flat/s on the Rivali Park Land (or any part thereof) and to access the same at any time;

4.4.4.10To maintain and operate a RMC Plant on a portion of the Rivali Park Land until completion of the entire development.

4.4.4.TITo (by itself or through its workmen, staff, employees, representatives and agents) enter into and upon the Rivali Park Land and any construction thereon including the Real Estate Project, Real Estate Project Amenities, the Other Residential Component, the Other Commercial Component, parts of the Whole Project Included Amenities, parts of the Whole Project Excluded Amenities, the Exclusive Amenities for the Other Residential Component,



the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for New Phase Residential Component, parts of the Basements to Podia Levels in the Whole Project, the AOS Portion Building, the Exclusive Amenities for the AOS Portion Building, Sky Club and any other buildings/structures/areas on the Land For Further Development / Adjoining Properties, including to view and examine the condition and state thereof:

4.4.4.12To use the common areas, facilities and amenities, internal access roads and all facilities, amenities and services in the layout of the Whole Project and the Rivali Park Land;

4.4.4.13To market, sell, transfer, alienate and dispose of or grant rights with respect to the units / premises / spaces / areas in / on the Whole Project and the Rivali Park Land and all its right title and interest therein; provided however that for any mortgage of the said Premises by the Promoter, prior consent of the Allottee/s will be required;

4.4.4.14To allot car parking spaces in / on the Basements to Podia Areas in the Whole Project to allottee/s of units/premises in / on the Completed Project, the Whole Project and/or the Adjoining Properties;

4.4.4.15To grant or offer upon or in respect of the Rivali Park Land and or the Whole Project or any part thereof, to any third party including allottee/s therein, all such rights, benefits, privileges, casements including right of way, right to draw water, right to draw from or connect to all drains, sewers, installations and/or services;

4.4.4.16 The Promoter has informed the Allottee/s that there may be common accesses and roads, street lights, common recreation space/s, passages, electricity and telephone cables, water lines, gas pipelines, drainage lines, sewerage lines, sewerage treatment plant/s and other common amenities and



conveniences in the layout of the said Plot / Larger Property and/or the Whole Project and / or Adjoining Properties. The Promoter has further informed the Allottee/s that all the expenses and charges of the aforesaid amenities and conveniences may be common and the Allottee/s alongwith other allottee/s of flats/units/premises in the Real Estate Project and/or in the Whole Project, and the Allottee/s shall share such expenses and charges in respect thereof as also maintenance charges proportionately. Such proportionate amounts shall be payable by each of the allottee/s of flats/units/premises in the Real Estate Project including the Allottee's herein and the proportion to be paid by the Allottee/s shall be determined by the Promoter and the hereby Allottee/s agree(s) to pay the same regularly without raising any dispute or objection with regard thereto. Neither the Allottee/s nor any of the allottee/s of flats/units/premises in the Real Estate Project shall object to the Promoter laying through or under or over the said Land and/or any part thereof, pipelines, underground electric and telephone cables, water lines, gas pipe lines, drainage lines, sewerage lines, earthing pits, water tanks, etc., belonging to or meant for any of the other buildings/towers which are to be developed and constructed on any portion of the Rivali Park Land and/or the Adjoining Properties.

4.4.4.17 The Promoter is entitled to designate any common areas, facilities and amenities in the Whole Project, which may be usable on a non-exclusive basis by the allottee/s of the Real Estate Project and such other person(s) as the Promoter may deem fit including other allottee/s/occupants in the building(s)/wing(s) on the Land For Further Development and / or Adjoining Properties.

4.4.4.18 Further, the Promoter is entitled to designate any common areas, facilities and amenities in the Whole Project, which shall not be available to the allottee/s of the Real



Estate Project and shall be exclusively made available to and usable by such other person(s) as the Promoter may deem fit including other allottee/s/occupants in the building(s)/wing(s) on the Land For Further Development and / or Adjoining Properties.

4.4.4.19 The Promoter shall be entitled to construct in, over or around or above the terrace/s of the Real Estate Project any additional area or facility as may be permitted within the rules of the MCGM and/or any other authority and shall be solely entitled to utilize, monetize, operate and manage the same.

4.4.5 The Promoter may wish to develop the lands adjacent / adjoining to the Larger Property (hereinafter referred to as the "Adjoining Properties") either by purchasing such land or as a developer or joint developer or project manager or otherwise. The Promoter shall also be entitled to/required to club/amalgamate the development of the Larger Property and or / the Rivali Park Land (or any part thereof) with the Adjoining Properties, whether as a common integrated layout with the Larger Property (or part thereof) or otherwise, in a phase wise manner. For this purpose, the Promoter shall be entitled to do the following as it may in its sole discretion deem fit:

4.4.5.1 Amalgamate schemes of development, land plates, lands, land composition and land mix;

4.4.5.2 Float / utilise FSI / TDR (and / or any other developable or buildable benefit by whatever name called) from the Larger Property and /or Rivali Park Land onto the Adjoining Properties and / or from the Adjoining Properties onto the Larger Property and /or the Rivali Park Land and / or from the Larger Property onto the Rivali Park Land as per applicable rules and undertake construction, development,

sale, marketing and alienation of structures and premises consequent thereto;

4.4.5.3 Provide common and exclusive access and entry and exit points to the Larger Property, the Rivali Park Land (or any part thereof) and the Adjoining Properties, which may be used in common or exclusively (as may be decided by the Promoter in its sole discretion) by the occupants of units/premises constructed on the Larger Property, the Rivali Park Land (or any part thereof) and the Adjoining Properties;

4.4.5.4 The Promoter reserves its right(s) to amalgamate the Adjoining Properties with the Larger Property and / or the Rivali Park Land as the case may be and all references in this Agreement to the Larger Property and the Rivali Park Land shall be construed as references to such amalgamated property unless the context otherwise requires.

4.4.5.5 The overall development of the Rivali Park Land being ongoing and dynamic in nature, may warrant changing or shifting the place/location on which amenities are provided, including, Real Estate Project Amenities, parts of the Whole Project Included Amenities, parts of the Whole Project Excluded Amenities, the Exclusive Amenities for the Other Residential Component, the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for New Phase Residential Component, parts of the Basements to Podia Levels in the Whole Project, the AOS Portion Building, the Exclusive Amenities for the AOS Portion Building and any other buildings / structures / areas on the Land For Further Development / Adjoining Properties . The Promoter shall complete the construction of common areas and facilities as well as the amenities over a period of time and in a phase wise manner. The Allottee/s agree(s) and accept(s) that the Whole Project Included Amenities and the Exclusive Amenities for New Phase Residential Component



may not be provided simultaneously/contemporaneously with offering of possession of the said Premises and may be provided only subsequently.

4.4.5.6 The Promoter may appoint a single and/or multiple third party/agency for the purpose of operating and maintaining the Real Estate Project, Other Residential Component, the Other Commercial Component, the Whole Project, the Whole Project Included Amenities, the Whole Project Excluded Amenities, the Exclusive Amenities for the Other Residential Component, the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for New Phase Residential Component, the AOS Portion Building, the Exclusive Amenities for the AOS Portion Building, parts of the Basements to Podia Levels in the Whole Project, and/or or any part thereof including any common areas facilities and amenities and / or limited common areas on such terms and conditions as it may in its sole discretion deem fit.

4.4.5.7 Subsequent to the conveyance to the Society (defined hereinbelow), and the Other Societies (defined below) as stated at Clause 11.2 below and the Apex Body Conveyance (defined below) as stated at Clause 11.3 below and completion of development of the Whole Project, the Promoter will retain air rights (including the air rights above the Real Estate Project, Other Residential Component, the Other Commercial Component, the AOS Portion Building, the Basements to Podia Areas in the Whole Project). The conveyance to the Society and Apex Body as stated at Clauses 11.2 and 11.3 respectively, shall be subject to the Promoter having an irrevocable license in perpetuity with respect to air rights and branding rights upon the Real Estate Project and the right to designate and brand the development of the Real Estate Project as a "Rivali Park" project.



4.4.5.8 Until conveyance to the Society hereinbelow) and the Other Societies as stated in Clause 11.2 below and the Apex Body Conveyance as stated at Clause 11.3 below, the Promoter shall always be entitled to put a hoarding's on any part of the Real Estate Project, Other Residential Component, the Other Commercial Component. the Basements to Podia Levels in the Whole Project, the Whole Project, including on the terraces and/or on the parapet walls and/or on the Rivali Park Land, as the case may be, and the said hoardings may be illuminated or comprising of neon sign and for that purpose, the Promoter is fully authorised to allow temporary or permanent construction or erection for installation on the exterior of the Real Estate Project, Other Residential Component, the Other Commercial Component, the Basements to Podia Levels in the Whole Project, or any other location in the Whole Project / the Rivali Park Land as the case may be. Until such conveyance to the Society and the Other Societies as stated at Clause 11.2 below and the Apex Body Conveyance as stated at Clause 11.3 below, the Promoter shall be entitled to use and allow third parties to use any part of the Real Estate Project and/or the Whole Project / the Rivali Park Land respectively for installation of cables, communication equipment, cellular telephone equipment, radio turnkey equipment, wireless equipment and all other equipments etc. and the Promoter shall be entitled to receive. recover, retain and appropriate all the rents, profits and other compensation including any increase thereof which shall belong to the Promoter.

4.4.5.9 The Promoter shall be entitled to control advertising, marketing, signage, hoarding and all other forms of signage whatsoever within the Real Estate Project, Other Residential Component, the Other Commercial Component, the Basements to Podia Levels in the Whole Project, till the time





of the Apex Body Conveyance as stated at Clause 11.3 below. Such advertising and signage may comprise of hoardings, print media, electric signs, and may be constructed in a permanent or temporary manner and may be maintained, serviced, repaired and replaced and the Promoter and its nominees shall have access to such hoardings, print media and electric signage for this purpose.

4.4.6 The name of the Real Estate Project shall always be "Rivali Park Skylcap", and shall not be changed without the prior permission of the Promoter.

The Allottee/s is aware and hereby confirms and acknowledges that the words "Rivali Park", logo, designs, symbols, emblems, insignia, fascia, slogans, and all and any other identifying materials related thereto whether registered or not registered and all other proprietary intellectual property used / developed in the business of the Promoter and in all forms of intellectual property subsisting under the laws of India (collectively "Intellectual Property") are the intellectual property of and owned by the Promoter and the Allottee/s shall not, in any manner, whatsoever be entitled to and shall not use or publish and / or caused to be used and/or published the Intellectual Property in particular the name, logo or marks of "Rivali Park" whether as a trademark, trade name, logo or in any manner whatsoever (including but not limited to letterheads, reports and / or electronic media such as e-mail or web pages, or social media) or any other medium. The Allottee/s shall use its best efforts and accord all co-operation to the Promoter in this regard, including but not limited to ensuring that as a member of the said Society these Intellectual Property rights of the Promoter are protected and are not infringed in any manner whatsoever and shall immediately on knowledge of such infringement notify the Promoter of any and all infringements of the same.



