Master Community Declaration

DMCC Master Community
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 Execution of Declaration

This Declaration is executed by Dubai Multi Commodities Centre Authority as Master Developer and shall be operative from the date of this Declaration stated below.

Executed by Ahmed Bin Sulayem
Executive Chairman, Dubai Multi Commodities Centre Authority

Dated: ________________________________
Preliminary Overview and Application of this Declaration
1 Preliminary

1.1 Overview

(a) DMCC Master Community (the “Master Community”) is a mixed-use master community located in the heart of the Emirate of Dubai, UAE and which incorporates residential, commercial, retail and leisure uses.

(b) The Master Community is also one of Dubai’s independent free zones, being the DMCC Free Zone, which is overseen by the Dubai Multi Commodities Centre Authority (“DMCCA”), a government entity established in 2002 to enhance commodity trade flows through Dubai and the principal governing authority of the DMCC Free Zone.

(c) All Owners and Occupiers within the Master Community must, to the extent that their activities are regulated by the DMCCA, comply with all DMCC Rules and Regulations issued from time to time by the DMCCA in addition to the provisions of this Declaration.

(d) The Master Community is expected to continue to grow and evolve and shall be developed by the Master Developer in accordance with the Master Plan. As at the date this Declaration takes effect, parts of the Master Community remain under construction and will be completed in the future as and when determined by the Master Developer and approved by the Relevant Authorities.

(e) The Master Developer’s vision for the Master Community is depicted on the Master Plan which has been carefully and extensively designed to create a vibrant, versatile and dynamic community. The Master Plan is subject to variation by the Master Developer from time to time to enable the Master Developer and the Master Community to respond to market demands over the course of the Master Community’s development and to allow the Master Community to evolve organically for future generations. All proposed variations to the Master Plan are subject to approval by the Relevant Authorities.

(f) The Master Community comprises the Plots, the Master Community Facilities and the Commercial Facilities. Many of the Plots within the Master Community are grouped into “Clusters”, being a group of three towers with an adjacent parking structure constructed on the three adjoining Plots (referred to in this Declaration as the “Podium Car Parking Structures”). The Podium Car Parking Structures do not form part of any Plot and are owned and operated by the Master Developer as part of the Deemed Master Community Facilities and/or the Commercial Facilities, as so determined at the sole discretion of the Master Developer.

(g) It is intended by the Master Developer that the Plots (and the Buildings located thereon) that contain multiple-ownership shall be further Subdivided in accordance with the Jointly Owned Property Law and the applicable DMCC Rules and Regulations (including all and regulations regarding the operation and management of Owners Associations). Upon such Subdivision, appropriate governance regimes must be implemented, including the formation of Owners Associations which shall be responsible for the Operation of the Common Areas within the Buildings. All such governance regimes are subordinate to the provisions contained in this Declaration. To preserve consistency and compliance with this Declaration, the Master Developer must Approve all proposed subdivision and governance regimes to be implemented within each multiply-owned Building including the form and substance of the Governance Documents.

(h) The location, size and permitted use of Plots and Buildings may be amended from time to time by the Master Developer, and certain Plots may from time to time be added to the Master Community, existing Plots further subdivided by the Master Developer.
Developer to create additional Plots, or Plots may be consolidated as the development of the Master Community evolves to meet market demand.

(i) Notwithstanding the Owners are responsible for the Operation of their respective Properties, it is intended that the Master Community shall Operate in a coordinated and integrated manner for the benefit of all Owners and Occupiers within the Master Community. As such, the Owners and Occupiers shall at all times comply with the provisions of this Declaration in addition to any Governance Document that applies in respect of their respective Property.

(j) The Master Community Facilities are located throughout the Master Community and comprise areas and facilities that are available for the shared use by the Owners and their Occupiers (and in many cases, their Visitors, Invitees and members of the public) or which otherwise benefit or support the Operation of the Master Community. Master Community Facilities are owned either by the Master Developer or the Utility Service Providers (or their respective affiliates), as applicable, and the Master Developer (or the respective Utility Service Provider), is responsible for their Operation in accordance with this Declaration.

(k) Certain Master Community Facilities (including the parts of the Podium Car Parking Structures that are Deemed Master Community Facilities) may benefit certain Properties and not others, or benefit certain Properties to a greater degree than others. For this reason, the Master Developer may establish Service Charge Zones and Relative Proportions may be allocated to Owners from time to time to identify the extent to which their Property benefits from the respective Master Community Facilities to ensure a fair allocation of the Master Community Expenses between the Owners.

(l) As at the date this Declaration takes effect, certain Master Community Facilities remain under design and construction and certain Plots remain undeveloped or under construction. For this reason, the Master Developer, when determining the Service Charge Zones and Relative Proportions, will consider the anticipated connectivity, usage and draw on the resources of the Master Community Facilities by the Owners and Occupiers of the Plots and Buildings to ensure the fair allocation of the Master Community Expenses between the Benefitting Owners.

(m) The Benefitting Owners are required to contribute to the Master Community Expenses relating to the Operation of a Master Community Facility to the extent of their Relative Proportion for such Master Community Facility.

1.2 Guiding Principles

In formulating its objectives for the design, development, operation and management of the Master Community, the Master Developer has devised the following key guiding principles by which it intends to ensure are adhered to at all times:

(a) consistency – adopting coordinated and consistent management and operations across the Master Community to ensure the brand and reputation of the Master Community is maintained;

(b) clarity - clear designation of areas retained as “Master Community Facilities” and areas used by the Master Developer for commercial purposes;

(c) fairness - demonstrate fair value to the Master Community through the adoption of an ethos of fair and equitable apportionment of Master Community Services Charges;

(d) transparency – ensuring transparency with respect to the governance and management arrangements for the Master Community;
(e) **efficiency** – ensuring that its representatives act promptly and implement efficient response times and protocols in all dealings with all stakeholders in the Master Community; and

(f) **legality** – ensuring that the ownership, governance and management arrangements within the Master Community are properly documented so that the rights and obligations of all stakeholders are clear, consistent and comply with Applicable Law.

2 **Binding Effect**

2.1 **Commencement of Declaration**

This Declaration shall take effect on the date it is declared by the Master Developer and supersedes and replaces the previous declaration for the Master Community. In addition to this Declaration, the Master Developer relies upon the contractual obligations of the Owners contained in their respective Sales Documentation, the directions of the DMCCA, all other Relevant Authorities and all Applicable Laws.

2.2 **Purpose of this Declaration**

This Declaration describes the governance and management structure for, and regulates the day to day Operation of, the Master Community as a whole. The purpose of this Declaration includes:

(a) identifying the Master Community and its component parts;

(b) specifying the ownership of the Master Community Facilities (and the Podium Car Parking Structures) and how they are to be Operated;

(c) setting out the financial, administrative and Operational obligations of the Master Developer and the sub-developers, Owners and Occupiers; and

(d) creating a mutually enforceable and binding estate management scheme in relation to the Master Community in accordance with the terms of the Civil Code (including Article 254, except with respect to the recovery of Master Community Service Charges) and the Jointly Owned Property Law.

2.3 **Objectives of this Declaration**

This Declaration is an essential document for the Master Developer, and the Owners and Occupiers. In particular, this Declaration is designed to:

(a) maintain the quality and standards of the Master Community and to give effect to the Master Developer’s vision for the Master Community;

(b) protect the business environment and the unique lifestyle enjoyed by all Owners and Occupiers; and

(c) operate to enhance the Owners’ and the Occupiers’ use and enjoyment of their Cluster (if applicable), the Master Community Facilities, the Podium Car Parking Structures and the Master Community generally.

2.4 **Parties Bound**

The following parties are bound by this Declaration (including where applicable, the obligation to pay Master Community Service Charges in accordance with this Declaration):

(a) sub-developers, Owners and Occupiers;

(b) any other person who owns any part of, or has any interest in a Plot, Building or a Unit or the Master Community, and the lessee, occupier or mortgagee in possession of that Property; and

(c) the Master Developer.
2.5 **Binding Intent**

(a) This Declaration has been ratified by the DMCCA and shall inure for the benefit of the parties specified in clause 2.4 from time to time. Each Property is sold, owned, occupied and used strictly subject to this Declaration.

(b) This Declaration is binding on all Owners and Occupiers and shall, automatically, and without the need for any further documentation, run with, attach to, benefit and burden each Property (and any ownership interest thereto) including all successors in title of such Property from time to time.

(c) Each party specified in clause 2.4 shall do all things required by the Master Developer and the DMCCA to give effect to this Declaration, including executing any necessary documentation (whether before a notary public or otherwise), to enable the Registration of this Declaration with the Land Department in accordance with the Jointly Owned Property Law on the Party's title as a restriction on the title of the party's Property.

2.6 **Consistency**

If there is a conflict or inconsistency between this Declaration and:

(a) any Sales Documentation, the provisions contained in this Declaration shall prevail to the extent of the conflict or inconsistency;

(b) a Governance Document, this Declaration shall prevail to the extent of the conflict or inconsistency and the relevant Governance Document shall be amended accordingly by the relevant Owners Association;

(c) the DMCC Rules and Regulations, the provisions in the DMCC Rules and Regulations shall prevail to the extent of the conflict or inconsistency; and

(d) Applicable Law, the application of the Applicable Law shall prevail to the extent of the conflict or inconsistency.

2.7 **Interpretation and Definitions**

(a) In this Declaration, the rules of interpretation contained in Part 1 of Schedule 1 will apply unless otherwise defined.

(b) In this Declaration words that are capitalised have the corresponding meanings set out in Part 2 of Schedule 1.

2.8 **Amendment**

(a) Subject to Applicable Law, the Master Developer may in its sole discretion add to, amend, substitute or repeal any or all of the provisions of this Declaration as it deems necessary from time to time.

(b) This Declaration shall come into force from the date the Declaration is Registered at the Land Department.
Management of the Master Community
3  The Master Developer

3.1  The Identity of the Master Developer

(a) The Master Developer is DMCCA acting in its capacity as the master developer (or its affiliate, nominees, assigns, transferees, successors or successors-in-title from time to time).

(b) When DMCCA is acting in the capacity of the master developer it is acting in a capacity that is separate and distinct from DMCCA’s role as the principal governing authority of the DMCC Free Zone.

3.2  The Role of the Master Developer

(a) The role of the Master Developer is to coordinate the development and management of the Master Community and, following the construction of the Master Community Facilities, to Operate the Master Community Facilities to preserve the integrity and high standards of the Master Community.

(b) The Master Developer shall administer and enforce this Declaration for and on behalf of all Owners and Occupiers, subject to and in accordance with the provisions of this Declaration, and at all times in an open and transparent manner in the best interests of the Master Community.

(c) The Master Developer has the full power and authority to perform such acts as are necessary or desirable to exercise its rights and discharge its obligations under this Declaration, including the powers and authorities specifically contained in this Declaration.

(d) When acting in its capacity as master developer, all rights exercised, or action taken by, the Master Developer under this Declaration are to be exercised and taken by the Master Developer acting for and on behalf of the Owners in a collective capacity. Accordingly, the sole liability for all such actions taken by the Master Developer remains at all times with the Owners.

3.3  Objectives of the Master Developer

(a) The objective of the Master Developer is to promote the interests of the Master Community and implement the governance and management strategy set out in this Declaration.

(b) As the Master Community is also home to the DMCC Free Zone, the Master Developer must at all times act in accordance with the rules, regulations and directions of the DMCCA in matters which relate to the operation of the DMCC Free Zone and the activities regulated by the DMCCA.

(c) When acting in its capacity as master developer, the Master Developer shall at all times act in the interest of the Master Community in a transparent and equitable manner promoting international best practice in Operating the Master Community and following the key guiding principles for the Master Community set out in clause 1.2.

3.4  Obligations of the Master Developer

(a) The obligations of the Master Developer include:

(i) using all reasonable commercial endeavours to ensure the proper and efficient Operation of the Clusters, the Properties, the Master Community Facilities and the Podium Car Parking Structures;
(ii) complying with and doing all things reasonably necessary to give effect to the provisions of this Declaration;

(iii) implementing its decisions and using all reasonable commercial endeavours to enforce the obligations of the Owners and Occupiers under this Declaration including the Owners’ and Occupiers’ compliance with the Master Community Rules and Applicable Law;

(iv) acting in good faith and in accordance with international best practice in undertaking its functions under this Declaration;

(v) acting reasonably, fairly and equitably in its dealings with the Owners and Occupiers; and

(vi) keeping and maintaining proper Records and Books of Account which will be kept at the office of the Community Manager and shall, to the extent that such Records and Books of Account are relevant to a Property, be available during normal business hours (upon reasonable notice) for inspection by the Owner of such Property (upon payment of a reasonable inspection fee by the Owner).

(b) The Master Developer has the power to perform such acts as the Master Developer deems necessary to accomplish the fulfilment of the above obligations including, but not restricted to, all of the powers specifically contained in this Declaration.

3.5 Functions and Powers of the Master Developer

(a) The Master Developer shall have the power and be authorised in its sole discretion from time to time to:

(i) delegate, subcontract or assign any of its rights and obligations under this Declaration (or any part thereof) including the power to collect Master Community Service Charges and other monies to a nominee (including the Community Manager and/or the Community Administrator) together with the power to enforce compliance with the obligations and responsibilities imposed upon Owners and Occupiers under this Declaration or Applicable Laws, as necessary to ensure that the Master Developer's obligations under this Declaration are carried out in a timely and cost-effective manner; and

(ii) appoint and delegate its responsibilities (either in whole or in part) to one or more managing agents (including the Community Manager and/or the Community Administrator) to control, manage, maintain and administer the Master Community and Master Community Facilities and the Podium Car Parking Structures and exercise such or all of the powers, rights and duties entrusted to the Master Developer under this Declaration including the power to collect Master Community Service Charges and other monies.

(b) The Master Developer need not furnish notice of such delegation, assignment or appointment to the Owners or Occupiers and all Owners consent to any such delegation, assignment or appointment.

(c) The Master Developer shall use all reasonable commercial endeavours to ensure that any delegation, assignment or appointment is to appropriately qualified and licensed entities and such delegation, assignment or appointment will not adversely affect the overall service quality and Operation of the Master Community Facilities and the Podium Car Parking Structures or the Master Community more generally.

(d) Following completion of the construction works and hand over of each designated Master Community Facility by the appointed contractors, the Master Developer shall, to the fullest extent permitted under Applicable Law (unless and to the extent that such Master Community Facility is Dedicated to a Relevant Authority) assume all responsibility for the on-going Operation of such Master Community Facility in accordance with this Declaration including the repair, maintenance, refurbishment,
upgrading and replacement of such Master Community Facility as may be required from time to time to ensure that the Master Community Facility benefits the Master Community as intended by the Master Developer as at the date of its completion and handover.

(e) Nothing contained in clause 3.5(d) shall prevent the Master Developer, in its absolute discretion, altering, replacing or removing any Master Community Facility that the Master Developer considers redundant and no longer providing an appropriate benefit to the Owners and Occupiers or the Master Community more generally.

(f) The functions and powers of the Master Developer include, but are not limited to:

(i) carrying out its functions and duties as set out in this Declaration;

(ii) granting rights of exclusive use of part or parts of the Master Community Facilities (such as the Podium Car Parking Licences granted by the Master Developer with respect to Podium Car Parking Spaces) to an Owner or Owners;

(iii) granting short term leases, licences, tenancies, Long Leases, rights of usufruct, musatahas, exclusive use or similar arrangements regarding any part or parts of the Master Community Facilities to Owner(s) or Occupier(s);

(iv) entering into any appropriate arrangement regarding any land, improvements or equipment that may be necessary or desirable;

(v) ensuring the Master Community Facilities and the Podium Car Parking Structures are Operated to a high standard in accordance with this Declaration;

(vi) providing all items of equipment, services and facilities, and such machinery and stock-in-trade as the Master Developer shall from time to time deem necessary to provide for the benefit of the Owners or which are appropriate for the protection of the value and quality of the Master Community;

(vii) making and amending the Master Community Rules and any other guidelines or procedures in relation to all aspects of the Master Community as the Master Developer deems appropriate;

(viii) entering into contracts with Suppliers for the Operation of the Master Community Facilities and the Podium Car Parking Structures as may be necessary from time to time;

(ix) effecting all Insurances as may be required by any Applicable Law or this Declaration or as may otherwise be determined appropriate by the Master Developer;

(x) paying rates, charges, duties, taxes, assessments or outgoings of whatsoever nature imposed upon the Master Community Facilities under Applicable Law;

(xi) taking all reasonable steps to ensure that Owners maintain at all times the external appearances of their Properties to a high standard and in a clean and tidy condition, and take such necessary steps to enforce the maintenance of such standards where deemed appropriate by the Master Developer;

(xii) issuing and enforcing a Health and Safety Code (including regulations and guidelines) for all Properties (including the Common Areas within a Plot or Building) which must be strictly complied with by all Owners and Occupiers;

(xiii) granting exclusive rights of use in respect of the Exclusive Use Areas as the Master Developer may deem necessary or desirable;
(xiv) making decisions about the matters set out in this Declaration;
(xv) convening and holding meetings in accordance with the procedures set out in this Declaration;
(xvi) determining the Service Charge Zones and the Relative Proportions to provide for the fair allocation of the Master Community Expenses between the Benefiting Owners;
(xvii) collecting Master Community Service Charges, Service Charge Deposits, and all other fees due and payable under this Declaration from Owners;
(xviii) administering the issuance of Letters of No Objection, where required;
(xix) establishing, maintaining, repairing and replacing comprehensive Security Systems and maintaining control centres for the protection of persons and property within the Master Community Facilities as the Master Developer deems necessary;
(xx) employing administrative, professional and managerial staff and other labour, and retaining the services of such lawyers, accountants, architects and other professional personnel in connection with the management operation and maintenance of the Master Community Facilities, the Podium Car Parking Structures and the Master Community, and to support the Master Developer in the performance of its obligations under this Declaration;
(xxi) taking such action as may be necessary to enforce payment of monies due to it, or compliance of obligations owed to it, in whatsoever capacity by the Owners;
(xxii) installing, operating, maintaining, repairing and replacing the ICT Infrastructure necessary to provide ICT Services to the Master Community on a commercial basis;
(xxiii) at the Master Developer's discretion, undertaking, or authorising the undertaking of, promotional activities, on a commercial or non-commercial basis within the Master Community;
(xxiv) administering the consents required for Signage, marketing and advertising on or within all Properties and the Master Community;
(xxv) levying and collecting all other fees as are required by the Relevant Authorities to be collected by the Master Developer under Applicable Law;
(xxvi) considering and Approving Budgets;
(xxvii) moderating and/or facilitating the resolution of any Disputes between Owners and/or Occupiers;
(xxviii) approving governance regimes within Plots and Buildings and all proposed subdivision strategies relating thereto (which must be in accordance with the Jointly Owned Property Laws and the DMCCA Rules and Regulations), including any proposed charges to such governance regimes and subdivision strategies as may be proposed by Owners from time to time;
(xxix) liaising and negotiating with the Relevant Authorities regarding the Operation (and if applicable, Dedication) of the Master Community Facilities and the Podium Car Parking Structures, and with respect to the Master Community more generally;
(xxx) identifying, designating and ensuring the ongoing Operation of the Podium Car Parking Structures;
using the Master Community Facilities and Podium Car Parking Structures for commercial purposes;

using and otherwise dealing with the Commercial Facilities in any way it chooses or otherwise requires;

promoting, managing and undertaking all public events within the Master Community Facilities and Podium Car Parking Structures;

opening and maintaining such accounts as are deemed by the Master Developer as being reasonably required to manage the Master Community with recognised banks and deduct such monies from such accounts as required in accordance with the Master Developer’s obligations under this Declaration;

considering and determining any other matter which the Master Developer determines should be considered by it; and

undertaking such other functions as are specified in this Declaration or as are determined appropriate by the Master Developer from time to time.

3.6 Additional Powers of the Master Developer

3.6.1 Authority to act on Behalf of the Owners

(a) The Master Developer may act as agent and attorney for the Owners in respect of:

(i) entering into third party contractual arrangements with Suppliers and other parties and varying or terminating any such contractual arrangements as may be necessary or desirable from time to time;

(ii) exercising any rights of the Master Developer and the Owners against other Owners, Suppliers and third parties pursuant to this Declaration, and pursuant to the contractual arrangements entered into with such Suppliers or third parties; and

(iii) exercising its rights to impose penalties and fines (as further detailed in clause 30.4) and commencing and pursuing legal proceedings in respect of:

(A) the failure of an Owner to pay Master Community Service Charges or any other monies due and payable under this Declaration; and/or

(B) the failure of an Owner or an Occupier to comply with their obligations under this Declaration including the Master Community Rules.

(b) Nothing contained in this clause 3.6.1 prevents the Master Developer or an Owner from commencing and pursuing legal proceedings in its own right to seek to enforce an Owner’s obligations under this Declaration.

3.6.2 Power to Contract and Make Appointments

(a) The Master Developer may enter into and terminate contracts or other arrangements with Suppliers and to appoint consultants and experts to advise and assist the Master Developer in the administration and performance of its functions and compliance with its obligations in accordance with this Declaration.

(b) The Master Developer may appoint persons to act as its agent to enter into contracts or other arrangements on its behalf and on behalf of the Owners.

3.6.3 Authority to Act

(a) The Owners irrevocably authorise the Master Developer to perform the functions of the Master Developer under this Declaration on behalf of the Owners.
(b) Each Owner appoints the Master Developer as its agent to enable the Master Developer and any person or entity appointed by it to take any action authorised by the Master Developer under this Declaration and/or any action necessary to give effect to this Declaration.

3.7 **Decisions of the Master Developer**

The Master Developer shall make decisions:

(a) which are in accordance with this Declaration and all Applicable Laws; and

(b) in writing in the manner set out in this Declaration.

3.8 **Communication with the Master Developer**

(a) The Master Developer shall promote open communication with Owners and Occupiers by establishing a feed-back process whereby Owners and Occupiers may at all times be able to provide the Master Developer with constructive feedback and suggestions regarding the Operation of the Master Community Facilities and Podium Car Parking Structures.

(b) The Master Developer shall assess such feedback and suggestions and implement changes to the Operation of the Master Community Facilities and Podium Car Parking Structures as it considers are in the best interests of the Master Community.

4 **Rights Reserved in favour of the Master Developer**

4.1 **Advertising, Marketing and Signage Controls**

(a) The Master Developer shall set all Signage, marketing and advertising standards, controls and guidelines in the Master Community (including any such activity within a Property).

(b) The standards, controls and guidelines shall be prepared by the Master Developer and shall be issued by the Master Developer upon request from any Owner or Occupier who wishes to erect any Signage or carry out any advertising and/or marketing activities within its Property or within the Master Community.

(c) An Owner or Occupier may only erect and display Signage or carry out any advertising and/or marketing activities and collect and retain any revenues derived therefrom, with the prior Approval of the Master Developer and the prior consent of the Relevant Authorities (which Approval and consent may be withheld in their absolute discretion) and to pay any fees levied by the Master Developer and the Relevant Authorities for this activity.

(d) Subject to clause 4.2, all costs incurred by the Master Developer in erecting and maintaining any Signage erected for directional or identification purposes or for the purpose of advertising the features and attractions of the Master Community and the Master Community generally shall be a Master Community Expense.

(e) The Master Developer shall have the right to control and determine all road, directional and identification Signage in the Master Community, subject to the requirements of any Relevant Authority.

4.2 **Master Developer’s Signage**

(a) The Master Developer or its nominees shall enjoy unrestricted rights with regard to advertising and/or marketing of the Master Community.

(b) The Master Developer may erect any Signage or carry out any advertising and/or marketing activities within any part or parts of the Master Community (including upon or within the Master Community Facilities and Podium Car Parking Structures) as its sees fit and any revenues collected, and costs incurred, by the Master Developer
with respect to such Signage and advertising and/or marketing activities shall solely belong to, and be the responsibility of, the Master Developer.

4.3 Events

(a) The Master Developer or its nominees may hold, promote and manage any public or private events upon or within the Master Community Facilities without any cost or charge.

(b) If the Master Developer decides to hold an event on a commercial basis, the Master Developer shall be solely entitled to all revenues derived from such an event and shall be solely responsible for its Operation and the costs of doing so.

(c) If the Master Developer decides to hold an event on a non-commercial basis, any revenues collected by the Master Developer from such an event shall be utilised for the benefit of the Master Community and any costs incurred with Operating the Master Community Facilities and Podium Car Parking Structures arising from such activity shall be a Master Community Expense.

(d) No events may be held by any Owner or Occupier in or on any part of the Master Community Facilities, Podium Car Parking Structures or within any public areas within its Property without the prior Approval of the Master Developer (which may be withheld in the Master Developer's absolute discretion).

(e) The Master Developer shall have the right, as a condition of its Approval, to manage and promote all permitted public events in or upon the Master Community Facilities and Podium Car Parking Structures and may charge a fee to the applicant Owner in this regard, which fee shall be utilised for the benefit of the Master Community and any costs incurred with managing the event allocated as a Master Community Expense.

4.4 General Reservation of Rights

In addition to the rights contained in clause 14 and clause 4.2, the Master Developer reserves the right to use the Master Community Facilities and Podium Car Parking Structures for commercial purposes and to grant rights to the use of the Master Community Facilities and Podium Car Parking Structures to third parties from time to time for recreational, commercial or other ad hoc purposes.

4.5 Master Developer’s Intellectual Property

(a) The Intellectual Property is the sole and exclusive property of the Master Developer (or its affiliates). Any goodwill that may develop in relation to it, whether directly or indirectly, as a result of an Owner's Approved use of the Intellectual Property, shall inure solely to the benefit of and become the sole property of the Master Developer.

(b) The Owners shall not:

(i) use the Intellectual Property or any intellectual property confusingly similar thereto whether visually, phonetically or conceptually as part of any domain, corporate, business or trading name or trade mark or service mark or style of the Owner, without the prior Approval of the Master Developer (which may be given or withheld in the Master Developer's absolute discretion);

(ii) at any time use or apply to register in its own name in any part of the world any of the Intellectual Property or any intellectual property so nearly resembling the Intellectual Property as to be likely to deceive or cause confusion;

(iii) now or at any point in the future contest the rights to the Master Developer or its affiliates to the Intellectual Property, including any additions or improvements to the Intellectual Property developed from time to time;
(iv) use, imitate or infringe upon any of the Intellectual Property in whole or in part; and

(v) do or permit to be done any act which would or might jeopardise or invalidate any registration of the registered Intellectual Property nor to do any act which might assist or give rise to an application to remove any of the registered Intellectual Property from the relevant registers or which might prejudice the right or title of the Master Developer or its affiliates to any of the Intellectual Property.

(c) Every Owner indemnifies and holds the Master Developer harmless from and against any and all Losses in any way arising directly or indirectly from, or otherwise in connection with the use by the Owner of the Intellectual Property without the Approval of the Master Developer.

(d) The Master Developer may display the Intellectual Property within the Master Community in such places as it so determines at its absolute discretion provided always that the display of the Intellectual Property does not substantially and detrimentally affect an Owner’s use and enjoyment of its Property or the Master Community Facilities and Podium Car Parking Structures that it is entitled to utilise under this Declaration.

(e) The Master Developer may use an Owner’s identifying marks in the course of its promotional activities and without payment of any fee, provided that such use is exercised in good faith for the promotion of the Master Community. Each Owner expressly releases and discharges the Master Developer from any liability or claims for damages whatsoever arising from the Master Developer’s use of the Owner’s identifying marks in compliance with this clause 4.5.

5 Master Community Core Services

5.1 Designation of Master Community Core Services

(a) To enable the efficient and effective Operation of the Master Community, there are a number of Master Community Core Services that are required to be provided in an integrated manner to the Master Community as a whole including the Master Community Facilities, the Podium Car Parking Structures and the Plots and Buildings by the Master Developer or the same Supplier or Suppliers nominated by the Master Developer.

(b) The Master Developer may from time to time, by written notice to the Owners, designate further services as Master Community Core Services and/or vary the Master Community Core Services in such a manner as the Master Developer considers to be in the best interest of the Master Community.

(c) The Owners shall, at the sole election of the Master Developer, engage the Master Developer or the Supplier (or Suppliers) nominated by the Master Developer, either separately or collectively with other Owners, (or, in the case of the nominated Suppliers, as part of the engagement of such Suppliers by the Master Developer in respect of the Master Community as a whole), to provide each Master Community Core Service to the Master Community,

(d) At the end of each Operating Year, the Master Developer shall nominate, licence and regulate the Suppliers to be engaged to provide Master Community Core Services for the following Operating Year.

(e) With respect to all Master Community Core Services provided to the Owners collectively, the costs of such shall be equitably apportioned between the Owners in accordance with their Relative Proportions or as otherwise determined by the Master Developer taking into consideration the draw on such services by the Owners.
(f) The costs of all Master Community Core Services provided directly to an Owner by the Master Developer or its nominated Supplier, are due and payable by the Owner upon demand either separately or as part of the Master Community Service Charges.

(g) The Master Developer and Owners shall comply with the provisions set out in this Declaration in relation to the appointment of Suppliers to the Master Community, with respect to both the Master Community Core Services and services that are not so designated.

(h) An Owner shall not seek to vary, revoke or terminate any appointment the Owner has entered into (either directly or via the Master Developer) under this Declaration unless Approval to such variation, revocation or termination has been granted by the Master Developer.

5.2 Suppliers

Any Supplier providing Master Community Core Services or services relating to the Master Community Facilities and Podium Car Parking Structures shall be a reputable, licensed contractor with relevant experience and expertise in providing services to shared community facilities of a similar size and nature to the Master Community Facilities and Podium Car Parking Structures to which it is servicing.

6 Other Management Roles in the Master Community

6.1 The Community Manager

(a) The Master Developer may appoint a Community Manager to assist it with its obligations under this Declaration including the Master Developer’s obligation to Operate the Master Community Facilities and Podium Car Parking Structures.

(b) The Community Manager may, at the sole election of the Master Developer be a related entity of the Master Developer or a third party Supplier qualified and licensed to provide such management services in the Emirate of Dubai and the DMCC Free Zone.

(c) Should the Master Developer appoint a Community Manager it may delegate to the Community Manager such powers and functions as the Master Developer deems appropriate including representing the Master Developer in its dealings with Owners and Occupiers, collecting Master Community Service Charges, supervising Suppliers and enforcing the obligations of the Owners and Occupiers under this Declaration.

