

REQUEST FOR PROPOSAL (RFP)

FOR

LEASE OF UNIT FROM VINARES

COMMERCIAL FOR THE PROVISON OF A

BEAUTY AND COSMETICS STORE

PROPOSAL REFERENCE NUMBER:

HDC (161)-SPM/IU/2024/279

ANNOUNCEMENT DATE:

9th December 2024

PROPOSAL SUBMISSION DEADLINE:

30th December 2024

properties.hdc.com.mv

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SECTION I. INSTRUCTIONS TO PROPONENTS (ITP)

		A. GENERAL
Scope of Proposal	1.1	The Lessor; HOUSING DEVELOPMENT CORPORATION LIMITED an incorporated limited liability company operating under the registration number C793/2008 and having its registered office at HDC Building, 3rd Floor, Hulhumalé Republic of Maldives (hereinafter called and referred to as "the Lessor",) issues this Request for Proposal (RFP). The name of the Project and Proposal Reference Number of this RFP is provided in the RFP Data Sheet.
	1.2	Throughout this RFP Documents: (a) the term "in writing" means communicated in written form and delivered against receipt; (b) except where the context requires otherwise, words indicating the singular also include the plural and words indicating the plural also include the singular; and (c) "day" means calendar day.
2. Corrupt and Fraudulent	2.1	It is a requirement of the Lessor that proponents, developers, contractors and their agents (whether declared or not), sub-contractors, sub-consultants, service providers or suppliers, and any personnel thereof, observe the highest standard of ethics during RFP process and execution of Works. In pursuance of this policy, the Lessor: (a) defines, for the purposes of this provision, the terms set forth below as follows:
Practices		 (i) "Corrupt practice" means the offering, giving, receiving, or soliciting of anything of value to influence the action of a public official in the procurement process or in contract execution; and (ii) "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a





		contract to the detriment of HDC, and includes collusive practice among Proponent (prior to or after Proposal submission) designed to establish Proposal prices at artificial noncompetitive levels and to deprive HDC of the benefits of free and open competition. (b) will reject a proposal for award if it determines that the proponent recommended for award, or any of its personnel, or its agents, or its subconsultants, sub-contractors, service providers, suppliers and/or their employees, has, directly or indirectly, engaged in corrupt or fraudulent practices in competing for the contract in question. (c) will sanction a firm or individual, at any time including declaring such firm or individual ineligible, either indefinitely or for a stated period of time: to be awarded a contract from Lessor. (d) will terminate the contract after having given fourteen (14) days' notice to the Proponent.
	3.1	A Proponent must be a registered business (sole trader, partnership or limited liability company) – subject to ITP 3.2 and ITP 3.3.
	3.2	Unless otherwise specified in the RFP data sheet, in case a Joint Venture (JV) is proposed by Proponent(s) the minimum percentage of equity share proportion of local partner(s) in a JV shall not apply.
3. Eligible Proponents		A Proponent shall not have a conflict of interest. Any Proponent found to have a conflict of interest shall be disqualified. A Proponent may be considered to have a conflict of interest for the purpose of this RFP process, if the Proponent:
	3.3	(a) directly or indirectly controls, is controlled by or is under common control with another Proponent;
		(b) receives or has received any direct or indirect subsidy from another Proponent; or
		(c) has a relationship with another Proponent, directly or through common third parties such

	as shareholders, and external financiers excluding financial institutions who fund for the project for more than one proponent, that puts it in a position to influence the proposal of another Proponent, or influence the decisions of the Lessor regarding this RFP process; or (d) submits more than one proposal for a unit in this RFP process by business entity. Participation by a Proponent in more than one Proposal will result in the disqualification of all Proposals in which such Proponent is involved.
3.4	A Proponent shall not be under suspension from proposal submission by the Lessor.
3.5	A Proponent shall provide such evidence of eligibility satisfactory to the Lessor, as the Lessor shall reasonably request.
3.6	Employees of HDC shall not be eligible to submit any proposals under this RFP
3.7	If a proponent has a relation with an employee within HDC, that is in a position to influence the proposal of the proponent, or influence the decisions of the Lessor regarding the RFP process, the proponent shall declare the relationship as per the Declaration Form in Section V. In case where the Proponent has not declared such information and any such information is
	revealed/identified at any stage of this RFP Process, Lessor has the right to disqualify the submitted proposal.