In the event any flats / premises / spaces / areas in the Real Estate Project are unsold / unalloted / unassigned on execution and registration of the conveyance to the Society as stated at Clause 11.2 below, the Promoter shall continue to be entitled to such unsold areas and to undertake marketing etc. in respect of such unsold areas as stated hereinabove. The Promoter shall not be liable to pay any amount in respect of any unsold premises towards the outgoings, maintenance, CAM (as defined hereinafter) and other charges by whatever name called with respect to such unsold units and shall not be liable or required to bear and/or pay any other amount by way of contribution, outgoings, deposits, transfer fees/charges and/or non-occupancy charges, donation, premium any amount, compensation whatsoever to the Society/Apex Body for the sale/allotment or transfer of the unsold areas in the Real Estate Project. The liability to pay CAM charges with respect to such unsold units shall be of the allottee/s of such unit and commence only upon completion of the sale / transfer of such unit to an allottee/s or upon liability to take possession of the said Premises in accordance with the agreement for sale between the Promoter and such allottee/s. However, upon receipt of the Occupation Certificate of the Real Estate Project, the Promoter shall be liable to pay the property taxes for such unsold premises

4.4.9The Promoter and their surveyors and agents and assigns with or without workmen and others, shall be permitted at reasonable times to enter into the said Premises or any part thereof for the purpose of making, laying down maintaining, repairing, rebuilding, cleaning, lighting and keeping in order and good condition (including repairing) all services, drains, pipes, cables, water covers, gutters, wires, walls, structure or other conveniences belonging to or serving or used for the Real Estate Project. The Allottee's is



/ are aware that the main water/drainage pipes of the Real Estate Project may pass through certain areas within the said Premises. The Allottee/s agree(s) that he/she/it/they shall not undertake any civil works / fit out works in such areas within the said Premises, and / or permanently cover / conceal such areas within the said Premises, nor shall in any manner restrict the access to the water/drainage pipes and/or damage the water/drainage pipes.

4.5 RIGHTS & ENTITLEMENTS OF THE PROMOTER BEING ESSENCE OF THE CONTRACT

The Allottee's hereby agree(s) and confirms that since the scheme of development of the Whole Project, the Rivali Park Land and / or the Adjoining Properties placed before the Allottee/s as more particularly stated herein, in the PLP and also as personally explained to the Allotte/s, is in a phased manner to achieve the Proposed Full Development Potential, the Allottee/s does hereby undertake to honour, maintain and defend the rights and entitlements of the Promoter as set out in this Agreement, this Clause 4.5, in the Recitals hereinabove and in the PLP and particularly in respect of the Land For Further Development, and the retention of these rights by the Promoter unto itself until completion of development of the Whole Project, the Rivali Park Land and the Adjoining Properties, as the case may be and as stated herein and as may be permissible under applicable law and all these rights and entitlements of the Promoter shall be the essence of this Agreement. The Allottee/s hereby agree(s), undertake(s) and confirm(s) that he/she/it/they will not make any claim contrary to such undertaking and agreement herein and / or obstruct, hinder or interfere with the development of the Whole Project, the Larger Property, the Rivali Park Land and / or the Adjoining Properties and all infrastructure thereon including common areas facilities and amenities as



			envisaged by the Promoter under the scheme of development.
4.	Payments	Clause No 5 Page No- 27-30	5.1 With respect to any payments to be made by the Allottee/s to the Promoter in accordance with this Agreement, the Allottee/s agree(s), declare(s) and confirm(s) that
			5.1.1 On a written demand being made by the Promoter upon the Allottee/s with respect to a payment amount, the Allottee/s shall pay such amount to the Promoter, within 7 (seven) days of the Promoter's said written demand, without any delay, demur or default. It is clarified that the instalments of the Sale Price listed under schedule of payment stipulated in the Sixth Schedule hereunder are not listed in a serial order. The Promoter will raise demand for payment of instalments of the Sale Price as mentioned in the Seventh Schedule as and when the corresponding milestone is achieved irrespective of whether any prior milestone has been achieved or not, and the Allottee/s agree/s not to raise any objection to the same.
			5.1.2 The Allottee/s shall make all payments as mentioned in this Agreement to the Promoter together with relevant taxes through an account payee cheque/demand draft/pay order/wire transfer/RTGS/NEFT drawn in favour of/to the account of the Promoter, which account is detailed in the Sixth Schedule hereunder written. Payment shall be deemed to have been made only when the credit is received for the same by the Promoter in its bank account. 5.1.3 In case the Allottee/s enter(s) into any loan/financing arrangement with any bank/financial institution as envisaged at Clause 6 (Loan & Mortgage) below, such bank/financial institution shall be required to disburse/pay all such amounts due and payable by the Allottee/s to the Promoter under this



Agreement, in the same manner detailed herein. If such bank/financial institution defaults in disbursing/paying the sanctioned amounts or part thereof and/or reduces the eligibility of the loan as sanctioned or part thereof as payable to the Promoter in the manner detailed in the Seventh Schedule hereunder written, then the Allottee/s agree(s) and undertake(s) to pay such amounts to the Promoter in the manner detailed in the Seventh Schedule hereunder written. otherwise, the same shall be construed as a default on the part of the Allottee/s and the Promoter shall be entitled to exercise the provisions of Clause 5.1.6, Clause 5.1.7, Clause 5.1.8, Clause 5.1.9 and Clause 10 herein below. The Allottee/s further agree(s) and confirm(s) that in the event the Allottee/s enter(s) into any loan/financing arrangement with any bank/financial institution as envisaged at Clause 6 (Loan & Mortgage), the Allottee/s shall give his/her/their/its consent to such bank/financial institution to make/release the payments, from the sanctioned loan, towards the Sale Price directly to the bank account of the Promoter, based on the payment schedule as described herein, upon receiving the demand letter/notice from the Promoter addressed to the Allottee/s and to the bank/financial institution, under intimation to the Allottee/s.

5.1.4 The timely payment of all the amounts payable by the Allottee/s under this Agreement (including the Sale Price), is the essence of the contract. An intimation forwarded by the Promoter to the Allottee/s that a particular milestone of construction has been achieved shall be sufficient proof thereof. The Promoter furnishing proof of dispatch of such intimation to the address of the Allottee/s as stated at Clause 5.1.1 including by e-mail, shall be conclusive proof of service of such intimation by the Promoter upon the Allottee/s, and non-receipt thereof by the



Allottee/s shall not be a plea or an excuse for non-payment of any amount or amounts.

- 5.1.5 In the event of delay and/or default on the part of the Allottee/s in making payment of any GST, Service Tax, VAT, TDS or any other tax, levies, cess etc., then, without prejudice to any other rights or remedies available to the Promoter under this Agreement or under applicable law, the Promoter shall be entitled to adjust against any subsequent amounts received from the Allottee/s, the said unpaid tax, levy, cess etc. along with interest, penalty etc. payable thereon, from the due date till the date of adjustment.
- 5.1.6 The Promoter shall have a first and prior charge on the said Premises with respect to any amounts due and payable by the Allottee's to the Promoter under this Agreement.
- 5.1.7 If the Allottee/s fail(s) to make any payments on the stipulated date/s and within time/s as required under this Agreement, then, the Allottee/s shall pay to the Promoter interest at the interest rate as per the law prevalent and applicable at the relevant time ("Interest Rate") in terms of this Agreement, on all and any such delayed payments computed from the date such amounts are due and payable till the date such amounts are fully and finally paid together with the interest thereon at the Interest Rate in terms of this Agreement.
- 5.1.9 It is agreed and confirmed by the Allottee/s that, in the event of a termination of this Agreement by the Promoter, the Promoter shall, prior to refund of the installments of Sale Price that may have been paid by the Allottee/s, be entitled to adjust and recover (from such installments of Sale Price) from the Allottee/s the Earnest Money (as and by way of agreed genuine pre-estimate of



liquidated damages and not by way of penalty), interest on any overdue payments, incentives / discounts / benefits of any nature whatsoever if passed on to the Allottee/s, brokerage/referral fees, administrative charges as determined by the Promoter and any indirect taxes, stamp duty and registration charges paid by the Promoter with respect to the transaction.

5.1.10 Upon receipt of the refund of the balance Sale Price (less liquidated damages and adjustments as specified in Clause 5.1.9 hereinabove) by the Allottee/s, the Allottee/s shall have no claim or demand of any nature whatsoever against the Promoter and/or the said Premises and the Promoter shall be entitled to deal with and/or dispose off the said Premises in any manner it deems fit and proper, without any reference or recourse to the Allottee/s. Against receipt of such refund, the Allottee/s hereby undertakes to co-operate fully with the Promoter and to execute and register a Deed of Cancellation, Deed of Confirmation and / or such other writings as may be required by the Promoter.

5.1.11 Furthermore, in the event of a termination of this Agreement, the Allottee(s) shall execute and register a cancellation deed ("Cancellation Deed") and such other documents as may be required for cancellation of the said Premises as provided by the Promoter as per the timelines specified by the Promoter and undertake all actions as may be required to give effect to this provision.

5.1.12 Notwithstanding anything to the contrary contained herein, it is agreed that the Promoter shall have the irrevocable and unconditional right and entitlement to apply and/or appropriate and/or adjust any and all the amounts paid by the Allottee/s to the Promoter either under or pursuant to this Agreement or otherwise, in such manner and in such order and against such amounts payable by the Allottee/s to



		the Promoter under this Agreement including any amount that may be outstanding on account of non-payment of TDS or non-submission of TDS certificate, as the Promoter may in its sole discretion deem fit. 5.1.13 The details of the respective Permanent Account Numbers of the Promoter and the Allottee/s is/are as more particularly mentioned in the Sixth Schedule hereunder written.
5. Loan & Mortgage	Clause No-6 Page No-30-31	other amounts due and payable in terms of this Agreement to the Promoter, the Allottee/s shall be entitled to avail toan from a bank/financial institution and to mortgage the said Premises by way of security for repayment of the said to such bank/financial institution, with the prior written consent of the Promoter. The Promoter shall be entitled to refuse permission to the Allottee/s for availing any such toan and for creation of any such mortgage/charge, in the event the Allottee/s has/have defaulted in making payment of the Sale Price and/or other amounts payable by the Allottee/s under this Agreement. 6.2 All the costs, expenses, fees, charges and taxes in connection with procuring and availing of the said loan, mortgage of the said Premises, servicing and repayment of the said loan, and any default with respect to the said loan and/or the mortgage of the said Premises, shall be solely and exclusively borne and incurred by the Allottee/s. The Promoter shall not incur any liability or obligation (monetary or otherwise) with respect to such loan or mortgage. 6.3 The agreements and contracts pertaining to such loan and mortgage shall not impose any liability or obligation upon the Promoter in any manner, and shall be subject to and shall ratify the right and entitlement of the Promoter to



			receive the balance Sale Price and balance other amounts payable by the Allottee under this Agreement and in terms of Clause 3 herein above, and shall also observe and be compliant with the terms of Clause 3.8 of this Agreement
7.	Car Parking Spaces	Clause No-7 Page No-31	7.2 The Promoter has allocated / shall be allocating car parking spaces to other allottee/s of premises in the Real Estate Project, the Other Residential Component, the Other Commercial Component, the Completed Projects, the AOS Portion Building and any other proposed buildings / towers / structures / wings in the Whole Project in the Basements to Podia Areas in the Whole Project and the Allottee/s shall not raise any objection in that regard.
	Allottee/S' Rights And Entitlements	Clause No- 8 Page No- 31-39	8.1.1 The Promoter shall endeavour to complete the construction of the said Premises and obtain the Occupation Certificate from the MCGM for the said Premises by the date as more particularly mentioned in the Sixth Schedule hereunder written ("Completion Date"). 8.1.2 If the Promoter fails to abide by the time schedule for completing the Real Estate Project and for handing over the said Premises to the Allottee/s on the Completion Date (save and except for the reasons as stated in Clause 8.1.1 above), then the Allottee/s shall be entitled to either of the following: (a) If the Allottee does not intend to withdraw from the Real Estate Project, the Allottee can call upon the Promoter by giving a written notice by Courier / E- mail / Registered Post A.D. at the address provided by the Promoter ("Interest Notice"), to pay interest on all the amounts paid by the Allottee/s as provided under RERA regulation; OR