(d) In the event that, and for so long as, the Master Developer elects not to appoint a Community Manager, any reference in this Declaration to the Community Manager will be a reference to the Master Developer.

6.2 The Community Administrator

(a) The Master Developer may from time to time also appoint a Community Administrator to assist it and the Community Manager, if any, with the Master Developer’s administrative, secretarial and financial and obligations under this Declaration.

(b) Should the Master Developer appoint a Community Administrator it may delegate to the Community Administrator such powers and functions as the Master Developer deems appropriate.

6.3 Building Managers

(a) Each Building Management Group established following a Volumetric Subdivision of a Building shall appoint (and at all times engage) a Building Manager to manage its Common Elements and to perform functions on its behalf. Each Building Manager shall manage the administrative, secretarial and financial affairs of its Building
Management Group and monitor the performance of Suppliers of their obligations under service agreements entered into with the Building Management Group.

(b) Each Building Management Group must ensure that its Building Manager is Approved by the Master Developer and appropriately qualified and licensed to provide such management services in the Master Community.

6.4 Owners Association Managers

(a) Each Owners Association established in respect of a Subdivided Building shall appoint (and at all times engage) an Owners Association Manager to manage its Common Areas and to perform functions on its behalf. Each Owners Association Manager shall manage the administrative, secretarial and financial affairs of its Owners Association and monitor the performance of Suppliers of their obligations under service agreements entered into with the Owners Association.

(b) Each Owners Association must ensure that its Owners Association Manager is Approved by the Master Developer and appropriately qualified and licensed to provide such management services in the Master Community.

7 General Approvals, Rights and Powers

(a) The Master Developer may exercise a right, power or remedy at its discretion, and separately or in conjunction with another right, power or remedy. A failure to exercise a right, power or remedy, or a single or partial exercise, does not prevent the Master Developer from exercising that or any other right, power or remedy (subject to any time restrictions imposed by Applicable Law).

(b) The rights, powers and remedies in this Declaration are in addition to those provided by Applicable Law.

(c) An Approval granted by the Master Developer under this Declaration does not relieve the Owners or Occupiers from their obligation to obtain any necessary approval under Applicable Laws or the requirements of the DMCCA and any other Relevant Authorities that have jurisdiction in the Master Community with respect to the subject matter of the Approval.

(d) Unless a provision in this Declaration states otherwise, approvals under this Declaration to be given by an Owners Association may be given by the passing of a resolution by:

(i) the Owners Association at a general assembly; or

(ii) the Board of the Owners Association at a meeting of such Board provided the Board has been delegated the power to grant approvals by the Owners Association in accordance with the Jointly Owned Property Law and the requirements of the DMCCA.

(e) The Master Developer is under no obligation to seek to confirm or validate any purported approval of an Owners Association or to question or investigate the manner in which such approval was given.

(f) An Owners Association shall not seek to deny responsibility or otherwise avoid its obligations with respect to any matter approved by the Owners Association on the basis that such approval was not given in accordance with this Declaration, its Governance Documents or the Jointly Owned Property Law.
8 Approvals by the Master Developer

8.1 Conditions of consent

The Master Developer may impose conditions if it gives an Owner or Occupier a Letter of No Objection or Approval to do anything under this Declaration. The Owner or Occupier (as applicable) shall comply with any such conditions.

8.2 Revoking consent

The Master Developer may revoke its Letter of No Objection or Approval if the Owner or Occupier (as applicable) does not comply with the conditions imposed on the Owner or Occupier when the Approval was granted.

8.3 Owners Association Regulations

The Master Developer preserves the right to implement and impose Owners Association regulations to govern the operation and affairs of Owners Associations and Owners Association Managers.
General Duties and Obligations of Owners and Occupiers within the Master Community
9 **Duties and Obligations of the Owners**

9.1 **General Obligations**

An Owner and an Occupier shall at all times:

(a) comply with the provisions of this Declaration and all Applicable Laws;

(b) abide by the rules and directives of the DMCCA and all other Relevant Authorities;

(c) comply with any agreement concluded by the Master Developer insofar as such agreement may directly or indirectly impose obligations on the Owner or Occupier;

(d) comply with any directive given by the Master Developer in enforcing the provisions of this Declaration;

(e) in the case an Owner, pay all Master Community Service Charges, Service Charge Deposits and all other amounts due and payable by the Owner under this Declaration to the Master Developer as and when such amounts fall due and payable;

(f) in the case of an Occupier, pay all amounts due and payable by the Occupier under this Declaration to the Master Developer as and when such amounts fall due and payable;

(g) comply with the conditions of any commercial licence or registration relating to or affecting the ownership, use, occupation, operation, improvement and disposition of its Property or anything done within or upon it;

(h) be responsible for and pay for connection and consumption charges with respect to Utilities, and any property or local authority taxes levied on its Property;

(i) comply with any insurance policy of the Master Developer or any other party in respect of the Master Community of which the Owner or Occupier has been notified; and

(j) use all reasonable commercial endeavours to ensure its Invitees comply with the provisions of this Declaration including undertaking such works, taking such actions and paying such amounts as may be required by the Invitees under this Declaration from time to time.

9.2 **Nature of Owners' Obligations**

(a) The obligations of each Owner under this Declaration are several and not joint and several. Accordingly, no Owner will incur a liability to another party by reason of the default of one or more of the other Owners provided that:

(i) each Owners Association shall be jointly and severally liable with its corresponding Owners for payment of Master Community Service Charges and compliance of its obligations under this Declaration and Applicable Law in respect of such Subdivided Plot or Building; and

(ii) where any Property is owned in the joint names of more than one person, all the registered Owners of that Property shall be jointly and severally liable for the due performance of all the obligations of the Owner of that Property under this Declaration.

(b) Any provision of this Declaration imposing an obligation (positive or negative) on an Owner (other than the requirement to pay Master Community Service Charges) also imposes that obligation jointly and severally on the Occupier(s) within the Owner's Property as if such provision were repeated entirely in this Declaration except that the reference to “Owner” shall be read as a reference to “Occupier”.

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(c) Owners shall use all reasonable commercial endeavours to ensure that their respective Occupiers (and any respective Invitees) comply with all of their obligations under this Declaration and the Master Developer may, but is not obliged to, exercise any rights against both the Owners and the Occupiers (and their respective Invitees) in relation to any breach by any of them (at the Master Developer’s sole election).

(d) Where a Plot or Building is Subdivided, it is deemed that the rights and obligations of the relevant Owner are assigned to the respective Owners Association(s) in respect of such Plot or Building however the Owner shall remain liable with respect to any obligations that arose prior to the establishment of the Owners Association(s) and as a member of the Owners Association(s) should the Owner continue to be a Unit Owner within the Plot or Building.

(e) The Owners Association and the Unit Owners within a Plot or Building are collectively liable to the Master Developer and the other Owners with respect to the satisfaction of the relevant Owner's obligations under this Declaration, apportioned pursuant to that Plot or Building's Governance Documents. A reference in this Declaration to an “Owner” or to “Owners” includes a reference to the Owners Association and the Unit Owners within a Plot or Building that has been Subdivided.

(f) Where an Owner has granted rights of occupancy to an Occupier (or Occupiers) within a Property, the Owner shall remain responsible to the Master Developer with respect to obligations relating to such Property including the obligation to pay Master Community Service Charges with respect to the same notwithstanding such grant of occupancy.

9.3 Indemnity

(a) Each Owner:

(i) is liable for all things the Owner (or its Occupiers and Invitees) does or fails to do and the consequences of the actions or failure in occupying or using its Property, Master Community Facilities, the Pedestrian Access or any other parts of the Master Community; and

(ii) releases, indemnifies and holds harmless the other Owners and the Master Developer (and the Community Manager and the Community Administrator, if any, and their respective affiliates, shareholders, partners, members or other principals, directors, officers, employees, attorneys, agents, representatives, Suppliers and authorised nominees) against any and all Losses in any way arising directly or indirectly from or otherwise in connection with:

(A) the Owner’s (or Occupiers’ or Invitees’) occupation or use of its Property, the Master Community Facilities, the Podium Car Parking Structures and any other parts of the Master Community;

(B) any actions or omissions by the Owner (or its Occupiers or Invitees) and/or any breach by the Owner (or its Occupiers or Invitees) of any of its obligations under this Declaration and all Applicable Laws;

(C) the Approval or disapproval of any plans, drawings, specifications or development applications in respect of the Master Community (or any part thereof) whether or not defective;

(D) the construction or performance of any work in respect of the Master Community (or any part thereof) whether or not made under approved plans, drawings and specifications;

(E) any changes in Applicable Laws that affect the use, intended use, description or value of the Master Community, or the Owner’s Property from that as at the time of purchase; and
(F) the development of or failure to develop any part of the Master Community Facilities or the Master Community generally or the development of or failure to develop any Plot or Building by the Master Developer or an Owner,

unless due to the wilful misconduct of the Master Developer (in which case the Master Developer’s liability shall be limited to claims for specific performance, with the exclusion of claims for damages of any sort) or any individual member thereof (in which event only those persons actually guilty of wilful misconduct shall be liable);

(iii) the Master Developer shall not be liable for any error of judgment or for any mistake of fact or law or for anything which it may do or refrain from doing under this Declaration, and the Owners indemnify and hold the Master Developer (and the Community Manager and the Community Administrator, if any, and their respective affiliates, shareholders, partners, members or other principals, directors, officers, employees, attorneys, agents, representatives, Suppliers and authorised nominees) harmless from and against any and all Losses in any way arising directly or indirectly from or otherwise in connection with its rights or duties under this Declaration, except to the extent of the Master Developer’s wilful misconduct under this Declaration; and

(iv) the Master Developer shall not be liable for any losses or damages which are consequential, punitive, exemplary or statutory, nor for any loss of use or loss of value of a Property.

(b) For the avoidance of doubt, no Owner shall benefit from any indemnity from another Owner where and to the extent it contributed to or caused the loss, claim or liability.

(c) For the further avoidance of doubt, in this clause 9.3, a reference to:

(i) an “Owner” includes the Occupiers within the Owner’s Property; and

(ii) a Plot or Building includes all of the Units and Common Areas within such Plot or Building.

9.4 Obligations of the Owners and Occupiers

(a) Each Owner shall:

(i) ensure that its Property is Operated to the standard at least equivalent to the standard of the remainder of the Master Community (as determined by the Master Developer);

(ii) ensure that its Property is adequately insured in respect of any areas and facilities that are not covered by the Insurances for the Master Community Facilities and Podium Car Parking Structures by an insurer Approved by the Master Developer;

(iii) ensure that its Property is kept secure in respect of any areas and facilities that are not under any security arrangements entered into by the Master Developer as a Master Community Core Service by the security provider nominated by the Master Developer in accordance with clause 5.2; and

(iv) obtain, maintain and provide to the Master Developer when requested from time to time a detailed schedule of all Occupiers within its Property together with a copy of their respective Licences, if applicable.

(b) The Owners and Occupiers shall:

(i) comply with (and ensure that their Invitees comply with) the provisions of this Declaration (including any guidelines issued by the Master Developer from
time to time pursuant to the terms of this Declaration) and shall do all things necessary to give effect to this Declaration;

(ii) comply with the decisions and directions of the Master Developer (and the Community Manager and the Community Administrator, if any) and not do anything to hinder the implementation of the decisions or directions made by the Master Developer;

(iii) not restrict or seek to restrict any other Owners’ (or their Occupiers’ and/or Invitees’) right to use or access a Master Community Facility or otherwise not interfere with the rights of other Owners (or their Occupiers and/or Invitees) in the Master Community;

(iv) act reasonably and in good faith in its dealings with the Master Developer (and the Community Manager and the Community Administrator, if any), and other Owners and Occupiers;

(v) co-operate with and behave in a considerate manner towards other Owners, Occupiers and the Master Developer (and the Community Manager and the Community Administrator, if any, and their respective employees and nominees);

(vi) comply with the Architectural Approval Process when carrying out works within its Property;

(vii) comply with (and ensure that their Invitees comply with) the Master Community Rules and the Construction Guidelines; and

(viii) pay all property or local authority taxes levied on the Owner’s Property.

9.5 Additional obligations Specific to Corporate Owners

(a) If an Owner is a corporate entity, the Owner:

(i) shall appoint a Representative; and

(ii) may appoint a Substitute Representative,

to attend meetings and receive correspondence from the Master Developer and shall give written notice of the details of its Representative and any Substitute Representative to the Master Developer.

(b) Anything done by a Representative or a Substitute Representative for an Owner that is a corporate entity has the same effect as if the Owner did that thing.

(c) An Owner that is a corporate entity may invite up to two (2) further persons to attend meetings of the Master Developer. For the avoidance of doubt, those invitees are not the Representative (or the Substitute Representative) for the purposes of this Declaration and those persons may not speak at any meetings of the Master Developer unless permitted to do so by the Master Developer.

9.6 Additional obligations Specific to Owners Associations

(a) If an Owner is an Owners Association, such Owners Association shall:

(i) not seek to amend its Governance Documents in a manner inconsistent with this Declaration or without the Approval of the Master Developer or the DMCCA;

(ii) use all reasonable commercial endeavours to ensure that its Owners and Occupiers comply with their obligations under this Declaration;
(iii) obtain, maintain and provide to the Master Developer when requested from time to time a detailed schedule of all Unit Owners and their Occupiers (where applicable) together with a copy of their respective Licences, if applicable;

(iv) provide the Master Developer notice of every annual general assembly and Board meeting as if the Master Developer is a member of the Owners Association or the Board;

(v) allow the Master Developer to attend and address these meetings to raise issues concerning this Declaration or that Owners Association; and

(vi) provide information to the Master Developer when requested from time to time regarding the property, its management, finances, condition and quality.

(b) If an Owner is an Owners Association, the Owners Association:

(i) must appoint its Owners Association Manager as its Representative; and

(ii) may appoint its chairman as its Substitute Representative,

to attend meetings and receive correspondence from the Master Developer and shall give written notice of the details of its Representative and any Substitute Representative to the Master Developer.

(c) Anything done by a Representative or a Substitute Representative for an Owners Association has the same effect as if the Owners Association did that thing.

(d) An Owners Association may invite up to two (2) further persons to attend meetings of the Master Developer. For the avoidance of doubt, those invitees are not the Representative (or the Substitute Representative) for the purposes of this Declaration and those persons may not speak at any meetings of the Master Developer unless permitted to do so by the Master Developer.
Staging of the Development of the Master Community and Development Plots
10. Development of the Master Community

10.1 Staged Development of the Master Community

(a) The development of the Master Community is to be carried out in stages (the timing of which shall be determined by the Master Developer in its absolute discretion).

(b) The Master Community will be the site of on-going development and construction, including construction of buildings, Master Community Facilities and Infrastructure by the Master Developer and by the Owners.

(c) The on-going development work may cause interference or disturbance to an Owner’s (and its Occupier’s) use and enjoyment of its Property and the Master Community Facilities (and the Podium Car Parking Structures) and no Owner or Occupier shall raise any claim against the Master Developer for such interference, disturbance or lack of access.

(d) The Master Community may be expanded to include additional land and further Master Community Facilities and Podium Car Parking Structures may be added to benefit the Owners and Occupiers and the cost of Operating such Master Community Facilities and Podium Car Parking Structures will form part of the Master Community Expenses payable by the Owners.

(e) When undertaking development work, the Master Developer shall use all reasonable endeavours to minimise any interference or disturbance to the Owners’ and Occupiers’ use and enjoyment of the Master Community Facilities and shall comply with Applicable Laws when undertaking or permitting the undertaking of construction works.

(f) Owners may not object to any interference or disturbance caused by construction or related activities in the Master Community. Owners shall have no claim against the Master Developer for such interference or disturbance whatsoever.

(g) Each Owner acknowledges that its Relevant Proportion may be amended from time to time to reflect the addition or reduction of services or access to Master Community Facilities and Podium Car Parking Structures as the Master Community is developed over time.

10.2 Cost of Future Development

Subject to clause 10.3, and for the avoidance of doubt, the cost of the Future Development Works within the Master Community cannot be recovered by the Master Developer as part of Master Community Service Charges, however the cost of Operating completed Master Community Facilities handed over to the Master Developer, and their further replacement of refurbishment by the contractors shall be Master Community Expenses and form part of Master Community Service Charges from the date of such handover.

10.3 Authority Infrastructure Contributions and Authority Charges

All Authority Infrastructure Contributions and Authority Charges raised by a Relevant Authority either prior to or after the date of this Declaration relating to infrastructure constructed within the Master Community, adjacent to the Master Community, or otherwise in a location to which such Relevant Authority considers to benefit the Master Community, shall be considered to be Master Community Expenses payable by the Owners as part of the Master Community Service Charges.
11 Development Plots

11.1 Reservation of Rights

(a) Subject to complying with Applicable Law, the requirements of the Master Developer and the Relevant Authorities, and subject to the provision of the Sales Documentation relating thereto, the Owner of a Development Plot or Undeveloped Plot shall be entitled to carry out, or procure the carrying out of, any building or other works in any part of its Development Plot or Undeveloped Plot.

(b) The Master Developer shall ensure that reasonable access to a Development Plot or Undeveloped Plot through the Master Community is made available to such Owner (or its contractors, employees, agents and nominees) for the purpose of carrying out such works and no Owner or Occupier may obstruct or prevent such access at any time.

(c) The Owners and Occupiers may not raise any claim against the Owner of a Development Plot or Undeveloped Plot for compensation or damages in respect of the exercise by such Owner of any of the rights contemplated by this clause 11.

11.2 Maintenance of Development Plots and Undeveloped Plot

(a) The Owner of each Development Plot or Undeveloped Plot is responsible at its own cost for the cleaning, repair and maintenance of such Plot in accordance with this Declaration.

(b) The Owner of each Development Plot or Undeveloped Plot shall ensure that such Plot is sufficiently cleaned, repaired and maintained so as not to cause any damage or nuisance to other Owners including ensuring that no rubbish or debris collects on such Plot.

(c) Where a Development Plot or Undeveloped Plot adjoins an occupied Plot or Building, the Owner of such Plot shall take reasonable steps to ensure that during construction such Plot is kept secure and materials cannot escape (by reason of wind or other factor) and affect the use and enjoyment of the Owners and Occupiers of such adjoining Plot or Building.

11.3 Determination of Master Community Facilities within Development Plots and Undeveloped Plots

(a) As at the date this Declaration takes effect, and subject to the provisions of this Declaration, the Master Community Facilities intended to be developed within the Master Community are substantially as depicted on the Master Community Facilities Plan.

(b) As at the date this Declaration takes effect, the designation of land and facilities located within a Development Plot and Undeveloped Plots as Master Community Facilities (if any) shall remain indicative (and access to such areas by Owners and Occupiers shall be suspended) until such time (if at all) as the relevant areas and facilities are constructed, designated as Master Community Facilities or Deemed Master Community Facilities.

(c) Without affecting the generality of the above, the Master Developer (or an Owner of a Development Plot or Undeveloped Plot with the Approval of the Master Developer) may vary the location and type of the Master Community Facilities within such Plot to better reflect the nature and extent of the development of such Plot, provided always that Master Community Facilities within such Plot shall include:

(i) land (or parts of a building) within the Development Plot or Undeveloped Plot upon which other land (or parts of a building) in another Plot (or Master Community Facilities) is dependent upon for access or for its reasonable use and enjoyment;
(ii) areas, services or facilities within the Development Plot or Undeveloped Plot to the extent that:

(A) Master Community Facilities are inadequate to cater to the reasonable needs of the Owners; or

(B) it would otherwise be unreasonable to withhold such areas, services or facilities from Master Community Facilities; and

(iii) land, services or facilities to the extent that it is required under Applicable Law to be designated as Master Community Facilities.

(d) The Master Developer shall do all things reasonably necessary to Register an amendment to the Master Community Facilities Plan and this Declaration to reflect the change in the Master Community Facilities under this clause 11.3 to the fullest extent permitted under Applicable Law, at the cost of the party that has caused such change.

11.4 Provisional Allocation of Master Community Expenses

(a) The Master Developer shall be the sole determinant of the Service Charge Zones and the Relative Proportions in accordance with this Declaration to ensure the fair allocation of the Master Community Expenses between Owners from time to time.

(b) Until such time as the entire Master Community is substantially constructed and operational:

(i) certain Owners may not be fully utilising their Plot or Building and drawing on the resources of the Master Community; and

(ii) the Master Developer may vary the Relative Proportions of all or any of the Master Community Expenses to better reflect the use of the Master Community Facilities and Podium Car Parking Structures by the respective Owners including, for the avoidance of doubt, allocating a reduced Relative Proportion to a Development Plot or Undeveloped Plot (or certain classes of Development Plots or Undeveloped Plots) and, in the case of Development Plots or Undeveloped Plots not utilising any Master Community Facilities and Podium Car Parking Structures, not raise Master Community Service Charges against such Development Plots or Undeveloped Plots.

(c) Nothing contained in this clause 11.4 shall entitle the Master Developer to vary the Relative Proportions of all or any of the Master Community Expenses in such a manner that unduly prejudices the developed Plots that are not Development Plots or Undeveloped Plots resulting in such developed Plots contributing a greater sum towards the Master Community Expenses than they would otherwise be required to pay if the Master Community was substantially constructed and operational.

11.5 Alteration to Plot Boundaries

(a) No Owner (including an Owner of a Development Plot or Undeveloped Plot) shall be entitled at any time to alter its Plot or Building boundary for any reason without the Approval of the Master Developer.

(b) Nothing contained in clause 11.5(a) shall prevent the Master Developer from varying the boundaries of the Plots or the Master Community and excising any undeveloped areas of the Master Community in the event that such undeveloped areas once developed will not significantly draw on the resources of the Master Community.
Subdivision within the Master Community
12 Subdivision of the Master Community

12.1 Subdivision of the Master Community

(a) As at the date this Declaration takes effect, the Master Community is comprised of the Plots (including the Properties) and the Master Community Facilities and Podium Car Parking Structures located within the Clusters.

(b) The Master Developer shall maintain an up to date register of all Plots which shall be amended from time to time to reflect any changes to the Plots that are Approved and created in accordance with this Declaration.

12.2 Determination of Plot Boundaries

(a) The Master Developer will determine the boundaries of the Plots, the Master Community Facilities and the Podium Car Parking Structures.

(b) The Master Developer shall determine the methodology that is to be adopted to identify the boundary lines between Plots (including any Common Areas), the Master Community Facilities and the Podium Car Parking Structures, which may differ between Plots, Properties and Clusters.

12.3 Land Subdivision and Consolidation of Plots

(a) Subject to clause 12.4, a Plot may be subdivided into further Plots with the Approval of the Master Developer (which may be withheld in the Master Developer's absolute discretion) and following such Approval the Owners shall execute and produce all documentation necessary to give effect to such subdivision.

(b) Two (2) or more Plots may be consolidated to form one (or more) further Plots with the Approval of the Master Developer (which may be withheld in the Master Developer's absolute discretion) and following such Approval the Owners shall execute and produce all documentation necessary to give effect to such consolidation.

(c) Upon Registration of the plan to give effect to a subdivision or consolidation of a Plot the owners of the newly created Plots shall become Owners.

12.4 Volumetric Subdivision and Strata Subdivision of Plots and Buildings in accordance with the Jointly Owned Property Law

(a) A Plot or Building that contains multiple-ownership must be Subdivided in accordance with the requirements of the Master Developer, the DMCCCA and the Jointly Owned Property Law.

(b) The nature of the required Subdivision will depend on the intended uses and ownership structure of the particular Plot or Building and may take the form of a Volumetric Subdivision and/or a Strata Subdivision.

(c) The Master Developer's Approval shall not be unreasonably withheld or delayed to a Subdivision if the following conditions are satisfied:

(i) the plans and specifications for Improvements or Alterations required to undertake such Subdivision are acceptable to the Master Developer;

(ii) the Owner fully complies with the requirements of the Land Department and Registers all required plans and Jointly Owned Property Declarations/Building Management Statements (in the form required and approved by the DMCCCA);

(iii) Registration of the applicable plans, Jointly Owned Property Declaration, Building Management Statement and the creation of a Owners Association;
the Owner fully complies with the requirements of all Applicable Laws (including the Jointly Owned Property Law and the regulations of the DMCCA); 

(v) the Owner is not then a Defaulting Owner; and 

(vi) the Governance Documents for the Subdivision:

(A) comply with Applicable Law and the requirements of the DMCCA; 

(B) reflect, to the extent applicable, the principles set out in this Declaration; and 

(C) are in a form reasonably acceptable to the Master Developer. 

(d) The Owners shall prepare and execute all documentation necessary to give effect to any Subdivision and submit the same to the Master Developer for Approval in such form as required by the Master Developer. 

(e) The Subdivision of a Plot or Building will not result in a reduction in the aggregate Master Community Service Charges allocated to the Plot or Building. 

(f) Following the Subdivision, joint and severable liability to pay the Master Community Service Charges shall be transferred to the relevant Owners Association and the Owners of the Units or Components in accordance with each Unit’s or Component’s entitlement or proportion under their Governance Documents. 

(g) The Master Developer may elect to send an invoice to the Owners Association on behalf of all Unit Owners or Component Owners or to Unit Owners or Component Owners directly. Notwithstanding the Master Developer’s elected method of collection, the Owners Association and the Unit Owners/Component Owners are jointly and severally liable for the payment of such Master Community Service Charges to the Master Developer, the Master Developer may elect to recover outstanding Master Community Charges from either the Owners Association or the Unit Owners or Component Owners (as applicable) as it so desires. 

12.5 Master Community Common Boundary Walls and Fencing 

(a) Where there is a common boundary between an Owner’s Property and the Master Community Facilities, such common boundary walls and fences (including any foundation, foundation walls or support reasonably necessary for the support and maintenance of the relevant wall or fence) shall be located within (or deemed to be located within) the respective Owner’s Property and the responsibility and cost for the maintenance and repair of such common boundary walls and fences shall be met by the respective Owner. 

(b) The Owners shall maintain and repair all boundary walls and fences (including any foundation, foundation walls or support reasonably necessary for the support and maintenance of the relevant wall or fence) between an Owner’s Property and the Master Community Facilities to the same type and standard as the original boundary walls or fences constructed between the Property and Master Community Facilities, and at all times in accordance with the directions of the Master Developer. 

(c) Subject to clause 12.5(e), in the event that an Owner fails to maintain and repair any boundary walls or fences (including any foundation, foundation walls or support reasonably necessary for the support and maintenance of the relevant wall or fence) between an Owner’s Property and the Master Community Facilities, the Master Developer may undertake such works at the cost of the Defaulting Owner in accordance with clause 30. 

(d) All Owners shall provide the Master Developer such rights of access as are reasonably required for the purpose of undertaking any repair and maintenance of the common boundary walls and fences between the Owner’s Property and the
Master Community Facilities in accordance with clause 12.5(c), and shall be liable to compensate the Master Developer on an indemnity basis for all costs and losses, including consequential loss, that they may sustain as a result of denial of such access or non-compliance with this clause generally.

(e) Where the Master Developer intends to undertake any works in accordance with clause 12.5(c), the Master Developer shall first provide the Owner with one (1) month’s written notice requiring the Owner to undertake the works (except in the case of an emergency where no such notice will be required). Where the Owner does not undertake the works to the satisfaction of the Master Developer within such one (1) month period, the Master Developer may undertake the repairs and the Owner must reimburse the Master Developer for the cost of such works on demand.

(f) For the avoidance of doubt, in the event that any damage to any common boundary wall or fence wherever located arising out of any causes emitting from the Owner’s Property (such as water), the Owner of such Property shall be solely responsible for the cost of repairing or replacing such common boundary wall or fence notwithstanding any other provision contained in this Declaration.

12.6 Owners’ Common Boundary Walls and Fencing

(a) Owners with a common boundary with an adjoining Plot shall be equally responsible for the maintenance and repair of any common boundary wall and fences between such Plots (including any foundation, foundation walls or support reasonably necessary for the support and maintenance of the relevant fence) to the same type and standard as the original boundary wall or fence constructed between the Plots.

(b) The cost of any such repair and maintenance shall be contributed equally by the adjoining Owners unless any such repair arises as a result of damage by one of the Owners, in which case the entire cost of repair shall be met by that Owner. All Owners shall provide such rights of access as are reasonably required to each other for the purpose of compliance with this clause and shall be liable to compensate any other party on an indemnity basis for all costs and losses, including consequential loss, that they may sustain as a result of denial of such access or non-compliance with this clause generally.

(c) Where an Owner with a common boundary wants to compel an adjoining Owner to assist in repairing a common boundary wall or fence (including any foundation, foundation walls or support reasonably necessary for the support and maintenance of the relevant fence) and such repairs are reasonably required, the Owner shall provide one (1) month’s written notice to the adjoining Owner requiring assistance in this regard unless in the case of an emergency where no such notice will be required. Where the adjoining Owner does not provide its assistance, the Owner may, with the prior Approval of the Master Developer, undertake the repairs and demand and recover from the adjoining Owner on whom the notice has been served, half (1/2) of the costs of repairing the common boundary wall or fence.

(d) For the avoidance of doubt, in the event that any damage to any common boundary wall or fence between an Owner’s Plot arising out of any causes emitting from the Owner’s Plot (for instance, but not limited to, damage caused by water), the Owner of the Plot where such cause emits shall be solely responsible for the cost of repairing or replacing such common boundary wall or fence notwithstanding any other allocation of costs under this clause 12.6.

12.7 Common Areas

(a) Subject to the provisions of this Declaration and the applicable Governance Documents, all Common Areas within a Plot or Building may only be used by the Owners and the Occupiers (and their Invitees) for their permitted purpose.

(b) Owners and Occupiers shall:
(i) ensure that all Common Areas are Operated to the same or higher standard as the Master Community Facilities at all times; and

(ii) keep free and unobstructed all Common Areas at all times and shall not place or store any items or personal items on the Common Areas.

