This instrument is prepared by:

Iris Escarra

Greenberg Traurig

333 SE 2 Avenue, Suite 4400

Miami, FL 33131

**Reserved for Recording**

**DECLARATION OF RESTRICTIVE COVENANTS**

***KNOW ALL MEN BY THESE PRESENT*** that the undersigned MV Real Estate Holdings, LLC, a Florida limited liability company (“**Owner**”) hereby makes, declares and imposes on the land herein described, this Restrictive Covenant (the “**Covenant**”) running with title to the land contained herein, which shall be binding on Owner, all heirs, grantees, successors and assigns, personal representatives, mortgagees, lessees, and against all persons claiming by, through or under them.

***WHEREAS***, Owner is the fee simple title holder to certain properties located at 114/200 SW North River Drive and 300 SW 2 Street, all located in Miami, Florida, more particularly described in **Exhibit “A”** (collectively, the “**Property**”) attached hereto and incorporated herein; and

***WHEREAS*** the Owner seeks an Exception, Warrant, and Waivers application to permit the redevelopment of the Property with Lodging, Commercial, and other related uses at the Property including a fish market (the “**Application**”); and

***WHEREAS***, the Property is also governed by the Port of Miami River Sub-Element and identified as Category A therein; and

***WHEREAS***, the Owner voluntarily proffers this Covenant acknowledging and accepting the presence of the existing Working Waterfront 24-hour operations, as permitted, and providing for certain other improvements to the portion of the Property abutting the Miami River; and

***NOW, THEREFORE***, in consideration of the premises, agreements and covenants set forth hereinafter, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Owner, Owner hereby agrees as follows:

1. **Recitals.** The foregoing recitals are true and correct and are incorporated herein as if repeated at length.
2. **Restrictions**. Owner covenants the following:
   1. The Property shall be developed pursuant to the Riverside Wharf Site Plan (the “**Site Plan**”), as prepared by Cube3, LLC and dated \_\_\_\_\_\_\_\_\_\_\_\_\_, 2021, a copy of which is attached as **Exhibit “C”**.
   2. The Owner shall limit development on the Property in accordance with the D3 Transect Zone regulations of Miami 21 Code including the density limitations therein.
   3. The Owner shall operate the Property in accordance with the Site Plan.
   4. The Owner shall not seek to reduce the number of recreational wet-slips along the Miami River, except as required by the United States Coast Guard, the Miami-Dade County Department of Regulatory and Economic Resources, or as required by other regulating agencies with appropriate jurisdiction.
   5. Owner recognizes that legally permitted existing Working Waterfront 24-hour operations currently exist proximate to the Property. Therefore, Owner agrees:
      1. not to object or otherwise attempt to impede any legally permitted Working Waterfront 24-hour operations;
      2. to provide all future tenants and prospective owners of the Property notice of the existing Working Waterfront 24-hour operations and will include a provision to agree not to object to legally permitted Working Waterfront 24- hour operations in each lease and or Condominium Sale Documents, if applicable;
      3. that it is solely the Owner's responsibility to design its structures to accommodate legally permitted Working Waterfront 24-hour operations; and
      4. that it will not pursue any claims for liability, loss or damage, whether through litigation or otherwise, against permittees engaging in Working Waterfront 24-hour operations, related to, noise, smoke, fumes, federally regulated bridge openings, and/or other quality of life issues that might result from legally permitted Working Waterfront 24-hour operations.

f. The Owner shall construct a publicly accessible Riverwalk in accordance with the Miami River Greenway Action Plan and Miami 21 Code Waterfront Standards and as consistent with the Site Plan requiring review and approval by the City of Miami’s Planning Department and the Office of Zoning.

1. **Covenant Running with the Land**. This Covenant on the part of the Owner shall constitute a covenant running with the land and shall be recorded by Owner within ten (10) days of acceptance by the City of Miami (“**City**”), at Owner’s expense, in the Public Records of Miami-Dade County, Florida, and same shall remain in full force and effect and be binding upon the undersigned Owner, and its heirs, successors, and assigns until such time as the Covenant is terminated, modified, or released. These restrictions during their lifetime shall be for the benefit of, and be a limitation upon, all present and future owners of the subject Property and for the public welfare.

