

TERM SHEET

DEVELOPMENT AND OPERATION OF BOUTIQUE HOTEL



	Parties to the Agreement	Lesso	vr:	Lessee:	
		Hous	ing Development Corporation		
		3rd Fl	oor, HDC Building,		
		Hulhu	ımalé, Maldives		
		Tel: (S	960) 3353535,		
		Fax: (960) 3358892		
		Emai	: sales@urbanco.mv		
		Reg N	lo: C-793/2008		
1.	Objective	1.1.	Lease of land for the Develo	oment and Oper	ation of a Boutique Hotel in
			Urban Isle		
2.	Land Usage	2.1.	The land shall only be utilize	ed for the develo	opment and operation of a
			Boutique Hotel		
		2.2.	Any other land use apart from	n the intended lo	and uses is prohibited in the
			allocated land plot.		
		2.3.	Any development on the land	should be in comp	pliance with the Planning and
			development guidelines of t	his development	s and Tourism Guesthouse
			regulation and any other relev	ant law/regulatic	on.
3.	Land Detail		Lot Number Ple	ot Number	Plot Area (SQFT)
4.	Lease Terms	4.1.	Lease Term: 50 (Fifty) years		
		4.2.	The lease term will be effective	e from the date o	f agreement signing
5.	Currency	5.1.	All payments related to this al	location will be a	ccepted in USD
6.	Lease Rate	6.1.	The lease rate per month per	square feet from	n Year 1 to Year 5 will be USD
			(Amount in words)		
		6.2.	The lease rate will be revise	d after the first f	five years based on market
			inflation P(1+i+15%) where; P =	monthly lease rai	te for the preceding year and
			i= cumulative inflation for the	five years which w	will be real estate inflation for
			the Male' area in the MMA stat	istics reports.	
7.	Conditions Precedent	7.1.	Agreement will only be signed	upon Fulfillment	of the following conditions;
			7.1.1. Submission of Performe	ance Guarantee c	as per clause 8
			7.1.2. Payment of Acquisition	n fee as clause 9 c	of this Term Sheet
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8. Performance Guarantee	8.1.	Submission of Performance to Urbanco within 14 Calendar of the Conditional
		Award letters.
	8.2.	The Performance Guarantee should be valid throughout the development
		period plus 3 additional calendar months from completion of development.
	8.3.	In case of agreement termination within the development period, or failure
		to renew PG due to any extension provided the lessee has the right to claim
		Performance Guarantee.
9. Acquisition Fee	9.1.	The acquisition fee for the project is USD (Amount in words)
	9.2.	Payment of acquisition fee within 14 calendar days from the receipt of the
		conditional award letter
	9.3.	The acquisition fee shall only be paid in United State Dollars (USD)
	9.4.	Failure to pay the acquisition fee within this duration shall result in the
		automatic revocation of this Notification of conditional Award Letter without
		further notice.
10. Concept Drawings	10.1.	The Lessee shall submit concept drawings as per the development
		guidelines, within 30 calendar days from the agreement signing date.
	10.2.	If the submitted concept drawing is as per the development guidelines,
		Lessor must provide the approval within 14 working days from the submission
		date. If the submitted concept design is not as per the development
		guidelines, Lessor must provide comments to the Lessee within 14 working
		days from submission.
	10.3.	Lessee must ensure rectifications are made as per the comments of Urbanco
		and submit within 14 working days of Urbanco's comments being
		communicated, failing to do so will result in the cancelation of the
		conditional award letter.
	10.4.	The Revised concept cannot be submitted prior to receiving comments from
		Urbanco.
	10.5.	The lessee will have to address all issues highlighted in comments for
		drawings prior to submission of the revised concept.
	10.6.	If the concept is changed/revised and resubmitted for approval after the
		initial approval has been given, the developer will be charged a review fee of
		MVR 3 per Square Meter.
	10.7.	The lessor must inform in writing to the lessee of the approval or rejection of
		the revised concept drawings submitted.