(c) Notwithstanding clause 12.7(b), the respective Owners Association and the Master Developer may temporarily or permanently restrict all or any Owners and their Occupiers (and their Invitees) access to designated Common Areas in the following circumstances:

(i) in the case of an emergency;

(ii) in the event that the Master Developer requires the utilisation of an area from which to carry out its administrative functions and fulfil its obligations under this Declaration; and/or

(iii) in the event that areas are required to be cordoned off in order to carry out works,

provided always, in respect of any permanent restriction, such restriction does not substantially and detrimentally affect the use and enjoyment of their Property by the respective Owners or Occupiers (or their Invitees) and provided such restriction does not prevent access to the Master Community Facilities and Podium Car Parking Structures.
Master Community Facilities
13 **Master Community Facilities**

13.1 **Designation of Master Community Facilities**

(a) There are a number of Master Community Facilities within the Master Community that are shared by Owners and Occupiers (and in many cases by Invitees and members of the public). As at the date this Declaration takes effect, the Master Community Facilities include (or shall following their construction include) those areas and facilities depicted on the Master Community Facilities Plan.

(b) For the avoidance of doubt, the Master Community Facilities include the following:

(i) the District Roads, curbs, pavements, islands separating the roads, street lighting, street Signage;

(ii) the Landscaped Areas;

(iii) the lake network;

(iv) the bridges and pedestrian overpasses;

(v) parts or consumables used in the Operation of the Master Community Facilities;

(vi) the Infrastructure, pipes, wires, cables, ducts which are connected to or form part of a Master Community Facility (excluding any of those items which are located within and exclusively service a Plot or Building which shall form part of such Plot or Building as applicable);

(vii) the Deemed Master Community Facilities within the Podium Car Parking Structures and elsewhere in the Master Community; and

(viii) any other facility or area that the Master Developer determines to be designated as a Master Community Facility from time to time;

but excluding the Commercial Facilities or any area or facility that exclusively services a Plot or Building which shall form part of such Plot or Building, as determined by the Master Developer from time to time.

13.2 **Assets Register and Condition Reports**

(a) The Master Developer shall prepare and maintain an asset register that lists the assets located within the Master Community Facilities (other than those incidental to the Operation of the Master Community) present in the Master Community from time to time.

(b) The Master Developer shall further commission condition reports with respect to the assets located within the Master Community Facilities to enable it to assess and monitor their state of repair and assist in the preparation of the Reserve Fund Forecast.

(c) The cost of the Master Developer preparing and maintaining an assets register and commissioning condition reports is a Master Community Expense.

13.3 **Ownership of Master Community Facilities**

Unless otherwise Dedicated to a Relevant Authority, the Master Community Facilities are owned by the Master Developer or the respective Utility Service Providers as determined by the Master Developer in its absolute discretion.
13.4 Deemed Master Community Facilities within DMCC Plots

(a) There may from time to time be a number of areas and facilities located within the DMCC Plots that may be made available by the Master Developer from time to time for the shared use of the Owners and Occupiers in the Master Community (and members of the public) at the Master Developer’s sole discretion.

(b) The Master Developer may from time to time designate any shared areas and facilities located within the DMCC Plots as Deemed Master Community Facilities whereby such areas and facilities will be deemed to form part of the Master Community Facilities for the purpose of this Declaration during such periods of designation.

(c) During the period any shared areas and facilities located within the DMCC Plots are designated as Deemed Master Community Facilities, the cost of Operating such areas and facilities shall be a Master Community Expense.

(d) During the period any shared areas and facilities located within the DMCC Plots are not designated as Deemed Master Community Facilities, and are being used for commercial purposes by the Master Developer in its private capacity, the cost of Operating such areas and facilities shall be payable by the Master Developer in its private capacity and shall not be a Master Community Expense.

(e) In the event that the Master Developer elects to utilise the shared areas and facilities located within the DMCC Plots for commercial activities, all costs and expenses incurred and revenues derived in relation to the Operation of the commercialised areas and facilities are the sole responsibility of, and are for the exclusive benefit of, the Master Developer, or its relevant affiliate acting in a private capacity and shall in no way be applied towards or against the Master Community Expenses.

(f) In the event that the Master Developer elects to utilise the shared areas and facilities located within the DMCC Plots for commercial activities, the Master Developer shall reinstate such areas and facilities after such use before re-designating such areas as Deemed Master Community Facilities.

13.5 Disposal of Master Community Facilities

(a) The Master Developer shall be entitled to Dedicate, Dispose or Lease the whole or any part of the Master Community Facilities to any Relevant Authority or third party at any time (including the Community Manager) without the need for the consent of any Owner provided always that the transferee of such Master Community Facilities shall be bound by this Declaration with respect to the Operation and availability of such Master Community Facilities.

(b) The Master Developer need not furnish notice of such Dedication, Disposal or Lease to the Owners and all Owners consent to any such Dedication, Disposal or Lease. The Master Developer shall ensure that any Disposal of a Master Community Facility will not affect the overall service quality of, or available facilities within, the Master Community.

13.6 Use of Master Community Facilities

(a) Subject to the provisions contained in this Declaration, the Master Community Facilities may be used by the Benefiting Owners (and their Owners, Occupiers and Invitees) only for their intended purpose and in accordance with this Declaration.

(b) The Master Developer may determine from time to time which Owners will be designated as Benefiting Owners with respect to designated Master Community Facilities based on the location of the Owner’s Plot or Building and the availability of use or enjoyment of such Master Community Facility.
Unless otherwise determined by the Master Developer, all Owners will be considered to be Benefiting Owners with respect to the Master Community Facilities.

An Owner shall not conduct any private party or function of any description within the Master Community Facilities without the prior Approval of the Master Developer, which Approval may be withheld or given subject to conditions including the payment of fees and/or security deposit.

An Owner shall supervise its Invitees’ use of the Master Community Facilities and shall ensure that they comply fully with the Master Community Rules and the direction of the Community Manager (and its nominated Suppliers) when using the Master Community Facilities.

13.7 **Master Developer may Grant Exclusive Use Rights**

(a) The Master Developer may from time to time grant to an Owner or Owners the exclusive use of designated Master Community Facilities as an Exclusive Use Area either temporarily or permanently provided always that such grant of exclusive use does not unreasonably affect other Owners’ use and enjoyment of the Master Community Facilities.

(b) Each beneficiary of a right to an Exclusive Use Area is deemed to covenant and agree to pay the Master Community Service Charges in respect of such Exclusive Use Area in accordance with this Declaration whether or not separately levied.

(c) No beneficiary of a right to an Exclusive Use Area shall enjoy the right of exclusive use unless it shall have paid all Master Community Service Charges, or other sum (if any) which may be due and payable to the Master Developer in terms of this Declaration.

(d) If a beneficiary of a right to an Exclusive Use Area or its successor fails to pay the Master Community Service Charges in full to the Master Developer on the due date, the Master Developer shall be entitled to withdraw the grant of the rights to the Exclusive Use Area.

(e) A beneficiary of a right to an Exclusive Use Area shall only be entitled to alienate its right to an Exclusive Use Area in the event it complies with the provisions of this Declaration.

(f) Any exclusive use rights granted in accordance with clause 13.7(a) may be granted subject to such conditions as the Master Developer considers appropriate, including the obligation on the Owner to undertake the Operation of the Exclusive Use Area or facility at the Owner’s cost.

13.8 **Access to Master Community Facilities**

(a) Owners and Occupiers shall:

(i) not restrict or seek to restrict any other Owner’s or Occupier’s (or their Invitees’) right of use of or access to the Master Community Facilities under this Declaration;

(ii) keep free and unobstructed all Master Community Facilities at all times and shall not place or store any items or personal items on the Master Community Facilities;

(iii) allow other Owners and Occupiers and members of the public to pass over or through any Public Access Easement within their Plot or Building (or other access ways as have previously been agreed with the Master Developer) to access Master Community Facilities; and
(iv) comply with the directions of any Community Manager and/or Community Administrator (and any appointed Supplier) in relation to the use of the Master Community Facilities.

(b) The Master Developer may temporarily or permanently restrict all or any Owners’ and Occupiers’ (and their Invitees’) access to designated Master Community Facilities from time to time to repair, maintain or refurbish the Master Community Facilities or should it consider that such restricted access is in the best interests of the Master Community.

13.9 Restricted Master Community Facilities

(a) Although designated as Master Community Facilities, Owners may not access any Restricted Master Community Facilities without the prior Approval of the Master Developer.

(b) The Master Developer may lock or otherwise prevent access to the Restricted Master Community Facilities as it considers necessary or desirable either on a temporary or permanent basis.

(c) Should an Owner or Occupier (or their respective Suppliers) access any Restricted Master Community Facilities, it shall strictly follow the directions of the Master Developer at all times.

(d) Should an Owner or Occupier (or their respective Suppliers) access any Restricted Master Community Facilities, it does so solely at its own risk and shall indemnify the Master Developer and other Owners and Occupiers from and against any and all Losses that may in any way arise directly or indirectly from or otherwise in connection with accessing such Restricted Master Community Facilities.

13.10 Secured Areas

(a) In addition to its powers under Applicable Law and subject to this Declaration, the Master Developer has the power to:

(i) close off or restrict access to parts of the Master Community Facilities that do not give direct access to a Property;

(ii) restrict access to the areas within the Master Community Facilities where an Owner or Occupier does not occupy a Property;

(iii) allow its appointed Suppliers to use parts of the Master Community Facilities to operate or monitor the security of the Master Community and, in doing so, exclude Owners and Occupiers from using these parts; and

(iv) make agreements with other persons to exercise its functions under this clause 13.10 and, in particular to manage the Security Access Device system, which may require Owners to pay an additional administration fee for the provision and management of Security Access Devices.

(b) If the Master Developer restricts access under this clause 13.10, the Community Manager may provide Owners and Occupiers with Security Access Devices to access such areas.

(c) Any additional or replacement Security Access Devices required by an Owner or Occupier will be charged to the Owner or Occupier at a fee determined by the Master Developer. An Owner or Occupier may not copy Security Access Devices or give a Security Access Device to someone who is not an Owner or Occupier of its Property.

(d) A Security Access Device is the property of the Master Developer. Owners or Occupiers shall comply with the reasonable instructions of the Community Manager (or its appointed Supplier) regarding Security Access Devices from time to time.
(e) Owners and Occupiers shall also:

(i) if required, promptly return Security Access Devices to the Community Manager to be re-coded;

(ii) take all reasonable steps not to lose Security Access Devices;

(iii) return Security Access Devices to the Community Manager if they are no longer required or an Owner or Occupier no longer owns or occupies the relevant Property; and

(iv) promptly notify the Community Manager if they lose a Security Access Device.

13.11 Altering Master Community Facilities

(a) The Master Developer may, acting reasonably, do any of the following:

(i) change, extend modify, replace, repair, renew or remove redundant Master Community Facilities;

(ii) convert any Master Community Facilities to Plots or Units;

(iii) construct Commercial Facilities upon or within the Master Community Facilities; and/or

(iv) determine who the Benefiting Owners will be with respect to designated Master Community Facilities and the Relative Proportions apportioned to such Owners.

13.12 Responsibility for Master Community Expenses

Notwithstanding a Master Community Facility may be located within or accessed through a Plot or Building, the Owner of the Plot or Building is not required to incur any cost in Operating the Master Community Facility and such costs are Master Community Expenses.

13.13 Operation of Master Community Facilities

(a) Master Community Facilities shall be Operated in accordance with the Master Developer’s brand standards and only Suppliers Approved by the Master Developer may undertake any Operation work to the Master Community Facilities or any structural building works in the Master Community (including within a Property).

(b) Notwithstanding the use of a Master Community Facility (including the use of an area or facility by the general public), unless or until (and except to the extent that) all or any part of the Master Community Facilities are formally Dedicated to a Relevant Authority (if ever), the Master Developer shall be responsible for arranging, supervising and monitoring the Operation of the Master Community Facilities.

(c) Subject to the provisions contained in this Declaration, the Owners expressly authorise the Master Developer to undertake (or engage any Supplier to undertake) the Operation of the Master Community Facilities as may be necessary from time to time (as determined by the Master Developer).

(d) Subject to clause 13.13(e), the cost of Operating Master Community Facilities shall be a Master Community Expense.

(e) If any Operation of the Master Community Facilities is required as a result of the negligence of an Owner (or its Occupier or Invitee) or the use, other than for the usual or permitted use, by an Owner (or its Occupier or Invitee), the costs of the Master Developer undertaking such Operation of the Master Community Facilities shall be payable by the Defaulting Owner.
13.14 **Damage to Master Community Facilities**

(a) An Owner or Occupier shall not without Approval of the Master Developer:

(i) damage the Master Community Facilities;

(ii) interfere with the Operation of the Master Community Facilities;

(iii) use a part of the Master Community Facilities for private use; or

(iv) mark, paint, drive nails, screws or other objects into, or otherwise damage or deface, a structure that forms part of the Master Community Facilities.

(b) Owners and Occupiers shall:

(i) immediately notify the Community Manager if they know about damage to or a defect in the Master Community Facilities; and

(ii) compensate the Master Developer for any damage to the Master Community Facilities caused by the Owner or Occupier, or their Invitees or persons carrying out works on their behalf.

13.15 **Suspension of use of Master Community Facilities**

(a) The Master Developer may suspend an Owner’s and Occupier’s (and their Invitees’) use of the Master Community Facilities in the event that:

(i) the Owner fails to pay all monies due and payable to the Master Developer under this Declaration by the due date for payment; and/or

(ii) the Owner breaches its obligations under this Declaration and fails to rectify such breach upon notice within the period specified in such notice, for such period as any such breach is subsisting.

(b) Any suspension of the use of the Master Community Facilities pursuant to clause 13.15(a) is without prejudice to any other right of action of the Master Developer in respect of any breach of the Owner’s obligations pursuant to this Declaration.

13.16 **Master Community Facilities Refurbishment**

(a) The Master Developer shall, as part of the Budget preparation process for each Operating Year, consider the state of the whole of the Master Community Facilities (as constructed at such time). If the Master Developer decides to carry out Upgrading or Redevelopment Works to the Master Community Facilities it will engage suitable Suppliers to prepare detailed plans for the Upgrading or Redevelopment Works to the Master Community Facilities, including costing and funding arrangements.

(b) If the Master Developer resolves to implement the detailed plans under this clause 13.16, the Master Developer shall arrange for the obtaining of any approvals required by the Relevant Authorities for the undertaking and completing of the Upgrading or Redevelopment Works and engage Suppliers as necessary to complete the works. The cost of all Upgrading or Redevelopment Works shall be a Master Community Expense payable by the Owners by way of Master Community Service Charges or Special Master Community Charges as determined by the Master Developer.

13.17 **Capital Repair and Maintenance**

(a) The Master Developer shall ensure that it is financially prepared to fund any capital repairs or replacement of the Master Community Facilities. Accordingly, the Master Developer shall, at intervals as determined appropriate by the Master Developer, prepare or procure the preparation of a Reserve Fund Forecast to determine the
amount that needs to be raised and held in the Reserve Fund for such capital repair and replacement.

(b) The Master Developer shall review the Reserve Fund Forecast from time to time at intervals as determined appropriate by the Master Developer to determine whether the Reserve Fund Forecast remains relevant, whether any adjustments to the Master Community Service Charges are necessary to ensure that there are sufficient funds in the Reserve Fund to pay for the capital repair and replacement of the Master Community Facilities and whether it is necessary to commission a further Reserve Fund Forecast.

13.18 Emergency Repairs

(a) The Owners expressly authorise the Master Developer to undertake (and engage any Supplier to undertake) any Emergency Repairs to the Master Community Facilities, and any Emergency Repairs within a Property.

(b) The costs of the Master Developer undertaking any Emergency Repairs shall be payable by the Owner whose Property required the repair unless and to the extent that:

(i) the Emergency Repairs are in respect of the Master Community Facilities whereby, subject to clause 13.18(c), the cost of the Emergency Repairs shall be a Master Community Expense; or

(ii) the Emergency Repairs are in respect of damage caused to a Property as a result of damage to or failure of a Master Community Facility whereby, subject to clause 13.18(c), the cost of the Emergency Repairs shall be a Master Community Expense.

(c) If the Emergency Repairs are required as a result of the negligence of an Owner (or its Occupier or Invitee) or the use, other than for the usual or permitted use, by an Owner (or its Occupier or Invitee), the costs of the Master Developer undertaking any Emergency Repairs shall be payable by the defaulting Owner.

(d) For the purpose of this clause 13.18, a reference to the damage to a Property is a reference only to any building structure within the Property and does not include a reference to the Owners’ (or their Occupiers’) personal or movable items which remain the responsibility of each Owner and/or Occupier (as applicable) to adequately secure and insure.

14 Commercial Facilities

(a) The Master Developer reserves the right (for and on behalf of itself and any of its affiliates) to construct and maintain Commercial Facilities within the Master Community and make such facilities available to Owners and Occupiers (and the general public), upon payment of charges or membership fees and upon such terms and conditions as imposed by the Master Developer from time to time.

(b) The Master Developer may construct and maintain Commercial Facilities within the Master Community Facilities in its absolute discretion and to the extent such Commercial Facilities provide a benefit to the Master Community the Master Developer may, in its absolute discretion, elect not to raise Master Community Service Charges against the Plots upon which the Commercial Facilities are located.

(c) All costs and expenses incurred and revenues derived in relation to the Operation of the Commercial Facilities are the sole responsibility of, and are for the exclusive benefit of, the Master Developer, or its relevant affiliate acting in a private capacity and shall in no way be applied towards or against the Master Community Expenses.
Arterial Roads and District Roads

(a) The Master Community Road Network comprises the Arterial Roads which have been (or shall be) dedicated to Relevant Authorities and the District Roads which shall form part of the Master Community Facilities.

(b) For all traffic and access related issues within the Master Community, the Owners and Occupiers shall comply with this Declaration and the directions of Relevant Authorities and the Master Developer (and any nominated Supplier appointed to Operate the relevant parts of the Master Community Road Network).
Car Parking and Podium Car Parking Structures
16.1 Podium Car Parking

(a) The Podium Car Parking Structures are owned by the Master Developer and form part of the Master Community Facilities and/or the Commercial Facilities as determined by the Master Developer in its sole discretion.

(b) The Master Developer has granted and may further grant Podium Car Parking Licenses with respect to designated Podium Car Parking Spaces to Owners in its sole discretion and upon such commercial terms as it so determines from time to time.

(c) Where the Master Developer has granted Podium Car Parking Licenses to an Owner or a sub-developer of a Building which has been Subdivided, the Owner or sub-developer shall transfer such Podium Car Parking Licenses to the respective Owners of the Units or Components (as applicable) within such Building in accordance with the requirements of the Master Developer, the DMCCA and the Land Department.

(d) The Podium Car Parking Licenses are granted by the Master Developer subject to the provisions contained in this Declaration, including, without limitation, the Owner's obligation to strictly comply with the Car Parking Rules and the directions of the Master Developer (or its nominee).

(e) In the event that an Owner fails to strictly comply with the Car Parking Rules and/or this Declaration and the DMCCA, including, without limitation, failing to pay its Master Community Service Charges, the Master Developer may revoke the Podium Car Parking License or suspend the Podium Car Parking License until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach).

(f) An Owner must not Dispose of its interest in any Podium Car Parking License or Podium Car Parking Space separately from its Property and any purported Disposal must be undertaken strictly in accordance with this Declaration and the requirements of the Master Developer and the Land Department. The transferee Owner of any Podium Car Parking License shall receive such license subject to the provisions of this Declaration and shall assume the rights and obligations of the previous Owner in respect of the Podium Car Parking Space as at the date of transfer at the Land Department.

(g) Without limiting the generality of clause 16.1(f), and for the avoidance of doubt, an Owner must not Lease its Podium Car Parking License or its designated Podium Car Parking Space to any third party (except the Occupier of the Owner's Property) except through the Master Community Car Park Leasing System in accordance with clause 16.3.

(h) Any Disposal (or purported Disposal) of a Podium Car Parking License in breach of clause 16.1(f) or clause 16.1(g) shall be void and unenforceable and shall entitle the Master Developer to revoke the Podium Car Parking License or suspend the Podium Car Parking License until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach).

(i) The Master Developer retains full and exclusive control, possession and management of the Podium Car Parking Structures and shall be solely responsible for the operation, repair and maintenance of the Podium Car Parking Structures, including, the individual Podium Car Parking Spaces, as part of its operation, repair and maintenance of the Master Community Facilities. The Master Developer may, upon reasonable notice to the respective Owners, except in an emergency where no
notice is required, suspend the use of the Podium Car Parking Spaces to unable the
Master Developer (or its nominee) to perform such function.

(j) The cost and expenses incurred by the Master Developer in operating, repairing and
maintaining a Podium Car Parking Structure, including, the individual Podium Car
Parking Spaces located therein, shall be payable by the Owners that have been
granted Podium Car Parking Licenses within such Podium Car Parking Structure,
either separately or as part of their Master Community Service Charges as
determined by the Master Developer.

(k) Without limiting the generality of clause 16.1(i), the Master Developer may impose
such access system to the Podium Car Parking Structures as it determines
appropriate from time to time, including an access system that requires each entitled
Owner to register its vehicle with the Master Developer (or its nominated operator)
and to purchase an access-card (including the payment of a security deposit) from
the Master Developer (or its nominated operator) to gain access to the Podium Car
Parking Structure and its designated Podium Car Parking Space.

(l) Any access by an Owner (or its Occupier) to a Podium Car Parking Structure in
contravention of the Master Developer’s access system shall entitle the Master
Developer to revoke the Podium Car Parking License or suspend the Podium Car
Parking License until such time as the Owner complies with its obligations or cures
its breach (including the payment of any fine imposed by the Master Developer in
respect of such breach).

(m) Subject to Applicable Laws, the Owners must permit and irrevocably authorise the
Master Developer and any Relevant Authority at all times to remove or move any
vehicle not parked in accordance with this Declaration and any Applicable Laws
including, without limitation, any vehicle not parked wholly within the Owner’s
designated Podium Car Parking Space, without any liability to the Master Developer
and/or the Relevant Authority in respect of any damage or loss caused in so doing
provided that reasonable care is taken.

(n) Neither the Master Developer nor its nominee is liable for the death of, or injury to
any Owners, Occupiers and/or their Invitees or any other authorised or unauthorised
persons or for damage to any vehicle of theirs, or for any actions, claims, costs,
damages, demands, expenses, liabilities, losses, proceedings or any other liability
whatsoever incurred by them in the exercise of the rights granted by this Declaration
with respect to the Podium Car Parking Structure.

16.2 Tower Car Parking

(a) The Tower Car Parking Spaces form part of the Tower in which they are located and
form part of the Property of the respective Owners.

(b) In the event that a Tower has been Subdivided, the Owner or sub-developer shall
transfer the Tower Car Parking Spaces to the respective Owners of the Units or
Components within such Building in accordance with the requirements of the Master
Developer and the Land Department.

(c) In accessing its Tower Car Parking Space, an Owner (or its Occupier) must strictly
comply with the provisions contained in this Declaration, including, without limitation,
the Owner’s obligation to strictly comply with the Car Parking Rules and any other
directions of the Master Developer (or its nominee).

(d) An Owner must not Dispose its interest in any Tower Car Parking Space separately
from its Property and any purported Disposal must be undertaken strictly in
accordance with this Declaration, and the requirements of the Master Developer and
the Land Department. The transferee Owner of any Tower Car Parking Space shall
receive such Tower Car Parking Space subject to the provisions of this Declaration
and shall assume the rights and obligations of the previous Owner in respect of the Tower Car Parking Space as at the date of transfer at the Land Department.

(e) Without limiting the generality of clause 16.1(f), and for the avoidance of doubt, an Owner must not Lease its Tower Car Parking Space to any third party (except the Occupier of the Owner’s Property) except through the Master Community Car Park Leasing System in accordance with clause 16.3.

(f) Any Disposal (or purported Disposal) of a Tower Car Parking Space in breach of clause 16.2(d) or clause 16.2(e) shall be void and unenforceable and shall entitle the Master Developer to restrict access to the Tower Car Parking Space until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach).

(g) The Master Developer may impose such access system to the Tower Car Parking Spaces within Towers as it determines appropriate from time to time, including an access system that requires each entitled Owner to register its vehicle with the Master Developer (or its nominated operator) and to purchase an access-card (including the payment of a security deposit) from the Master Developer (or its nominated operator) to gain vehicle access to their Tower and its Tower Car Parking Space.

(h) Any vehicle access by an Owner (or its Occupier) to a Tower in contravention of the Master Developer’s access system shall entitle the Master Developer to suspend such access until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach).

(i) Subject to Applicable Laws, the Owners must permit and irrevocably authorise the Master Developer and any Relevant Authority at all times to remove or move any vehicle not parked in accordance with this Declaration and any Applicable Laws including, without limitation, any vehicle not parked wholly within the Owner’s designated Tower Car Parking Space, without any liability to the Master Developer and/or the Relevant Authority in respect of any damage or loss caused in so doing provided that reasonable care is taken.

(j) Each Tower that provides a certain number of public/visitor parking for the Invitees of the Owners and Occupiers must ensure that such spaces are for visitor parking usage and not allocated to any Owner or Occupier. No Owner or Occupier may use any such visitor parking for its personal use.

(k) Neither the Master Developer nor its nominee is liable for the death of, or injury to any Owners, Occupiers and/or their Invitees or any other authorised or unauthorised persons or for damage to any vehicle of theirs, or for any actions, claims, costs, damages, demands, expenses, liabilities, losses, proceedings or any other liability whatsoever incurred by them in the exercise of the rights granted by this Declaration with respect to the Tower Car Parking Spaces.

16.3 Master Community Car Park Leasing System

(a) To ensure the safety and security of the Owners and Occupiers with the Master Community with respect to the leasing of Car Parking Spaces, the Master Developer has introduced the Master Community Car Park Leasing System to provide an integrated system for Owners wishing to Lease any Car Parking Spaces to third party Occupiers.

(b) Any Owner wishing to Lease any Car Parking Space to a third party Occupier, must only do so by utilising the Master Community Car Park Leasing System (unless exempted from doing so by the Master Developer in writing and subject to such conditions as determined by the Master Developer).
(c) The Master Developer shall be solely responsible for operating the Master Community Car Park Leasing System and may, in its sole discretion, nominate such function to an operator.

(d) The Master Developer, in operating the Master Community Car Park Leasing System, shall be solely responsible for determining the commercial terms under which leases of Car Parking Spaces shall be offered to Occupiers and may vary such commercial terms as it considers appropriate from time to time.

(e) Without limiting the generality of clause 16.3(d), and for the avoidance of doubt, the Master Developer may introduce a fixed rental regime (with or without weighting based on demand within each Cluster) in the interest of providing a stable car park leasing environment in the interest of the Master Community as a whole.

(f) Any Lease (or purported Lease) of a Car Parking Space not granted under the Master Community Car Park Leasing System shall be void and unenforceable and shall entitle the Master Developer, at its sole election, to:

(i) in respect of a Lease (or purported Lease) of a Podium Car Parking Space, revoke the Podium Car Parking License or suspend the Podium Car Parking License until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach);

(ii) in respect of a Lease (or purported Lease) of a Tower Car Parking Space, restrict access to the Tower Car Parking Space until such time as the Owner complies with its obligations or cures its breach (including the payment of any fine imposed by the Master Developer in respect of such breach);

(iii) restrict access to the purported lessee to the Car Parking Space; and

(iv) take such other action as considered appropriate by the Master Developer from time to time including, without limitation, commencing proceedings against the defaulting Owner for a claim of damages arising out of such breach.

16.4 Additional Master Community Car Parking

(a) The Master Developer may from time to time designate DMCC Plots, Development Plots or Undeveloped Plots (or any part thereof) as DMCC Car Parking Plots which may be made available on either a permanent or temporary basis for car parking upon such terms as determined by the Master Developer in its absolute discretion, including on a fee paying basis collected by the Master Developer (or the RTA on behalf of the Master Developer).

(b) Notwithstanding the designation of any DMCC Plot, Development Plot or Undeveloped Plots (or any part thereof) as a DMCC Car Parking Plot, the Master Developer may re-designate and develop such Plot at any time in its absolute discretion including removing all or any car parking from such Plot.

(c) All costs and expenses incurred and revenues derived in relation to the Operation of the DMCC Car Parking Plots are the sole responsibility of, and are for the exclusive benefit of, the Master Developer, or its relevant affiliate acting in its private capacity and shall in no way be applied towards or against the Master Community Expenses.

(d) Given the limited draw of the resources of the Master Community, and the benefit derived by the Owners and Occupiers from such additional car parking availability, the Master Developer may elect to raise no, or a reduced level of, Master Community Service Charges to any DMCC Car Parking Plots.
16.5 Master Community Visitor Parking

(a) All visitor car parking made available by the Master Developer within the Master Community Facilities is subject to the control of the Master Developer and to such regulations and restrictions as it may from time to time impose including particularly the designation of specific areas in which vehicles may be parked and the duration of time vehicles may remain within the designated visitor car parking areas.

(b) The Owner or Occupier agrees to abide by such regulations and restrictions and use its best efforts to cause its customers, Invitees and employees to conform thereto.

(c) The Master Developer reserves the right to charge a fee at such rate or rates as may from time to time be fixed by the Master Developer in respect of any visitor car parking facilities.

(d) An Owner or Occupier shall upon request furnish to the Master Developer the licence numbers of the vehicles used by the Owner or Occupier, its agents and employees wishing to use the visitor car parking facilities.

(e) No Owner or Occupier shall permit trade vehicles while being used for delivery and pick up of goods and merchandise to or from the visitor car parking facilities to be driven, parked or stopped at any place or time within the visitor car parking facilities or the Master Community Facilities more generally except via the service access points, service roads and loading areas designated by the Master Developer. The Owner or Occupier shall prohibit its employees, service suppliers and others over whom it may have control from parking delivery vehicles during loading or unloading in any place other than the said loading areas or such other places which the Master Developer may from time to time allot for such purposes. The Owner or Occupier shall not use or permit to be used the said loading areas for the storage of goods or for any purpose other than for the prompt loading or unloading of goods.