The provisions of this instrument shall become effective upon their recordation in the Public Records of Miami-Dade County, Florida, and shall continue in effect for a period of thirty (30) years after the date of such recordation, after which time they shall be extended automatically for successive periods of ten (10) years each, unless this Covenant, pursuant to Section 2 and Section 4 herein, is released in writing by the following: (i) then owners of the Property AND (ii) the City’s Directors of the Department of Planning and the Department of Zoning subject to the approval of the City Attorney as to legal form, or their respective designees or successors.

1. **Modification, Amendment, Release.** This Covenant may be modified, amended, or released as to the land herein described, or any portion thereof, by a written instrument executed by the then owner(s) of the fee simple title to the Property, or any portion thereof, provided that the same is reviewed by the Miami River Commission, Planning Director and Zoning Director for an advisory recommendation and approved by the City of Miami City Commission. Should this Declaration be so modified, amended, or released, the Directors of the Departments of Planning and Zoning or the executive officer of a successor department, or their designees or successors, shall execute a written instrument effectuating and acknowledging such modification, amendment, or release, at the direction of the City Commission subject to the City Attorney, or successor or designee, as to legal form.
2. **Inspection and Enforcement**. It is understood and agreed that any official inspector of the City may have the right at any time during the normal working hours of the City’s inspector to enter upon the Property for the purpose of investigating the use of the Property, and for determining whether the conditions of this Declaration and the requirements of the City’s building and zoning regulations are being complied with. Enforcement shall be by action against any parties or person violating or attempting to violate any covenant contained herein. This enforcement provision shall be in addition to any other remedies available at law or in equity or both.
3. **Election of Remedies**. All rights, remedies, and privileges granted herein shall be deemed to be cumulative and the exercise of any one or more shall neither be deemed to constitute an election of remedies, nor shall it preclude the party exercising the same from exercising such other additional rights, remedies or privileges.
4. **Severability**. Invalidation of any one of these covenants by judgment of Court shall not affect any of the other provisions of this Covenant, which shall remain in full force and effect.
5. **Recording**. This Covenant shall be filed of record in the public records of Miami-Dade County, Florida at the cost of the Owner following the full approval of the Application and expiration of any appeal period. This Covenant shall become effective immediately upon recordation. Notwithstanding the previous sentence, if any appeal is filed, and the disposition of such appeal results in the denial of the Application, in its entirety, then this Covenant shall be null and void and of no further effect. Upon the disposition of an appeal that results in the denial of the Application, in its entirety, and upon written request, the Directors of the Planning and Zoning Departments, or their designees or successors, shall forthwith execute a written instrument, in recordable form, acknowledging that this Covenant is null and void and of no further effect, subject to the City Attorney, or successor or designee, as to legal form.
6. **No Vested Rights**. Nothing in this covenant shall be construed to create any vested rights whatsoever to the Owner, its successors and assigns.

[Signature Page to Follow]

Signed, witnessed, executed and acknowledged this \_\_\_ day of \_\_\_\_\_\_\_\_\_, 2021.

**MV Real Estate Holdings**, a Florida limited liability company

By:***\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_***

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Title: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

STATE OF FLORIDA

) SS.

COUNTY OF MIAMI DADE

The foregoing instrument was acknowledged before me this \_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_, 2021, by , as \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of MV Real Estate Holdings, LLC, a Florida limited liability company, who is [ ] personally known to me, or [ ] has produced \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, as identification and she acknowledged before me that he executed the same, freely and voluntarily, for the purposes therein expressed.

Name:

Notary Public, State of

Commission No.

**APPROVED:**

By:

Cesar Garcia Pons, Director of Planning and Zoning

**APPROVED AS TO LEGAL FORM AND CORRECTNESS:**

By:

Victoria Méndez, City Attorney