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4. Sections of RFP	4.1	The RFP Documents include all the Sections specified below, and should be read in conjunction with any Addenda issued in accordance with ITP 6. • Section I. Instructions to Proponents (ITP) • Section II. RFP Data Sheet • Section III. Lessor's Requirements • Section IV. Qualification and Evaluation Criteria • Section V. Business Proposal Requirement • Section VI. Contract Terms • Section VII. Drawings and Guidelines
Documents	4.2	Unless obtained directly from the Lessor, the Lessor is not responsible for the completeness of the RFP Documents, responses to requests for clarification, or Addenda to the RFP Documents in accordance with ITP 6. In case of any contradiction, documents obtained directly by the Lessor shall prevail.
	4.3	The Proponent is expected to examine all instructions, forms, terms, and specifications in the RFP Documents. Failure to furnish all information and documentation required in RFP Documents as per ITP 4.1 may result in rejection of the proposal.
5. Clarification of RFP Documents, Pre-Proposal Meeting	5.1	A Proponent requiring any clarification of the RFP Documents shall contact the Lessor in writing at the Lessor's address specified in the RFP Data Sheet or raise its enquiries during the Pre-Proposal Meeting, if provided for in accordance with ITP 5.2. The Lessor will respond in writing to any request for clarification, provided that such request is received no later than the enquiry deadline specified in the RFP Data Sheet. The Lessor shall promptly publish its response at the web page specified in the RFP Data Sheet. Should the clarification result in changes to the essential elements of the RFP Documents, the Lessor shall amend the RFP Documents following the procedure under ITP 6 and ITP 16.2.

	5.2	If so, specified in the RFP Data Sheet , the Proponent's designated representative is invited to attend a preproposal meeting. The purpose of the meeting will be to provide information about the project, proposal procedures, clarify issues and to answer questions on any matter that may be raised at that stage.
	5.3	Minutes of the pre-proposal meeting, if applicable, including the text of the questions asked by Proponents, without identifying the source, and the responses given, together with any responses prepared after the meeting, will be published promptly in webpage in accordance to ITP 5.1. Any modification to the RFP Documents that may become necessary as a result of the pre-proposal meeting shall be made by the Lessor exclusively through the issue of an Addendum pursuant to ITP 6 and not through the minutes of the pre-proposal meeting. Nonattendance at the pre-proposal meeting will not be a cause for disqualification of a proponent.
	6.1	At any time prior to the deadline for submission of proposal, the Lessor may amend the RFP Documents by issuing addenda.
6. Amendment of RFP Documents	6.2	Any addendum issued shall be part of the RFP Documents and shall promptly publish the addendum on the Lessor's web page in accordance with ITP 5.1.
	6.3	To give Proponents reasonable time in which to take an addendum into account in preparing their proposal, the Lessor may extend the deadline for the submission of proposal, pursuant to ITP 17.2.
	c.	PREPARATIONS OF PROPOSALS
7. Cost of Proposal	7.1	The Proponent shall bear all costs associated with the preparation and submission of its proposal, and the Lessor shall not be responsible or liable for those costs, regardless of the conduct or outcome of the RFP Process.
8. Language of Proposal	8.1	The RFP, as well as all correspondence and documents relating to the RFP exchanged by the Proponent and the Lessor, shall be written in the