- (b) the Allottee's shall be entitled to terminate this Agreement by giving written notice to the Promoter by Courier / E-mail / Registered Post A.D. at the address provided by the Promoter ("Allottee Termination Notice"). On the receipt of the Allottee/s Termination Notice by the Promoter, this Agreement shall stand terminated and cancelled. Within a period of 30 (thirty) days from the date of receipt of the Termination Notice by the Promoter, the Promoter shall refund to the Allottee/s the installments of the Sale Price already received by the Promoter under this Agreement (less interest on any overdue payments, încentives/discounts/benefits of any nature whatsoever if passed on to the Allottee/s, brokerage/referral fees, administrative charges as determined by the Promoter and any indirect taxes, stamp duty and registration charges paid by the Promoter with respect to the transaction) with the interest as per the law prevalent and applicable at the relevant time. Upon receipt of the refund of the balance Sale Price (less adjustments as mentioned hereinabove), the Allottee's shall have no claim or demand of any nature whatsoever against the Promoter and/or the said Premises and the Promoter shall be entitled to deal with and/or dispose off the said Premises in any manner it deems fit and proper without any reference or recourse to the Allottee/s. Against receipt of such refund, the Allottee's hereby undertakes to co-operate fully with the Promoter and to execute and register a Deed of Cancellation, Deed of Confirmation and / or such other writings as may be required by the Promoter.
- (c) In case the Allottee/s elects his/her/their/its remedy under sub-clause
- 8.1.2 (a) above, then in such a case the Allottee/s shall not subsequently be entitled to the remedy under sub-clause 8.1.2 (b) above.



The Limited Areas and Facilities are listed in the Sixth Schedule hereunder written. The Real Estate Project Amenities that may be useable by the Allottee/s in the Fifth Schedule hereunder written. The Whole Project Included Amenities that may be usable by the Allottee/s are listed in the l'ifth Schedule hereunder written. The internal fittings and fixtures in the said Premises that shall be provided by the Promoter are listed in the Eighth Schedule hereunder written. However, the Allottee's agree that the Promoter has the right to change the fixtures, fittings and amenities to be provided in circumstances where there is an uncertainty about the availability of the fixtures, fittings or amenities or the materials required to be provided either in terms of quantity and/or quality and/or delivery and/or for any other reason beyond the control of the Promoter. In such circumstances, Promoter shall substitute the fixtures, fittings and amenities without any approval of or notice to the Allottee/s in as much similar specification and/or quality as may be available and required during the stage/time of the construction in order to enable Promoter, to offer at the earliest/on time the possession of the said Premises to the Allottee/s as agreed under this Agreement. The fixtures, fittings and amenities are provided by the Promoter in the said Premises free of cost and the Allottee/s agrees not to claim any reduction or concession in the purchase price and/or in the amounts payable under this Agreement on account of any change or substitution in the fixtures, fittings or amenities provided by the Promoter.

8.1.5 Subsequent to the issuance of the OC Intimation Notice and against payment of the full Sale Price and all other amounts due and payable under this Agreement, the Promoter shall give notice to the Allottee/s offering possession of the said Premises ("Possession Notice") on a date specific therein, which date shall be as per a time and



schedule of the Promoter to facilitate efficient handover of the said Premises to the Allottee/s and also other allottee/s in the Real Estate Project ("Possession Date"). The Allottee/s shall be bound to take possession of the said Premises on the Possession Date. The Allottee/s agree(s) to pay the maintenance charges as determined by the Promoter, from the date of the Occupation Certificate. It is clarified that the Promoter shall be liable to hand-over possession to the Allottee/s only on receipt of the requisite instalments of the Sale Price and all other amounts due and payable in terms of this Agreement including in accordance with the provisions of Clause 5 herein above.

8.1.6 Post receipt of the Possession Notice, the Allottee's may undertake any fit out activities in the said Premises at his/her/its/their sole cost, expense and risk, after obtaining all the requisite approvals and permissions from the competent authorities and in accordance with the rules and regulations prescribed by the Promoter in this regard ("Fit-Out Guidelines"), which shall be prepared by the Promoter and will be provided to the Allottee/s alongwith the Possession Notice, and after depositing such amount as may be specified by the Promoter as an interest-free deposit to secure compliance with the Fit Out Guidelines ("Building Protection Deposit"), 'The Building Protection Deposit will be refunded to the Allottee/s without interest in accordance with the Fit- Out Guidelines. The Allottee/s is/are aware that the said refund shall be subject to deduction of amounts towards damages, if any, to the Real Estate Project and its common areas etc., and/or any neighboring flats/premises in the Real Estate Project and/or the equipment installed therein and subject to the debris being completely removed from the Rivali Park Land and / or the Internal Layout Roads.

8.1.7 The Allottee/s hereby agrees and acknowledges that, in order to claim the return of the Building Protection



Deposit, the Allottee/s shall notify the Promoter in writing of the completion of all fit-out or interior works in the said Premises. On receiving this written notification, the Promoter's representatives/ nominees shall be entitled to enter upon and inspect the Premises (with prior notice to the Allottee/s), its immediate vicinity and attached common areas and amenities like lift lobbies, etc. for compliance with the Fit-Out Guidelines and the Building Protection Deposit shall be returned in accordance with the Fit-Out Guidelines.

8.1.8 The Allottee/s shall take possession of the said Premises from the Promoter by executing necessary indemnities, undertakings and such other documentation as may be prescribed by the Promoter, and the Promoter shall give possession of the said Premises to the Allottee/s. Irrespective of whether the Allottee/s takes or fails to take possession of the Premises within the time provided in Clause 8.1.5 above, such Allottee/s shall continue to be liable to pay property taxes, maintenance charges and all other charges with respect to the Premises, from the date of the Occupation Certificate. In the event, the Allottee/s fails or neglects to take possession of the said Premises within 2 (two) months from the Possession Date ("Default Possession Date"), the Allottee/s shall, be liable to pay and shall pay to the Promoter charges at the rate of Rs.10/- (Rupees Ten Only) per square foot of the area of the said Premises, per month or part thereof from the Default Possession Date till the date the Allottee/s take possession of the said Premises. Such charges shall be in nature of demurrage charges and shall be in addition to the CAM charges and property taxes and other charges payable by the Allottee/s with respect to the said Premises. Notwithstanding anything stated herein, in the event the Allottee/s fails or neglects to take possession of the said Premises before the Default Possession Date, for the purpose of determining liability, it shall be deemed that the



Promoter has handed over possession of the said Premises to the Allottee/s and the Promoter shall not be liable or responsible for any loss, damage with respect to the said Premises and the defect liability period as set out in 8.2.5 hereinafter shall be deemed to have commenced from the Default Possession Date and not any subsequent date on which the Allottee/s may take possession of the said Premises.

8.2 Maintenance and Other Charges

8.2.1 The Allottee/s hereby confirms, agrees and undertakes to pay to the Promoter (or its nominees) the common area maintenance and upkeep charges with respect to, inter alia, the said Premises, the Limited Areas and Facilities and the Real Estate Project ("hereinafter referred to as "BCAM") and also common area maintenance and upkeep charges payable by the Purchaser with respect to, inter alia, the New Phase Residential Component (excluding the Real Estate Project) ("hereinafter referred to as the "FCAM"). The BCAM and the FCAM are hereinafter collectively referred to as "CAM charges". The Allottee's undertakes to make payment of the estimated BCAM charges for the first 24 (twenty four) months and the estimated FCAM charges for the first 24 (twenty four) months against taking possession of the said Premises in terms of Clause 8.1 herein above (such estimated charges shall be subject to escalation; the exact figure shall be informed by the Promoter at the time of handing over possession of the said Premises to the Allottee/s). In the event of a delay in payment of such CAM charges, the Allottee/s shall be liable to pay interest thereon as per the Interest Rate. The Allottee/s hereby agrees and confirms that until the FCAM charges are paid by the Allottee/s as per the demand of the Promoter, from time to time, the Promoter shall be entitled to deny to the Allottee's access to, use and enjoyment of the Exclusive Amenities for





New Phase Residential Component and to charge interest on such unpaid amount/s.

Within 15 (fifteen) days from the date of Possession Notice, the Allottee/s shall be liable to bear and pay his/her/its proportionate share i.e.in proportion to the carpet area of the said Premises, of CAM charges, including interalia, development charges, electricity, local taxes including property taxes, betterment charges, other indirect taxes of every nature, or such other levies by the MCGM or other concerned local authority and/or Government, water charges, insurance, common lights, repairs and salaries of clerks, bill collectors, chowkidars, sweepers, housekeeping services, security personnel, and all other expenses necessary and incidental to the management and maintenance of the Real Estate Project and/or the New Phase Residential Component, Until the Real Estate Project is handed over to the Society, the Allottee's shall pay to the Promoter such BCAM charges as may be determined by the Promoter at its sole discretion. The Allottee/s further agree(s) that till the Allottee/s's share is so determined by the Promoter at its sole discretion, the Allottee/s shall pay to the Promoter provisional CAM charges as mentioned in the Tenth Schedule hereunder written. It is further clarified and agreed that the Allottee/s shall be liable to bear and pay such provisional CAM charges and other charges from the date(s) specified in this Agreement irrespective of whether or not the Allottee/s has/have taken possession of the said Premises. The Allottee/s further agrees that till the Allottee/s share is so determined the Allottee/s shall pay to the Promoter provisional monthly contribution of per month towards the outgoings. The amounts so paid by the Allottee/s to the Promoter shall not carry any interest and remain with the Promoter until Society Conveyance (defined below) is registered in favour of the Society and handover of the



operation and management is completed by the Promoter. On Society Conveyance being executed, the balance amounts of the provisional CAM Charges after deducting all other taxes, expenses and charges payable under this Agreement shall be paid over by the Promoter to the Society. The Promoter shall have the right to keep the above mentioned amounts collected towards the corpus fund from the allottees including the Allottee/s herein under any fixed deposit with a scheduled bank of its own choice and discretion till the transfer of the aforesaid amounts to the society / limited company / federation / Apex Body.

8.2.3 The Allottee/s shall, before delivery of possession of the said Premises in accordance with Clause 8.1, deposit such amounts as mentioned in the Ninth Schedule and Tenth Schedule hereunder written with the Promoter. The amounts as more particularly mentioned in the Ninth Schedule hereunder written are not refundable and can be appropriated by the Promoter and no accounts or statement will be required to be given by the Promoter to the Allottee's in respect of the above amounts deposited by the Allottee/s with the Promoter. The Allottee's shall make payments of such amounts as more particularly mentioned in the Ninth Schedule and Tenth Schedule hereunder to the bank account/s of the Promoter as may be intimated to the Allottee/s from time to time. The unspent balance, if any, of the amounts mentioned in the Tenth Schedule, save and except for FCAM charges, shall be handed over by the Promoter to the Society, without interest, when the Real Estate Project is handed over to the Society. For the purposes of this clause, the expression "Promoter" includes its nominee/s.