11. Detailed Drawings	11.1.	Lessee must submit the detailed drawings, as per the approved concept and
		development guidelines within 45 calendar days from concept approval
		date.
	11.2.	If the submitted detailed drawings are as per the approved concept and
		development guidelines, Urbanco must provide the approval within 14
		working days of the submission date.
	11.3.	If the submitted detailed drawings are not as per the approved concept
		drawings and development guidelines Urbanco must provide the comments
		within 14 working days with a 14 calendar days period to Lessee to submit
		revised drawings as per the comments.
	11.4.	Urbanco will charge the Lessee as per Urbanco's drawings approval fee at
		the time of detailed drawings approval and the approval will be released
		upon Lessee making the payment
12. Lease Deposit	12.1.	The lease deposit amount shall be the total of first 3 months lease
	12.2.	This amount shall be paid within 7 (seven) working days of detailed drawing
		approval and prior to the land handover
	12.3.	The lessor will keep the lease deposit throughout the agreement period
	12.4.	Lease deposit will be paid back within 1 month upon expiration of the
		agreement after adjusting for any unpaid lease, penalty or expenses that
		lessor may incur linked to the agreement and the land, such as but not
		limited to unpaid utility bills, etc.
	12.5.	If the Agreement is terminated by the lessee before the expiration of the
		agreement term without the notice period specified under clause 21.3, lessor
		has the unfettered right to take the lease deposit amount in full.
13. Monthly Service Fee	13.1.	The Lessee shall pay a monthly service Fee of USD 25.00 (Twenty Five Dollars)
		per room after commencement of operation
14. Grace Period	14.1.	The lessee will be given maximum of 24 months lease free period from the
		date of agreement signing.
15. Land Handover	15.1.	The land will be handed over to the lessee within 7 calendar days of detailed
		drawings approval and settlement of lease deposit payment.
	15.2.	The land will be handed over to the lessee on an "as is where is basis" on the
	15.2.	The land will be handed over to the lessee on an "as is where is basis" on the day of agreement signing. However, the lessor should ensure that the land is



16. Mortgage Rights	16.1.	Mortgage rights of the land can be given to Lessee as per Urbanco's policies
		and guidelines.
17. Operation & Management	17.1.	The Lessee shall be responsible for the administration, supervision, and
17. Operation & Management	17.1.	
		management of the Guest House in accordance with Ministry of Tourism
		Guesthouse regulations and other relevant laws.
	17.2.	The Lessee must ensure continued operation and provision of service
		throughout the agreement period.
	17.3.	Failure to provide a continuous/regular service as per clause 20, by the
		Lessee will be considered as a breach of contract.
	17.4.	The Lessee must ensure that the Land/Property is maintained up to safety
		standards specified by the relevant authorities such as, but not limited to,
		MNDF fire and safety standards
	17.5.	The Lessee must ensure the Security of the land/property at all times
	17.6.	The Lessee must ensure property maintenance of the land/property
		throughout the Agreement duration
	17.7.	The Lessee must ensure that the property is insured throughout the
		agreement period. Such insurance should at least cover the losses including
		third-party losses due to fire.
	17.8.	The Lessee shall ensure the business and the hotel contribute and add value
		to the overall concept of Urban Isle. It should add to Urban Isle's success by
		contributing to Urbanco's Corporate Social Responsibility initiatives by
		aligning the development as per the master plan.
18. Independent Consultant	18.1.	The Lessee shall appoint a licensed independent consultant until the
		completion of the project. The independent consultant shall report to
		Urbanco.
19. Request for Extension	19.1.	An extension for the project schedule should be applied no later than 20% of
		the allowed time remaining.
	19.2.	A project extension shall not be considered an automatic extension for the
		grace period. Any extension shall be at Urbanco's discretion.
	19.3.	The Lessee will not be liable for any added costs or charges the Lessee may
		incur in event of extensions.
	19.4	An extension to the construction period shall not impact the lease period or
		grace period or Lessor's right to revise rent.