		ENGLISH or DHIVEHI language.
9. Documents Comprising the Proposal	9.1	 The Proposal shall comprise the following: (a) Bid Security in accordance with ITP 13; (b) Written confirmation authorizing the signatory of the Proposal to commit the Proponent, in accordance with ITP 15.2 and ITP 15.3; (c) Business Proposal Requirement stipulated in Section V; (d) In the case of a Proposal submitted by a Joint Venture (JV), the JV agreement or letter or intent to enter into JV including but not limited to scope of works to be executed by respective partners and equity share percentage of the respective partners; (e) Any other document required in RFP data sheet.
10. Letter of Proposal	10.1	The Letter of Proposal shall be prepared using the Form 02 in Section V. The form must be completed without any alterations to the text, and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested.
	10.2	The Proponent shall quote prices conforming to the requirements specified in Section III.
11. Currencies of Proposal	11.1	The currency(ies) of the proposal are to be quoted in Maldivian Rufiyaa (MVR).
12. Period of Validity of Proposals	12.1	Proposal shall remain valid for the period specified in the RFP Data Sheet. A proposal valid for a shorter period shall be rejected by the Lessor as non- responsive.
	13.1	The Proponent shall furnish as part of its proposal, a bid security in original form and in the amount and currency specified in the RFP Data Sheet.
13. Bid Security	13.2	The Bid Security shall be valid for the period specified in the RFP Data Sheet.
	13.3	The Bid Security shall be a demand guarantee in forms of an unconditional guarantee issued by a



		locally registered Bank or financial institution (such as an insurance, bonding or surety company). The bid security shall be submitted as per Form 01 in Section V.
	13.4	The Bid Security of a JV shall be in the name of the JV that submits the bid. If the JV has not been legally constituted into a legally enforceable JV at the time of bidding, the bid security shall be in the names of all future members as named in the letter of intent referred to in ITP 3.1 and ITP 9.1
	13.5	Any proposal not accompanied by a substantially responsive bid security shall be rejected by the Lessor as non-responsive.
	13.6	The Bid Security of the successful Proponent shall be returned as promptly as possible once the successful Proponent has signed the Contract.
	13.7	The Bid Security of unsuccessful Proponents shall be returned as promptly as possible upon the successful Proponent's signing the Contract.
		The Bid Security may be forfeited or the Bid Securing Declaration Executed:
	13.8	(a) If the proponent withdraws its Proposal during the period of Proposal validity specified by the Proponent in the Letter of Proposal; or
		(b) If the successful proponent (i) fails or refuses to pay lease deposit, or (ii) fails to execute the terms and conditions of the conditional award of the Lessor.
	14.1	The Proponent shall submit one original of the documents comprising the proposal as described in ITP 9.1.
4. Format and Signing of Proposal	14.2	The original and all copies of the proposal shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Proponent. This authorization shall consist of a written confirmation of a Power of Attorney to sign on behalf of the Proponent. The name and position held by each



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		person signing the authorization must be typed or printed below the signature. All pages of the proposal where entries or amendments have been made shall be signed or initialed by the person signing the proposal.
	14.3	In case the Proponent is a JV, the Proposal shall be signed by an authorized representative of the JV on behalf of the JV, and so as to be legally binding on all the members as evidenced by a power of attorney signed by their legally authorized representatives.
	14.4	Any inter-lineation, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the proposal.
	D. SUB	MISSION AND OPENING OF PROPOSALS
15. Sealing and Marking of	15.1	Proponents shall submit their proposal by mail or by hand. If so, specified in the RFP Data Sheet, Proponents shall have the option of submitting their Proposal electronically. Procedures for submission, sealing and marking are as follows: (a) Proponents submitting Proposal by mail or by hand shall enclose the original of the Bid in one sealed single envelope, duly marking the envelope as "ORIGINAL BID". (b) Proponent submitting Proposal electronically shall follow the electronic bid submission procedures specified in the RFP data sheet.
Proposals	15.2	The sealed envelope shall: (a) bear the name and address of the Proponent; (b) bear the name of the Project and shall be addressed to the Lessor; (c) bear the specific proposal reference number of this RFP process indicated in RFP Data Sheet; (d) bear the name, address and contact number and contact person of the Proponent. (e) bear a warning not to open before the time and date for proposal opening in accordance with ITP 15.1.