16.6 Car Parking Rules

(a) Each Owner and Occupier shall observe, and shall ensure that their visitors and guests observe:

(i) the prohibition on parking any vehicles on the curb side of the roads or access ways within the Master Community at any time;

(ii) the prohibition on parking on the pavements or gardens or any lawn area;

(iii) any road signs on the Master Community Facilities and shall not drive their vehicles in any manner which creates a nuisance or is considered by the Master Developer not to be in the interest of safety;

(iv) that vehicles may be parked only within the Owner’s or Occupier’s designated Car Parking Spaces (if any) or within designated visitor car parking areas within the Master Community Facilities as are specifically indicated or approved by the Master Developer for that purpose and in such a way that the flow of traffic and access to and egress from parking bays is not obstructed. One vehicle may not occupy two (2) Car Parking Spaces;

(v) that no trucks, trailers, boats or other heavy or oversized vehicles may be parked within any Podium Car Parking Structure or on the Master Community Facilities without the prior written consent of the Master Developer (which consent may be withheld in its absolute discretion);

(vi) that the Master Developer may cause to be removed or towed away, at the risk and expense of the owner of the vehicle, any vehicle parked, standing or abandoned within any Podium Car Parking Structure or in the Master Community Facilities in contravention of these Rules; and
(vii) that the parking of vehicles within any Podium Car Parking Structure or upon the Master Community Facilities is subject to the express condition that every vehicle is parked at the owner’s risk and responsibility and that no liability shall attach to the Master Community or the Master Developer or any of their employees for any loss or damage of whatever nature which the Owner, or any person claiming through or under him, may suffer in consequence of its vehicle having been parked within any Podium Car Parking Structure or upon the Master Community Facilities.

(b) The Owners and Occupiers must:
   (i) only park in their designated Car Parking Space;
   (ii) comply with the directions of the Master Developer (and its nominee) with respect to the use of the Car Parking Spaces at all times;
   (iii) not store any items within their Car Parking Spaces other than private motor vehicles;
   (iv) park wholly within their Car Parking Spaces and in a manner considerate to the occupiers of adjoining Car Parking Spaces;
   (v) not carry out any work, maintenance or repair to any vehicle within their Car Parking Spaces except as is necessary to enable such vehicle to be removed from the Car Park in the event of a breakdown;
   (vi) not test or keep any vehicle running other than for the purpose of access to and egress from the Car Parking Spaces;
   (vii) not allow any person to sleep in any vehicle or remain in its vehicle for any extended period of time;
   (viii) upon request furnish to the Master Developer the license numbers of the vehicles used by the Owner or Occupier, its agents and employees;
   (ix) not create unnecessary or unreasonably excessive noise or vibration or exhaust fumes and ensure that at all times the vehicles parked within the Master Community are registered with, and comply with the requirements of, all Relevant Authorities;
   (x) not intentionally sound any bell, horn, hooter, whistle or other sound-emitting device connected with a motor vehicle except in the case of an emergency;
   (xi) not deposit any, litter, rubbish or waste whatsoever within the Car Parking Space or the car parking areas and must not empty or allow any oil, petrol or other noxious or flammable materials to be emptied or allowed to escape from the vehicle;
   (xii) not allow oil, petrol or any other noxious or flammable materials to be stored in their Car Parking Spaces other than petrol and oil in the tanks of vehicles for normal use;
   (xiii) not make any alteration or addition whatsoever to their Car Parking Spaces including making any alterations to enclose any Car Parking Spaces without the prior written consent of the Master Developer; and
   (xiv) comply with Applicable Laws with respect to the use of the Car Parking Spaces.

(c) Retail Unit Owners and Occupiers must (in addition to the above Car Parking Rules):
   (i) use its best efforts to cause its customers, Invitees and employees comply with the Car Parking Rules;
(ii) not permit trade vehicles while being used for delivery and pick up of goods and merchandise to or from the Retail Unit to be driven, parked or stopped at any place or time within the Master Community Facilities except via such service access points, service roads and loading areas designated by the Master Developer; and

(iii) prohibit their employees, service suppliers and others over whom it may have control from parking delivery vehicles during loading or unloading in any place other than loading areas or such other places which the Master Developer may from time to time allot for such purposes. The Owner or Occupier shall not use or permit to be used the said loading areas for the storage of goods or for any other purposes other than for the prompt loading or unloading of goods.

16.7 Violation of Car Parking Rules

The Master Developer may cause to be removed or towed away, at the risk and expense of the owner of the vehicle, any vehicle parked, standing or abandoned in contravention of the Car Parking Rules.

16.8 Additional Car Parking Rules

As part of the Master Developer's car parking strategy, the Master Developer may issue additional Car Parking Rules which shall apply to all car parks and car park operations within the Master Community (including within Plots and Buildings). All Owners and Occupiers must comply with all car park directives and rules issued by the Master Developer.
Provision and Use of Infrastructure and Utilities
17 Delivery and Use of Utility Services

17.1 Supply of Utility Services

(a) Each Owner shall be responsible for the cost of Utility Services (including both consumption and connection charges thereto) provided to its Property and shall promptly pay the Utility Services provider for such services in accordance with the requirements of the Utility Services Provider.

(b) If required, the Owners will enter into a separate agreement with the Master Developer or its nominated Utility Services Provider with respect to the provision of Utility Services to their Property.

(c) In the event that any of the Utility Services are provided to an Owner or Occupier directly by the Master Developer, the Owner or Occupier shall settle any such consumption or usage charges on demand.

17.2 Supply of Utility Services to Master Community Facilities

Utility Services provided to the Master Community Facilities by the Master Developer and/or the Utility Service Providers shall be provided in accordance with agreements entered into between the Master Developer and the nominated Utility Service Providers and are Master Community Expenses and shall be payable by the Owners in accordance with their Relative Proportions.

17.3 District Cooling Plant and Network (Chilled Water)

(a) Chilled Water is supplied to the Master Community by the Chilled Water Supplier as a Commercial Facility.

(b) The Owners shall be connected to and utilise the Chilled Water Network provided to the Master Community by the Chilled Water Supplier and shall not use any other means of air-conditioning their Property in any other manner unless Approved by the Master Developer (whose Approval may be withheld in its absolute discretion).

(c) The cost of Chilled Water provided to the Master Community Facilities (including any applicable capacity charge) is a Master Community Expense payable by the Owners in accordance with their Relative Proportions.

(d) The cost of Chilled Water provided to a Property (including any applicable connection charges, capacity charges, consumption charges and any billing and administrative charges) is payable by the benefiting Owners directly to the Chilled Water Supplier at the prevailing market rates.

(e) The Master Developer and the Chilled Water Supplier may require Owners and Occupiers (including Owners Associations) to enter into an end-user agreement with the Chilled Water Supplier with respect to the provision of Chilled Water to their respective Property (and where applicable, the Common Areas) in the form required by the Chilled Water Supplier.

17.4 Utility Services not separately metered

In the case of Utility Services which are not separately metered, the Master Developer may resolve to install separate metering, the costs of which shall be payable by the Benefiting Owners in accordance with their Relative Proportions in respect of such Utility Service or as otherwise determined by the Master Developer. The Master Developer may raise a Special Master Community Charge in accordance with this Declaration to fund such installation.
17.5 **Access to the Master Community Utility Infrastructure**

Owners and Occupiers shall ensure that reasonable access to the Master Community Utility Infrastructure is made available to the Master Developer, the Utility Service Providers (or their respective nominees) to enable the reading of meters and the servicing of the Master Community Utility Infrastructure and no Owner or Occupier may obstruct or prevent access to such Master Community Utility Infrastructure at any time.

17.6 **Ownership of the Master Community Utility Infrastructure**

(a) To the extent that the ownership of any Master Community Utility Infrastructure has been dedicated or otherwise transferred to a Relevant Authority or Utility Service Provider (with or without the land upon which such Master Community Utility Infrastructure is located upon) the Master Community Utility Infrastructure is owned by the Master Developer or the Utility Service Providers (as applicable) and does not form part of the Master Community Facilities, the Plots, Buildings or Units notwithstanding such services may be located within the Master Community Facilities, Plots, Buildings or Units (including above or below ground level).

(b) The provision of the Master Community Utility Infrastructure specified in clause 17.6(a) is to the benefit of the Owners and Occupiers, and the providers of such Utility Services shall be provided such rights as may be necessary by the Owners and Occupiers to enable the Master Community Utility Infrastructure to be located within a Property and readily accessed by the Master Developer and the Utility Service Providers from time to time.

(c) No fee shall be payable by the Master Developer or any Utility Service Providers in consideration for the rights granted pursuant to clause 17.6(b) and the Master Developer and Utility Service Providers will not be required to contribute to any costs of Utility Services that may service the areas in which the Utility Infrastructure is located.

17.7 **Disconnection of Supply**

Subject to Applicable Laws, the Master Developer and/or the Utility Service Providers may disconnect the supply of Utility Services to a Property (or any part thereof) if the Owner has not paid the Master Developer and/or the Utility Service Providers its Utility Service costs when due and payable.

17.8 **Other Utility Services**

To the extent that the Master Developer specifies any other suppliers of Utility Services for the Master Community, the Owners shall obtain such Utility Services from the nominated Utility Service Providers.

17.9 **Exclusive Services**

An Owner has the right to the exclusive use and enjoyment of any Exclusive Services notwithstanding that such service may be located in and form part of the Master Community Facilities and the Owner is responsible for the cost of the on-going repair and maintenance of such Exclusive Services.

18 **Water, Waste, Energy and any Environmental Management Conditions**

18.1 **Environmental Management Conditions**

(a) The Owners shall comply with this Declaration and all Applicable Laws and the requirements of any Relevant Authority with respect to any water, waste, energy and environmental management conditions and the decisions of the Master Developer in relation to these matters.
(b) The Master Developer shall ensure that as far as reasonably practicable, the Master Community Facilities are maintained in a safe manner and without risks to health of all persons using the Master Community Facilities.

(c) The Master Developer shall be cognisant of its health & safety and environmental management responsibilities and implement operating procedures including periodic inspections and audits, to ensure that its responsibilities are appropriately discharged.

(d) The Master Developer, Owners and Occupiers shall comply with any requirements of Relevant Authorities to maintain any environmental rating applicable to the Master Community (or any part thereof) from time to time whether or not such requirements are mandatory or advisory under Applicable Law.

(e) The Master Developer and the Owners shall take positive steps to ensure that Utility Services supplied to the Master Community Facilities and the Properties, are used economically and in a way that it sustainable to the environment, including where possible through:

   (i) the use of separate metering;

   (ii) the issue of guidelines for minimising use and wastage; and

   (iii) the provision of disincentives for any failure to observe those guidelines.

(f) The Master Developer and the Owners shall take positive steps to:

   (i) recycle waste and to encourage Owners and Occupiers to recycle waste;

   (ii) facilitate such recycling by arranging for separate collection of different types of waste; and

   (iii) have such waste collected by relevant recycling agencies.

(g) An Owner shall use its best endeavours to:

   (i) use Utility Services in an economical and non-wasteful manner; and

   (ii) recycle waste, particularly in accordance with any policies and directions of the Master Developer.

(h) The Master Developer and the Owners shall, when replacing items of machinery, plant or equipment, give due consideration to using replacement items that are efficient in their use of Utility Services. Where a more efficient replacement item is more expensive, the Master Developer and the Owners shall give due consideration to the benefits of any reductions in operating costs of such replacement item over the medium to longer term.

(i) When procuring goods and services the Master Developer and the Owners shall give due consideration to companies committed to environmental sustainability.

18.2 ICT Infrastructure and ICT Services

(a) The Master Developer may provide the ICT Infrastructure necessary to supply ICT Services to the Buildings within the Master Community as part of its “smart city” objectives.

(b) Each Building Owner must ensure that appropriate ICT Infrastructure is installed in each Building in accordance with the Master Developer’s specifications, as may be amended from time to time.

(c) Each Owner (and Occupier, as the case may be), by virtue of this Declaration, grants to the Master Developer such rights and easements as necessary to permit the
Master Developer to facilitate the delivery of the ICT Infrastructure to their Property including any ICT Infrastructure that is owned by the Owner.

(d) Each Owner (and Occupier, as the case may be) must ensure that the ICT Infrastructure within its Property is maintained in accordance with the IT Specifications and that the service contractor for the backbone (vertical cabling) is approved by the Master Developer. Certain ICT Services, such as the provision and use of the Data Centre shall be exclusively provided by the Master Developer.

(e) The ICT Infrastructure and ICT Services are not Master Community Facilities and their Operational costs are not included in the Master Community Service Charges. Expenses to develop, construct, operate, maintain, repair, improve, manage and insure the ICT Infrastructure are payable by the Master Developer, or its nominated contractor and all ICT Services are provided to Owners and Occupiers on a commercial basis by the service provider nominated by the Master Developer.
Planning and Construction
19 Planning and Construction

19.1 Construction Guidelines

In addition to regulations and guidelines issued by DMCCA and other Relevant Authorities and subject to Applicable Laws, the Master Developer may issue Construction Guidelines to control and administer development within the Master Community including guidelines to deal with the matters contained in clauses 19.2 and 19.3.

19.2 Planning Approvals

(a) In addition to regulations and guidelines issued by the Relevant Authorities and subject to Applicable Laws, the Master Developer shall have control and supervisory oversight in respect of all planning matters within the Master Community including in connection with the following:

(i) the review and approval of design plans and specifications;
(ii) liaising with the Relevant Authorities with respect to the issuance of planning permits, building permits and/or licences;
(iii) the design and positioning of all parking and landscaping;
(iv) inspections;
(v) liaising with Relevant Authorities with respect to the issuance of completion certificates in respect of the building works;
(vi) the levy and collection of fees for the provision of the above services; and
(vii) the enforcement of any and all planning and building controls, laws, rules and regulations applying to the Master Community from time to time, including the Construction Guidelines.

(b) The Master Developer may delegate its responsibilities under this clause 19.2 in its absolute discretion to another Relevant Authority or third party Supplier whereby the Owners shall communicate directly with such nominee for such delegated matters.

19.3 Construction Activities

(a) The Master Developer shall ensure coordination and integration of construction activities within the Master Community including:

(i) physical site management, arrival and departure of materials, plant, equipment and labour, the location and storage of materials, positioning of site and sales offices, hoarding and other movable structures;
(ii) generally ensuring proper integration of the buildings with adjacent development;
(iii) construction, design and development programs, in particular, to ensure the correct and timely interfacing of buildings constructed on a Plot with adjacent buildings;
(iv) arranging the provision of all necessary Utilities to the boundary of a Plot or Building;
(v) review and oversight of the integration and connection of the ICT Infrastructure; and
(vi) master planning.
19.4 **Letters of No Objection**

(a) If Letters of No Objection are required to be issued with respect to development works proposed to be undertaken within the Master Community (or any other matter), the Master Developer shall be authorised and shall have the right to administer the issuance of Letters of No Objection.

(b) The Master Developer may charge fees for the issuing of Letters of No Objection which fees shall be solely determined by the Master Developer from time to time in accordance with market practices.

(c) The Master Developer may delegate its responsibilities under this clause 19.4 in its absolute discretion to another Relevant Authority or third party Supplier whereby the Owners shall communicate directly with such nominee for such delegated matters.

19.5 **Construction of Improvements**

Each Owner:

(a) shall submit its designs and plans for any Improvements (including architectural and engineering designs and specifications) for the Master Developer’s (or its nominee’s) prior Approval (which Approval shall not be unreasonably withheld or delayed);

(b) is responsible at its sole cost and expense, to procure all necessary licences, approvals and permits, as applicable, from the Master Developer and from all Relevant Authorities as may be necessary to construct and fit out the buildings constructed on its Plot;

(c) shall construct and fit out the buildings constructed on its Plot strictly in accordance with:

(i) the Construction Guidelines;

(ii) the planning and building control regulations of the Relevant Authorities from time to time; and

(iii) the Approval of the Master Developer issued in accordance with clause 19.5(a); and

(d) shall, promptly after completion of the construction of its Improvements on its Plot, provide to the Master Developer a full set of “as-built” plans and specifications (together with such other plans and specifications as required by the Master Developer) in the format reasonably requested by the Master Developer.

19.6 **Inspections**

The Master Developer may (but is not obliged to) inspect any building works from time to time to ensure that such works are being undertaken in accordance with clause 19.5 and Owners shall promptly rectify any breaches or non-compliance notified by the Master Developer.

19.7 **Integration of Construction Activities**

The Master Developer shall seek to ensure integration of works to the Plots and Buildings and the Master Community Facilities. In carrying out any works, each Owner shall be required to:

(a) construct any necessary Utility Service conduits through which Utility Services for the Master Community Facilities and other Properties in the Master Community may be
conducted as required by the Master Developer and notified to the Owner from time to time;

(b) generally ensure proper integration of the Buildings with adjacent development; and

(c) grant the Master Developer and the Owners of other benefiting Properties such reasonable rights of access to enable the repair and maintenance of such Utility Services from time to time.

19.8 Subsequent Alterations

(a) An Owner or Occupier shall not undertake any Alterations to any Improvements to its Property without the prior Approval of the Master Developer. The granting or withholding of Approval shall be at the discretion of the Master Developer exercised in the best interests of the Master Community and neighbouring Owners.

(b) Notwithstanding any Approval granted by the Master Developer, no Owner or Occupier may commence any Alterations until it has obtained consent from the Relevant Authorities and has provided a copy of such consents to the Master Developer.

19.9 Architectural Approval Process and Landscaping Approval Process

(a) The Architectural Approval Process and the Landscaping Approval Process (and the Architectural Guidelines and Landscaping Guidelines issued by the Master Developer from time to time) are binding on all Owners and Occupiers (and all others undertaking Works or Landscaping Works within the Master Community) and:

(i) contain important details and information and various requirements, responsibilities and obligations regarding the Master Community, including:

(A) the architectural and landscaping standards to be applied and complied with across the Master Community as a whole; and

(B) the changes that may be made to Property and the process of obtaining Approval for proposed changes;

(ii) are intended to preserve the integrity and reputation of the Master Community as an premier residential and mixed-use master community; and

(iii) may be amended from time to time by the Master Developer to take into account the evolving nature of the Master Community provided always that such amendments are in the best interest of the Master Community.

(b) The Owners and Occupiers shall comply at all times with the Architectural Approval Process and the Landscaping Approval Process and shall promptly rectify any non-compliance notified to it by the Master Developer.
Easements and Rights of Access
20  **Public Access Easements**

20.1  **Designation of Public Access Easements**

(a) There are a number of access easement areas within Plots and Buildings that have been designated by the Master Developer under the respective Sales Documentation as Public Access Easements that are required by the Master Developer to be made available for the shared use of the Owners, Occupiers, their Invitees and members of the public.

(b) The Public Access Easements are essential to achieve pedestrian connectivity and accessibility throughout the Master Community and provide public connectivity to the Podium Car Parking Structures.

(c) Notwithstanding the Public Access Easements are required to be made available for the shared use of the Owners, Occupiers, their Invitees and members of the public, the Plot Owner or Building Owner remains solely responsible for the cost of Operating the Public Access Easements which must be undertaken in accordance with the requirements of the Master Developer.

20.2  **Obligations of Owners and Occupiers in relation to Public Access Easements**

(a) All Owners and Occupiers must fully implement the Master Developer’s requirements in relation to the Public Access Easements within its Plot or Building and comply with all rules, regulations, codes, manuals and directions issued by the Master Developer with respect to the use and Operation of the Public Access Easements from time to time.

(b) The Owners of the Plots and Buildings in which the Public Access Easements are located must keep the Public Access Easements open to the Owners and Occupiers and to members of the general public during such times as determined by the Master Developer and must not seek to restrict or prevent pedestrian access over the Public Access Easements located within their Plots and Buildings at any time without the express written Approval of the Master Developer (except in the case of an emergency).

(c) No Owner or Occupier may build over, obstruct, remove otherwise adversely affect any Public Access Easements and the Master Developer shall be entitled to replace, reinstate and rebuild any Public Access Easements at the cost of the Owner who removed, obstructed or otherwise detrimentally affected such Public Access Easements and such Owner shall be liable to compensate the Master Developer on an indemnity basis for all costs and losses, including consequential loss, that the Master Developer may sustain as a result of such action.

20.3  **Access Through Buildings**

(a) Subject to the provisions contained in clause 20.3(b), the Master Developer may require that the Public Access Easements extend through the Building to encourage the key permeability ethos within the Master Community in general.

(b) The Owner of a Building shall at all times be entitled to determine the areas through which the public may pass and may limit access to such areas of the Building as the Owner considers appropriate, provided always that reasonable pedestrian access is made available to the public through the entrance and exit ways within the Building during the times nominated by the Master Developer.

(c) Notwithstanding the Master Developer may require that the Public Access Easements extend through the Building, the Owner shall remain at all times solely responsible for the cost of Operating the Building and the Master Developer shall not
be required to make a contribution towards the costs of the Operation of the Building whatsoever.

21 General Easements and Rights of Access

21.1 Easements and Covenants in favour of Owners and Occupiers

A Benefiting Owner (and its Occupiers and Invitees) shall have the right and non-exclusive easement of use, access and enjoyment in and to the Master Community Facilities and the Podium Car Parking Structures for which it is a Benefiting Owner, subject to clause 21.7 and to its due observance and performance of the provisions of this Declaration (including the payment provisions) and the Master Community Rules. In particular, but without prejudice to the generality of the foregoing, the following rights are granted to a Benefiting Owner (and its Occupiers and Invitees):

(a) full right and liberty at all times by day or by night to go, pass and re-pass over and along the roads and pathways and Podium Car Parking Structures within the Master Community Facilities for which it is a Benefiting Owner and to use the open areas of the Master Community Facilities for their intended purpose;

(b) free and uninterrupted passage and running of all Utility Services to its Property through, over and under Master Community Utility Infrastructure (including ICT Services) as deemed necessary by the Master Developer or any Relevant Authority and in such manner and position as may from time to time be reasonably required;

(c) where applicable, if the entrances, driveways, parking areas, private access ways to a Property are shared, reciprocal appurtenant easements of right of way shall be created for the benefit of the Owner, the Master Developer and all other Owners to which such entrance, driveways, laneways, parking areas, private access ways are appurtenant. The Owners to which such easements are appurtenant (and all persons authorised by them) shall have the right at all times by day or by night to go, pass and re-pass on, over, through and along such entrances, driveways, laneways, parking areas, private access ways for the purposes of ordinary access, ingress, egress and parking. This easement is subject to such reasonable security arrangements and regulations as may be imposed by the Owner responsible for such entrance, driveway, laneway, parking area and private access ways from time to time;

(d) where there are any service roads across multiple Plots, the Plot Owners of each Plot which contains part of the service road each agrees that the Master Developer shall Operate that service road for the mutual benefit of each such Plot Owner and at the shared cost of each such Plot Owner. The Master Developer shall in particular have the right to make and enforce rules and incur expenses on behalf of each such Plot Owner in respect to:

(i) repairing, maintaining and replacing where necessary any part of the service road including any sidewalk and the pavement;

(ii) street lighting;

(iii) cleaning and waste removal;

(iv) maintaining clear access along the service road and into the adjoining buildings; and

(v) the parking of motor vehicles;

(e) where applicable, if any of the Podiums and parking areas in the Master Community adjoin and share a common access, the Plot Owners agree that there shall be reciprocal appurtenant easements of encroachment and for maintenance and use of any encroachment between the Plots and appurtenant properties so affected. No compensation for the right of use shall be payable or received;
(f) a non-exclusive easement of access, ingress and egress shall be created in favour of the Master Developer and the general public in relation to each Public Access Easement, which the relevant Owner must keep open to the general public during such hours as determined by the Master Developer from time to time (and such easement shall be Registered against the title to such Building by the Master Developer); and

(g) the right to subjacent and lateral support in respect of each Property, the Master Community Facilities and Podium Car Parking Structure or any part thereof, from each Property or part thereof capable of providing support.

21.2 Easements and Covenants in favour of the Master Developer

In addition to the Public Access Easements, the Master Developer shall have the following easements appurtenant to the land upon which Master Community Facilities (or any part thereof) is located burdening each and every Property (where applicable):

(a) interfacing of the Building(s) with adjacent Buildings will be imposed upon each Owner by the Master Developer;

(b) each Owner shall allow access to all persons at all times as determined by the Master Developer to go, pass over and along the Podium areas, roads and pavements of a Property, and to use the open areas of the Property for their intended purpose;

(c) full rights of access to the Property at any time as necessary for the purpose of constructing, removing, altering, maintaining and repairing the Master Community Facilities, Podium Car Parking Structure or the Master Community Utility Infrastructure supplying them, including works to address any matter which poses a risk to the well-being of Owners and Occupiers or the environment of the Master Community;

(d) free and uninterrupted passage for all Utility Services to be conveyed across a Property in order to supply and operate the Master Community Facilities, the Podium Car Parking Structure or as otherwise deemed necessary by the Master Developer;

(e) full rights (but not the obligation) of access to a Property at any time as necessary for the purpose of constructing, removing, altering, painting, maintaining and repairing any fencing, boundary, retaining or other dividing walls or structures (including their respective foundations or supports) that are that are adjacent to either a DMCC Plot or Property owned or leased by the Master Developer, the Master Community Facilities or the Podium Car Parking Structure; and

(f) the right of unimpeded access to provide emergency services.

21.3 Minor Encroachments

Each Owner consents to any Minor Projections or Encroachments from the Master Community Facilities over the boundary of its Property.

21.4 Benefit of Easements and Covenants

(a) Each Property shall be held, conveyed, leased, occupied, operated and used, subject to such easements or restrictions contained in this Declaration or as imposed by any Relevant Authority, each and all of which are for, and shall inure to, the benefit or burden of and shall pass with each and every part of the Property and shall apply to and bind the legal heirs, successors in title, mortgagees in possession and permitted successors or assigns of the Owner, and each of which shall constitute covenants running with the land between the respective Owners of appurtenant Property.

(b) Each of the obligations, easements or restrictions reserved or granted in this Declaration shall exist in perpetuity and shall be appurtenant to the land comprising
the Master Community Facilities and such other Property as so determined by the Master Developer from time to time.

21.5 Master Developer’s Right of Access

(a) Each Owner shall allow and irrevocably authorises the Master Developer (and its nominees) to enter its Property (including any Common Areas) at all reasonable times upon reasonable notice (except where Emergency Repairs are necessary, in which case no notice is required) to perform its functions and exercise its rights under this Declaration.

(b) No Owner may charge the Master Developer any fee for providing access to its Property.

21.6 No Obstruction

(a) All Owners shall keep free and unobstructed all Master Community Facilities, Podium Car Parking Structures and Public Access Easements at all times including any areas designated as access ways, fire access areas, service roads and the like.

(b) An Owner shall (subject to the provisions contained in this Declaration):

(i) maintain, repair, refurbish and/or reinstate its Property as necessary, and use all reasonable commercial endeavours, to ensure that all other Owners’ rights to the continuous supply of Utility Services are maintained and protected at all times;

(ii) not undertake any works to its Property whatsoever that may detrimentally affect any other Owners’ rights to the continuous supply of Utility Services under this Declaration;

(iii) ensure that the Podium Car Parking Structure for their Building (including all areas designated as a Public Access Easement) and any entrance, driveway and parking areas are maintained in good order and repair, in conformation with all covenants, conditions and restrictions affecting the Property, and in a manner which is consistent with the terms and provisions of this Declaration; and

(iv) maintain any area between its Property and the Master Community boundary and the road kerb in accordance with the directions of the Master Developer.

(c) Nothing contained in clause 21.6(b) shall have the effect of requiring any Owner to undertake works to the Master Community Facilities and Podium Car Parking Structures unless otherwise required to do so under this Declaration.

21.7 Acknowledgment

Access to some Master Community Facilities and Podium Car Parking Structures may at times (or permanently) not be safe or appropriate, or may be restricted for commercial, environmental protection or practical reasons or due to the nature of the design of the Master Community. The Master Developer shall at all times have the right to:

(a) restrict or prohibit access to certain areas within the Master Community Facilities and the Podium Car Parking Structures; and

(b) provide the Master Community Rules from time to time at the Master Developer’s sole discretion for access and such other the Master Community Rules as are necessary to ensure safe and orderly passage through the Master Community Facilities and the Podium Car Parking Structures (where applicable). Each Owner agrees to be bound by the Master Community Rules and procure that all of its Occupiers are aware of and comply with them.
21.8 **Indemnity**

All Owners shall provide such rights of access and passage as are reasonably required to the Master Developer or each other for the purpose of compliance with this Declaration and shall be liable to compensate the Master Developer or any other party on an indemnity basis for all costs and losses, including consequential loss, that they may sustain as a result of any denial of such rights.
Insurance
22.1 Master Developer’s Insurance Requirements

(a) The Master Developer shall effect and maintain adequate and appropriate Insurances for the Master Community Facilities (and where applicable, the Podium Car Parking Structures).

(b) All Insurance policies:
   (i) are to be effected with a reputable insurer of sound financial standing duly licensed to underwrite the relevant risks in the UAE; and
   (ii) shall be for the full replacement value of the Master Community Facilities and include a specific allowance for the removal of debris (or as otherwise recommended by the insurers appointed by the Master Developer).

(c) No Owner may seek to have the interest of any mortgagee noted on the Insurance policies required to be effected and maintained by the Master Developer pursuant to this clause 22.1.

(d) The Master Developer shall:
   (i) have the Master Community Facilities valued at intervals as determined appropriate by the Master Developer for insurance purposes by a qualified valuer who has a minimum of five (5) years’ experience, including experience in valuing for Insurance purposes shared community facilities similar to the Master Community Facilities;
   (ii) insure the Master Community Facilities for the sum determined by the valuer or quantity surveyor (or a higher sum if determined by the Master Developer); and
   (iii) ensure that an appropriate allowance is incorporated in the amount of cover under the Insurances to allow for cost increases which may occur during the period of the Insurances.

(e) The Master Developer shall review the respective Insurances from time to time as considered appropriate by the Master Developer.

22.2 Apportionment of Insurance Costs

All premiums of Insurance policies required to be effected and maintained by the Master Developer pursuant to clause 22.1 are Master Community Expenses and are to be paid by the Owners in their Relative Proportions (as determined on an Insurer’s Valuation Basis) unless otherwise determined by the Master Developer.

22.3 Master Community Facilities Damage or Destruction

In the event that the Master Community Facilities are destroyed or damaged, the Master Developer will, from the insurance monies available (and to the extent this may be insufficient, from contributions from the Owners in the proportions determined by the Master Developer), repair, replace and make good the destroyed or damaged portion as nearly as possible to the condition in which it was immediately prior to the damage or destruction with modifications as determined by the Master Developer, or as may be required by any Relevant Authority.

22.4 Certain Insurances Designated as Master Community Core Services

(a) To ensure that appropriate Insurance arrangements are maintained for the Master Community (including the Properties), the Master Developer may from time to time
designate that the Insurance of designated areas, facilities and/or risks are a Master Community Core Service whereby such Insurances shall be obtained by the Owners with insurers nominated or Approved by the Master Developer.