8.2.4 The Allottee/s is / are aware and agree that the maintenance and upkeep of the common areas and amenities of the Real Estate Project and the New Phase Residential





Component may be managed by one or more facility management companies (collectively "FMCs"). The FMC will be appointed by the Promoter.

8.2.5

Further Provided that.

- (a) The above-mentioned liability of the Promoter shall be limited to structural defects only (quality and workmanship).
- (b) 'The Promoter shall not be liable for any such structural/ architectural defect induced by the Allottee/s, by means of carrying out structural or architectural changes from the original specifications/ design or any misuse thereof; or any act, omission or negligence or noncompliance of any applicable laws;
- The Promoter shall not be liable for any defects caused due to normal wear and tear.
- iii. The Promoter having procured fixtures, fittings, equipment and/or services of standard make, shall not be liable for any defects relating to the same and these shall be governed by their respective warranties provided by their manufactures/installers. The said warranties shall be made available to the Allottee/s / association of Allottee/s by the Promoter.
- iv. In case the Allottee/s carry out any work within the said Premises after taking possession, resulting in cracks and dampness or any other defect within or to the adjoining Premises, then in such an event the Promoter shall not be liable to rectify or pay compensation. Provided that however the Promoter may offer services to rectify such defects with charges.



 V. Hairline cracks and dampness caused due to settlement, humidity, variations in temperature, electrical conduits, etc. cannot be considered as defective work.

8.2.6 It is clarified that the Promoter shall not be liable for any structural damage to the Premises if the same have been caused by reason of the default and/or negligence of the Allottee/s and/or any other allottees in the Real Estate Project or acts of third party (ies) or on account of any force majeure events including on account of any repairs / redecoration / any other work undertaken by the Allottee/s and/or any other allottee/person in the Real Estate Project and/or the Whole Project. The Allottee/s is/are aware and agree(s) and confirm(s) that the said Premises shall be of RCC structure with normal brick/block wall/dry with gypsum/putty/cement plaster. The Allottee/s is/are aware that the Real Estate Project is a part of monolithic structure and any change(s), alteration(s) including breaking of walls or any structural members or the construction of any new wall or structural member may adversely impact the Real Estate Project at various places or in its entirety and hence any change(s) or alteration(s) as mentioned hereinabove will result in immediate ceasing of the Promoter's obligation to rectify any defect(s) or compensate for the same as mentioned in this Clause and the Allottee/s/the Society/the Other Societies/the Apex Body shall have no claim(s) of whatsoever nature against the Promoter in this regard.

8.2.7 The Allottee/s shall use the said Premises or any part thereof or permit the same to be used only for residential purpose. The Allottee further undertakes to not use and/or allow anyone to use or occupy the said Premises for coaching, tutoring, or educational purposes of any kind, nor for any medical, clinical, or healthcare-related activities, co-working spaces, spa, salon, clothing showrooms -retail or



wholesale, chemist, courier warehouse and other purposes whether for commercial, charitable, or personal use.

8.2.8 The Allottee/s shall use the car parking space/s only for purpose of parking vehicle and shall not park his / her / their vehicles at any other location on the Rivali Park Land.

8.3 Common Areas Facilities & Amenities:

8.3.1 The Allottee/s shall not have any right, title, interest, etc. in respect of the common areas and such other areas as may be designated as common areas by the Promoter, and the Allottee/s is/are aware that he/she/it/they shall only be permitted to use the Real Estate Project Amenities, the Whole Project Included Amenities, the Exclusive Amenities for New Phase Residential Component and Sky Clubmentioned in the Sixth Schedule hereunder written., .. The Allottee/s is/are also aware that the Promoter has/shall designated/designate certain common area, facilities and amenities as the Exclusive Amenities for Wintergreen Whitespring, Exclusive Amenities for the Other Residential Component, Exclusive Amenities for Other Commercial Component, Exclusive Amenities for the New Phase Residential Component, Exclusive Amenities for the AOS Portion Building which shall be exclusively made available to and usable by such person(s) as the Promoter may in its sole discretion deem fit including the allottees/occupants of the Whitespring, Wintergreen, Arcade, the Other Residential Component, the Other Commercial Component, the AOS Portion Building and, shall not be available to the Allottee/s or any other allottees/occupants of apartments/flats in the Real Estate Project.

8.3.2 The Whole Project Included Amenities and any other areas as may be designated by the Promoter including common open areas, common landscapes etc., in/on the



Whole Project / Rivali Park Land / Adjoining Properties shall be an integral part of the layout of the development of the Whole Project, Rivali Park Land and the Adjoining Properties and neither the Allottee/s nor any person or entity on the Allottee/s's behalf shall, at any time claim any exclusive rights with respect to the same.

8.3.3 The Allottee/s undertake(s) to not raise any objection to or interfere with the use of the aforesaid areas by the aforesaid persons, notwithstanding that there may be any perceived or actual nuisance, annoyance or inconvenience that could arise by virtue of such common use, access and entry.

8.3.4 The rights and entitlements of the Allottee/s under this Agreement are restricted to the right and entitlement to receive and enjoy the said Premises, subject to the terms and conditions of this Agreement.

8.3.5 The Allottee/s shall at no time demand partition of the said Premises and/or the Real Estate Project and/or the Completed Projects and / or the Other Residential Component and / or the Other Commercial Component and/or the Basements to Podia Areas in the Whole Project and/or the Whole Project and/or the Rivali Park Land and / or the said Land and / or the said Larger Property.

8.4 Transfer of the said Premises

The Allottee/s shall not let, sub-let, transfer, assign, sell, lease, give on leave and license, or part with interest or any benefit of this Agreement or part with the possession of the said Premises or dispose of or alienate otherwise howsoever, the said Premises and/or its rights, entitlements and obligations under this Agreement until all the dues payable by the Allottee/s to the Promoter under this Agreement are fully paid and only with the prior written permission of the





			Promoter. In the event the Allottee/s wishes to transfer the said Premises and / or the benefit of this Agreement, the prior written consent of the Promoter shall be required for the proposed transfer / assignment for which the Allottee/s shall be bound to pay to the Promoter 5 % (five percentage) of (a) the proposed sale price or (b) the Sale Price, whichever is higher, together with GST (if applicable), Service Tax, VAT thereon as may be decided by the Promoter. Upon the receipt of such transfer fee the Promoter shall issue to the Allottee/s a consent letter permitting such transfer / assignment by the Allottee, failing which any transfer and / or assignment of the said Premises by the Allottee/s shall not be valid and binding on the Promoter. It is expressly agreed that this right of the Promoter is a covenant running with the said Premises and the Allottee/s hereby undertake/s to expressly include this Clause 8.4 as a specific term in the new agreement for sale between the Allottee/s and the proposed transferee
8.	Covenants Of The Allottee/S	Clause No- 9 Page NO- 39- 50	9.1 The Allottee/s by himself / herself / itself / themselves with intention to bind all persons into whose hands the said Premises and car parking space may hereinafter come, hereby covenants with the Promoter as follows, for the purpose of inter-alia ensuring soundness, aesthetics and safety of the Real Estate Project, the Whole Project, and the Rivali Park Land, for maintaining the value of the Real Estate Project, the Whole Project and the Rivali Park Land and for ensuring that any easement in respect of any of the aforesaid remains unaffected.
			9.1.1 The Allottee/s hereby declare/s, agree/s and confirm/s that the monies paid/payable by the them under this Agreement towards the said Premises is not involved directly or indirectly to any proceeds of the scheduled



offence and is/are not designed for the purpose of any contravention or evasion of the provisions of the Prevention of Money Laundering Act, 2002, rules, regulations,

amendments, notifications, guidelines or directions of any other statutory authority passed from and/or amended from time to time (collectively "Anti Money Laundering"). The Allottee/s further declare/s and authorize/s the Promoter to give personal information of the Allottee/s to any statutory authority as may be required from time to time. The Allottee's further affirms that the information/ details provided is/are true and correct in all respect and nothing has been withheld including any material facts within his/her/their/its knowledge. The Allottee/s further agree/s and confirm/s that in case the Promoter becomes aware and/or in case the Promoter is notified by the Government Authorities of any instance of violation of Anti- Money Laundering, then the Promoter shall at its sole discretion be entitled to cancel/terminate this Agreement. Upon such termination the Allottee/s shall not have any right, title or interest in the said Premises neither have any claim/demand against the Promoter, which the Allottee/s hereby unequivocally agree/s and confirm/s. In the event of such cancellation/termination, the monies paid by the Allottee's shall be refunded by the Promoter to them in accordance with the terms of this Agreement only after the Allottee's furnishing to the Promoter a no-objection / consent letter from the Government Authorities permitting such refund of the amounts to the Allottee's. Furthermore, the Allottee's acknowledge/s and confirm/s that the said Premises is not and shall not be the subject matter of a benami transaction as defined under the Benami Property Transactions Act, 2016 ("Benami Act"). The Allottee/s understand/s and agree/s that in the event the said Premises is found to be a 'benami property' as defined under the Benami Act and any proceedings are initiated under the Benami Act against the Promoter or the said Premises, the Promoter shall have the right to take appropriate legal action to protect its interests and the interests of bona fide allottees. The Allottee/s shall





fully cooperate with the Promoter and provide any assistance and documentation as may be required in such proceedings. It is also expressly agreed by the Allottee/s that in the event the said Premises is confiscated by the appropriate Government Authorities under the provisions of the Benami Property Transactions Act, 2016, the Promoter shall not be liable to refund any amount paid by the Allottee/s under this Agreement and the Allottee/s shall have no claim, whatsoever, against the Promoter in respect of such confiscated property.

9.1.2 Not to do or suffer to be done anything in or to the Real Estate Project, the said Premises, staircase, common areas or any passages which may be against the rules, regulations or bye-laws of the concerned authorities or change/alter or make addition in or to the Real Estate Project or to the said Premises itself or any part thereof and to maintain the said Premises (including sewers, drains, pipes) and appurtenances thereto at the Allottees/s' own cost in good repair and condition from the date on which the Allottee/s is/are permitted to use the said Premises and in particular so as to support, shelter and protect other parts of the Real Estate Project.

9.1.3 Not to raise any objection to the Promoter completing the construction of the Real Estate Project and the Whole Project (including additional floors on the Whole Project) in accordance with applicable law and this Agreement, without any interference or objection, whether prior to or subsequent to the Allottee/s taking possession of the said Premises. The Allottee/s confirms that in order to ensure safety of the workmen and the Allottee/s, the Allottee/s shall not be allowed to visit the site during the time that the Real Estate Project is under construction.