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		(f) include Form 05 - Proposal Checklist
	15.3	If the envelope is not sealed and marked as required the Lessor will assume no responsibility for the misplacement or premature opening of the proposal.
16. Deadline for Submission of	16.1	Proponents must submit the required documents to the online portal no later than the date and time specified in the RFP Data Sheet.
Proposal	16.2	Proposals must be received by the Lessor at the address and no later than the Proposal Submission date and time specified in the RFP Data Sheet.
17. Late Proposal	17.1	The Lessor shall not consider any proposals that arrives after the deadline for submission of proposal specified in ITP 16. Any proposal received by the Lesso after the deadline for submission of proposal shall be declared late, rejected, and returned unopened to the Proponent.
	18.1	The Lessor shall open Proposals at the address on the date and time specified in the RFP Data Sheet in the presence of Proponent's designated representatives and anyone who choose to attend. Any specific electronic bid opening procedures required if electronic bidding is permitted in accordance with ITP 16.1, shall be specified in the RFP Data Sheet .
18. Proposal Opening	18.2	The Lessor shall open the proposals one at a time and read out and record the following (a) the name of the Proponent; (b) the presence of original Bid Security; (c) any other details as the Lessor may consider appropriate.
	18.3	Only proposals read out and recorded at proposal opening shall be considered for evaluation. No Proposal shall be rejected at the opening except for late proposal in accordance with ITP 16.1 and proposals that are not in accordance with Form 05 - Proposal Checklist.
	18.4	The Lessor shall prepare a record of the proposal



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		opening that shall include, as a minimum: the name of the Proponent; the Price; and the presence or absence of a bid security, if one was required. The Proponents' representatives who are present shall be requested to sign the record. The omission of a Proponent's signature on the record shall not invalidate the contents and effect of the record. A copy of the record shall be distributed to all Proponents who submitted proposal on time.
	E. EV	ALUATION AND COMPARISION OF PROPOSALS
	19.1	Information relating to the evaluation of proposals, comparison of proposals and recommendation of contract award shall not be disclosed to Proponents or any other persons not officially concerned with the RFP process until information on Contract award is communicated to all Proponents in accordance with ITP 27.
19. Confidentiality	19.2	Any attempt by a Proponent to influence the Lessor in the evaluation of the proposals or Contract award decisions may result in the rejection of its proposal.
	19.3	Notwithstanding ITP 19.2, from the time of proposal opening to the time of Contract award, if a Proponent wishes to contact the Lessor on any matter related to the RFP process, it shall do so in writing.
20. Clarification of Proposals	20.1	To assist in the examination, evaluation, and comparison of the proposals, and qualification of the Proponents, the Lessor may, at its discretion, ask any Proponent for a clarification of its proposal, giving a reasonable time for a response. Any clarification submitted by a Proponent that is not in response to a request by the Lessor shall not be considered. The Lessor's request for clarification and the response shall be in writing. No change, including any voluntary increase or decrease, in the prices or substance of the proposal shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Lessor in the evaluation of the proposals, in accordance with ITP 23.



	20.2	If a Proponent does not provide clarifications of its proposal by the date and time set in the Lessor's request for clarification, its proposal may be rejected.
21. Deviations, Reservations, and Omissions	21.1	During the evaluation of proposal, the following definitions apply: (a) "Deviation" is a departure from the requirements specified in the RFP Documents; (b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the RFP Documents; and (c) "Omission" is the failure to submit part or all of the information or documentation required in the RFP Documents.
	22.1	The Lessor's determination of a proposal's responsiveness is to be based on the contents of the proposal itself, as defined in ITP 9.1.
	22.2	A substantially responsive proposal is one that meets the requirements of the RFP Documents without material deviation, reservation, or omission.
22. Determination of		A substantially responsive proposal is one that meets the requirements of the RFP Documents without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that,
Responsiveness		(a) if accepted, would
	22.3	(i) affect in any substantial way the scope, quality, or performance of the Works specified in the Contract; or
		 (ii) limit in any substantial way, inconsistent with the RFP Documents, the Lessor's rights or the Proponent's obligations under the proposed Contract; or
		(b) if rectified, would unfairly affect the competitive position of other Proponents presenting substantially responsive proposal.