(b) In the event that the Master Developer designates that the Insurance of designated areas, facilities and/or risks are a Master Community Core Service, the Master Developer shall notify the relevant Owners and the Owners shall vary their insurance arrangements to reflect such arrangements.

22.5 Owner’s Required Insurance

(a) Subject to clause 22.4, each Owner shall at its sole cost and expense effect and maintain adequate and appropriate Insurances for their Property. For the avoidance of doubt, the insurance of a Unit by the relevant Owners Association shall be considered as compliance by the Unit Owner of such insurance obligation provided however that the Master Developer may impose on Unit Owners an obligation to obtain adequate contents insurance for the fixtures and fittings within their Property.

(b) All Insurance policies:

(i) are to be effected with a reputable insurer of sound financial standing duly licensed to underwrite the relevant risks in the UAE Approved by the Master Developer in the name of the Owner;

(ii) shall be maintained without cost to the Master Developer;

(iii) shall be for the full replacement value of the Property (as applicable) and include a specific allowance for the removal of debris; and

(iv) comply with Applicable Laws, including, where applicable, the Jointly Owned Property Law.

(c) With respect to all Insurance policies required to be effected and maintained by the Owners pursuant to this clause 22.5:

(i) not later than ten (10) business days prior to the expiration date of each Insurance policy required under this Declaration, Owners shall deliver to the Master Developer an insurance certificate or other evidence satisfactory to the Master Developer of that policy’s renewal. Owners shall also immediately upon the request at any time of the Master Developer, furnish to the Master Developer service provider (as applicable) certificates of insurance evidencing the existence of all policies taken out under this clause;

(ii) all such Insurance policies shall contain:

(A) an endorsement providing that the Master Developer shall receive at least ten (10) Business Days’ prior written notice of any material modification, reduction or cancellation thereof;

(B) an endorsement providing that no act, omission or negligence of any Occupier or Owner shall affect the validity or enforceability of the Insurance policy insofar as the Owner is concerned;

(C) contain an endorsement providing that no act, omission or negligence of the Occupier shall affect the validity or enforceability of the insurance insofar as an Owner is concerned;

(D) a waiver of subrogation against the Master Developer; and

(E) deductibles which are no larger than is customary for similar policies covering similar properties and risks in the geographic market in which the Property is located.
(d) Each Owner shall:

(i) promptly pay the premiums for all policies required under this Declaration as they become due and payable;

(ii) have their Property valued at least once every two (2) years (or more frequently if determined by the Master Developer) for insurance purposes by a qualified valuer who has a minimum of five (5) years’ experience, including experience in valuing for Insurance purposes Properties such as the Owner’s Property;

(iii) insure its Property for the sum determined by the valuer or quantity surveyor (or a higher sum if determined by the Master Developer);

(iv) ensure that an appropriate allowance is incorporated in the amount of cover under the Insurances to allow for cost increases which may occur during the period of the Insurances; and

(v) review their Insurances from time to time but not less than once in every two (2) year period.

(e) If any Owner fails to maintain any of the Insurance required under this Declaration, then the Master Developer shall have the right (but not the obligation) to give the Defaulting Owner written notice of such default specifying the particulars of it. The Owner upon receiving such a notice shall have a period of 10 (ten) days in which to cure such default. If the Defaulting Owner does not cure such default within the 10 (ten) day period, the Master Developer may (but is not obliged to) then take out any such policy of insurance and invoice the defaulting Owner for the expense incurred.

22.6 Damage or Destruction of Building

(a) In the event of a Building (including all mechanical, electrical or other systems; civil and structural works; utilities works; fences and boundary walls and telecommunication equipment) being destroyed or damaged (in whole or in part) the Owner or Owners shall promptly repair and/or reconstruct such Buildings in accordance with the applicable provisions of this Declaration.

(b) The Owner or Owners shall proceed to repair or replace (as applicable) the Building as soon as practical given the nature of the damage or destruction and shall ensure that the Building is secure and not cause harm, nuisance or interference to other Owners and Occupiers of adjoining Property or otherwise to Owners and Occupiers utilising the Master Community Facilities and Podium Car Parking Structure.

22.7 Payment of Master Community Service Charges During Damage or Destruction

For the avoidance of doubt, an Owner shall continue to be liable to pay Master Community Service Charges during any period of total or partial damage to its Property unless otherwise determined by the Master Developer.

22.8 Additional Insurance Provisions

(a) All monies received by the Master Developer in settlement of any claim under the Insurances maintained by the Master Developer pursuant to this clause 22 will be paid into the General Fund and held until distributed or expended in accordance with clause 22.3.

(b) The Master Developer is not under any obligation to ensure that Owners comply with this clause 22 and will not have any liability in the event of an Owner’s non-compliance with this clause 22.

(c) Each Owner indemnifies and holds harmless the Master Developer and each other Owner from and against any and all Losses in any way arising directly or indirectly
from or otherwise in connection with the Owner’s breach of its obligations under this clause 22.

22.9 **Insurance not to be Voided**

An Owner or Occupier shall not at any time do, permit, omit or suffer to be done, committed or omitted any act, matter or thing in the Master Community, or bring or keep anything in the Master Community which may render any Insurance policy required to be effected and maintained by the Master Developer or that Owner void or voidable or increase the cost of any such Insurance unless, in the latter case, the relevant Owner promptly pays any such additional cost.
Use, Maintenance and Disposition of Plots, Buildings and Units
23 \textbf{Use of Plots, Buildings and Units}

23.1 \textbf{Permitted Use}

(a) Owners and Occupiers shall not use any Property for any purposes other than the use prescribed in this Declaration and by:

(i) their respective Sales Documentation;

(ii) any guidelines or directives issued by the Master Developer from time to time in accordance with this Declaration;

(iii) the Master Plan;

(iv) the Master Community Rules;

(v) the Construction Guidelines;

(vi) the Governance Documents for the Property; and

(vii) the Applicable Laws and requirements of the DMCCA and all other Relevant Authorities.

(b) An Owner or Occupier shall not change the use of its Property without the prior Approval of the Master Developer. The granting or withholding of Approval shall be in the discretion of the Master Developer exercised in the best interest of the Master Community and neighbouring Owners.

23.2 \textbf{Licensing}

(a) Each Owner and Occupier undertaking a commercial activity in the Master Community shall obtain and maintain all necessary Licences in accordance with Applicable Law from the Relevant Authorities and provide a copy of such Licence to the Master Developer prior to taking possession of its Property, except to the extent it is otherwise exempt from holding such Licence by the Relevant Authorities and has provided evidence of such fact to the Master Developer.

(b) All Owners and Occupiers shall comply with the conditions of their Licence and the requirements of the Relevant Authorities for so long as they undertake the activity permitted by such Licence.

23.3 \textbf{Retail Strategy}

(a) The Master Developer has developed (or may in the future develop) a strategy for the management, administration, zoning, marketing, control and appearance of all Retail Units within the Master Community to ensure that high standards for retail areas are preserved for the benefit of the Master Community and to ensure a consistent retail experience throughout the Master Community (the “Retail Strategy”).

(b) The Retail Strategy may contain rules and regulations which deal with the:

(i) zoning and merchandising categories of Retail Units;

(ii) required quality and standards of Retail Units;

(iii) fit-out guidelines relating to the internal and external decoration and appearance of Retail Units, together with construction procedures for works carried out at Retail Units;

(iv) deliveries and the timing of deliveries;
(v) standardised procedures for the licencing of additional retail areas within the Master Community;

(vi) mandatory opening hours;

(vii) signage and public space advertising;

(viii) public and private events;

(ix) health and safety requirements;

(x) additional insurance requirements;

(xi) employee work permits;

(xii) security requirements; and

(xiii) a communal marketing strategy, (incorporating an annual marketing program), for the collective marketing, promotion, and advertising of the retail areas in the Master Community.

(c) Once implemented, the Retail Strategy shall be provided to all Owners of Retail Units and all such Owners must strictly comply at all times with the provisions contained in the Retail Strategy.

(d) The Retail Strategy may be updated from time to time by the Master Developer and all updates shall be provided to the Owners of the Retail Units by the Master Developer in accordance with the notice procedure set out in this Declaration.

(e) No Plot, Building or Retail Unit may be sold or leased unless the Owner has first obtained a Letter of No Objection from the Master Developer which may be withheld in the event that the Retail Strategy has not been complied with the relevant Owner.

(f) Every Plot, Building and Retail Unit is sold and/or leased subject to the terms of the Retail Strategy.

23.4 Number of Invitees

An Owner shall ensure that the total number of Occupiers or Invitees per square foot in its Property at any given time does not exceed the maximum number of Occupiers or Invitees permitted by Relevant Authorities taking into account the Permitted Use and health and safety considerations.

24 Maintenance Responsibility

24.1 Owner Responsible for Own Property

(a) Each Owner shall at its own cost:

(i) properly Operate and keep in a state of good and serviceable repair its Property (excluding in respect of any the Master Community Core Services provided directly by the Master Developer in accordance with this Declaration);

(ii) maintain the structures, conduits, machinery, equipment and any other thing or service integral to the proper operation and the support of any part of the Master Community (to the extent those structures, conduits, machinery, equipment and other things or services are located within its Property and to the extent they are not Master Community Facilities) at all times by, amongst other things, ensuring that those structures, conduits, machinery, equipment and any other thing or service are regularly inspected, maintained, repaired and kept in a sound structural, fully operational and working condition; and

(iii) properly Operate any fixtures or fittings which may if not properly Operated, have an adverse impact on the proper functioning or general appearance or
amenity of the Master Community Facilities and/or the Podium Car Parking Structure, or cause nuisance to any other Owners or Occupiers.

(b) In carrying out its functions under this clause 24.1, each Owner shall take into account the requirements set out in the Architectural Approval Process, the Landscaping Approval Process (and where applicable, the Construction Guidelines) and comply with all Applicable Laws and any applicable requirements and regulations of any Relevant Authority.

24.2 Reduce Disturbance

Owners shall carry out their maintenance, repair, refurbishment and replacement obligations under this Declaration in such a manner so as to cause as little disturbance as reasonably possible to the other Owners' and Occupiers' lawful use or quiet enjoyment of their Property or their use of the Master Community Facilities and Podium Car Parking Structures in accordance with this Declaration.

24.3 Appearance and Maintenance of Facades, Terraces and Balconies

24.3.1 Owners Responsible for Maintenance

Each Owner is responsible for the day to day cleaning, repair and general maintenance of the Facades, Terraces and the Balconies within its Property in accordance with clause 24.1.

24.3.2 No Structural Works

An Owner shall not carry out (nor allow any Occupier to carry out) any structural works on its Façade, Terrace or Balcony nor otherwise alter a Façade, Terrace or Balcony in any manner without the prior Approval of the Master Developer (whose Approval may be withheld in its absolute discretion) including:

(a) the attaching of any item;
(b) the erection of any structure;
(c) the enclosure or partial enclosure or any part of the Terrace or Balcony;
(d) the installation of any screening, awnings, pergolas or the like; and/or
(e) the painting or resurfacing of any surface of the Façade, Terrace or Balcony, including any walls or balustrades.

24.3.3 Maintenance of Façades, Terraces and Balconies

In addition to the obligations contained in clause 24.1, an Owner shall:

(a) clean, maintain and paint (where applicable) the surface of all Façades, Terraces and Balconies within its Property in accordance with the directions of the Master Developer and to the standards commensurate to the standard of the Master Community Facilities;
(b) not penetrate the surface of a Façade, Terrace or Balcony in any way;
(c) not attach any item to any surface of a Façade, Terrace or Balcony including to any wall or balustrade; and/or
(d) not use any chemicals or cleaning solvents of a corrosive nature that may affect the waterproof membrane of the Façade, Terrace or Balcony.

24.3.4 Items on the Façades, Terraces and Balconies

(a) An Owner shall not, (and shall ensure that any Occupier does not) without the prior Approval of the Master Developer (whose Approval may be withheld in its absolute
discretion), place any item on a Terrace or Balcony which is visible from the exterior of the Building including:

(i) umbrellas, awnings, screens, shutters or the like;
(ii) structures of a temporary or permanent nature;
(iii) planter boxes, garden sheds or pergolas;
(iv) large outdoor ornaments or plants:
  (A) on, or attached to, the internal or external walls of the Façade, Terrace or Balcony including on any balustrade; or
  (B) that extend over the height of the balustrades or that are visible from the Master Community Facilities and Podium Car Parking Structures or other Property within the Master Community;
(v) washing or laundry items;
(vi) satellite dishes, aerials, electronic devices, external stereo equipment (including external speakers and wiring); and/or
(vii) additional external lighting and/or security devices.

(b) An Owner shall ensure that any item placed on a Terrace or Balcony shall:
   (i) be appropriately weighted so as not to be affected by wind; and
   (ii) not overload the Terrace or Balcony or otherwise impact upon the structure of the building(s) in which the Property is located.

24.3.5 Gas Barbeques on Terraces or Balconies

Except as Approved by the Master Developer and approved in writing by the Relevant Authorities (whose Approval or written approval may be withheld in their respective absolute discretion), an Owner shall not (and shall ensure that any Occupier does not) place any barbeque or cooking equipment of any nature on a Terrace or Balcony.

24.4 Failure of an Owner to Carry out its Maintenance Obligations

(a) If an Owner is in breach of or does not carry out its obligations under clause 24.1 or, in the opinion of the Master Developer, an Owner has not carried out such obligations properly, then the Master Developer may do anything reasonably necessary for the purpose of fulfilling the requirements of clause 24.1, including:
   (i) carrying out work on the Owner’s Property to do anything the Owner has failed to do under clause 24.1 (including removing any offending items); and/or
   (ii) enter the Owner’s Property with or without Suppliers, tools and equipment and remain there for the necessary period of time for that purpose.

(b) In exercising its rights under this clause 24.4, the Master Developer shall:
   (i) ensure that all work is done properly;
   (ii) cause as little interference as practical to any Owners and Occupiers of the Property;
   (iii) cause as little damage as possible to the Property and any Improvements on it; and
   (iv) if damage is caused, restore the Property as nearly as practicable to the condition it was in before the damage occurred.
(c) Except where Emergency Repairs are required, the Master Developer shall:

(i) before exercising its rights under clause 24.4(a) and clause 24.4(b), by written notice, give the relevant Owner a reasonable period of time, having regard to the nature of the obligation not performed, to carry out the obligation; and

(ii) give the relevant Owner reasonable notice of intention to enter the Property.

(d) The costs of the Master Developer undertaking any works in accordance with this clause 24.4 shall be a debt payable by the defaulting Owner to the Master Developer on demand.

25 Master Community Rules

25.1 Compliance with the Master Community Rules

(a) In addition to the requirements in this Declaration, the Owners and Occupiers shall comply (and shall ensure that their Invitees comply) with all Master Community Rules as reasonably determined by the Master Developer from time to time and the directions of the Master Developer (and its nominees).

(b) The Master Developer may from time to time, make further (or vary the) Master Community Rules to assist in the proper Operation of Master Community, including the Properties, the Master Community Facilities and the Podium Car Parking Structure. When the Master Developer makes or varies the Master Community Rules it shall take into account the nature of the Master Community and the various Owners’ and Occupiers’ interests.

25.2 Service of Master Community Rules

All the Master Community Rules (or variations to the Master Community Rules) made by the Master Developer shall be made in writing and served upon the Owners or posted on the website for the Master Community (with email notification to the Owners).

25.3 Effect of Master Community Rules

A Master Community Rule (or variation to a Master Community Rule) made by the Master Developer applies as though it is set out in full in this Declaration.

25.4 Application and Enforcement of Master Community Rules

The Master Developer shall apply and enforce the Master Community Rules throughout the Master Community, provided always that the Master Developer may waive the application or enforcement of one or more Master Community Rules against one or more Owners (or their Occupiers and/or Invitees) in certain circumstances and for a certain period, as it deems appropriate at its discretion. Any such waiver to apply or enforce a Master Community Rule against an Owner (or their Occupiers and/or Invitees) is limited to its extent and does not prevent the Master Developer from applying or enforcing that Master Community Rule(s) against other Owners (or other Occupiers and/or Invitees).

25.5 Construction Guidelines

Any Construction Guidelines issued by the Master Developer pursuant to this Declaration shall be deemed to take the same effect as if such Construction Guidelines are Master Community Rules.

26 Disposition and Leasing of Property

(a) No Owner may enter into any Disposal of its Property (or part thereof), unless all of the following conditions have been fulfilled:

(i) the Owner is not then a Defaulting Owner;
(ii) where applicable, the Transferee has any necessary Licence (or shall have such Licence upon the Registration of the transfer of ownership) or is otherwise exempt from holding such Licence by the Relevant Authority and has provided evidence of such fact to the Master Developer;

(iii) the Owner or the Transferee has paid the Master Developer the Clearance Certificate Fee and has obtained a Clearance Certificate and a Letter of No Objection;

(iv) the Owner has made known to the Transferee the contents of this Declaration; and

(v) the form of the transfer documentation complies with the requirements of this Declaration and all Applicable Laws.

(b) When a person or entity becomes an owner of a Property it will automatically become an Owner and be bound by the provisions of this Declaration. When an Owner ceases to be an owner of a Property it will automatically cease to be an Owner but will continue to be jointly and severally liable with its heirs, personal representatives, successors and/or permitted assigns for the due performance of its obligations under this Declaration until and to the extent any procedures provided in or by the Master Developer and/or this Declaration in respect of the transfer of the Owner’s interest in the Property are fully complied with.

(c) No Owner may enter into any Lease (or other agreements for the use and occupation) of its Property (or part thereof), unless all of the following conditions have been fulfilled:

(i) the Owner is not then a Defaulting Owner;

(ii) where applicable the proposed Occupier has obtained all requisite Licences (or shall have such Licence prior to taking possession of the Property (or part thereof)) or is otherwise exempt from holding such Licence by the Relevant Authority and has provided evidence of such fact to the Master Developer;

(iii) the Owner or the Occupier has paid the Master Developer the Clearance Certificate Fee and has obtained a Clearance Certificate and a Letter of No Objection;

(iv) the Owner had made known to the proposed Occupier the contents of this Declaration;

(v) the Lease documentation includes provisions requiring the Occupier to comply with this Declaration; and

(vi) the form of the Lease documentation complies with the requirements of the Governance Documents, this Declaration and Applicable Laws.

(d) For the avoidance of doubt, in the event an Owner is a corporate entity, any Change of Control of the Owner shall be deemed to be a Disposition of the Property and prior to such change, the Owner shall be required to deliver a notice, duly signed by all the directors of such entity, to the Master Developer informing it of the anticipated Change of Control and to obtain a Letter of No Objection in respect of it.

(e) The Owner and the Transferee (or Occupier, as applicable) indemnifies, keeps indemnified and holds harmless the Master Developer and the other Owners against any and all Losses whatsoever incurred and/or suffered by the Master Developer and the other Owners as a result of any Disposal or Lease conducted otherwise than in accordance with this clause 26.
Master Community Service Charges and Other Charges
**Master Community Service Charges**

**27.1 Service Charge Zones**

(a) For the purpose of ensuring the fair and equitable allocation of the Master Community Expenses, the Master Developer may designate Service Charge Zones to assist in identifying and allocating Master Community Expenses to Properties which benefit from the various Master Community Facilities and Podium Car Parking Structures (or benefit to a greater or lesser degree in relation to other Properties).

(b) From time to time, certain Master Community Facilities and Podium Car Parking Structures may benefit all Owners and Properties while the benefit of other Master Community Facilities and Podium Car Parking Structures may be restricted to only some Properties. In addition, the availability of the Master Community Facilities and Podium Car Parking Structures may change over time as the development of the Master Community continues.

(c) The Master Developer has the right to change and update the Service Charge Zones and the allocation of the Master Community Expenses between the Service Charge Zones and between the Owners within the Service Charge Zones as it deems necessary from time to time to reflect the Beneficial Use by the Owners of the relevant Properties.

(d) The Master Developer may determine that it is appropriate for an Owner within a Service Charge Zone to only start to contribute to the Master Community Expenses with respect to the Master Community Facilities and Podium Car Parking Structures on and from the date such Owner first has the Beneficial Use of the respective Master Community Facility, as determined by the Master Developer.

**27.2 Determination of Relative Proportions**

(a) The Master Developer shall be the sole determinant of the Relative Proportions and may from time to time apply weightings to particular uses or locations within the Master Community in order to properly reflect the different levels of costs that are reasonably required for the proper maintenance, management and administration of each type of use and to reflect the equitable distribution of costs between Properties based on their draw upon the resources of the Master Community and the Beneficial Use of the Master Community Facilities and Podium Car Parking Structures.

(b) For the avoidance of doubt, Master Community Service Charges may be payable in relation to Exclusive Use Areas by Owners who have been granted rights of exclusive use over such areas in such proportion as the Master Developer shall determine from time to time.

(c) The Master Developer may, but is not obliged to, appoint an independent expert to assist the Master Developer with determining the Relative Proportions in accordance with clause 27.2(a).

(d) The Relative Proportions may be varied by the Master Developer on an annual basis and the Owners acknowledge that the Relative Proportions may change from time to time, due to changes of use, re-development or refurbishment of buildings, and as additional Master Community Facilities and Podium Car Parking Structures are added to the Master Community.

(e) The Owners shall accept the Master Developer’s determination of the Relative Proportions.
27.3 Short term leases, licences, tenancies and Long Leases

(a) The expenses incurred by the Master Developer in maintaining those parts of the Master Community Facilities leased on a short term basis, licence, tenancy or Long Lease may be apportioned equally amongst the respective tenants, licensees and/or Owners of the respective leased parts of the Master Community Facilities and the Master Developer shall be entitled to recover such portions of the expenses as they relate to the respective leased parts of the Master Community Facilities of which the tenants, licensees and/or Owners have the right of occupation, use and enjoyment.

(b) Each tenant, licensee and/or Owner in respect of a short term lease, licence, tenancy and/or Long Lease is deemed to covenant and agree to pay the Master Community Service Charges in respect of aforesaid leased parts of the Master Community Facilities in accordance with this Declaration whether or not separately levied.

(c) No tenant, licensee and/or Owner shall enjoy the occupation, use and enjoyment of their leased property unless it shall have paid all Master Community Service Charges levied, or other sum (if any) which may be due and payable to the Master Developer in terms of this Declaration.

(d) If a tenant, licensee and/or Owner of a leased property, or its assignee, heirs, successors in title and permitted successors or assigns fails to pay the Master Community Service Charges in full to the Master Developer on due date for payment, the Master Developer shall be entitled to terminate the lease, licence, tenancy or Long Lease on written notice pursuant to the provisions of the licence, short term lease or Long Lease agreement.

(e) A tenant, licensee and/or Owner of a leased part of the Master Community Facilities shall only be entitled to Dispose its right of lease in the event it complies with the provisions of this Declaration.

(f) All tenants, licensees and/or Owners of a leased part of the Master Community Facilities are deemed to covenant and agree to adhere to the Master Community Rules.

(g) The Master Developer shall have the exclusive right to retain all revenues (being the premiums, rentals or any other income) generated or received from the beneficiaries, lessees and tenants of the Exclusive Use Area(s) and those parts of the Master Community Facilities that are leased on a short term basis, licences, tenancies and Long Leases, for the exclusive benefit of the Master Developer and the Master Developer shall not in any way be obliged to apply the revenues received towards the costs incurred by the Master Developer in undertaking its obligations pursuant to the management, administration, management and control of the Master Community.

27.4 Owner to Pay Service Charge Deposit

(a) Upon transfer of ownership of a Property to an Owner or such earlier date as is agreed upon, that Owner shall, if required by the Master Developer, lodge with the Master Developer the Service Charge Deposit in an amount determined by the Master Developer as security for the Owner’s obligations to pay Master Community Service Charges under this Declaration.

(b) The Service Charge Deposit will be held by the Master Developer as continuing security and the Master Developer may apply the Service Charge Deposit in whole or in part towards to satisfy each Owner’s payment obligations under this Declaration. If the whole or any portion of the Service Charge Deposit is so applied the Master Developer shall notify the Owner in writing and the Owner shall immediately reinstate the Service Charge Deposit to the original amount.

(c) The Owner shall not be entitled to set off any Master Community Service Charges or other amount payable by the Owner against the Service Charge Deposit. The Service Charge Deposit, or balance thereof, should be accounted for in any
conveyance related to the transfer of a Property from the Owner to a subsequent owner and not refunded to the Owner.

(d) Notwithstanding anything to the contrary set out in this Declaration, the Master Developer may utilise the funds retained as the Service Charge Deposits for its float and liquidity purposes in respect of its obligations set out in this Declaration.

27.5 **Owner to Pay Master Community Service Charges**

(a) Each Owner shall contribute to the Master Community Expenses in their Relative Proportions.

(b) Master Community Service Charges payable by Owners will comprise a contribution to the General Fund and a contribution to the Reserve Fund.

(c) Each Owner’s Master Community Service Charges will be calculated by reference to the Relative Proportion attributable to the Owner’s Property in respect of the Master Community Expenses.

27.6 **Master Developer to pay Master Community Service Charges**

Subject to clause 11.4 in respect of DMCC Plots, and Development Plots and Undeveloped Plots owned by the Master Developer, the Master Developer shall be liable to pay Master Community Service Charges with respect to those Plots within the Master Community it has developed and not yet sold and continues to own as an Owner acting in a private capacity in the same manner as if such Plots were owned by third party Owners.

27.7 **Withdrawal of Services**

(a) The full and proper performance of the Master Developer’s obligations under this Declaration is conditional upon the prompt and full payment of Master Community Service Charges due to it by Owners.

(b) The Master Developer reserves the right to withdraw or vary the services that it performs under this Declaration from time to time to ensure that, as far as reasonably possible, that the Master Community Expenses incurred in the provision of such services by the Master Developer do not exceed Master Community Service Charges actually collected by the Master Developer.

27.8 **Operating Account**

(a) The Master Developer shall open and maintain the Operating Account.

(b) All Master Community Service Charges and other fees received under or by virtue of this Declaration shall be separated from the funds received by the Master Developer acting in its private capacity.

27.9 **Establishment of General Fund and Reserve Fund**

(a) The Master Developer shall establish two (2) funds being:

(i) a General Fund; and

(ii) a Reserve Fund.

(b) The Master Developer shall pay into the General Fund:

(i) the portion of Master Community Service Charges relating to General Fund Expenses received from Owners; and

(ii) other payments the Master Developer receives from Owners and third parties, including:

(A) by way of Clearance Certificate Fees;
(B) for the provision of Security Access Devices and passes and the like; and

(C) by way of discharge of claims for Insurance effected by the Master Developer under this Declaration.

27.10 Preparation of Budget

(a) For each Operating Year, the Master Developer shall, no later than the date that is one (1) month before the last day of the Operating Year:

(i) prepare the proposed Budget for the next Operating Year; and

(ii) calculate the amount that each Owner will be responsible to pay to the General Fund and Reserve Fund in the next Operating Year.

(b) Notwithstanding clause 27.10(a), the Master Developer may prepare separate budgets for any Plots, Buildings or Service Charge Zones identified by it as requiring separate financial treatment and issue Supplementary Master Community Service Charges in respect of these areas.

(c) The Budget shall be based on the Master Developer's reasonable estimate (and give reasonable details and include itemised estimated monetary requirements and expenditures) of the costs of Operating the Master Community (including the Podium Car Parking Structures) and providing the Master Community Core Services for the next Operating Year including details of:

(i) the estimated General Fund Expenses (with a breakdown of each General Fund Expense);

(ii) the estimated Reserve Fund Expenses; and

(iii) any other cost that the Master Developer determines as appropriate.

(d) The Budget shall also contain itemised details of:

(i) each General Fund Expense or matter for which each Owner is responsible to contribute;

(ii) each Owner's Relative Proportion of each Master Community Expense or matter that it is responsible to contribute; and

(iii) the amount of such Relative Proportion and the Owners' contributions to the General Fund and the Reserve Fund.

(e) In the event that the Master Developer fails for whatever reason to include in any Operating Year a sum expended or liability incurred during that Operating Year, the Master Developer may include the sum or the amount of the liability in the Budget for any subsequent Operating Year.

27.11 Submission of Budget to Relevant Authorities

To the extent required under Applicable Law, upon completion of the Budget, the Master Developer will proceed to obtain the approval of the Relevant Authorities to the Budget and comply with all the requirements of the Relevant Authorities with respect to the preparation, submission and approval of the Budget from time to time.

27.12 Application of Payments

The Master Developer shall deposit all amounts received from Owners into the Operating Account and must apply:

(a) all amounts attributable to General Fund Expenses to the General Fund; and
(b) all amounts attributable to Reserve Fund Expenses to the Reserve Fund.

27.13 Preparation of Financial Statements

(a) The Master Developer shall, in respect of each Operating Year, prepare the financial statements for that Operating Year not later than the date that is four (4) months after the last day of that Operating Year.

(b) The Master Developer shall arrange for the independent auditing of the financial statements as soon as practicable after their preparation.

(c) The audited financial statements prepared by the Master Developer shall be conclusive evidence of all matters of fact referred to in it.

(d) In the event that an Owner requests further information on such financial statements, such information will only be provided after the payment of the applicable fees as determined and published by the Master Developer from time to time.

27.14 Payments by Owners

(a) Immediately prior to the commencement of the next Operating Year, the Master Developer shall provide each Owner with a Payment Notice. The Payment Notice shall provide:

(i) a copy of the Budget;

(ii) details of the amount that the Owner is required to contribute to the General Fund and the Reserve Fund for the next Operating Year;

(iii) details of any Supplementary Master Community Service Charges;

(iv) a breakdown of the Owner’s Master Community Service Charges;

(v) details of any surplus that has been credited to the Owner from the previous Operating Year;

(vi) the due date for payment of the Owner’s Master Community Service Charges; and

(vii) any other information that the Master Developer considers appropriate for inclusion.

(b) The Master Developer shall be entitled to include a contingency in the Budget to allow for any delay in the payment of Master Community Service Charges and provide to Owners a discount for payment of Master Community Service Charges on or before the due date as stated on the Payment Notice.

(c) The Owners shall pay the Master Community Service Charges specified in the Payment Notice to the Master Developer without deduction or set off on or before the due dates for payment specified in the Payment Notice.