- 9.1.5 Not to change the user of the said Premises and to comply with stipulations and conditions laid down by the Promoter/its designated Project Manager or the Society with respect to the use and occupation of the said Premises.
- 9.1.6 in particular so as to support, shelter and protect other parts of the Real Estate Project.
- 9.1.7 to ensure in particular, support, shelter and protection of other parts of the Real Estate Project.
- 9.1.8 Not to make any structural alteration and/or construct any additional structures, mezzanine floors, whether temporary or permanent in the said Premises.
- 9.1.9 in particular so as to support, shelter and protect other parts of the Real Estate Project.
- 9.1.10 Not to cover or construct anything in the open spaces, garden, recreation area and/or parking spaces and/or refuge areas.
- 9.1.11 Not to make any alteration in the elevation and outside colour scheme of paint and glass of the Real Estate Project and not cover/enclose the planters and service slabs or any of the projections from the said Premises, within the said Premises, nor chisel or in any other manner cause damage to the columns, beams, walls, slabs or RCC partition or walls, pardis or other structural members in the said Premises, nor do/cause to be done any hammering for whatsoever use on the external/dead walls of the Real Estate Project or do any act to affect the FSI/development potential of the Larger Property / the Rivali Park Land.
- 9.1.12 Not to do or permit to be done any renovation/repair within the said Premises.



In the event of the Allottee/s carrying out any renovation/repair within the said Premises, then in such event the Promoter shall not be responsible for rectification of any defects noticed within the said Premises or of any damage caused to the said Premises or the Real Estate Project on account of such renovation/repair and the Promoter's obligation to rectify any defect(s) or compensate for the same as more particularly described in Clause 8.2.6 of this Agreement shall immediately cease and the Allottee/s/ the Society / the Other Societies' / the Apex Body shall have no claim(s) of whatsoever nature against the Promoter in this regard.

9.1.13 To maintain the aesthetics of the Whole Project and to ensure the quiet and peaceful enjoyment by all the allottee/s/occupants therein and for the common benefit of all, and to preserve and maintain the safety, security and value of the said Premises, the Real Estate Project, the Whole Project and the Rivali Park Land, the Allottee/s agree and covenant as follows:

9.1.12.1 Not to affix any fixtures or grills on the exterior of the Real Estate Project for the purposes of drying clothes or for any other purpose and not to have any laundry drying outside the said Premises. The Allottee/s may fix grills on the inside of the windows. The standard design for the same shall be obtained by the Allottee/s from the Promoter and the Allottee/s undertake(s) not to fix any grill having a design other than the standard design approved by the Promoter. If found that the Allottee/s has/have affixed fixtures or grills on the exterior of his/her/their premises for drying clothes or for any other purpose or that the Allottee/s has/have affixed a grill having a design other than the standard approved design, the Allottee/s shall forthwith become liable to pay a sum of Rs.5,00,000/- (Rupees Five Lakh only),



the Allottee's shall forthwith pay such amount as may be determined by the Promoter to enable the Promoter to rectify the same to be in compliance with design approved by the Promoter and carry out repairs to the damages that has been caused to the Real Estate Project and / or to the Whole Project because of the fixtures and/or grills or otherwise (for which purpose the Allottee's hereby undertakes to co-operate fully with the Promoter and to permit workers to access the said Premises to carry out such rectification and repairs), and the Allottee's shall forthwith hand over the balance amount to the Promoter.

9.1.12.2Not to install a window air-conditioner within or outside the said Premises save and except as per the Fit-Out-Guidelines, If found that the Allottee's has/have affixed a window air conditioner or the outdoor condensing unit which projects outside the said Premises, the Allottee/s shall forthwith become liable to pay a sum of Rs.5,00,000/-(Rupces Five Lakh only). Out of the said sum of Rs.5,00,000/- (Rupees Five Lakh only), the Allottee/s shall forthwith pay such amount as may be determined by the Promoter to enable the Promoter to rectify the same to be in compliance with design approved by the Promoter and carry out repairs to the damages that has been caused to the Real Estate Project and / or to the Whole Project because of the installation of a window air-conditioner or the outdoor condensing unit or otherwise (for which purpose the Allottee/s hereby undertakes to co-operate fully with the Promoter and to permit workers to access the said Premises to carry out such rectification and repairs), and the Allottee's shall forthwith hand over the balance amount to the Promoter.

9.1.12.3 If the Allottee's or any members of the Allottees's' family or any servant or guest of the Allottee's commit(s) default of this sub-clause then the Allottee's shall forthwith



rectify any damage and default immediately at his / her own cost and shall also become liable to pay a sum of Rs.10,000/(Rupces Ten Thousand Only) to the Promoter on each occasion on which the Allottee/s or any members of the Allottees/s' family or any servant or guest of the Allottee/s commit(s) default of this sub-clause.

9.1.12.4Not to at any time cause or permit any public or private nuisance or to use loud speakers etc. in or upon the said Premises, the Real Estate Project or the Rivali Park Land or any part thereof or do anything which shall cause an annoyance, inconvenience. suffering. hardship or disturbance to the occupants of the Real Estate Project or the Rivali Park Land or to the Promoter. The Allottee/s shall ensure that the Allottee/s's pets and/or domesticated animals. if any, shall not enter the restricted areas/no entry zones as may be designated by the Promoter in the Real Estate Project/ the Rivali Park Land and/or pose a health or safety hazard and/or cause nuisance to the other occupiers of the Real Estate Project/ the Rivali Park Land and or the lifts installed in the Real Estate Project. If the Allottee/s or the members of the Allottee/s's family or any servant or guest of the Allottee/s commit(s) default of this sub-clause, then the Allottee/s shall immediately take remedial action and shall also become liable to pay a sum of Rs. 10,000/- (Rupees Ten Thousand Only) to the Promoter on each occasion on which the Allottee/s or any members of the Allottee/s's family or any servant or guest of the Allottee/s or pet of the Allottee/s commit(s) default of this sub- clause.

9.1.12.5Not to discharge, dump, leave or burn nor to cause or permit the discharging, dumping, leaving or burning of any wastage including but not limited to pollutants into the surface or other drains or in or upon any part of the said Premises and/or the Real Estate Project and/or the Rivali Park Land and/or open spaces nor litter or permit any



littering in the common areas in or around the said Premises and/or the Real Estate Project and/or the Rivali Park Land and at the Allottee/s own cost and expense to make good and sufficient provision for the safe and efficient disposal of all waste generated at the said Premises and/or the Real Estate Project and/or open spaces to the requirement and satisfaction of the Promoter and/or relevant government and statutory authorities. If the Allottee/s or members of the Allottee/s family or any servant or guest of the Allottee/s commit(s) default of this sub-clause then the Allottee/s shall immediately take remedial action and shall also become liable to pay a sum of Rs.10,000/- (Rupees Ten Thousand Only) to the Promoter on each occasion on which the Allottee/s or any members of the Allottee/s family or any servant or guest of the Allottee/s commits default of this subclause.

9.1.12,6Not to do either by himself/herself/itself/themselves or through any other person anything which may or is likely to endanger or damage the Real Estate Project and/or the Whole Project or any part thereof, the garden, greenery, fencing, saplings, shrubs, trees and the installations for providing facilities in the Real Estate Project and/or the Whole Project. No damage shall be caused to the electricity poles, cables, wiring, telephone cables, sewage line, water line, compound gate, or any other facility provided in the Real Estate Project and/or the Rivali Park Land. If the Allottee's or members of the Allottee's family or any servant or guest of the Allottee/s commits default of this sub- clause then the Allottee's shall immediately take remedial action and shall also become liable to pay a sum of Rs.10,000/-(Rupees Ten Thousand Only) to the Promoter on each occasion on which the Allottee's or any members of the Allottee/s family or any servant or guest of the Allottee/s commits default of this sub-clause





9.1.12.7Not to display/permit to be displayed at any place in/upon the Real Estate Project and/or the Whole Project and or the Rivali Park Land or any part thereof including on any construction thereon, any bills, posters, hoardings, advertisement, name boards, signboards including neon and illuminated, placards, posters, notice, advertisement, name plate, sign, flag-staff, air conditioning unit, television or wireless mast or aerial or any other thing whatsoever. The Allottee/s shall not stick or affix pamphlets, posters or any paper on the walls of the Real Estate Project or common area. therein or in any other place or on the window, doors and corridors of the Real Estate Project. If the Allottee/s or members of the Allottee/s family or any servant or guest of the Allottee/s commits default of this sub-clause, then the Allottee/s shall immediately take remedial action and shall also become liable to pay a sum of Rs. 10,000/- (Rupees Ten-Thousand Only) to the Promoter on each occasion on which the Allottee's or any members of the Allottee's family or any servant or guest of the Allottee/s commit(s) default of this sub-clause.

9.1.12.8To make suitable arrangement for removal of debris arising out of any interior decoration, renovation, furniture making or any other allied work in the said Premises. The Allottee/s's labourers / contractors shall be responsible for the removal of debris such as marble pieces or all and any wastage material etc. from the said Premises on a daily basis. The Allottee/s / labourers / contractors shall at their own cost remove such wastage materials/debris. Such debris and / or wastage materials shall not be accumulated or placed in the common passages, corridors and basement or in any area within the Whole Project/ the Rivali Park Land. If the Allottee/s or members of the Allottee/s family or any servant or guest of the Allottee/s or any person employed by the Allottee/s commit(s) default of this sub-clause, then the



Allottee/s shall immediately take remedial action and shall also become liable to pay a sum of Rs. 10,000/- (Rupees Ten Thousand Only) to the Promoter on each occasion on which the Allottee/s or any members of the Allottee/s family or any servant or guest of the Allottee/s commit(s) default of this sub-clause.

9.1.12.9The aforesaid amounts shall be payable by the Allottee/s in addition to the cost of rectification for the default committed. In the event the Allottee/s fail(s) to rectify the default within 15 (fifteen) days from committing such default at the Allottee/s own cost, then the Promoter shall be entitled to send a notice to the Allottee/s intimating the Allottee/s that the Promoter shall, within a period of 48 (forty-eight) hours from the date thereof, enter the said Premises to inspect such defect. After such 48 (forty-eight) hour period, the Promoter through its agents, shall have a right to enter upon the said Premises and dismantle at the Allottees/s' cost, such fixtures or grills or air conditioner or the outdoor condensing unit or such other fixture which is/are in contravention of this sub- clause or any other provision of this Agreement and the Allottee/s hereby undertakes and confirms to co-operate fully with the Promoter in this regards and permit access to the said Premises for the purpose of such rectification and repairs.

9.1.12.10 Not to violate and to abide by all rules and regulations framed by the Promoter / its designated Project Manager or by the Society or the Apex Body, for the purpose of maintenance and up-keep of the Whole Project and in connection with any interior / civil works that the Allottee/s may carry out in the said Premises and to generally comply with building rules, regulations and bye- laws for the time being of the concerned authority and of government and other public bodies.



9.1.12.12 Not to object or cause any impediment to the right and authority of the Promoter and its workmen, staff, employees, representatives and agents and all other users/allottee/s of premises on the Rivali Park Land to the access, ingress and egress into and upon the Rivali Park Land including the Real Estate Project, the Whole Project, the Other Residential Component, the Other Commercial Component, the said Basements to Podia Areas in the Whole Project, the Real Estate Project Amenities, Exclusive Amenities for Wintergreen Whitespring, Exclusive Amenities for the Other Residential Component, Exclusive Amenities for Other Commercial Component, Exclusive Amenities for the New Phase Residential Component, Exclusive Amenities for the AOS Portion Building etc without any restriction or interference whatsoever including but not restricted to for the purpose of maintenance repair and upkeep of the electricity, communication and utility lines, cables and meters etc or any other reason, notwithstanding that there shall or may be any perceived or actual risks, nuisance, annoyance or inconvenience that could arise by virtue of such common access and entry.