	22.4	If a proposal is not substantially responsive to the requirements of the RFP Documents, it shall be rejected by the Lessor and may not subsequently be made responsive by correction of the material deviation, reservation, or omission.
23. Correction of Arithmetical Errors	23.1	Provided that the proposal is substantially responsive, the Lessor shall correct arithmetical errors on the following basis: (a) if there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Lessor there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected; (b) if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and (c) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.
	23.2	Proponents shall be requested to accept correction of arithmetical errors. Failure to accept the correction in accordance with ITP 23.1, shall result in the rejection of the Proposal.
	24.1	The Lessor shall use the criteria and methodologies listed in Section IV. Qualification and Evaluation Criteria.
24. Evaluation of Proposal	24.2	In the event, the difference in total evaluation scores of two or more Proponents is less than 3% the Proponent proposing the highest revenue (Net Present Value) will be ranked the highest among the Proponents with less than 3% and the rest of the



		Proponents within this range will be ranked accordingly.
25. Lessor's Right to Obtain Additional Documents	25.1	During Evaluation of the Section IV. Qualification and Evaluation Criteria, if additional documents are required for the qualification of the proposal submitted by the Proponent, the Lessor shall have the rights to call for additional documents within a set period of time. As such any documents requested within the evaluation period will not affect the evaluation scoring of a Proposal and shall only be for the purpose of qualifying a submitted proposal.
	25.2	 b) In the event where more than 1 (one) Proposal is received for the RFP, Proponents with higher NPVs are required to submit additional documents in order to qualify, the Lessor shall have the rights to call for additional documents within a set period of time. b) In the event where only 1 (one) Proposal is received for the RFP, the Lessor may call for additional
		documents within a set period of time in order to save the time of the allocation.
	25.3	The Lessor shall communicate via email with the Authorized Representative specified in the Proposal by the Proponent if additional documents are required as per ITP 25.1 and ITP 25.2
	25.4	Proponents who are required to submit additional documents shall submit the documents within the time specified by the Lessor subject to ITP 25.3. Evaluation will be carried out with the initial documents submitted with the Proposal by the Proponents in the event where they fail to submit the required documents.
26. Lessor's Right to Accept Any Proposal, and to Reject Any or All Proposal	26.1	The Lessor reserves the right to accept or reject any proposal, and to annul the RFP process and reject all proposals at any time prior to contract award, without thereby incurring any liability to Proponents. In case of annulment, all proposals submitted and specifically, bid securities, shall be promptly returned to the Proponents.



		F. AWARD OF CONTRACT
27. Award Criteria	27.1	Subject to ITP 26.1, the Lessor shall conditionally award the Contract to the Proponent(s) whose proposals has been determined to be substantially responsive to the RFP Documents and scored the highest marks as specified in ITP 24, provided further that the Proponent is determined to be qualified to perform the Contract satisfactorily.
	27.2	In case of multiple units are specified in Section III, the Lessor shall conditionally award the Contract to the Proponents as per evaluation ranking subject to ITP 27.1
28. Unit Selection	28.1	Unit Selection for the Successful Proponents shall be carried out as per procedures specified in the RFP data sheet.
	29.1	All communications related to the proposal submitted will be communicated to the Authorized representative
29. Notification of Conditional Award	292	Prior to the expiration of the period of proposal validity, the Lessor shall notify the successful Proponent, in writing, that its proposal has been accepted
	29.3	Until a formal contract is prepared and executed, the successful Proponents' proposal and the notification of conditional award shall constitute a binding Contract.
	29.4	Failure of the successful Proponent to fulfill the obligations mentioned in the Conditional Award Letter, or sign the Contract in accordance with ITP 30 shall constitute sufficient grounds for the annulment of the conditional award and forfeiture of the bid security. In that event the Lessor may award the Contract to the next highest evaluated Proponent whose offer is substantially responsive.
30. Signing of Contract	30.1	Promptly upon notification of the conditional award, the Lessor shall send the successful Proponent the Contract



	Within 7 (seven) days of the success fulfilment of the obligation stipulated in Conditional Award Letter,
30	successful Proponent shall sign the Contract with Lessor.