(d) The Owners’ Master Community Service Charges shall be payable in respect of each Operating Year quarterly in advance or as otherwise determined by the Master Developer from time to time, by no later than the date specified in the Payment Notice, as determined by the Master Developer.

(e) The Master Developer shall determine the method by which Master Community Service Charges are payable with respect to Buildings that are Subdivided, and whether a Payment Notice will be issued to each Owners Association established for a Building that has been Subdivided, with the Owners Association (or Owners Associations) entrusted with the responsibility of collecting Master Community Service Charges from the individual Unit Owners on the Master Developer’s behalf pursuant to arrangements to be agreed with the Master Developer, or whether a
Payment Notice will be issued to the individual Owners of Units directly by the Master Developer.

27.15 **Surplus Funds**

(a) In the event that Master Community Service Charges attributable to the General Fund paid by the Owners in accordance with the Budget for the previous Operating Year are greater than the payments made from the General Fund, the Master Developer may:

(i) retain the surplus in the General Fund if the Master Developer deems it desirable or necessary which must not be credited towards future Service Charges payable by the Plot Owners; and/or

(ii) transfer such surplus to the Reserve Fund; and/or

(iii) credit the surplus funds to the relevant Owners in the Relative Proportions for which such funds were paid by the Owners and offset such surplus against Master Community Service Charges attributable to the General Fund payable by such Owners for the next Operating Year.

27.16 **Review of Usage**

(a) Where the Relative Proportions have been calculated on the basis of estimated usage, a review of such usage may be undertaken by the Master Developer when considered appropriate to confirm that the Relative Proportions substantially reflect the actual usage by the Benefitting Owners.

(b) Should the Relative Proportions be substantially different to the percentages of actual use, the Master Developer may adjust the Relative Proportions to reflect the estimated proportionate usage and equitable distribution of the Master Community Expenses or to accord with the actual use, if determinable.

27.17 **Special Master Community Charges**

(a) If at any time during the Operating Year the Master Developer determines that an amount on account of the Master Community Expenses is or will become due and payable but cannot be paid because the amounts held in the General Fund or Reserve Fund (as applicable) are insufficient to allow the payment of such amount or such payment will result in the Master Developer being unable to pay other Master Community Expenses when due and payable, then the Master Developer may raise a Special Master Community Charge from the Owners to fund the shortfall.

(b) Should the Master Developer raise a Special Master Community Charge, the Master Developer shall forward a Payment Notice to each Owner that specifies:

(i) the details of the event that has given rise to the need to raise the Special Master Community Charge;

(ii) the amount that the Owner is required to contribute to the Special Master Community Charge and the basis for such contribution;

(iii) the due date for payment of the Owner’s contributions to the Special Master Community Charge; and

(iv) any other information that the Master Developer considers appropriate for inclusion.

(c) The Owners shall pay to the Master Developer the Owner’s contribution to the Special Master Community Charge specified in the Payment Notice without deduction or set off on or before the due dates for payment specified in the Payment Notice (being a date no earlier than twenty (20) Business Days from the date of the Payment Notice).
27.18 Special Arrangements

(a) Notwithstanding the foregoing provisions of this clause 27, the Master Developer may at its discretion make special arrangements for Master Community Service Charges assessed in respect of certain Properties (or groups of Properties) of a similar nature within the Master Community.

(b) For example, the Master Developer may grant an Owner of a Plot an exemption from Master Community Service Charges or a discount where the business activity being conducted on the Plot is to the benefit of the Master Community or where the Master Developer is directed to do so by a Relevant Authority.

27.19 Emergency Funding

(a) If at any time there are insufficient monies in the General Fund and/or the Reserve Fund to fund the Operation of the Master Community Facilities and the Podium Car Parking Structure due to a delay in the payment of any Master Community Service Charges by the Owners (or for any other reason), the Master Developer may elect to provide Emergency Funding to fund the shortfall and enable the Master Community Facilities and Podium Car Parking Structure to continue to operate.

(b) If the Master Developer elects to provide Emergency Funding in accordance with clause 27.19(a), the Master Developer shall be entitled to receive compensation on the amount of Emergency Funding advanced for the period that the Emergency Funding is provided.

(c) The Master Developer shall use all reasonable commercial endeavours to recover the outstanding contributions payable by the Owners to enable repayment of the Emergency Funding (together with the compensation payable under clause 27.19(b)), and until such time as the Emergency Funding (and such compensation) is repaid in full to the Master Developer, the amount repayable shall constitute a debt payable by the Defaulting Owners to the Master Developer.

27.20 Clarification

(a) If an Owner requires clarification of an amount that the Owner (or another Owner) is required to pay under a Payment Notice it shall, within ten (10) Business Days of receipt of the Payment Notice, notify the Master Developer in writing of the matter(s) it requires to be clarified including details of:

(i) any facts upon which the need for clarification is based; and

(ii) any other matter that the Owner considers relevant.

(b) Upon receipt of a request for clarification under this clause 27.20, if the Master Developer is unable to provide sufficient clarification to the Owner’s satisfaction within ten (10) Business Days (or such other period as agreed between the Owner and the Master Developer) of receipt of the request, then they shall be considered to be in Dispute and clause 31 shall apply.

(c) Notwithstanding an Owner may seek clarification of an amount that the Owner (or another Owner) is required to pay under a Payment Notice, it shall pay the amount specified in the Payment Notice and any adjustment with respect to any underpayment or overpayment shall be made between the Master Developer and the Owner once the matter has been resolved.

27.21 Defaulting Owner

(a) If an Owner fails to comply with a Payment Notice within ten (10) Business Days of the due date for payment under the Payment Notice (either directly or via its Owners Association), then that Owner is a Defaulting Owner until it has paid:

(i) the amount specified in the Payment Notice; and
(ii) compensation in the amount specified in the Payment Notice (or such other sum as may be determined by the Master Developer from time to time) from the due date for payment specified in the Payment Notice to and including the date upon which payment of the amount specified in the Payment Notice and such compensation is paid.

(b) Any outstanding amounts due and payable under this Declaration by a Defaulting Owner shall comprise a debt due and payable to the Master Developer. Owners agree that an invoice issued by the Master Developer in the name of an Owner is conclusive proof of the debt owing and that the Owner shall have no right of set-off or counterclaim in respect of any such debt.

(c) The Master Developer is entitled to recover from a Defaulting Owner all costs incurred by the Master Developer seeking to recover any outstanding amounts due and payable under this Declaration (including legal costs) from a Defaulting Owner or otherwise enforcing compliance with this Declaration and the Defaulting Owner shall pay such costs immediately upon notification of such costs by the Master Developer.

(d) To the fullest extent permitted by Applicable Law, the Master Developer is entitled to restrict a Defaulting Owner’s (and their Occupiers’) use of the Master Community Facilities and Podium Car Parking Structure whilst the Owner is a Defaulting Owner.

(e) Any restriction of use of the Master Community Facilities and Podium Car Parking Structure pursuant to clause 27.21(d) is without prejudice to any other right of action the Master Developer may have in respect of any breach of the Defaulting Owner’s obligations pursuant to this Declaration or Applicable Law.

(f) To the fullest extent permitted by Applicable Law, in the event that an Owner is a Defaulting Owner:

(i) the Defaulting Owner shall immediately charge, pledge and assign by way of security to the Master Developer for the payment of the debt all of the Owner’s right, title to and interest in its Property and the Defaulting Owner shall do all such things and execute all such documents and steps as may be required to grant and give effect to this obligation and to create such security;

(ii) the Master Developer shall have (and the Defaulting Owner hereby grants to it) full, unrestricted and unconditional power of attorney in the name of the Defaulting Owner, on its behalf and as its act and deed, to do all acts and things that may be required in order to perfect and implement the security rights hereby created and to sell and dispose of the Defaulting Owner’s right, title to and interest in their Property free from encumbrances and the rights of any third party and to deduct from the proceeds of such sale or disposal all sums owed to the Master Developer; and

(iii) to the fullest permitted by Applicable Law and the requirements of the Relevant Authorities, the Master Developer shall be entitled to register a charge or lien on a Defaulting Owner’s interest in or title to its Property to enforce payment of all outstanding amounts due and payable under this Declaration as a secured debt, institute an action for the recovery of the debt in any competent court and/or refuse to grant any Letters of No Objection it is authorised to grant under this Declaration.

(g) Subject to Applicable Law and the approval requirements of the Relevant Authorities, an invoice issued by the Master Developer in the name of that Owner is conclusive proof of the debt owing by that Owner to the Master Developer.

27.22 Master Community Service Charges to Run with the Title to the Property

Without prejudice to the Master Developer’s right to seek to recover any outstanding Service Charges (and other amounts due and payable under this Declaration) from a previous Owner under this Declaration, when a person or entity becomes an Owner, it will
automatically be liable to pay any outstanding Service Charges (and other amounts due and payable under this Declaration) in respect of its Property notwithstanding such liability may have arisen prior to the person or entity becoming an Owner.

28 Other Charges

29 Promotional Fund

(a) The Master Developer may establish a promotional fund to provide funds to expend in promoting the Master Community or events to be held within the Master Community.

(b) In the event that the Master Developer establishes such a promotional fund, the Master Developer shall:

   (i) have power and be authorised from time to time to levy Owners (and for this purpose this may include or exclude as applicable certain categories of Owners) a contribution in relation to such promotional fund, either separately or as part of the Owners’ respective Master Community Service Charge; and

   (ii) provide each Owner who is required to contribute to the promotional fund:

         (A) a budget in accordance with clause 27.10 relating to the promotional fund; and

         (B) annual financial statements in accordance with clause 27.13 relating to the promotional fund.

(c) The funds raised from the Owners for the promotional fund shall be held by the Master Developer in the Operating Account and expended strictly in accordance with the directions of the Master Developer.
Consequences of Failure to Comply with this Declaration
30. **Failure to comply with this Declaration**

30.1 **The Master Developer’s Step-In Right**

The Master Developer may do anything on, to, or in respect of, a Property that the Owner or Occupier should have done under Applicable Laws or this Declaration but has not done or, in the opinion of the Master Developer, has not been done properly.

30.2 **Written Notice of Entry**

To the extent that it is necessary or desirable for the Master Developer to enter a Property to exercise the Master Developer’s step-in rights pursuant to **clause 30.1**, the Master Developer shall give written notice specifying when it will enter a Property for such purpose. The Owner or Occupier shall:

(a) give the Master Developer (or persons authorised by it) access to the Property according to the notice and at the Owner’s or Occupier’s cost; and

(b) pay the Master Developer for its costs of doing any work upon notification thereof.

30.3 **Recovery of Costs**

The Master Developer may recover any money an Owner or Occupier owes it under this Declaration as a debt.

30.4 **Power to Impose Fines**

(a) The Master Developer may from time to time impose fines on any Owner or Occupier who fails to comply with this Declaration, including failing to comply with the Master Community Rules.

(b) Where the breach by the Owner or Occupier is capable of rectification to the reasonable satisfaction of the Master Developer, the Master Developer may elect, but is not obliged, to first give the Owner or Occupier (as applicable) notice of the breach and a reasonable period to rectify such breach (given the nature of the breach) prior to the issuing of a fine under **clause 30.4(a)**.

(c) All fines imposed by the Master Developer shall be commensurate with the nature of the breach of the Owner’s or Occupier’s obligations under this Declaration and where the quantum of such fines has been previously determined by the Master Developer, such fines shall be notified to the Owners.

(d) The Master Developer may elect not to impose a fine (or waive the payment of a fine imposed) in respect of any breach by an Owner or Occupier in certain circumstances, as it deems appropriate at its discretion. Any such waiver to apply a fine or enforce payment of a fine against an Owner or Occupier does not prevent the Master Developer from applying or enforcing payment of a fine for breach against other Owners or Occupiers.

(e) All fines imposed against an Owner or Occupier shall constitute a debt payable to the Master Developer and shall be payable within fourteen (14) days of the date of the enforcement notice issued by the Master Developer.

(f) A failure by an Owner or Occupier to pay any fine imposed by the Master Developer under this **clause 30.4** shall be considered to be a breach equivalent to failure to pay Service Charges and the clauses in this Declaration regarding the failure of an Owner to pay Service Charges shall apply equally to such breach, including those provisions contained in **clause 27.21**.
30.5 **Powers are additional**

The powers of the Master Developer under this clause are in addition to those it has under Applicable Law.

31 **Dispute Resolution**

31.1 **Notice of Dispute**

(a) An Owner may at any time write to the Master Developer notifying it of a Dispute arising out of a matter in connection with the performance of a party (or parties) or the interpretation of this Declaration.

(b) The written notice referred to in clause 31.1(a) shall:

- (i) identify the subject matter of the Dispute;
- (ii) identify the parties to the Dispute;
- (iii) set out the facts upon which the Dispute is based;
- (iv) identify the provisions of this Declaration relevant to the Dispute;
- (v) annex copies of all correspondence and background information relevant to the Dispute; and
- (vi) contain any particulars of the quantification of the Dispute.

31.2 **The Master Developer to Consider Dispute**

Upon the receipt of the notification in clause 31.1(a), the Master Developer shall discuss the Dispute with the parties thereto and attempt to mutually reach a resolution of the Dispute.

31.3 **Dubai Courts**

In the event of a Dispute that cannot be resolved by the procedure set out in clauses 31.1 and 31.2, either party may refer such Dispute to the Dubai Courts which will have the exclusive jurisdiction to determine any Dispute under this Declaration.

31.4 **No monies to be withheld**

Monies that are or become due and payable by a party to a Dispute under this Declaration shall not be withheld because of the notification of the Dispute under clause 31.1 or because of the referral to arbitration of a Dispute to the Dubai Courts under clause 31.3.

31.5 **Confidential Information**

A party to a Dispute shall not divulge any confidential information obtained from another party to the Dispute under this Declaration.
General Provisions
Service of Notices and Other Documents

32.1 Form and Delivery

(a) A notice, approval, consent or other communication in connection with this Declaration shall be in writing and in the English language.

(b) A notice, approval, consent or other communication that shall, or may be, given or made to the Master Developer made under this Declaration is only given if it is delivered or couriered to the address of the Master Developer as notified to the Owners by the Master Developer from time to time.

(c) The address at which all documents and notices may be delivered to an Owner shall be the address of the Property. An alternative address may be nominated by the Owner in writing, provided such new address shall be within the UAE. Such notification will be effective 14 (fourteen) days after its receipt by the Master Developer. An Owner also may provide the address of a local agent it has appointed within the UAE specifically for the purposes of receiving notices.

(d) It shall be competent to give any notice to an Owner by any one or all of the following methods:
   (i) hand or courier delivery;
   (ii) pre-paid post;
   (iii) faxed to that party at the fax number notified to the Master Developer from time to time; or
   (iv) email where the Owner has advised the Master Developer in writing of his email address, and where such delivery is also followed by any one or all of the other means of delivery specified above.

32.2 Contact Details

(a) Each Owner shall keep the Master Developer fully informed of its contact details from time to time.

(b) If an Owner appoints a Representative or Substitute Representative that Owner shall give the Master Developer a copy of the contact details for their Representative or Substitute Representative.

32.3 Execution of Emails

In the case of email notices, the sending party shall ensure that each email states that it is being sent by a person authorised to send the email on behalf of that party.

32.4 Receipt and Effect

A notice, approval, consent or other communication is to be treated as given or made at the following time:

(a) if it is delivered or couriered when it is left at the relevant address;

(b) if it is sent by post, five (5) Business Days after it is posted;

(c) if it is sent by fax, as soon as the sender received from the sender’s fax machine a report of an error free transmission to the correct fax number; and

(d) if it is sent by email, as soon as it enters the recipient’s information system (as shown in a confirmation of delivery report from the sender’s information system),
provided that if deemed receipt occurs before 9.00 am on a Business Day the notice shall be
deeded to have been received at 9.00 am on that day, and if deemed receipt occurs after
5.00 pm on a Business Day, or on a day which is not a Business Day, the notice shall be
deeded to have been received at 9.00 am on the next Business Day.

33  
**Governing Law, Language and Jurisdiction**

(a) This Declaration shall in all respects be governed by and be construed and
interpreted and take effect in accordance with the laws of the UAE and the laws of
Dubai.

(b) The provisions contained within clause 31.3 shall apply to any legal action or
proceeding with respect to this Declaration.

(c) This Declaration is drawn up in the English language. This Declaration may be
translated into any language provided that the English text shall prevail.

(d) All documents provided under or in connection with this Declaration
shall be in English or accompanied by a certified English translation and, in this case and
subject to any Applicable Law, the English translation will prevail unless the
document is a constitutional, statutory or other official document.

34  
**Force Majeure**

(a) Subject to clause 34(d), if the Master Developer is prevented or delayed in the
performance of any of its obligations under this Declaration by a Force Majeure
Event, then the Master Developer will be excused from the performance or the
punctual performance (as applicable) of such of its obligations to the extent
prevented or delayed by the Force Majeure Event as from the date of such Force
Majeure Event for so long as such cause of prevention or delay will continue.

(b) The Master Developer will not be liable to any Owner or Occupier or be deemed to
be in breach of this Declaration by reason of any delay in performing or failure to
perform any of its obligations under this Declaration if the delay or failure was due to
a Force Majeure Event.

(c) In the case of a Force Majeure Event affecting performance by the Master
Developer, the Master Developer shall use all reasonable commercial endeavours to
bring the Force Majeure Event to a close or to find a solution by which this
Declaration may be performed despite the continuance of the Force Majeure Event
so far as reasonably practicable.

(d) If more than one event causes the performance by the Master Developer to be
substantially prevented or delayed, and the cause of at least one of those events is
not a Force Majeure Event, then to the extent that the preventions or delays are
concurrent the Master Developer shall be excused from the performance or the
punctual performance (as applicable) of such of its obligations to prevented or
delayed by such events.

35  
**Severance**

If the whole or any part of a provision of this Declaration is void, unenforceable or illegal,
then that provision or part provision is severed from this Declaration and the remainder of
this Declaration has full force and effect unless the severance alters the basic nature of this
Declaration or is contrary to public policy.
Schedules
Schedule 1
Interpretation and Definitions

1 Interpretation

In this Declaration, unless the context otherwise requires:

(a) headings are for convenience only and do not affect the interpretation of this Declaration;

(b) words importing the neuter gender shall include the masculine or feminine gender (as applicable) and words importing the masculine gender only shall include the feminine gender and vice versa;

(c) words importing the singular number shall include the plural number and vice versa;

(d) the words “other”, “include(s)” and “including” will not limit the generality of any preceding words or be construed as being limited to the same class as any subsequent words where a wider construction is possible;

(e) if there is more than one person or entity comprising a party, then all such persons or entities comprising the party will be jointly and severally liable for the obligations of that party under this Declaration;

(f) any reference to:

(i) a statute or a statutory provision:

(A) will be construed as a reference to it as amended, supplemented, varied, consolidated, modified, extended, re-enacted or replaced from time to time; and

(B) includes a reference to any order, legislative instrument, regulation or other subordinate legislation made from time to time under the relevant statute or statutory provision;

(ii) a “person” includes:

(A) an individual, corporate entity (wherever incorporated), unincorporated association, firm, association, trust or partnership (whether or not having separate legal personality), Relevant Authority or two (2) or more of the foregoing;

(B) the person’s executors, administrators, successors, substitutes (including persons taking by novation) and permitted assigns (immediate or otherwise); and

(C) in the case of persons that are not natural persons – any successor or replacement person;

(iii) a reference to a thing is a reference to the whole and each part of it collectively and each of them individually;

(iv) a group of persons is a reference to all of them collectively, to any two (2) or more of them collectively and to each of them individually;

(v) a “successor” shall be construed so as to mean a successor in title of a person and any person who under the Applicable Laws of its jurisdiction of incorporation or domicile has assumed the rights and obligations of such a person or to which, under such laws or by agreement or otherwise, such rights and obligations have been transferred;
(vi) a document (including this Declaration) includes a reference to such document as amended, restated, supplemented, varied or novated from time to time in accordance with its terms; and

(vii) a clause or a Schedule is a reference to a clause of or Schedule to this Declaration;

(g) where any word is defined in this Declaration, and a grammatical variation of such word is capitalised but not defined, such grammatical variation shall have a corresponding meaning to the definition of such word;

(h) the Schedules to this Declaration will be considered an integral and binding part of this Declaration and will have effect as if set out in full in the body of this Declaration and any reference to this Declaration includes the Schedules;

(i) no rule of construction applies to the disadvantage of a party because that party was responsible for the preparation of this Declaration or any part of it;

(j) a reference to an association or body which has ceased to exist includes the association or body established in place of the association or body to serve substantially the same purposes;

(k) all dates and periods shall be determined by reference to the Gregorian calendar;

(l) a provision of this Declaration which is void or voidable by any party, unenforceable or illegal shall be read down to the extent required to give the provision legal effect and the invalidity of any such provision shall not affect the remaining provisions contained in this Declaration;

(m) unless otherwise expressly stated, where a party’s consent is required to a thing, it shall be implied that such party shall not unreasonably withhold or delay its consent; and

(n) any covenant by a party not to do any act or thing shall include a covenant not to suffer or permit the doing of that act or thing.
## Definitions

In this Declaration, the following capitalised words shall have the corresponding meanings:

<table>
<thead>
<tr>
<th>Definition</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alterations</td>
<td>means any external alterations, additions, renovations, permanent decorations or other works to any Improvements constructed on any Property;</td>
</tr>
<tr>
<td>Applicable Laws</td>
<td>means all laws, decrees, orders, decisions, instruments, notices, rules, regulations, requirements, codes of practice, directions, guidance, permissions, consents or licences issued by a Relevant Authority applicable to the Master Community, this Declaration, the Owners and/or the Occupiers;</td>
</tr>
<tr>
<td>Approval</td>
<td>is an approval in writing from the Master Developer (or the Community Manager or Community Administrator on the Master Developer’s behalf) under this Declaration, which may be given subject to conditions, including a limitation as to time, and “Approve”, “Approved” and “Approving” shall have corresponding meanings;</td>
</tr>
<tr>
<td>Architectural Approval Process</td>
<td>means the architectural approval process that applies to the Master Community as determined by the Master Developer from time to time and includes provisions with respect to, amongst other things, architectural standards and the application process for the undertaking of Works. As at the date this Declaration takes effect the Architectural Approval Process is still being formulated by the Master Developer and shall be made available to Owners and Occupiers upon application for Works;</td>
</tr>
<tr>
<td>Architectural Guidelines</td>
<td>means the architectural guidelines published or issued by the Master Developer upon finalisation by the Master Developer which are binding on all Owners undertaking Works, which guidelines may be supplemented and amended from time to time by the Master Developer in its absolute discretion;</td>
</tr>
<tr>
<td>Arterial Roads</td>
<td>means those arterial roads that provide vehicle access to the Plots and Buildings throughout the Master Community that are designated as Master Community Facilities (the Operation of which has, been, or is intended to be, dedicated to the RTA);</td>
</tr>
<tr>
<td>Authority Charges</td>
<td>means and charges, fees, reimbursements or contributions payable by the Master Developer to any Relevant Authority in respect of the Master Community;</td>
</tr>
<tr>
<td>Authority Infrastructure Contributions</td>
<td>means any contributions, payments or other financial obligations paid or payable by the Master Developer to any Relevant Authority in respect of, or related to, the construction of infrastructure within the Master Community, adjacent to the Master Community, or otherwise in a location to which such Relevant Authority considers to benefit the Master Community, including but not limited to contributions payable to the RTA and DEWA in respect of infrastructure constructed by the RTA and DEWA within the Master Community, adjacent to the Master Community, or otherwise in a location to which such Relevant Authorities consider to benefit the Master Community;</td>
</tr>
<tr>
<td>Balcony</td>
<td>means any open, enclosed or partially enclosed balcony forming part of a Property (or for which an Owner has been granted an exclusive use right);</td>
</tr>
<tr>
<td>Beneficial Use</td>
<td>means where and the extent to which the Owner or Occupier of Property has the direct use of or benefit from a Master Community;</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Benefit Owner</td>
<td>means, with respect to each Master Community Facility and Podium Car Parking Structure, an Owner that benefits from the use of that Master Community Facility or Podium Car Parking Structure and contributes to the cost of its Operation;</td>
</tr>
<tr>
<td>Board</td>
<td>means an Owners Association board elected in accordance with the Governance Documents for such Owners Association;</td>
</tr>
<tr>
<td>Budget</td>
<td>means the annual budget prepared by the Master Developer of the estimated Master Community Expenses for an Operating Year;</td>
</tr>
<tr>
<td>Building</td>
<td>means a building constructed within a Plot;</td>
</tr>
<tr>
<td>Building Owner</td>
<td>means the owner of a Building including his heirs, successors-in-title and permitted successors and assigns and in the case of a Building with a Strata Scheme, a reference to the Building Owner is a reference to the Owners Association (or Owners Associations) formed with respect to that Building and the Unit Owners within such Building;</td>
</tr>
<tr>
<td>Building Management Group</td>
<td>means a building management group constituted in respect of a Plot or Building that is the subject of a Volumetric Subdivision in accordance with the Jointly Owned Property Law;</td>
</tr>
<tr>
<td>Building Management Statement</td>
<td>means a building management statement declared in respect of a Plot or Building that is the subject of a Volumetric Subdivision in accordance with the Jointly Owned Property Law;</td>
</tr>
<tr>
<td>Building Manager</td>
<td>means a manager appointed by a Building Management Group to assist with the management of a Building and to perform certain delegated functions in respect of the management of such Building;</td>
</tr>
<tr>
<td>Business Days</td>
<td>means any day other than:</td>
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<tr>
<td></td>
<td>(a) Friday and Saturday; and</td>
</tr>
<tr>
<td></td>
<td>(b) a day that is declared to be a public holiday in Dubai for the private sector;</td>
</tr>
<tr>
<td>Car Parking Rules</td>
<td>the rules imposed by the Master Developer with respect to the use of the Car Parking Spaces including, without limitation, the access ways to and from such Car Parking Spaces, as set out in clause 16.6 and as may be amended from time to time by the Master Developer in its absolute discretion;</td>
</tr>
<tr>
<td>Car Parking Spaces</td>
<td>the Tower Car Parking Spaces and the Podium Car Parking Spaces, as the context so provides;</td>
</tr>
<tr>
<td>Change of Control</td>
<td>means, with respect to any person, whether directly or indirectly and whether or not by the ownership of share capital, the possession of voting power, contract or otherwise, any change in:</td>
</tr>
<tr>
<td></td>
<td>(a) the power to appoint and/or remove all or such of the members of the board or other governing body as are able to cast a majority of the votes capable of being cast by the members of that board or body on all or substantially all matters, or otherwise to control the policies and affairs of that person;</td>
</tr>
<tr>
<td></td>
<td>(b) the holding and/or possession of the beneficial interest in and/or the ability to exercise the voting rights applicable to shares or other securities in any person which confer in aggregate on the holders thereof more than fifty per cent (50%) of the total voting</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Chilled Water</td>
<td>means the chilled water supplied to the Master Community by the Chilled Water Supplier via the Chilled Water Network;</td>
</tr>
<tr>
<td>Chilled Water Network</td>
<td>means the plant and equipment forming the chilled water network within the Master Community Operated by the Chilled Water Supplier as a Commercial Facility;</td>
</tr>
<tr>
<td>Chilled Water Supplier</td>
<td>means EMPOWER or such other Supplier engaged by the Master Developer to Operate the Chilled Water Network from time to time;</td>
</tr>
<tr>
<td>Civil Code</td>
<td>means Federal Law No 5 of 1985 issuing the Civil Transactions Law of the UAE, as amended from time to time;</td>
</tr>
<tr>
<td>Clearance Certificate</td>
<td>means a clearance certificate or letter from the Master Developer confirming that the Owner has paid the Master Developer all monies due and payable under this Declaration as at the date of such certificate;</td>
</tr>
<tr>
<td>Clearance Certificate Fee</td>
<td>means the fee payable to the Master Developer for the issuance of a Clearance Certificate as determined by the Master Developer from time to time;</td>
</tr>
<tr>
<td>Cluster</td>
<td>means a cluster of three towers and the adjacent Podium Car Parking Structure constructed (or to be constructed) on three adjoining Plots including the surrounding areas and facilities within such cluster;</td>
</tr>
<tr>
<td>Commercial Facilities</td>
<td>means those commercial facilities and amenities that, at the Master Developer’s sole discretion, will not form part of the Master Community Facilities, but are owned, managed and maintained by the Master Developer (or any of its affiliates or nominees) at its own expense and for its own profit;</td>
</tr>
<tr>
<td>Common Areas</td>
<td>means the common areas of a Plot, Component or Unit that has been Subdivided. A reference to Common Areas in this Declaration includes a reference to any Common Elements, principal Common Areas or other shared areas or facilities in a Building or Component. A reference to Common Areas in the Master Community Rules, the Architectural Approval Process and the Landscaping Approval Process includes a reference to the Master Community Facilities;</td>
</tr>
<tr>
<td>Common Elements</td>
<td>means those shared areas and facilities within a City Block, Plot, Building or Component that has been Volumetrically Subdivided designated as such pursuant to the Building Management Statement for such City Block, Plot or Building;</td>
</tr>
<tr>
<td>Community Administrator</td>
<td>means the administrator appointed by the Master Developer to assist the Community Manager with the financial administration of the Master Community, if any;</td>
</tr>
<tr>
<td>Community Management Fee</td>
<td>means the management fee payable to the Community Manager for undertaking the functions of the Community Manager including any and all of the functions of the Master Developer under this Declaration;</td>
</tr>
<tr>
<td><strong>Community Manager</strong></td>
<td>means the manager appointed by the Master Developer to assist with the management of the Master Community and to perform certain delegated functions for the Master Developer under this Declaration. In the event the Master Developer does not appoint a separate Community Manager, all references to the Community Manager in this Declaration shall be a reference to the Master Developer acting in its capacity as the Community Manager;</td>
</tr>
<tr>
<td><strong>Component</strong></td>
<td>means a component within a Building or Plot that has been Volumetrically Subdivided;</td>
</tr>
<tr>
<td><strong>Component Owner</strong></td>
<td>means an owner of a Component within a Building which has been Volumetrically Subdivided;</td>
</tr>
<tr>
<td><strong>Construction Guidelines</strong></td>
<td>means any construction guidelines (where applicable) or such other policies or guidelines relating to the control of planning, development and construction within the Master Community issued by the Master Developer from time to time;</td>
</tr>
<tr>
<td><strong>Declaration</strong></td>
<td>means this master community declaration which sets out the terms and conditions that govern the management, use and operation of the Master Community, as may be amended by the Master Developer from time to time;</td>
</tr>
<tr>
<td><strong>Deemed Master Community Facilities</strong></td>
<td>means those areas and facilities that are from time to time deemed to be Master Community Facilities by the Master Developer pursuant to the terms of this Declaration;</td>
</tr>
<tr>
<td><strong>Dedication</strong></td>
<td>means the dedication, adoption, transfer, handover, gifting or Disposal of a Master Community Facility (and/or the responsibility for the ongoing Operation thereof) by the Master Developer to a Relevant Authority and “Dedicated” is the conclusion of such process;</td>
</tr>
<tr>
<td><strong>Defaulting Owner</strong></td>
<td>means an Owner which fails to comply with a notice (including a Payment Notice) under this Declaration;</td>
</tr>
</tbody>
</table>
| **Development Plots** | mean the parcels of land within the Master Community that from time to time:  
(a) are set aside for future development by the Master Developer;  
(b) to which a building permit has been issued by the Relevant Authorities but do not have any Improvements constructed on them in respect of which the relevant completion certificate has issued; and  
(c) are not substantially operational and/or not fully occupied or open to the public;  
and “Development Plot” shall have a corresponding meaning. The Development Plots as at the date this Declaration takes effect are depicted on the Master Plan; |
| **DEWA** | means the Dubai Electricity and Water Authority or any other entity or Relevant Authority as may assume responsibility for the functions of the DEWA from time to time; |
| **Disposal** | means any sale, transfer, assignment, or other disposal of the whole or any part of a Property or any interest in a Property (including the grant of an option over the whole or any part of a Property) whether directly or indirectly (but excludes any Mortgage) or any agreement to do the same and, where the Owner is an entity, includes any Change |
of Control of that entity, and "Dispose" shall have a corresponding meaning;