9.1.12.13 Not do or permit or suffer to be done anything in or upon the said Premises or any part of the Real Estate Project or any part of the Rivali Park Land which is or may, or which in the opinion of the Promoter is or may, at any time be or become a danger, a nuisance or an annoyance to or interference with the operations, enjoyment, quiet or comfort of the occupants of adjoining premises or the neighbourhood provided always that the Promoter shall not be responsible to the Allottee/s for any loss, damage or inconvenience as a result of any danger, nuisance, annoyance or any interference whatsoever caused by the occupants of the adjoining premises of the Real Estate Project and the Allottee/s shall not hold the Promoter so liable.



9.1.12.14 Not to obstruct, cause or permit any form of obstruction whatsoever whether by way of depositing or leaving any article, item or thing of whatsoever nature, movable or otherwise, in or on the common stairways, refuge areas, corridors and passageways in and of the Real Estate Project.

9.1.12.15 Not to, in any manner, enclose any flower beds / planters / ledges / pocket terrace (s) / deck areas and other areas to be kept open in any manner including installing any temporary or part shed or enclosure and shall not include the same in the said Premises and shall keep the same unenclosed at all time.

9.1.12.16 Not to affix, erect, attach, paint or permit to be affixed, erected, attached, painted or exhibited in or about any part of the Real Estate Project or the exterior wall of the said Premises or on or through the windows or doors thereof any placard, poster, notice, advertisement, name plate or sign or announcement, flag-staff, air conditioning unit, television or wireless mast or aerial or any other thing whatsoever save and except the name of the Allottee/s in such places only as shall have been previously approved in writing by the Promoter in accordance with such manner, position and standard design laid down by the Promoter.

9.1.12.17 Not park at any other place and shall park all cars in the car parking space/s only as may be permitted/allotted by the Promoter.

9.1.12.18 Shall cause the Society to paint the Real Estate Project at least once in every 5 (five) years maintaining the original colour scheme even after the conveyance to the Society as stated at Clause 11.2 below and shall bear his/her/it's/their respective share of expenses to paint, repair, waterproof and refurbish the Real Estate Project



and to do all other acts and things for the upkeep and maintenance thereof and to bear and pay the proportionate costs, charges and expenses thereof as the Promoter may determine and to extend all co- operation, assistance and facilities for the same.

9.1.12.19 Not to object to the permission granted/to be granted by the Promoter to other flat allottee/s for the use of their respective appurtenant spaces and the car parking spaces.

9.1.12.20 Not to raise any objection and or claims about the unavailability of supply of water from MCGM and shall not raise any objection and/or claims regarding liability to bear and pay for alternate arrangements for water supply through tankers made for his/her/their convenience. The Allottee/s acknowledge(s) that the water connection from the MCGM shall be subject to availability and the rules, regulations and bye laws of the MCGM and agree not hold the Promoter responsible for the same. The Allottee/s is/are aware that alternate arrangements for water supply through tankers will be made for the Allottee/s' convenience. Expenses incurred for the same will be charged in the maintenance bill till the MCGM water connection is received.

9.1.12.21 The Allottee/s acknowledges and agrees that piped gas connection, if any, will be provided by a third party service provider and as third party service providers generally provide for piped gas connections and supply of gas in a building only when a significant portion of the building is occupied, the Promoter shall endeavour to provide such piped gas connection and supply of gas through such connection within a period of 24 (twenty four) months from Possession Date.



9.1.12.22 Shall accept, follow and abide by the Fit-Out Guidelines and other rules and regulations, framed by the Promoter from time to time for maintenance and management of the said Premises and the said Land, the Whole Project, and the Real Estate Project and/or the security thereof or of the aesthetics and ambience of the Real Estate Project and the Whole Project, it being clearly agreed that in the event the Allottee/s violate(s) the Fit-Out Guidelines and such other rules/regulations made from time to time, the Allottee's shall be liable to make good and/or compensate for any loss and/or damage whatsoever, caused by the Allottee/s and/or by his employees or agents. Further, the Allottee/s shall ensure that the workers, labourers, contractors appointed by the Allottee/s shall also strictly follow the same.

9.1.12.23 Not to do any act, deed, matter or thing during the course of fit-out/furnishing the said Premises resulting in leakage/damage to the said Premises or other flats/premises in the Real Estate Project or its common passages, staircases etc. and shall be responsible to make good such leakages, damages (if any caused) entirely at his/her/their costs and expenses.

9.1.12.24 Not to, make any structural / internal masonry / dummy flooring / plumbing changes in the said Premises in any manner whatsoever.

9.1.12.25 Not to obstruct/close the drain out points of the aluminum window tracks while laying the flooring materials, in order to avoid any water seepage and retention in the slab.

9.1.12.26 Shall on completion of the fit-outs of the said Premises, submit to the Promoter without delay a completion letter stating therein that the fit-outs of the said



Premises have been carried out in accordance with the approved plans.

9.1.12.27 Not to do or permit to be done any act or thing which may render void or voidable any insurance of the Whole Project and the Real Estate Project or any part thereof or whereby any increase in the premium shall become payable in respect of the insurance.

9.1.12.28 If any allottee/s/occupants in the Real Estate Project including the Allottee/s make any internal structural/non-structural changes to any premises in the Real Estate Project including the said Premises, the Promoter shall stand discharged of all its expressed and implied warranties under this Agreement.

9.1.12.29 To rectify and make good any breach or default of any of the covenants contained in this Clause 9, without prejudice to any rights and remedies available to the Promoter, at its sole cost expense and risk. It is expressly clarified, agreed and understood that strict observance, performance and compliance of the terms, conditions, covenants, stipulations and provisions of this Clause 9 by the Allottee/s shall be of the essence of this Agreement.

9.2 The Allottee/s agree(s) and covenant(s) that, Limited Areas and Facilities, the Exclusive Amenities for Wintergreen Whitespring, the Exclusive Amenities for the Other Residential Component, the Exclusive Amenities for the Other Commercial Component, the Exclusive Amenities for the New Phase Residential Component, the Exclusive Amenities for the AOS Portion Building shall be exclusively made available to and usable by such person(s) as the Promoter may in its sole discretion deem fit, and shall not be available to the Allottee/s or any other allottees/occupants of apartments/flats in the Real Estate Project.



- The Allottee/s agree(s) and covenant(s) that, the entry and exit points and accesses and driveways to the Real Estate Project shall be common to all other allottee/s, users and occupants in the Whole Project and on the Rivali Park Land including to access all other buildings, towers and structures in the Whole Project and the Adjoining Properties. The Allottee/s agree(s), confirms and covenant(s) that he/she/it/they shall not be entitled to and shall not demand any separate independent access and/or entry/exit point exclusively for himself/herself/themselves and/or any other allottee/s, users and/or occupants in the Real Estate Project. Further, the Allottee/s also agree(s) and confirm(s) that the Other Residential Component and the Other Commercial Component and / or the Completed Projects including their respective amenities may have entry and exit points and access in common with other allottee/s in the Whole Project and/or may have independent and exclusive entry and exit points and access that shall not be usable by the Allottee and the Allottee/s has/have no objection to such arrangement, which shall be at the sole discretion of the Promoter .
- 9.4 The Allottee/s agree(s), confirm(s) and covenant(s) that the issuance of the Occupation Certificate with respect to the Real Estate Project by the competent authority(ies) shall mean and shall be construed that the Promoter has carried out the development and construction of the Real Estate Project in conformity with the sanctioned plans, approvals and permissions issued by the competent authority(ies) and the Allotteee/s shall not raise any dispute(s), claim(s) and/or demand(s) with respect to the development and construction of the Real Estate Project.
- 9.5 The Allottee/s agree(s) and confirm(s) that the Promoter shall at all times have the right to propose joint open space for fire tender movement between the Real Estate Project and the remaining portions of the Whole Project





and/or the Larger Property and the Allottee/s hereby acknowledges to the same.

- 9.6 The Allottee/s agree(s) and confirm(s) not to demand that a compound wall be constructed around the Real Estate Project and / or the Whole Project or any part thereof.
- 9.7 The Allottee/s agree(s), covenant(s) and confirm(s) that the Allottee's is/are aware that the car parking space's (as mentioned in the Sixth Schedule) that the Allottee/s shall be permitted to use, shall be located within the Basements to Podia Areas in the Whole Project. The Promoter has disclosed to the Allottee/s and the Allotte/s confirms and agrees that the Promoter is entitled to use portions of the Basements to Podia Areas in the Whole Project (including below/appurtenant to the Real Estate Project) for the other occupants of the Whole Project or such other user/s / occupants as the Promoter may deem fit. The Allottee/s hereby acknowledged the same and confirms that he/she/it is aware that such portions of the Basements to Podia Areas below/appurtenant to the Real Estate Project shall be available to the Allottee/s or any other allottees/occupants of apartments/flats in the Whole Project.
- 9.8 Considering that there shall be multiple car parking spaces for the Whole Project, the Promoter shall in due course formulate rules and regulations for operating and maintaining the entire Basements to Podia Areas in the Whole Project. The Allottee/s shall be bound to adhere to such rules and regulations and shall fully cooperate with the Promoter and all other occupants while exercising its permission to use the car parking space/s allotted to the Allottee/s as mentioned in the Sixth Schedule. The Society / Apex Body shall duly adopt such rules and regulations as formulated by the Promoter in this regard and ensure that the same are duly enforced in the interests of each of the



			the Allottee/s shall lead to forfeiture of the Allottee/s' rights to use the car parking space/s allotted to the Allottee/s as mentioned in the Sixth Schedule. 9.9 The Allottee/s also agree(s) and confirm(s) that various portions within the Basements to Podia Areas in the Whole Project, may have common entry and exit points, ramp/s, driveways and access for the allottee/s / user/s / occupant/s of the Whole Project (including allottee/s of the Real Estate Project) and/or may have independent and exclusive entry and exit points and access that shall not be usable by the Allottee or any other allottee/s in the Real Estate Project and that the Allottee/s has/have no objection to such arrangement.
9.	EVENTS OF DEFAULT	Clause No-10	10. EVENTS OF DEFAULT
		Page - 50-57	hereinabove, if the Allottee's breaches / contravenes any of the terms and conditions of this Agreement applicable to the Allottee's and / or if any one or more of the events or circumstances set out in Clause 9 ("Event of Default"), then the Promoter may call upon the Allottee's by way of a written notice ("Rectification Notice") to rectify the same within a period of 15 (fifteen) days from the date of receipt thereof ("Cure Period"). If the Allottee's fails to rectify such Event of Default within the Cure Period, then the same shall be construed as a default ("Default"). 10.2 The following events, inter alia, shall be construed as a Default:
			10.2.1 If the Allottee/s delay(s) or commit(s) default in making payment of any installment or any other amount





payable under this Agreement, including taxes, etc. or otherwise, including as set out in this Agreement;