SECTION II. RFP DATA SHEET

	A. GENERAL
ITP 1.1	Name of the Project: Lease of Unit from Vinares Commercial for the Provision of a Beauty and Cosmetic Store
ITP 1.1	The Reference Number of Proposal Process is: HDC (161)-SPM/IU/2024/279
ITP 3.2	Joint Venture share proportion restriction shall not apply.
	B. CONTENTS OF RFP DOCUMENTS
	For clarification purposes only, the Lessor's address is:
	Sale & Portfolio Management
ITP 5.1	Housing Development Corporation Ltd.
117 5.1	Ground Floor, HDC Building
	Hulhumalé, Maldives
	Tel: (+960) 335 3535, Hotline: 1516
	E-mail: sales@hdc.mv
	Webpage:
ITP 5.1	Corporate website - hdc.mv
	MyHulhumalé Properties website - properties.hdc.mv
ITP 5.1	The deadline for request for clarification is on or before 18th December 2024 at 14:00hrs
	The pre-proposal meeting shall take place at the following date, time and place;
	Date: 15 th December 2024
	Time: 10:00hrs
ITP 5.2	Place: Online Meeting held via Zoom
	Interested parties can join pre-proposal meeting via zoom link shared on
	Invitation for Proposals.
	In order to minimize technical issues please join the meeting 10 minutes prior
	to the time.
	C. PREPARATIONS OF PROPOSALS
ITP 12.1	Proposal Validity Period: 150 (One Hundred and Fifty) days



ITD 10.1	The Amount and Currency of Bid Security shall be MVR 5,000.00 (Maldivian Rufiyaa Five Thousand) or equivalent in United States Dollar (USD).
ITP 13.1	The source of exchange rate shall be Maldives Monetary Authority (MMA) and the date for the exchange rate shall be 14 (fourteen) days before Proposal Submission deadline.
ITP 13.2	Bid Security Validity Period: 180 (One Hundred and Eighty) days from the deadline for submission of Proposals.
	D. SUBMISSION AND OPENING OF PROPOSALS
ITP 15.1	Proponents do not have the option of submitting their Proposal Electronically.
	For proposal submission purpose only, the Lessor Address is:
	Exhibition Center (Ground Floor)
	HDC Building
ITP 15.2	Huvandhumaa Hingun
	Housing Development Corporation Ltd.
	Date: 30 th December 2024
	Time: 13:00hrs to 14:00hrs
	For proposal opening shall take place at:
	Exhibition Center (Ground Floor)
	HDC Building
	Huvandhumaa Hingun
ITP 17.1	Housing Development Corporation Ltd.
	Date: 30 th December 2024
Т	Time: 14:00hrs
	Proposal Opening will be hold physically in front of the
	Proposal Opening will be held physically in front of the proponent participating at Proposal Opening.
	E. AWARD OF CONTRACT
	Unit selection shall not apply for this RFP.

SECTION III. LESSOR'S REQUIREMENTS

1. SCOPE OF WORK

Housing Development Corporation (Lessor) is seeking interested parties for the Lease of unit from Vinares Commercial for the provision of a beauty and cosmetic store. The selected party (Lessee) will be responsible for design, Fit-out modification and operation for the duration of lease term as per the guidelines set forth by Lessor. The operation of the unit includes but is not limited to, management, administration, supervision and maintenance of the unit.