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	19.5.	With any extension request, the proponent must submit a revised project
		schedule backed by a resource plan and signed by the independent
		consultant proving that the developer will be able to achieve the targeted
		completion deadline.
	19.6.	The terms of the extension would be at sole discretion of the lessor.
	19.7.	Any extension that will result in a delay of the project more than 150% of the
		targeted deadline, Urbanco shall have right to terminate the agreement.
		19.7.1. For example, if the deadline for the submission of detailed drawings
		is 90 days from agreement signing, however for no reason if the
		drawings is submitted later than (90*150%) 135 days from
		agreement signing
		19.7.2. Any request to extend shall be submitted with proper proof of
		documents for Urbanco to grant any extension.
20. Time Line	20.1.	Construction duration is 24 months from the date of land handover.
	20.2.	Lessee must submit the concept drawing within 30 calendar days from
		agreement signing date.
	20.3.	Lessee must submit detailed drawings within 45 calendar days from
		concept approval date.
	20.4.	Urbanco must hand over the land to the Lessee within 7 calendar days
		of detailed drawings approval.
	20.5.	Lessee must submit, if required by relevant authorities, an approved EIA
		report within 30 calendar days of the detail drawing approved date.
	20.6.	Lessee must submit project plan and schedule timeline within 30 calendar
		days from date of approval of detailed drawings
	20.7.	Lessee must submit the Bill of Quantity (BOQ) including the cost and
		manpower plan within 30 calendar days from the date of approval of the
		detailed drawings.
	20.8.	Lessee must start the usage of the building or commence the intended
		operation within 30 calendar days after the issuance of building usage
		permit by Urbanco
21. Penalty	21.1.	A penalty of 0.01% of the estimated project value per day will be levied on
		any extension to the deadline of completion of construction and finishing
		works.



	21.2.	If any damage is caused to the public infrastructure or Urbanco property due	
		to an act, omission or negligence by the lessee, penalty between USD 5,000	
		to USD 100,000 should be applied along with actual cost of repair to the said	
		damage.	
22. Failure to provide	22.1.	In case the lessee fails to provide the services as agreed, will result in a	
Product/Service		penalty.	
		22.1.1.1. Failure to provide the service means interruption of the business	
		interruption or operational service for a duration of 2 weeks	
		without a force majeure event.	
		22.1.1.2. Interruption for repair and maintenance required under	
		regulations and for safety will not be considered as service	
		interruption, however, the proponent should inform Urbanco of	
		such interruption and get written approval for such duration.	
	22.2.	The lessee will be penalized as per clause 23.2 and should be paid with the	
		next monthly lease payment.	
	22.3.	Agreement shall be terminated if the interruption period exceeds 3	
		consecutive months	
23. Termination	23.1.	. If the lessee fails to perform any of its obligation under the agreement, the	
		lessee shall be granted a period to rectify the breach along with a fine	
		amount between USD 5,000 and USD 100,000 considering the degree of the	
		breach, to be determined by the sole discretion of the lessor.	
	23.2.	If the lessee fails to pay the fine and cure the breach within the extension	
		period, the lessor has the right to terminate the agreement and give the	
		lessee a duration of not less than 30 calendar days to vacate the land and	
		hand over the land to the lessor	
	23.3.	. The lessee may terminate the agreement by serving 6 months' written notice	
		upon the lessor of its intention to do so for any reason whatsoever.	
	23.4.	. If any development has been undertaken at the time of termination, the	
		development will be valued at cost by an independent valuer.	
24. Immediate Termination	241	If the Lessee fails to achieve any hard deadlines by 150% Urbanco will	
	∠-7.1.		
		terminate the agreement, under no circumstances this clause should be taken as an automatic time extension to any hard deadlines given in the	
		agreement.	



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27.2. Construction Period: Construction period is the duration from land handover		
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to the date of completion of the construction and finishing works.		to the date of completion of the construction and finishing works.



27.3	B. Hard Deadlines: Hard deadlines are the deadlines for the following tasks:
27.4	 Date for the submission of the detailed drawings
27.5	5. Date for the completion of the construction and finishing works
27.6	6. Urbanco delays: Urbanco delays mean any delays from Urbanco side in
	providing any comments or approval or land handover, in such a case
	Urbanco should revise the deadlines accordingly.
27.7	7. Urbanco is referred to Housing Development Corporation Ltd.

Disclaimer:

- This contract terms only includes the key points of the agreement. The agreement is not limited to the clauses included in this term sheet.
- The proposal submitted by the successful Proponent shall be a part of the agreement