10.2.2 If the Allottee/s fails to take possession of the said Premises in terms of Clause 8.1 above;

10.2.3 If the Allottee/s commit(s) breach of any terms, conditions, covenants, undertakings and/or representations and/or warranties as given by him/her/it in this Agreement (including in Clause 9 (Covenants of the Allottee/s) above and/or any other writings and/or the terms and conditions of layout, IOD, municipal and regulatory permissions, ULC permissions, N.O.C's, and other sanctions, permissions, undertakings and affidavits etc.;

10.2.4 If the Allottee/s has/have been declared and/or adjudged to be insolvent, bankrupt etc. and/or ordered to be wound up or dissolved;

10.2.5 If the Allottee/s is/are, convicted of any offence involving moral turpitude and/or sentenced to imprisonment for any offence not less than 6 (six) months;

10.2.6 If a Receiver and/or a Liquidator and/or Official Assignce or any person is appointed for the Allottee/s or in respect of all or any of the assets and/or properties of the Allottee/s;

10.2.7 If any of the assets and/or properties of the Allottee/s is/are attached for any reason whatsoever under any law, rule, regulation, statute etc.;

10.2.8 If any execution or other similar process is issued and/or levied against the Allottee/s and/or any of the Allottee/s' assets and properties;



		10.2.9 If the Allottee's has/have received any notice from the Government of India (either Central, State or Local) or any foreign Government for the Allottee's's involvement in any money laundering or any illegal activity and/or is declared to be a proclaimed offender and/or a warrant is issued against him/her/them; and/or 10.2.10 If any of the aforesaid have been suppressed by the Allottee's. 10.3 Consequences of Default: 10.3.1 On the occurrence of a Default, the Promoter shall, without prejudice to any and all other rights and remedies available to it under law, be entitled (but not obliged) to exercise its rights as mentioned at Clauses 5.1.8 hereinabove, 10.3.2 It is agreed that all the rights and remedies of the Promoter, including aforesaid rights and remedies of the Promoter, are cumulative and without prejudice to one another.
10. FORMATION OF THE SOCIETY & APEX BODY	Clause No -11 Page No- 52 -57	11.1.4 No objection shall be taken by the Allottee/s if any changes or modifications are made in the draft/final bye-laws of the Society, as may be required by the Registrar of Cooperative Societies or any other Competent Authority. The Allottee/s also accept(s) and agree(s) that certain changes may be required to the application forms and other writings including the society register to be filled up, including deletion and substitution of the Allottee/s/other allottees in the said Real Estate Project consequent to sale and transfer of the said Premises/their respective premises, and the Allottee/s shall not object to the same. 11.1.5 It is expressly and specifically clarified, agreed, understood and confirmed by and between the Parties that the unsold flats, car parking spaces etc. in the Project





shall at all times be and remain the absolute property of the Promoter and the Promoter may if it so desires, become member of the Society in respect thereof, and the Promoter shall have full right, absolute power and authority, and shall be unconditionally entitled to deal with and to sell, let or otherwise dispose of the same in any manner and for such consideration, and on such terms and conditions as it may in its sole and absolute discretion deem fit and proper, to any person or party of its choice, and neither the Allottee/s herein, nor the Society shall object to or dispute the same. On the Promoter intimating to the Society, the name or names of the Allottee/s or acquirer/s of such unsold flats, premises, etc., the Society shall forthwith accept and admit such Allottee/s and acquirer/s as their member/s and shareholder/s, and shall forthwith issue share certificate/s and other necessary documents in their favour, without raising any dispute or objection to the same and without charging/recovering from them any premium, fees, donation or any other amount of whatsoever nature in respect thereof including any amount collected by Promoter from such allottees towards charges, development charges, legal charges etc. as mentioned in this Agreement. It is further clarified that for sale of such flat, Promoter shall not be liable to take any permission/approval of the Society. Further, it is hereby agreed that the Promoter or purchaser/lessees/occupants of these unsold unit/s of the Promoter shall enjoy and shall be entitled to enjoy all rights and privileges with respect to the use of the common areas and amenities and facilities at par with any other member of the Society.

11.1.6 Upon handing over of the Real Estate Project to the Society, the Society shall be responsible at its own costs, charges and expenses for the operation and management and/or supervision of the said Real Estate Project including the Real Estate Project Amenities and the Promoter shall not



be responsible for the same and the Allottee's shall extend necessary co-operation and shall do the necessary acts, deeds, matters and things as may be required in this regard. The Society shall also be liable to contribute towards the FCAM in terms of Clause 8.2.1 herein above.

11.1.7 In the event, the management of the Building is handed over to the Society pending conveyance of the Building and before the sale and disposal by the Promoter of all the units in the Building is complete, the power and authority of the Society shall always be subject to the overall authority and control of the Promoter in respect of any of the matters concerning the Building and in particular the Promoter have the absolute authority and control as regards all their respective unsold units and other premises in the Building and the disposal thereof,

11.1.8 The Promoter shall be liable to pay the municipal taxes at actual only in respect of their respective unsold units and other premises in the Building. In case, the Promoter shall join in as the member in respect of such respective unsold units and premises and as and when such units are sold to the persons of the Promoter, the Society shall be bound to admit such Allottee's as members without charging any premium or other extra payment or transfer charges. The Promoter for the purpose of selling their respective unsold units in the Building shall not be liable to apply for or obtain prior NOC or permissions of the Society or be liable to pay any transfer charges.

11.1.9 The Society of the Building shall not issue Share Certificate to any Allottee's / member without obtaining the NOC from the Promoter certifying that there are no outstanding/dues pending on any account to be received from the Allottee's /member and/or remaining unpaid. If the Society issues Share Certificate to any Allottee's / member





without adhering to or abiding by the aforesaid condition, the Society shall itself be responsible and liable to pay such amounts due and payable, if any, by such Allottee/s/member to the Promoter. The Promoter shall maintain a separate account in respect of sums received by the Promoter from the Allottee as advance or deposit, sums received on account of the share capital for the promotion of the Co-operative Society or towards the out goings, legal charges.

11.1.10 The cost, charges, expenses, levies, fees, taxes, duties, including but not limited to stamp duty and registration charges, with respect to the formation of the Society / the Other Societies', including in respect of (a) any documents, instruments, papers and writings, (b) professional fees charged by the Advocates & Solicitors engaged by the Promoter for preparing, drafting and approving all such documents, shall be borne and paid by the respective Society and their respective members/intended members including the Allottee/s, as the case may be, and the Promoter shall not be liable towards the same.

11.1.11 The Promoter has prior to hereof, formed a cooperative housing society comprising solely of the allottees of units/premises in the Whitespring Residential Component, in accordance with and under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules made thereunder, read with RERA and the RERA Rules ("Whitespring Society").

11.1.12 The Promoter has prior to hereof, formed a cooperative housing society comprising solely of the allottees of units/premises in the Wintergreen Residential Component, in accordance with and under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the





Rules made thereunder, read with RERA and the RERA Rules ("Wintergreen Society").

11.1.13 The Promoter may similarly submit application/s to the competent authorities to form a co-operative society to comprise solely of the allottees of units / premises of the Areade Commercial Component in accordance with and under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules made thereunder, read with RERA and the RERA Rules or such other association as may be permissible under law ("Areade Society").

11.1.14 The Promoter shall similarly submit application's to the competent authorities to form a co-operative housing society to comprise solely of the allottees of units/premises in each of the residential buildings of the Other Residential Component in accordance with and under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules made thereunder, read with RERA and the RERA Rules (collectively "Other Residential Component Societies").

11.1.15 The Promoter shall similarly submit application's to the competent authorities to form a co-operative society to comprise solely of the allottees of units/premises of the Other Commercial Component in accordance with and under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules made thereunder, read with RERA and the RERA Rules ("Other Commercial Component Societies").

11.1.16 The cost, charges, expenses, levies, fees, taxes, duties, including but not limited to stamp duty and registration charges, with respect to the formation of the Society / the Other Societies', including in respect of (a) any documents, instruments, papers and writings, (b)





professional fees charged by the Advocates & Solicitors engaged by the Promoter for preparing, drafting and approving all such documents, shall be borne and paid by the respective Society and their respective members/intended members including the Allottee/s, as the case may be, and the Promoter shall not be liable towards the same.

11.1.17 As part of the development on the Kanakia DA Land (which is a part of the Larger Layout but is not a part of the Whole Project or the Rivali Park Land) the following associations have already been formed prior to the commencement of RERA i.e. (1) Royale Samarpan CHSL (2) Samarpan A & B Wing CHSL (3) Samarpan C & D Wing CHSL (4) The Western Edge-1 Condominium (5) The Western Edge II Premises CSL (6) Samarpan Exotica CHSL (hereinafter collectively referred to as "the DA Societies"). Such associations have not been formed by the Promoter.

11.2 Conveyance to the Society:

11.2.4 At the option of the Promoter, the DA Societies and all other occupants of the said Plot may be permitted to be joined as members of the Apex Body and the Allottee/s (as a prospective member/s of the said Society / the Apex Body) does hereby consent to the same and shall accord all cooperation to the Promoter in this regard, including but not limited to submitting written consent/s and writings and / or voting in favour of such membership to the Apex Body, as the case may be.

11.2.5 The cost, charges, expenses, levies, fees, taxes, duties, including but not limited to stamp duty and registration charges with respect the formation of the Apex Body and documents related thereto and also the professional fees charged by the Advocates & Solicitors engaged by the Promoter for preparing, drafting and approving all such



documents shall be borne and paid by the Apex Body and its members / intended members alone and the Promoter shall not be liable towards the same.

- 11.3 Conveyance to the Apex Body:
- 11.3.2 PROVIDED THAT the Apex Body Conveyance shall clearly state that the following areas shall be retained as is required for:
- (a) handingover the stipulated percentage if any, for any statutory requirement, to the MCGM or statutory authority;
- (b) developing and handing-over a public amenity, if any;
- (c) handing-over set back land;
- (d) handing-over non-buildable/buildable reservations on the Larger Property, if any;
- retaining non-buildable/buildable reservations on the Larger Property, if any;
- (f) retaining all land areas required to be conveyed to the DA Societies in accordance with law, if required as determined by Promoter;
- (g) retaining the 2 (two) internal layout roads;
- 11.3.3 Such conveyance of land to the Apex Body shall be in accordance with the rules and regulations prevailing at the relevant time and shall prescribe, inter alia, the arrangement and terms and conditions of use, maintenance and enjoyment between (a) the DA Societies, the occupants of the Damani Plot, the said Plot and the Societies of the Whole Project such that their exclusive / restricted rights are clearly demarcated



and confirmed including but not limited to with respect to the portions of statutory layout RG on the various parts of the said Plot and the Larger Property; and between (b) the Societies of the Whole Project with respect to the common areas and amenities, accesses etc designated by the Promoter as exclusive for certain allottee/s only ("the Scheme of Use and Enjoyment of the Layout"). The Scheme of Use and Enjoyment of the Layout shall be prepared by the Promoter and annexed to the Apex Body Conveyance as a part thereof.

11.3.4 It is clarified that the right, title and interest in the designated recreation ground areas/layout R.G. shall be conveyed only to the Apex Body and the Allottee's shall not and/or cause the Society to claim any sole / exclusive right(s), title, interest with respect to the same.

11.3.5 The Apex Body shall be required to join in execution and registration of the Apex Body Conveyance. Post the Apex Body Conveyance, the Apex Body shall be responsible for the maintenance and management and/or supervision of the areas conveyed to the Apex Body and the Promoter shall not be responsible for the same.