<table>
<thead>
<tr>
<th>Dispute</th>
<th>means any dispute, controversy, disagreement or difference between the Owners or Occupiers or between the Master Developer and the Owners and Occupiers about:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a) the formation, performance, interpretation, nullification, termination or invalidation of this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(b) the rights or obligations of the Master Developer, an Owner or an Occupier under this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(c) amounts which the Master Developer determines for Master Community Service Charges; and/or</td>
</tr>
<tr>
<td></td>
<td>(d) the Operation of a Master Community Facility, or arising therefrom or related thereto in any manner whatsoever;</td>
</tr>
</tbody>
</table>

| District Roads | means those roads that provide vehicle access to the Plots throughout the Master Community that are designated as Master Community Facilities (the Operation of which has not been, and is not intended to be, dedicated to the RTA); |

| DMCC Free Zone | means the free zone of Dubai Multi Commodities Centre Authority, established pursuant to Implementing Regulation 4 of 2002; |

| DMCC Rules and Regulations | means any rules and regulations issued from time to time by the DMCCA; |

| DMCC Car Parking Plot | means any DMCC Plot, Development Plot or Undeveloped Plot (or any part thereof) that is designated as a car parking Plot in accordance with **clause 16.4**; |

| DMCC Plot | means any Plot (and Buildings) owned by the Master Developer (or affiliate of the Master Developer); |

| DMCCA | means Dubai Multi Commodities Centre Authority, a free zone authority duly incorporated by virtue of Law No. 4 of 2001, issued in the Emirate of Dubai, P.O. Box 48800, 19th Floor, Emirates Towers, Sheikh Zayed Road, Dubai, United Arab Emirates, or its nominees, assigns, successors or successors-in-title (in respect of its capacity as Master Developer). |

| DTCM | means Dubai Department of Tourism and Commerce Marketing; |

| Dubai Municipality | means the Dubai Municipality or any other entity or Relevant Authority as may assume responsibility for the functions of the Dubai Municipality from time to time; |

| Emergency Funding | means the monies provided by the Master Developer to fund any shortfall with respect to the operation of the Master Community due to insufficient funds being held in the General Fund and/or the Reserve Fund pursuant to **clause 27.18**; |

| Emergency Repairs | means repairs which are required to remedy any imminent damage which in the reasonable opinion of the Master Developer may, if not carried out immediately, cause danger to the safety of any person or any property or contents within the Master Community; |

<p>| Exclusive Services | means any service that exclusively services a Plot or Building |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>notwithstanding such service may be located in and/or form part of the Master Community Facilities;</td>
<td></td>
</tr>
<tr>
<td>Exclusive Use Area</td>
<td>a part or parts of the Master Community Facilities which has been designated by the Master Developer for the exclusive use by an Owner or Owners (including the Podium Car Parking Spaces where the Master Developer has granted Podium Car Parking Licenses to Owners);</td>
</tr>
<tr>
<td>Façade</td>
<td>means the façade of a Building wherever located including all other external surfaces and features forming part of the façade (including the equipment used to illuminate or clean the façade);</td>
</tr>
</tbody>
</table>
| Force Majeure Event           | means any of the following acts, causes, circumstances or events beyond the reasonable control of the Master Developer:  
(a) fire, storm, tempest, lightning, earthquake, other exceptional weather conditions and effects, explosion, epidemic, natural disaster, and/or an act of God;  
(b) threat of or preparation for war (whether or not declared), invasion, act of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, terrorist or military action of whatever nature and with whatever effect, confiscation, nationalisation, any form of usurped power, or any threat of the foregoing;  
(c) any form of labour dispute, lock-outs, strikes, boycott, riot, civil commotion and/or disorder;  
(d) decree of, refusal or revocation of any approval, licence, consent or otherwise, by a Relevant Authority and/or any negligence, failure and/or delay in acting, approving, supplying and/or completing by any Relevant Authority;  
(e) political interference with the normal operations of the Master Developer;  
(f) unforeseen site, premises and/or operating conditions, non-availability of access, utilities, equipment and/or materials, loss and/or damage by any one (1) or more of the risks contemplated by this Declaration to be insured against by the Master Developer; or  
(g) any other act, cause, circumstance or event howsoever caused that materially adversely affects:  
(i) the performance of the terms and/or conditions of this Declaration by the Master Developer; and/or  
(ii) the Master Developer's business or financial condition; |
| Future Development Work       | means the future development work relating to any Plots owned by the Master Developer including the construction of any infrastructure, Master Community Facilities and Podium Car Parking Structures supporting such the development. For the avoidance of doubt, Future Development Work does not include any improvements to existing infrastructure, the Master Community Facilities or the Podium Car Parking Structures such as improvements to roads and hard and soft landscaping works the cost of which will be considered to be Master Community Expenses; |
| **General Fund** | means the general fund established by the Master Developer in accordance with **clause 27.9(a)(i)**; |
| **General Fund Expenses** | means all costs, expenses, fees and other outgoings incurred by the Master Developer under or by virtue of this Declaration (other than Reserve Fund Expenses), including: |
| | (a) all costs, expenses, fees and other outgoings incurred in connection with the Operation of the Master Community Facilities (and the Podium Car Parking Structures) including: |
| | (i) the cleaning, servicing, maintenance and repair costs including refuse handling, refuse collection and pest control; |
| | (ii) the costs of landscaping the Master Community Facilities and Podium Car Parking Structures; |
| | (iii) the cost of labour, materials, equipment, supplies, consumables and third party hire, security, insurance (including premium and deductible amounts) used in the Operation of the Master Community Facilities, Infrastructure and associated Assets, services and utilities for the Master Community Facilities and Podium Car Parking Structures, statutory rates, taxes and charges and professional fees; |
| | (iv) the cost of statutory rates, taxes and charges; |
| | (v) the costs of security and insurance (including premium and deductible amounts) for the Master Community Facilities and Podium Car Parking Structures; |
| | (vi) the cost of inspection of the Master Community Facilities and Podium Car Parking Structures (if applicable) by any Relevant Authority; |
| | (vii) the cost of certification of the Master Community Facilities and Podium Car Parking Structures for the purposes of compliance with any Applicable Laws; |
| | (viii) charges and costs incurred with respect to the Utility Services supplied to the Master Community Facilities and Podium Car Parking Structures; |
| | (ix) the cost of any technology and communication services provided to the Master Community Facilities and Podium Car Parking Structures; |
| | (x) the amount(s) payable to Suppliers engaged in relation to the Master Community Facilities and Podium Car Parking Structures; |
| | (xi) financing costs, equity cost, rental or other costs incurred by the Master Developer in connection with the establishment, construction, provision, repair and maintenance of the Master Community Facilities and Podium Car Parking Structures and related infrastructure in the Master Community; |
| | (xii) the costs incurred in administering and enforcing this |
Declaration including the Master Community Rules;

(xiii) the costs incurred in connection with the governance, administration and management of the Master Community (including fees incurred from time to time in developing and/or amending the MCD, the Master Community Rules and developing strategies and guidelines for improving processes and procedures for within the Master Community) including legal, accounting and other professional fees (including those charged or incurred by the Master Developer);

(xiv) costs associated with the marketing and promotion of the Master Community;

(xv) the Community Management Fee; and

(xvi) the costs of the Master Community Core Services provided in relation to the Master Community Facilities and Podium Car Parking Structures;

(b) administrative costs;

(c) the fees payable to any Suppliers; and

(d) any other amounts determined by the Master Developer to be General Fund Expenses,

but excluding:

(a) any costs associated with any areas and facilities where the operational responsibility has been transferred or property Dedicated to a Relevant Authority to the extent that the responsibility for such costs has been accepted by that Relevant Authority;

(b) any capital expenditure incurred in the initial construction of the Master Community Facilities and Podium Car Parking Structures; and

(c) any promotional or advertising costs incurred in relation to the Disposal or Lease of any DMCC Plot;

<p>| Governance Documents | means the governance documents Registered, or intended to be Registered, in respect of a Plot or Building that has been Subdivided. Such Governance Documents may include a Jointly Owned Property Declaration (or Jointly Owned Property Declarations) and/or a Building Management Statement that regulates such Plot or Building (or any part thereof); |
| Health and Safety Code | means the code issued by the Master Developer (as may be amended from time to time) relating to the health and safety standards, guidelines, regulations and procedures required by the Master Developer to be complied with by all Owners and Occupiers in the Master Community; |
| Hotel | means a building or any part thereof operated as a hotel, hotel apartments, serviced apartments and / or furnished apartments in accordance with the definition of DTCM; |
| ICT Infrastructure | means all infrastructure, equipment and connections necessary for ICT |</p>
<table>
<thead>
<tr>
<th>Services;</th>
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<tbody>
<tr>
<td><strong>ICT Services</strong></td>
</tr>
<tr>
<td>means any services relating to information and communication technology including but not limited to the installation, use and operation of cable, internet, voice or video transmission, regional and international data circuits and data transmission;</td>
</tr>
</tbody>
</table>

| **Improvements**          |
| means the carrying out of building, engineering or other operations in over or under land including the construction of a temporary or permanent moveable or immovable structure or the removal and demolition of existing structures, including: |
| (a) mechanical, electrical or other systems; |
| (b) civil and structural works; |
| (c) works to Utility Services; |
| (d) a fence; and/or |
| (e) a mast pole or a telecommunications equipment; |

| **Infrastructure**        |
| means the infrastructure, which is provided by the Master Developer for the proper functioning of the Master Community; |

| **Insurances**            |
| with respect to any Property (excluding any Development Plots, Undeveloped Plots or DMCC Plots owned by the Master Developer) means: |
| (a) property all risks insurance for the full replacement cost of all buildings, fixtures, fittings, plant, machinery and contents on the relevant completed part of the Property (as applicable), if any; |
| (b) comprehensive general liability insurances with a minimum limit of indemnity of AED 20 million for any one occurrence; |
| (c) in the case of a Property where the activity of distributing or marketing foods, consumables or durable products occurs – product liability insurance with a minimum limit of indemnity of AED 20 million for any one occurrence and AED 20 million in the annual aggregate in respect of the manufacture, sale or distribution of goods in connection with a business; |
| (d) machinery breakdown insurance for the full replacement cost of all plant, equipment and machinery for each Property (if any), as applicable (to the extent that it is not covered by a warranty); |
| (e) workers’ compensation insurance in respect of any and all personnel covering the provision of Applicable Laws containing an employer’s liability extension with a limit of not less than AED 5 million per occurrence; |
| (f) in relation to a Property utilised as a Hotel – such appropriate and applicable hoteliers liability insurances for that part of the Plot relating to the permitted operation of a Hotel (where applicable); |
| (g) in the case of any development or subsequent periods of repair or restoration only – contractors all risk insurance (in the joint name of the contractors and the Owner including public / third party liability insurance with a minimum limit of indemnity of AED 20 million for any one occurrence; and |
(h) any other insurance that the Master Developer considers appropriate from time to time,

provided that all of the monetary amounts mentioned in this definition shall be adjusted annually by an amount which reasonably reflects the rate of increase in the inflation or cost of construction (as applicable) in the Emirate of Dubai, UAE, from time to time as determined by the Master Developer in its sole discretion;

and, with respect to any of the Master Community Facilities and Podium Car Parking Structures:

(a) property all risks insurance for all buildings, fixtures, fittings, plant, machinery and contents on the relevant completed part of the Master Community Facilities and Podium Car Parking Structures for such amount as considered appropriate by the Master Developer;

(b) comprehensive general liability insurances with a minimum limit of indemnity of AED 20 million for any one occurrence;

(c) machinery breakdown insurance for the full replacement cost of all plant, equipment and machinery on the Master Community Facilities and Podium Car Parking Structures;

(d) workmen’s compensation insurances in respect of all personnel covering the provision of Applicable Laws containing an employer’s liability extension with a limit of not less than AED 5 million per occurrence; and

(e) any other insurance that the Master Developer considers appropriate from time to time.

**Insurer’s Valuation Basis**

means the determination by the insurer of the Master Community Facilities of the Owners’ respective Relative Proportions in respect of Insurance premiums as determined and apportioned between the Owners taking into consideration the use of the Property and the Buildings, the relative cost of reinstating the Property and any other matters considered relevant by the insurer of the Master Community Facilities and Podium Car Parking Structures;

**Intellectual Property**

means, in respect of the Master Community, all intellectual property of whatever nature, including the Logos, copyrights, domain names, patents, symbols, insignia, slogans, trademarks, service marks, trade names, design rights, emblems, all rights in confidential information, know-how, all database rights, moral rights, and all rights of whatsoever nature in computer software and data, in each case whether such intellectual property is registered or unregistered and including applications for the grant of any such rights and any and all forms of protection having equivalent or similar effect anywhere in the world and any rights under licences in relation to any such rights belonging to, or used under licence, by that person;

**Invitee**

means any person or entity using or occupying a Property including the Owner’s or Occupier’s Suppliers, Visitors, servants, agents and employees;

**Jointly Owned Property Declaration**

means the jointly owned property declaration adopted in respect of a Building or Component (as appropriate) that comprises multiple-ownership in accordance with the Jointly Owned Property Law;
<p>| <strong>Jointly Owned Property Law</strong> | means Law No. (27) of 2007 On Ownership of Jointly Owned Properties in the Emirate of Dubai, and includes the regulations and decisions issued by the chairman of the Land Department from time to time pursuant to Article 32 of such law and any other directions or regulations intended to complement such law; |
| <strong>Land Department</strong> | means the Land Department of the Government of Dubai or other applicable Relevant Authority responsible for the registration of real estate interests in the Master Community; |
| <strong>Landscaped Area</strong> | means all applicable external landscaped areas, paved areas, plazas, water features, fountains, gardens, parks, green areas, lakes, public areas, and the like within the Master Community Facilities (and Podium Car Parking Structures); |
| <strong>Landscaping Approval Process</strong> | is the landscaping approval process that applies to the Master Community as determined by the Master Developer from time to time and includes provisions with respect to, amongst other things, landscaping standards. As at the date this Declaration takes effect the Landscaping Approval Process is still being formulated by the Master Developer and shall be made available to Owners and Occupiers as soon as it is finalised; |
| <strong>Landscaping Guidelines</strong> | means the landscape guidelines published or issued by the Master Developer upon finalisation by the Master Developer which are binding on all Owners undertaking Landscaping Works, which guidelines may be amended from time to time by the Master Developer in its absolute discretion; |
| <strong>Landscaping Works</strong> | means any works or alterations proposed to be undertaken by an Owner or Occupier to its Plot (including any Unit or Common Areas) that replaces, varies or otherwise impacts upon the landscaping within such Plot (including any Unit or Common Areas); |
| <strong>Lease</strong> | means any lease, licence or other right of possession or occupancy, or any grant or taking on of the foregoing (as applicable); |
| <strong>Leasehold Interest</strong> | means a leasehold interest in a Property that has been granted to an Owner entitling the Owner to occupy such Property for a period in excess of ten (10) years; |
| <strong>Letter of No Objection</strong> | means a letter of no objection, a no objection certificate or other Approval issued by the Master Developer confirming that the Owner has complied with all of its obligations under this Declaration (including the Master Community Rules), which letter, certificate or Approval may impose conditions; |
| <strong>Licence</strong> | means a licence issued by a Relevant Authority required pursuant to Applicable Law to be held by an Owner or Occupier in order to carry out any business it intends to carry out from the Property (or part thereof) as applicable; |
| <strong>Logo</strong> | means the all logos of the Master Community and the Master Developer and any other logos used by the Master Developer in connection with the Master Community including logos for any new names for any part of the Master Community nominated by the Master Developer from time to time; |
| <strong>Long Lease</strong> | Long Lease means a lease of a part of the Master Community Facilities having a term of between ten (10) to ninety nine (99) years; |
| <strong>Losses</strong> | means actions, claims, costs, damages, demands, expenses, liabilities, losses, proceedings or other liability (including any liability for any injury to any person or any damage to any land or property); |
| <strong>Master Community</strong> | means the entire Master Community known as the DMCC Master Community, developed or to be developed on a portion of the land comprising Plot No. 814, Parcel ID No. 393 Emirates Hill First, Dubai, situated between 5th and 6th Interchanges, Sheikh Zayed Road, Dubai, as depicted on the Master Plan and includes all or any extensions of or reductions to the Master Community from time to time; |
| <strong>Master Community Car Park Leasing System</strong> | means the mandatory car parking leasing system operated by the Master Developer (or its nominee) with respect to the leasing of Car Parking Spaces by Owners to third party Occupiers separate from their Properties in accordance with clause 16.3; |
| <strong>Master Community Core Services</strong> | means the services that are required to be provided to the Master Community and the Properties in an integrated and coordinated manner and any other service determined to be a “Master Community Core Service” by the Master Developer from time to time; |
| <strong>Master Community Expenses</strong> | means the General Fund Expenses and the Reserve Fund Expenses; |
| <strong>Master Community Facilities</strong> | means those shared areas and facilities designated as such pursuant to clause 13.1. A reference in this Declaration to the Master Community Facilities includes a reference to the Deemed Master Community Facilities; |
| <strong>Master Community Facilities Plan</strong> | means the plan of the Master Community Facilities attached to the Master Plan; |
| <strong>Master Community Road Network</strong> | means those Arterial Roads and District Roads that provide vehicle access to the Plots and Buildings throughout the Master Community (the Operation of some of which may have been, or are intended to be delegated to the RTA); |
| <strong>Master Community Rules</strong> | means the rules designated as such determined by the Master Developer from time to time in accordance with this Declaration. The Master Community Rules as at the date this Declaration takes effect include those rules set out in Schedule 2; |
| <strong>Master Community Service Charges</strong> | means the service charges payable by Owners to the Master Developer representing the assessment of the Owners’ respective proportionate share of Master Community Expenses determined in accordance with the Relative Proportion of the Owners’ respective Plot raised in accordance with this Declaration; |
| <strong>Master Community Utility Infrastructure</strong> | means the Utility Infrastructure applicable to the Master Community Facilities; |
| <strong>Master Developer</strong> | means DMCCA in its capacity as master developer or its affiliate, nominees, assigns, transferees, successors or successors-in-title or any other entity or Relevant Authority as may assume responsibility for the development, management or control of the Master Community from time to time; |
| <strong>Master Plan</strong> | means the master plan for the Master Community prepared by or on behalf of the Master Developer and approved by the Relevant |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
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<tbody>
<tr>
<td>Minor Projections or Encroachments</td>
<td>means any projection or encroachment of any building or structure on the Master Community Facilities over an adjoining Plot that is minor in nature and does not significantly or detrimentally impact on the Owner’s use or enjoyment of its Plot;</td>
</tr>
<tr>
<td>Mortgage</td>
<td>means a mortgage, pledge, charge, lien, assignment by way of security or a possessory pledge granted over a Property (or any part thereof);</td>
</tr>
<tr>
<td>Occupier</td>
<td>means any occupier, tenant, licensee or person with any other right of possession or occupation (including any mortgagee in possession) of a Property (or any part thereof) and, where appropriate, their Invitees and Visitors;</td>
</tr>
<tr>
<td>Operating Account</td>
<td>means the bank account(s) opened and maintained by the Master Developer with a reputable bank in the UAE for the purpose of holding the General Fund and Reserve Fund and applying such funds in payment of the Master Community Expenses or otherwise in accordance with this Declaration;</td>
</tr>
<tr>
<td>Operating Year</td>
<td>means the period commencing on 1 January and expiring on 31 December every year (or such other yearly period as may be determined by the Master Developer from time to time);</td>
</tr>
<tr>
<td>Operation</td>
<td>means the use, administration, control, operation, management, maintenance, repair, refurbishment, replacement and (where necessary) renovation and renewal and “Operate”, “Operating” and “Operational” shall have corresponding meanings;</td>
</tr>
<tr>
<td>Owners</td>
<td>means the Plot Owners, the Building Owners and the Unit Owners, as the context so permits and, where appropriate, their Invitees and Visitors;</td>
</tr>
<tr>
<td>Owners Association</td>
<td>means an owners association established in respect of a Building which has been Subdivided. A reference to an Owners Association in this Declaration includes a reference to a Building Management Group established in respect of a Building that is the subject of a Volumetric Subdivision;</td>
</tr>
<tr>
<td>Owners Association Manager</td>
<td>means, with respect to an Owners Association, the association manager appointed by that Owners Association in accordance with the Jointly Owned Property Law from time to time;</td>
</tr>
<tr>
<td>Payment Notice</td>
<td>means: (a) in respect of Master Community Service Charge, a notice issued in accordance with clause 27.14(a) and (b) in respect of any other Service Charge, a payment notice issued by the Master Developer claiming such Service Charge;</td>
</tr>
<tr>
<td>Plot</td>
<td>means a Plot within the Master Community and (where the context so requires) a reference to Plot includes a reference to any Buildings constructed on such Plot and to any Units and/or Components created upon the Subdivision of such Buildings;</td>
</tr>
<tr>
<td>Plot Owner</td>
<td>means the owner of a Plot including his heirs, successors-in-title and permitted successors and assigns and in the case of a Plot that has</td>
</tr>
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<td>Definition</td>
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<tr>
<td>Podium</td>
<td>means the above-ground podium portion of a Building;</td>
</tr>
<tr>
<td>Podium Car Parking License</td>
<td>means the exclusive car parking license granted by the Master Developer to an Owner to park a vehicle in a designated Podium Car Parking Space subject to the provisions of this Declaration.</td>
</tr>
<tr>
<td>Podium Car Parking Plan</td>
<td>means the plan prepared by the Master Developer that identifies the designated Podium Car Parking Spaces within each Cluster.</td>
</tr>
<tr>
<td>Podium Car Parking Spaces</td>
<td>mean the individual car parking spaces located within a Podium Car Parking Structure as identified on the Podium Car Parking Plan for each Cluster.</td>
</tr>
<tr>
<td>Podium Car Parking Structure</td>
<td>means a podium car parking structure within a Cluster that does not part of any Plot and is owned and operated by the Master Developer as part of the Master Community Facilities and/or the Commercial Facilities, as so determined at the sole discretion of the Master Developer.</td>
</tr>
<tr>
<td>Property/Properties</td>
<td>means a Plot, Building, Component or Unit and/or any one of them (as the context so determines);</td>
</tr>
<tr>
<td>Public Access Easements</td>
<td>means the public access easements within Plots and Buildings (both external and internal) as reserved by the Master Developer in the Sales Documentation and shall include all infrastructure and Utilities as may be required by the Master Developer to facilitate the Operation of such easements. The Public Access Easements shall be as depicted in the Master Plan, as amended from time to time;</td>
</tr>
<tr>
<td>Records and Books of Account</td>
<td>means all of the following:</td>
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<tr>
<td></td>
<td>(c)  an up to date copy of this Declaration;</td>
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<tr>
<td></td>
<td>(d)  copies of agreements entered into by the Master Developer with all Suppliers;</td>
</tr>
<tr>
<td></td>
<td>(e)  an up to date roll containing the names, addresses and other contact details for each Owner and their Representatives and Substitute Representatives;</td>
</tr>
<tr>
<td></td>
<td>(f)  all notices, agendas, motions and minutes of meetings of the Master Developer acting in its capacity as master developer under this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(g)  financial statements;</td>
</tr>
<tr>
<td></td>
<td>(h)  copies of all issued and outstanding Payment Notices;</td>
</tr>
<tr>
<td></td>
<td>(i)  details of the amounts paid and payable under this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(j)  audited reports;</td>
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<td></td>
<td>(k)  Budgets;</td>
</tr>
<tr>
<td></td>
<td>(l)  notices served on the Master Developer acting in its capacity as master developer under this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(m)  correspondence sent to, and by, the Master Developer acting in its capacity as master developer under this Declaration;</td>
</tr>
<tr>
<td></td>
<td>(n)  insurance records including duplicate or certified copies of</td>
</tr>
<tr>
<td><strong>Registered</strong></td>
<td>means the registration of the relevant document or plan with the Land Department, and the terms “Register” and “Registering” shall have corresponding meanings. “Registration” is the completion of this process;</td>
</tr>
<tr>
<td><strong>Relative Proportions</strong></td>
<td>means the proportion of the Master Community Expenses attributable to each Building or Plot as determined by the Master Developer from time to time taking into consideration the use, location and size of the Building or Plot and the draw on the resources of the Master Community Facilities and Podium Car Parking Structure;</td>
</tr>
</tbody>
</table>
| **Relevant Authority** | means as the context requires:  
(a) the DMCCA;  
(b) the Government of the UAE;  
(c) the Government of the Emirate of Dubai;  
(d) any other ministry, department, local authority or entity having jurisdiction over the Master Community (including Dubai Creative Clusters Authority or any regulator appointed pursuant to any Applicable Laws); and  
(e) any service provider approved by the Master Developer and having jurisdiction over the Master Community (including but not limited to the Dubai Electricity and Water Authority and/or the Master Community Manager and/or the Master Community Administrator). |
<p>| <strong>Representative</strong> | means a natural person appointed by an Owner as a representative of that Owner; |
| <strong>RERA</strong> | means the Real Estate Regulatory Authority which forms part of the Dubai Land Department; |
| <strong>Reserve Fund</strong> | means the reserve fund established by the Master Developer pursuant to clause 27.9(a)(i); |
| <strong>Reserve Fund Expenses</strong> | means all costs, expenses, fees and other outgoings incurred by the Master Developer in paying for renewals, refurbishments, improvements, upgrades, repairs and/or replacements of the Master Community Facilities and the Podium Car Parking Structures (and all plant and equipment therein) of a capital nature, and costs associated with establishing and maintaining the Reserve Fund; |
| <strong>Reserve Fund Forecast</strong> | means a study of the reserve funds required to be collected from the Owners and deposited into the Reserve Fund over a rolling ten (10) year period from the date of the forecast in order to pay for the capital repair, maintenance and replacement of the Master Community |</p>
<table>
<thead>
<tr>
<th>Term</th>
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</thead>
<tbody>
<tr>
<td><strong>Restricted Master Community Facilities</strong></td>
<td>means those parts of the Master Community Facilities that house any of the plant or equipment or have otherwise been designated as such by the Master Developer from time to time;</td>
</tr>
<tr>
<td><strong>Retail Strategy</strong></td>
<td>means the retail strategy issued by the Master Developer from time to time, as further detailed in clause 23.3;</td>
</tr>
<tr>
<td><strong>Retail Unit</strong></td>
<td>means a retail unit in a Building or Plot;</td>
</tr>
<tr>
<td><strong>RTA</strong></td>
<td>means the Dubai Roads and Traffic Authority;</td>
</tr>
<tr>
<td><strong>Sales Documentation</strong></td>
<td>means the sales documentation (including documentation in respect of the sale of a Leasehold Interest) entered into between the Master Developer (or its affiliate) and the first Owner of a Building, Plot or Unit and any subsequent Transferee of the same (as the case may be);</td>
</tr>
<tr>
<td><strong>Security Access Device</strong></td>
<td>is a key, magnetic card or other device use to open and close doors, access gates or locks or to operate alarms, security systems or communication systems within the Master Community;</td>
</tr>
<tr>
<td><strong>Security System</strong></td>
<td>means any centralised security system within the Master Community (but excluding those systems dedicated to Buildings) that monitors and controls security equipment including but not limited to cameras, sensors, monitors, movement detectors, alarms and Security Access Devices.</td>
</tr>
<tr>
<td><strong>Service Charge</strong></td>
<td>means any of Master Community Service Charge, Special Master Community Charge and charges payable to the Master Developer pursuant to clause 27.19(c);</td>
</tr>
<tr>
<td><strong>Service Charge Deposit</strong></td>
<td>means the security deposit to be lodged with the Master Developer by an Owner, as more particularly specified in clause 27.4;</td>
</tr>
<tr>
<td><strong>Service Charge Zones</strong></td>
<td>means the service charge zones designated by the Master Developer from time to time to fairly allocate Master Community Expenses between Owners. A reference to a Service Charge Zone in this Declaration includes a reference to all Plots, Buildings, Units, Master Community Facilities, Podium Car Parking Structure and Utility Infrastructure within such Service Charge Zone;</td>
</tr>
<tr>
<td><strong>Signage</strong></td>
<td>means any sign, billboard, poster, placard, banner, Façade, lights, embellishments, names, notices, hoardings, promotional signage during or after construction, advertisements or the like;</td>
</tr>
<tr>
<td><strong>Signage Fees</strong></td>
<td>means the fees payable to the Master Developer by the Owners and Occupiers in respect of all Signage within their Property at such rate as shall be determined by the Master Developer from time to time;</td>
</tr>
<tr>
<td><strong>Special Master Community Charge</strong></td>
<td>means a service charge raised by the Master Developer pursuant to clause 27.17;</td>
</tr>
<tr>
<td><strong>Strata Subdivision</strong></td>
<td>means the subdivision (along the vertical plane or horizontal and vertical plane) of a Plot, Building or Component (or part thereof) into further Units and Common Areas in accordance with the Jointly Owned Property Law;</td>
</tr>
<tr>
<td><strong>Subdivided/Subdivision</strong></td>
<td>means the strata or volumetric subdivision (along the vertical plane or horizontal and vertical plane) of a Plot or Building (or part thereof) into further Units and Common Areas or Components (as applicable) in accordance with the Jointly Owned Property Law, and “Subdivision”</td>
</tr>
<tr>
<td>Term</td>
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</tr>
<tr>
<td>Substitute Representative</td>
<td>means a natural person appointed by an Owner to represent that Owner as a substitute for the Representative of that Owner;</td>
</tr>
<tr>
<td>Supplier</td>
<td>means any consultant, contractor, tradesperson or the like who provides services to the Master Developer including services in connection with the Operation of the Master Community Facilities and Podium Car Parking Structure or provides such services to an Owner and/or Occupier in respect of Plot or Building;</td>
</tr>
<tr>
<td>Supplementary Master Community Service Charges</td>
<td>means an additional Master Community Service Charges levied on an Owner for an additional access or service provided to its Property.</td>
</tr>
<tr>
<td>Terrace</td>
<td>means any substantially uncovered external paved areas within a Property or (for which an Owner has been granted an exclusive use right);</td>
</tr>
<tr>
<td>Tower</td>
<td>a tower constructed on a Plot within a Cluster being either a Single Ownership Plot or a Multi-Owned Building subdivided into Units;</td>
</tr>
<tr>
<td>Tower Car Parking Plan</td>
<td>the plan prepared by the Owner or sub-developer that identifies the designated Tower Car Parking Spaces within such Tower;</td>
</tr>
<tr>
<td>Tower Car Parking Spaces</td>
<td>the individual car parking spaces located within the Tower as identified on the Tower Car Parking Plan for such Tower;</td>
</tr>
<tr>
<td>Transferee</td>
<td>means any person or entity that receives or is to receive any whole or partial interest in a Property including any purchaser, transferee or the like and includes any person or entity that will receive a controlling interest in the Owner following a Change of Control of such Owner;</td>
</tr>
<tr>
<td>UAE</td>
<td>means the United Arab Emirates;</td>
</tr>
<tr>
<td>Undeveloped Plot</td>
<td>means any Plot that is vacant and where no building permit has been issued by the Relevant Authorities or construction mobilisation works have commenced;</td>
</tr>
<tr>
<td>Unit</td>
<td>means a property unit within a Building that has been Subdivided;</td>
</tr>
<tr>
<td>Unit Owner</td>
<td>means an owner of a Unit or any part thereof;</td>
</tr>
<tr>
<td>Upgrading or Redevelopment Works</td>
<td>means any upgrading or redevelopment works to existing Master Community Facilities and/or the Podium Car Parking Structure to provide for greater efficiency, capacity or generally improve the benefit of such Master Community Facilities and/or Podium Car Parking Structure to the Master Community. For example, works undertaken to change, widen or add to the Master Community Utility Infrastructure, Building Management System or Master Community Road Network will be considered to be part of the Master Developer’s Upgrading or Redevelopment Works;</td>
</tr>
<tr>
<td>Utility Infrastructure</td>
<td>means the plant, equipment and systems by which the Utility Services are supplied to the Properties, Master Community Facilities and Podium Car Parking Structures including but not limited to electricity generators, lighting systems, gas systems and equipment, water systems, heating and cooling systems, air conditioning systems, waste storage and treatment facilities, tanks, water pipes, water mains, gas pipes and flues, electrical wiring and conduits, telecommunication equipment and meters for measuring the reticulation or supply of Utility services;</td>
</tr>
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<td>Term</td>
<td>Definition</td>
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</tr>
<tr>
<td>Utility Service Provider</td>
<td>means the provider of a Utility Service;</td>
</tr>
<tr>
<td>Utility Services</td>
<td>means the utility services provided to the Master Community (or any part thereof) by a Supplier, the Master Developer or any other Relevant Authority;</td>
</tr>
<tr>
<td>Visitors</td>
<td>means an Owner's or Occupier's invited visitors to the Master Community including an Owner's or Occupier's customers, guests and family members;</td>
</tr>
<tr>
<td>Volumetric Subdivision</td>
<td>means the volumetric subdivision of a Plot or Building into volumetric Components in accordance with the Jointly Owned Property Law; and</td>
</tr>
<tr>
<td>Works</td>
<td>means any fit out works, building works or alterations proposed to be undertaken by an Owner or Occupier to its Property (including any Common Areas).</td>
</tr>
</tbody>
</table>
Schedule 2
Master Community Rules

1 General

1.1 Introduction

Master Community Rules are implemented to maintain harmony and to promote a cohesive environment for every Owner and Occupier. They ensure that the behaviour of all Owners, Occupiers and their Invitees is of an acceptable standard. All Owners and Occupiers must abide by the Master Community Rules at all times and shall ensure that their Occupiers and Invitees (as applicable) also comply with the Master Community Rules.

1.2 Definitions and Interpretation

Except where the context otherwise requires, references in these Master Community Rules to:

(a) the “Owner” includes a reference to the owner of Property, and their respective Occupiers and Invitees;

(b) the “Property” is a reference to a Property and includes a reference to a part thereof including any Unit, Component and Common Areas contained therein;

(c) references to the Master Community Facilities also include the “Podium Car Parking Structures” where appropriate; and

(d) all other capitalised terms have the meanings defined in the Declaration.

In all other respects, except where the context otherwise requires, the rules of interpretation contained in the Declaration, of which these Master Community Rules form part, apply to these Master Community Rules.

2 Permitted Use

(a) An Owner shall ensure that its Property is used strictly for its permitted use as specified in the Declaration or otherwise approved by Relevant Authorities.

(b) An Owner shall not use its Property for any illegal or immoral act nor for any use that may harm the reputation of the Master Community, the Master Developer or any other Owner or Occupier.

(c) An Owner shall comply with Applicable Laws and the conditions of any license it holds in respect to its use and occupation of its Property and the Master Community.

(d) Owners and Occupiers shall ensure that their respective activities, in particular business activities, shall at all times be conducted and carried out with reasonable and diligent care and with due consideration for other Owners and Occupiers in the Master Community and in accordance with the requirements of the DMCCA;

(e) An Owner shall not conduct in or upon any part of the Master Community including its Property, any auction, clearance or liquidation sale without the prior Approval of the Master Developer and without procuring the necessary permit from Relevant Authorities.

3 Obligations of Owners and Occupiers

3.1 Insurance

An Owner shall obtain and maintain insurance in respect of its Property (insofar as it is not covered by the Insurances effected by the Master Developer or its Owners Association) and contents for such amounts, on such terms and with such an insurer as is reasonably
acceptable to the Master Developer in accordance with the Declaration and shall provide a copy of such insurance policy if and when requested by the Master Developer from time to time.

3.2 Easements

An Owner or Occupier shall adhere strictly to the terms of easements, covenants and restrictions benefiting or burdening the Property as set out in the Sales Documentation, Governance Documents and the Declaration.

3.3 Obligation to Maintain Property

(a) An Owner shall maintain, repair and keep the whole of its Property in good and substantial repair, working order and condition in accordance with the Declaration (including all doors, windows, machinery, plant, equipment, fixtures and fittings which may be installed in the Property) to a standard equivalent to or greater than the standard of the remainder of the Master Community at all times.

(b) An Owner shall, without affecting the generality of above, at the Owner’s expense:

(i) cause its Property to be cleaned (and kept free of dirt and rubbish and of vermin, rodents, insects, pests and disease) on a regular basis in a proper and workmanlike manner and to a standard at least equivalent to the cleaning of the remainder of the Master Community;

(ii) keep clean and maintain in good order, repair and condition all fittings, plant, furnishings and equipment in its Property;

(iii) immediately repair all broken glass with glass of the same or similar quality and all damaged or broken lighting, electrical equipment (including light globes and fluorescent tubes) and plumbing installed upon the Property; and

(iv) not use the lavatories, sinks and drainage and other plumbing facilities in its Property or the Master Community for any purpose other than those for which they were intended and not deposit or permit to be deposited in such facilities any sweepings, rubbish or other matter. Any damage caused to such facilities by the misuse of the Owner shall be made good immediately by the Owner upon notification of the same.

3.4 Behaviour of Owners

(a) An Owner shall not create any noise in its Property likely to interfere with the peaceful enjoyment of other Owners or Occupiers in the Master Community or any person lawfully using the Master Community Facilities.

(b) An Owner shall not carry out any nuisance, obnoxious or offensive activities in its Property, nor shall it do or allow to be done or maintained on any part of the Master Community any activity which may be or may become an annoyance or nuisance to other Owners or Occupiers in the Master Community or any person lawfully using the Master Community Facilities.

(c) An Owner shall not use any electronic equipment including any television or loudspeakers or other noise generating equipment that can be heard from outside its Property at an unacceptable level, as determined by the Master Developer in its absolute discretion.

(d) An Owner when in any public areas or Common Areas shall be adequately clothed and shall not use language or behave in a manner likely to cause offence or embarrassment to the other Owners or Occupiers in the Master Community or any person lawfully using the Master Community Facilities.

(e) No Owner or Occupier shall permit its employees, contractors, suppliers and others over whom it may have control to solicit business anywhere within the
Master Community Facilities or to distribute pamphlets or other advertising matter on motor vehicles parked within them, without the prior approval of the Master Developer.

(f) Owners and Occupiers must supervise their children when outside of their Property.

(g) An Owner shall not behave in a manner likely to interfere with the peaceful enjoyment of any other Owner or Occupier in the Master Community or any person lawfully using the Master Community Facilities.

3.5 Appearance of Property

(a) An Owner shall, without the prior Approval of the Master Developer, maintain within its Property (including on any Terrace or Balcony) any item or furnishing that is, in the opinion of the Master Developer, aesthetically displeasing, or generally not in keeping with the rest of the Master Community.

(b) An Owner shall not, except with the prior Approval of the Master Developer, hang any washing, towels, bedding, clothing or other article on any part of its Property (including on any Terrace or Balcony) in such a way as to be visible from outside the Property.

3.6 Security

An Owner shall best endeavours to keep its Property and any property contained therein secure at all times and the Owners shall comply with all rules and directions of the Master Developer with respect to any security procedures implemented from time to time by the Master Developer and the Master Developer’s security teams, including emergency evacuation drills and procedures which may be carried without prior notice during the standard retail business hours.

3.7 Health and Safety Code

All Owners must comply with all fire, safety, health and environmental laws, rules and regulations in relation to its Property under Applicable Laws and as are further prescribed in the Declaration and the Health and Safety Code issued and updated by the Master Developer from time to time.

3.8 Preservation of Fire Safety

(a) An Owner shall not do anything in its Property or the Master Community that is likely to affect the operation of fire safety devices in the Master Community or to reduce the level of fire safety in its Property or the Master Community.

(b) The provision of fire safety services or other services in connection with the operation of fire safety devices in the Master Community is a Master Community Core Service and the Owners shall only engage the Supplier nominated or approved by the Master Developer (either directly or via the Master Developer) to provide such fire safety services.

3.9 Prevention of Hazards

(a) An Owner shall not do anything in its Property or the Master Community that is likely to create a hazard or danger to any other Owner or any person lawfully using the Master Community.

(b) No naked flames or the burning of incense is permitted within a Property or the Master Community Facilities or any part thereof.

(c) An Owner shall not without the prior Approval of the Master Developer, use or store in its Property any inflammable chemical, liquid or gas or other inflammable material.
(d) An Owner shall not leave any items in the Master Community Facilities at any time and shall dispose of any items of furniture or white goods as directed by the Master Developer.

(e) An Owner shall not leave any cooking appliance unattended when in use and shall only use cooking appliances in the designated kitchen areas.

(f) Any Owner or Occupier that has gas appliances must ensure that all their gas appliances, fuels and installation pipes work are regularly inspected and maintained in a safe condition and that all inspections, tests, repairs or maintenance work on such installation, are carried out by a competent and qualified person certified by Dubai Civil Defence. Any leak from a gas appliance or pipes work must be immediately notified to the Dubai Civil Defence, the Master Developer and the appropriate Relevant Authority.

4 Master Community Facilities

4.1 Obstruction of Master Community Facilities

(a) No Owner or Occupier or any of its Invitees shall in any way obstruct or permit the obstruction of any part of the Master Community Facilities.

(b) No Owner or Occupier shall in any way cover or obstruct any lights, sky-lights, windows or other means of illumination of the Master Community Facilities.

(c) In the event of any breach of this provision, the Master Developer may remove the obstruction without being held liable for any damage or loss occasioned by such removal and the Master Developer is entitled to dispose of the offending items at the Owner’s sole cost and expense without notice to the Owner.

4.2 Damage to Master Community Facilities

(a) An Owner shall not damage or deface any structure that forms part of the Master Community Facilities.

(b) An Owner shall make good any damage caused by the Owner or its Occupier (or their respective Invitees) to the Master Community Facilities or any fixtures and fittings belonging to any other Owner’s Property occasioned by want of care, misuse or abuse on the part of the Owner or its Occupiers or Invitees.

(c) An Owner shall give the Master Developer prompt notice in writing of any defect or services to or fittings in need of repair in the Master Community Facilities and of any circumstances likely to be or cause any danger, risk or hazard to the Master Community Facilities or any person.

4.3 Damage to Lawns and Plants on Master Community Facilities

An Owner shall not without the prior Approval of the Master Developer:

(a) damage any lawn, garden, tree, shrub, plant or flower being part of or situated on the Master Community Facilities; or

(b) use for its own purposes any portion of the Master Community Facilities.

5 Garbage Disposal

5.1 Depositing Garbage and Other Material on Master Community Facilities

(a) An Owner shall not deposit or throw on the Master Community Facilities any garbage, dirt, dust or other material or discard any items on the Master Community Facilities.
(b) An Owner shall not leave any used furniture, white goods (or other items other than the usual waste left for collection in accordance with the directions of the Master Developer) on any Master Community Facilities or Common Areas and shall dispose such items in accordance with the directions of the Master Developer.

5.2 Garbage Disposal

(a) An Owner shall not accumulate rubbish in, on or around its Property or within the Master Community and shall ensure that all rubbish and refuse is removed from its Property to such locations as determined and notified to the Owner by the Master Developer from time to time. The Owners must not keep or use incinerators within the Master Community.

(b) No Owner or Occupier shall throw or permit to be thrown or to be dropped or to fall any articles or substance whatsoever from or out of the Property, and shall not place upon any sill ledge or other like part of the Property or the Master Community Facility any article or substance.

(c) An Owner, in relation to the disposal of garbage, waste and recyclable material shall:

(i) ensure that garbage is securely wrapped;
(ii) ensure that tins or other containers are completely drained;
(iii) ensure that recyclable material or waste is separated and prepared in accordance with the applicable recycling guidelines, if any; and
(iv) comply with the Master Developer's requirements for the storage, handling and collection of garbage, waste and recyclable material.

(d) An Owner shall promptly remove or clean up anything which the Owner may have spilled in the area housing the designated shared receptacles for garbage, recyclable material or waste.

(e) An Owner shall notify the Master Developer of any loss of, or damage to the designated shared receptacles for garbage, recyclable materials or waste.

(f) Waste that will be generated from the fit out or construction work carried out by a specialist contractor must be removed by the said contractor and at their cost at the end of each working shift.

(g) The Master Developer may post signs on the Master Community Facilities with instructions on the handling of garbage, recyclable material and waste.

(h) This Rule 5.2 does not require an Owner to dispose of any chemical, biological, toxic or other hazardous waste in a manner that would contravene any Applicable Law applying to the disposal of such waste.

(i) If an Owner fails to remove any garbage, recyclable material or waste strictly in compliance with this Rule 5.2, the Master Developer shall be entitled to enter its Property and remove the garbage, recyclable material or waste at the Owner's sole cost and expense.

6 Fixtures and fittings

(a) All blinds, shades, awnings, window ventilators, light luminaries and other similar fittings and fixtures installed by the Owner or Occupier in or upon the Property and visible from outside the property shall conform strictly to the requirements and standards of the Master Developer and all Owners and Occupiers shall comply with the approval requirements in the Declaration.
(b) All materials and equipment used for the purpose of decorating the Property must be kept within the Property.

(c) Every relevant Owner or Occupier agrees to adjust/replace certain decorative or shop or office fitting decorations upon its deterioration due to wear and tear or for the purposes of upgrading the standard of the Property as may be deemed necessary by the Master Developer or upon receiving notification from the Master Developer.

(d) Every Owner or Occupier is required to co-operate with and provide access to the Master Developer or his authorized representative, when inspections of the whole of Master Community are carried out periodically to check the general standards in the properties.

(e) Corporate entities and their managers shall be required to adhere to international standards of facilities management and maintenance of their Properties and the Master Developer shall undertake inspections and issue rules and regulations from time to time and impose fines and penalties for non-compliance.

7 Deliveries and Removals

7.1 Movement of Goods

(a) An Owner shall be responsible for any damage to the Master Community and equipment caused by the transportation of construction materials and large items including any damage caused to roads or infrastructure caused by delivery vehicles.

(b) An Owner shall ensure that all deliveries and removals (and workmen) use only designated access way so as not to inconvenience other Owners and Occupiers.

(c) An Owner shall ensure that adequate measures are taken to protect the Master Community Facilities and during any bulk deliveries or removal work.

(d) An Owner shall ensure that packing and crating materials shall be removed and disposed of in an appropriate manner and not left on the Master Community Facilities or Common Areas.

7.2 Timings

Bulk deliveries and removals should be carried out during the following hours:

(a) Sundays to Thursdays: 9.00 am - 5.00 pm;

(b) Fridays, Saturdays and Public Holidays: 9.00 am - 1.00 pm; or

(c) at such other reasonable times as Approved by the Master Developer.

7.3 Permission Required

An Owner shall obtain permission from the Master Developer at least forty eight (48) hours in advance for bulk deliveries and removals of construction materials and large items across the Master Community Facilities and shall ensure that such deliveries and removals are booked in with the Master Developer. The Master Developer may deny entry for bulk deliveries and removals if this provision is breached.

8 Owner's Signage

(a) An Owner may only erect, display, affix or exhibit any Signage (and collect and retain any revenues derived therefrom) on any interior or exterior part or parts of its Property if each of the following conditions have been satisfied:
(i) prior Approval to the size, design, location and content of such Signage from the Master Developer and the Relevant Authorities (which Approval and consent may be withheld in their absolute discretion);

(ii) payment to the Master Developer of any applicable Signage Fees levied by the Master Developer;

(iii) payment of any applicable fees of any Relevant Authority in respect of any such Signage;

(b) An Owner shall not install any neon, moving, blinking, animated or audible signs within its Property.

9 Advertising and Marketing

(a) An Owner shall not place or display any merchandise or advertising material of any nature whatsoever in any part of its Property or in any part of the Master Community Facilities or other parts of the Master Community without the prior Approval of the Master Developer and the Relevant Authorities and fully complying with the obligations in relation to Signage set out in the Declaration.

(b) An Owner shall not, without the prior Approval of the Master Developer (in accordance with the Declaration) and the approval of the Relevant Authorities, carry out any marketing activities or deliver merchandise or solicit business anywhere within the Master Community Facilities nor distribute pamphlets or other advertising and/or marketing materials within the Master Community Facilities, nor leave any merchandise or advertising materials on or within the Master Community Facilities at any time.

10 Storage

(a) An Owner shall only store or stock goods or equipment in its Property that are necessary for the use of the Property for its purpose and shall ensure that such goods or equipment are stored in its Property in a proper manner, without creating any mezzanine levels or using false ceilings as storage areas without the express Approval of the Master Developer and the approval of the Relevant Authorities.

(b) An Owner shall not suspend heavy loads from ceilings, the main structure, or suffer floors to be loaded beyond safety limits.

11 Keeping of Animals

(a) Animals are not to be kept in any Retail Unit by any Owner or Occupier unless the Retail Unit has been authorized for use as a pet store.

(b) No animals (including poultry, fowl, wild animals, horses, cattle, sheep, goats, swine or any other type of animal) not considered to be a domestic household pet shall be brought into or kept within the Master Community including any Property by any Owner or Occupier.

(c) Domestic dogs, cats, birds, fish and reptiles may be kept as household pets in residential Units, provided that they are not kept, bred or raised for commercial purposes and the number of animals within a Property is reasonable given the size and use of the Property as determined by the Master Developer.

(d) Pets shall be housed and cared for in a humane manner and in accordance with best international practices on animal care. Pet owners must ensure that pets are inoculated against all common diseases by a registered veterinary practice and retain evidence of the same.
(e) No animal shall be allowed to make an unreasonable amount of noise, or to become a nuisance to the Owners and Occupiers of the Property or the Master Community.

(f) All dogs shall be kept on a leash within the Master Community or any Common Areas when not within the boundary walls of an Owner’s Property.

(g) Any dog faeces or waste deposited upon any portion of the Master Community shall be promptly removed and properly disposed of in a sanitary manner by the dog handler. Dog handlers are deemed to include domestic employees that exercise the pet. Non-compliance to these rules may result in a fine being imposed on the Owner of the dog in accordance with these Master Community Rules.

(h) All pets shall wear appropriate identification at all times when out of its Owner’s or Occupier’s Property.

(i) An Owner is liable to all other Owners and Occupiers and their Invitees for the actions of any animal brought or kept in the Property by the Owner or its Occupiers.

(j) No pet may be kept on a balcony or in any vehicle or be left unattended at any time in the Master Community.

(k) The Master Developer is authorised to impound and remove (confiscate) from the Master Community any type of animal (including pets) where in the reasonable opinion of the Master Developer the animal has been abandoned and/or is running at large and/or is posing a nuisance or threat to Owners and Occupiers and/or to property within the Master Community; and, all costs associated with capturing, removing, sheltering and/or destroying the animal will be the liability of the owner of the animal.

(l) Owners and Occupiers may contact the Dubai Municipality if there is a serious incident involving an animal within the Master Community. This includes losing pets, abandoned pets, and inhumane treatment of a pet, disturbance by a neighbour’s pets within the Master Community and being attacked by a pet.

12 Traffic – Road Usage and Safety

(a) The maximum speed limits on the roads within the Master Community will be set by any of the Master Developer and the RTA from time to time.

(b) No vehicle of any kind may be operated in any manner which is dangerous, noisy or which creates a nuisance. Any violation of the speed limit or driving considered to be dangerous by the Master Developer shall be deemed to be a serious violation of these rules and shall be dealt with accordingly.

(c) The operation of electric bikes, electric scooters, golf buggies, dirt bikes, trail bikes, sand buggies, off-road vehicles, and non-licensed motorized vehicles (including motorized toy vehicles) is not permitted anywhere within the Master Community unless expressly Approved by the Master Developer.

(d) Vehicles may be parked only on such areas of the Master Community Facilities as are specifically indicated or approved by the Master Developer for that purpose and in such a way that the flow of traffic and access to and egress from parking bays is not obstructed. One vehicle may not occupy two (2) parking bays.

(e) Vehicles that drip fluids or that damage the roads are to be removed or repaired. The Owner will be responsible for the clean-up and/or repair or the reimbursement to the Master Developer or relevant Owners Association for the clean-up and/or repair.
(f) Pedestrians always have the right-of-way on walkways, pathways and footpaths.

13 Rules applicable to Exclusive Use Area(s)

(a) Notwithstanding the fact that some of the Exclusive Use Area(s) are demarcated parking bays and form part of the Master Community Facilities, every Owner of the right to an Exclusive Use Area shall be entitled to the exclusive use, occupation and enjoyment to the exclusion of the rights of all other Owners and Occupiers and all other persons.

(b) The Master Developer shall take all necessary steps in its power to ensure that the Exclusive Use Area(s) shall be reserved for the use of the Owners entitled to such use.

(c) An Owner of a right to an Exclusive Use Area(s) shall permit the Master Developer and other Owners access to and across its Exclusive Use Area(s) for any purpose reasonably required for the maintenance thereof and the Exclusive Use Area(s) of such other Owners.

(d) Each Owner shall also allow the Master Developer access to and across its Exclusive Use Area(s) for any purpose reasonably required for the maintenance of the Master Community Facilities, and generally for the performance or exercise of any of its functions or powers.

(e) No Owner or Occupier of an Exclusive Use Area shall use such area for any purpose other than for the purpose designated by the Master Developer, and the use thereof shall be subject to the same rights and restrictions contained in these Rules and this Declaration.

14 Parking

Car Parking rules and regulations are contained in the relevant section of the Declaration.

15 Master Community Facilities

(a) The Master Community Facilities are for the use of Owners and Occupiers, their families and their invitees, as well as members of the public.

(b) Owners and Occupiers wishing to hold functions in any open space in the Master Community shall obtain prior Approval of the Master Developer (which may be withheld in its absolute discretion) and shall pay a refundable security deposit upon Approval.

(c) Master Community Facilities are shared facilities and no Owner or Occupier may seek to exclude another Owner or Occupier from using the Master Community Facilities at any time.

(d) The Master Developer reserves the right to withhold authorisation for any event, in order to prevent any major disturbance to the Owners and Occupiers within the Master Community due to excessive vehicular or pedestrian traffic or noise.

16 Lost property

Property found within the Master Community Facilities should be given to a security officer appointed by the Master Developer or directly to the customer service counter established by the Master Developer within the Master Community. The property will be returned to the claimant on proper identification and receipt is obtained from the claimant. If there is no claimant the property will be taken on charge by the security shift in charge. A proper record of all items will be maintained. If any document such as passport, credit card, money etc. is found, it shall be handed over to the police.
17 **Standard Retail Business Hours**

(a) Every Owner and Occupier of a Retail Unit shall keep the Retail Unit stocked with merchandise appropriate to the permitted use, staffed, illuminated and open for business continuously and uninterruptedly during the standard retail business hours as determined and approved by the Master Developer from time to time.

(b) During the Holy Month of Ramadan all Retail Units must remain open during such hours as the Master Developer may reasonably require, or as otherwise advised by the Master Developer in writing.

(c) Notwithstanding anything hereinafter contained, a Retail Unit shall not be or remain open for business at or during any time or times prohibited under Applicable Law.

(d) Every Owner or Occupier must advise the Master Developer of any work or occupation of their Retail Unit outside the standard business trading hours determined by the Master Developer by staff or other personnel. Any contractor not holding a security pass issued by the Master Developer will be refused admission to the property, (emergencies excepted) if forty eight (48) hours’ notice has not been given to the Master Developer.

18 **Installation of safes and heavy items**

Installation of single heavy items, such as safes or machinery must be approved by the Master Developer. The Owner or Occupier must provide details of the size and the weight of the object and a method statement from the contractor giving full details of the installation and details of the final position of the safe or machinery should be provided prior to installation.

19 **Window displays**

(a) An Owner or Occupier of a Retail Unit shall ensure that the window displays, if any, in the Retail Unit are tastefully and professionally arranged and the Owner or Occupier shall comply with all reasonable requirements made from time to time by the Master Developer in this regard. The Master Developer shall give the Owner or Occupier seven (7) days’ notice in writing to take necessary action to remedy a display or window. If the Owner or Occupier fails to remedy the situation within aforesaid period, the Master Developer shall be entitled to enter the Retail Unit and remedy the situation at the Owner’s or Occupier's sole cost and expense.

(b) Retail Unit windows where provided must be cleaned daily by the Owner or Occupier out of trading hours. Any spillage and drips from the Retail Unit shall be removed immediately.

20 **Defects in Property**

The Owner or Occupier must notify the Master Developer immediately of any defect in the Property, including its fixtures, fittings and services, any damage to the Retail Unit from any cause and/or any bodily injury to a person arising from the condition of the Retail Unit other than that part for which the Owner or Occupier is responsible.

21 **External Trading**

All Owners or Occupiers of a Retail Unit are prohibited from trading beyond the boundaries of its Retail Unit, provided however, that the Owner or Occupier may be permitted to erect temporary displays in the Master Community Facilities or otherwise utilise the Master Community Facilities for its business purposes if permitted by way of licence from the Master Developer.
Exhibitions and Sales

No Owner or Occupier of a Retail Unit shall conduct, or permit to be conducted on the Retail Unit, any exhibitions, auction, clearance, liquidation sale, or any promotional activities without the prior written consent of the Master Developer.

Stocking of Retail Unit

(a) Retail Units must be adequately stocked at all times during trading hours and properly staffed according to the needs of the business.

(b) The display windows must be adequately merchandised and stocked during business hours. Stock should be rotated frequently so as to preserve the reputation of the Master Community as a prestigious retail development.

List of Keyholders

(a) Every Owner and Occupier must provide the Master Developer with a list of keyholders and their contact details to be contacted in the event of an emergency or incident.

(b) Any change in keyholders information, permanently or temporarily must be brought to the Master Developer’s attention immediately.

(c) In the event of an emergency the Master Developer shall be entitled to enter the Property using the master key provided by an Owner or Occupier’s keyholder.

(d) The Master Developer shall be permitted to seek ingress and access to the Property where the keyholder is otherwise not available in providing entry through the use of the master key, for the purpose of averting an emergency which may result in harm to the remainder of the Master Community or adjacent premises.

Commercial Facilities Rules

For the proper management, administration, maintenance, control and use of Commercial Facilities, the Master Developer shall be responsible for creating and enforcing commercial facilities rules and regulations (as amended from time to time).

No Liability

The Master Developer shall not be liable for any injury or loss or damage of any description which any Owner or Occupier may sustain, physically or to its or their property, directly or indirectly, in or about the Master Community Facilities or in the Property by reason of any defect in the Master Community Facilities its amenities or in the Property or for any act done or for any neglect on the part of the Master Community or the Master Developer or any of their employees, servants, agents or contractors.

Enforcement of Master Community Rules

In addition to any other rights under the Declaration and the Master Community Rules, the Master Developer may issue breach notices or penalties in relation to breach of these Master Community Rules in accordance with the provisions set out in the Declaration.