11.3.6 The cost, charges, expenses, levies, fees, taxes, duties, including but not limited to stamp duty and registration charges, with respect to the Apex Body Conveyance and allied documents and professional fees charged by the Advocates & Solicitors engaged by the Promoter for preparing, drafting and approving all such documents, shall be borne and paid by the Apex Body and its members/intended members, and the Promoter shall not be liable towards the same.

11.3.7 Neither the Apex Body nor the Society/the Other Societies shall ever claim and/or demand for partition of the Larger Property or any part thereof



Representations And Warranties Of The Allottee/S	Clause No -12 Page No -57 - 58	The Allottee/s represent(s) and warrant(s) to the Promoter that: - 12.1 He / she / it / they / is / are not prohibited from entering into this Agreement and / or to undertake the obligations, covenants etc. contained herein or enter into this Agreement and/or to undertake the obligations, covenants etc. contained herein; 12.2 He/she/it/they/has/have not been declared and/or adjudged to be an insolvent, bankrupt etc. and/or ordered to be wound up or dissolved, as the case may be; 12.3 No receiver and/or liquidator and/or official assignce or any person is appointed in the case of the Allottee/s or all or any of his/her/its assets and/or properties; 12.4 None of his/her/their assets/properties is attached and/or no notice of attachment has been received under any rule, law, regulation, statute etc.; 12.5 No notice is received from the Government of India (either Central, State or Local) and/or from any other Government abroad for his/her/their involvement in any money laundering or any illegal activity and/or is declared to be a proclaimed offender and/or a warrant is issued against him/her/them; 12.6 No execution or other similar process is issued and/or levied against him/her/them and/or against any of his/her/their averts and accuracy.
		his/her/their assets and properties; 12.7 He/she/it/they has/have not compounded payment with his/her/their creditors;



		12.8 He/she/it/they is/are not convicted of any offence involving moral turpitude and/or sentenced to imprisonment for any offence not less than 6 (six) months; 12.9 He/she/it/they is/are not an undesirable element and/or will not cause nuisance and/or cause hindrances in the completion of the development of the Rivali Park Land and/or anytime thereafter and will not default in compliance with the terms of this Agreement including making any payments; 12.10 He/she/it has not indulged into any activity or offence relating money laundering; and
		12.11 No notice has been received by or proceedings initiated against the Allottee/s under the provisions of the Prevention of Money Laundering Act. The representations and warranties stated in this Clause 12 are of a continuing nature and the Allottee/s shall be obliged to maintain and perform such representations and warranties.
12. Nomince	Clause No-13 Page No-58-59	13.1 The Allottee/s hereby nominate/s the person identified in the Sixth Schedule hereunder written ("said Nominee") as his/her/their nominee in respect of the said Premises. On the death of the Allottee/s, the Nominee shall assume all the obligations of the Allottee/s under this Agreement and in respect of the said Premises, and shall be liable and responsible to perform the same, so far as permissible in law. The Allottee/s shall at any time hereafter be entitled to substitute the name of the Nominee. The Promoter shall only recognize the Nominee or the nominee substituted by the Allottee/s (if such substitution has been intimated to the Promoter in writing) and deal with him/her/them in all matters pertaining to the said Premises, till the time the necessary order of the Court of law has been



			obtained by any legal heirs and/or representatives of the Allottee/s. 13.2 The heirs and legal representatives of the Allottee/s shall be bound by any or all—the acts, deeds, dealings, breaches, omissions, commissions etc. of and/or by the Nomince.
13.	Indemnity	Clause No- 14 Page No-59	The Allottee/s does hereby indemnify and shall keep indemnified, saved, defended and harmless the Promoter against any or all demands, notices, claims, actions, proceedings, losses, damages, expenses, costs or other liabilities incurred or to be incurred or suffered by the Promoter from or due to any breach by the Allottee/s of any of its covenants, representations and warranties under this Agreement or due to any act, omission, default on the part of the Allottee/s in complying/performing his/her/their obligations under this Agreement.
14.	Construction Of This Agreement	Clause No- 15 Page No- 59 -60	In this Agreement where the context admits: 15.1 Any reference to any statute or statutory provision shall include: 15.1.1 all subordinate legislation made from time to time under that provision (whether or not amended, modified, reenacted or consolidated); and 15.1.2 any amendment, modification, re-enactment, substitution or consolidation thereof (whether before, on or after the date of this Agreement) to the extent such amendment, modification, re-enactment, substitution or consolidation applies or is capable of applying to any transactions entered into under this Agreement as applicable, and (to the extent liability thereunder may exist or can arise) shall include any past statutory provision (as from time to time amended, modified, re- enacted, substituted or



consolidated) which the provision referred to has directly or indirectly replaced.

- 15.1.3 any reference to the singular shall include the plural and vice-versa;
- 15.1.4 any references to the masculine, the feminine and/or the neuter shall include each other;
- 15.1.5 the Schedules and Annexures form part of this Agreement and shall have the same force and effect as if expressly set out in the body of this Agreement, and any reference to this Agreement shall include any schedules and annexures to it;
- 15.1.6 references to this Agreement or any other document shall be construed as references to this Agreement or that other document as amended, varied, novated, supplemented or replaced from time to time;
- 15.1.7 each of the representations and warranties provided in this Agreement is independent of other representations and warranties in this Agreement and unless the contrary is expressly stated, no clause in this Agreement limits the extent or application of another clause;
- 15.1.8 references to a person (or to a word importing a person) shall be construed so as to include:
- (a) an individual, firm, partnership, trust, joint venture, company, corporation, body corporate, unincorporated body, association, organization, any government, or state or any agency of a government or state, or any local or municipal authority or other governmental body (whether or not in each case having separate legal Personality/separate legal entity); and



			(b) that person's successors in title and assigns or transferees permitted in accordance with the terms of this Agreement.
15.	Notice	Clause No-16 Page No- 60	16.2 Notices shall be deemed to have been properly given, if sent to the Allottee/s first names in the name clause and the same shall be deemed to be served on all the Allottees.
16.	Costs & Expenses	Clause No-17 Page No- 60-61	17.1 The Allottee/s shall bear and pay all the amounts, taxes, charges, levies, duties, stamp duty (including deficit/additional stamp duty amount, if any, demanded by concerned authority(ies), registration charges and all out-of-pocket costs, charges and expenses on all documents for sale and/or transfer of the Premises including on this Agreement and on the transaction contemplated herein. 17.2 The Allottee/s are well aware that for the purpose of investments and the stamp duty as applicable under article 25 (b) of the schedule I of the Maharashtra Stamp Act 1958, if the Allottee/s sells and transfers their rights and interest under this Agreement to another buyer / purchaser prior to receiving possession of the said Premises from the Promoter and within the period of 3 years from the execution of the Agreement, the said buyer / purchaser shall be entitled to avail the wavier of the payment of the stamp duty to the extent of the stamp duty paid on these presents as per the provision of article 5 (g-a) (ii) of schedule 1 of the Maharashtra Stamp Act (Bom Act 1.X of 1958) (if applicable).
17.	Entire Agreement	Clause No-18 Page No -61	18.1 This Agreement, alongwith its Schedules and Annexures, constitutes the entire agreement between the parties hereto and supercedes other representations, warranties, conditions or collateral agreements, express or
			warranties, conditions or collateral agreements, express implied, written or oral, whether made by the Promoter, a agent, employee or representative of the Promoter or a



other person. The show flat constructed by the Promoter and all furniture, items, electronic goods, amenities etc. displayed therein, and any marketing material including but not limited sales brochures, models, photographs, illustrations, walk through, etc. provided to the Allottee/s or made available for the Allottees/s' viewing were merely an artists impression and creative imagination and shall not constitute a representation or warranty or declaration by the Promoter or any of its agents/employees/representatives and the Allottee/s shall not be entitled to make any claim upon the Promoter with respect to any item/component/facet that is not specifically agreed to be provided by the Promoter to the Allottee/s under this Agreement. This Agreement shall form the only binding agreement between the parties hereto subject only to the terms and conditions contained herein and this Agreement fully supersedes and replaces any previous agreements concerning the said Premises and said car parking space/s between the parties hereto. The Allottee/s is/are aware and agree(s) that this Agreement contains all the terms and conditions for allotment of the said Premises in favour of the Allottee/s.

18. Promoter Shall Not Mortgage Or Create A Charge

Clause No- 19

Page No61-62

Subject to the aforesaid, the Allottee(s) hereby authorizes and permits the Promoter to raise finance/ loan from any financial institution/bank by way of mortgage/assignment of mortgage/charge/ securitization of receivables or in any other mode or manner by creating charge/ lien/mortgage of the Real Estate Project and/or the said Land subject to rights of the Allottee to the said Premises under this Agreement. The Allottee(s) hereby expressly consents to the Promoter creating a mortgage over the Real Estate Project / Land in favor of any bank or financial institutions including assignment of the existing loan to any other lender. This consent shall be deemed to have been given under the provisions of Section 9 of Maharashtra Ownership Flats



			(Regulation of the promotion of construction, sale, management and transfer ("MOFA") Act.
19.	Waiver	Clause No -20 Page No-62	No forbearance, indulgence or relaxation or inaction by the Promoter at any time to require performance of any of the provisions of these presents shall in any way affect, diminish or prejudice its rights to require performance of that provision and any waiver or acquiescence by it of any breach of any of the provisions of these presents shall not be construed as a waiver or acquiescence of any continuing or succeeding breach of such provisions or a waiver of any right under or arising out of these presents, or acquiescence to or recognition of rights and/or position other than as expressly stipulated in these presents.
20.	Joint Allottees	Clause No- 25 Page No-63	Further, in the event of obtaining RERA consents (if so required) by the Promoter, the same shall stand valid and binding on the joint allottees, as long as any one allottee has duly signed/ executed the same.
21.	Dispute Resolution	Clause No- 26 Page No- 63	If any dispute or difference between the Parties at any time relating to the construction or interpretation of this Agreement or any term or provision of this Agreement, then the aggrieved party shall notify the other party in writing about the same and the parties shall endeavor to resolve the same amicably.
22.	Allottee/S Who Is/Are Non-Resident/Foreign National Of Indian Origin	Clause No -30 Page No -64	It is abundantly made clear to the Allottee/s who is a non- resident/foreign national of Indian Origin, that in respect of all remittances, acquisitions/transfer of the said Premises, it shall be his/her/their/its sole responsibility to comply with the provisions of the Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof, and the rules and regulations of the Reserve Bank of India or any other applicable law from time to time. Any refund required to be made under the terms of this Agreement shall be made



Management Act, 1999 or such statutory enactments or amendments thereof, and the rules and regulations of the Reserve Bank of India or any other applicable law from time to time. The Allottee/s understands and agrees that in the event of any failure on his/her/their/its part to comply with the prevailing exchange control guidelines issued by the Reserve Bank of India he/she/they/it alone shall be liable for any action under the Foreign Exchange Management Act, 1999, or any other statutory modifications or re-enactments thereto. The Promoter accepts no responsibility in this regard and the Allottee/s agrees to indemnify and keep the Promoter indemnified and saved harmless from any loss or damage caused to it for any reason whatsoever

Date - 18/10/2025

CCI Project Private Limited

Raunaq Rathi (Authorised Signatory)