2. BUSINESS MODEL

2.1 Business model is Lease Model where lessee agrees to pay the proposed lease within the lease period.

2.2 Lease Period;

2.2.1 The unit will be lease for a period of 05 (five) years. The Lease period will commence for the date of unit Handover.

2.3 Lease Rate;

- 2.3.1 Lease rate for Year 1 will be fixed at MVR 30 (Maldivian Rufiyaa Thirty) per square feet.
- 2.3.2 Proponent shall propose lease rate from year 2 to 5, Minimum acceptable lease rate is MVR 30 (Maldivian Rufiyaa Thirty) per square feet.
- 2.3.3 The lease rate proposed for each following year shall be equal or higher than the previous year's lease rate. Proposed lease rate which is less than the minimum acceptable lease rate shall be disqualified.

3. ESTIMATED INVESTMENT COST

- 3.1 Estimated Investment Cost for the unit is MVR 226,785.00 (Maldivian Rufiyaa Two Hundred Twenty-Six Thousand and Seven Hundred Eighty-Five) This amount is derived based on the unit area, unit usage and the scope of work essential for the operation of the unit.
- 3.2 The calculation basis for Estimated Investment Cost is calculated at the rate of MVR 300.00 (Maldivian Rufiyaa Three Hundred) per square feet of the unit with the highest area.

4. UNIT DETAILS

Unit Number	Usage	Unit Area (sqft)
VIN02-1-05	Beauty & Cosmetic Store	755.95

Drawings and Guideline related to the unit will be included in the Section VII. Drawings and Guidelines.



SECTION IV. QUALIFICATION AND EVALUATION CRITERIA

This Section contains all the criteria that the Lessor shall use to qualify Proponents and evaluate the proposals. In accordance with ITP 24, no other factors, methods or criteria shall be used. The Proponent shall provide all the information / documents requested in the Section V, Business Proposal Requirements and proposal shall fulfill requirements in accordance with ITP 9.1.

1. QUALIFICATION CRITERIA

Proponents that meet the requirement set in Qualification Criteria of Section IV will be evaluated according to evaluation criteria.

1.1. Financial Resources.

- b) Proponent shall provide proof of funds to finance the full Estimated Investment Cost by the Lessor as per Section III. Lessor's Requirement, Clause 4.
- b) Financial resources will be evaluated based on the method of financing proposed, and the documents submitted by the Proponents as per Section V. Business Proposal Requirement, Clause 4.
- b) Bank statements will not be considered when evaluating the financial eligibility of the Proponent.
- b) Proponents who do not show proof of funds to finance the proposed investment cost shall be disqualified.

1.2. Outstanding Payment

- b) Proponents shall not have any outstanding payments due to the Lessor at the time of proposal submission.
- b) Proponents who have entered into a settlement agreement with HDC to clear outstanding payments will be considered as having due payments to HDC.
 - In order to be eligible, such proponents shall pay off the full amount of the settlement agreement and any other outstanding payments due to the Lessor at the time of proposal submission

1.3. History of Non-Performing Contracts and Compliance with Court Verdicts

- a) Proponents whose agreement has been terminated due to Proponent's non-performance within last 5 (Five) years will be disqualified.
- b) Proponents who do not have complied with any court verdicts in relation to an agreement made with HDC, within the last 5 (Five) years shall be disqualified.



2. EVALUATION CRITERIA

Proposals that meet the requirements set in Qualification Criteria of Section III will be evaluated based on the following evaluation criteria and points will be allocated as below:

Criteria	Allocated %
a) Lease Rate	100%
Total	100%

2.1. Lease Rate - 100%

- 2.1.1. The Lease Rate will be evaluated using the Net Present Value (NPV) of the proposed Lease Rate by the Proponent for the first five years after grace period.
- 2.1.2. Proponents with acceptable NPV will be given the maximum score for the Lease rate, whereby points shall be given as prorated for other Proponents.
- 2.1.3. NPV will be calculated as per the following formula with the discount rate of 10%

$$\sum_{0}^{n} \frac{1}{(1+r)^n}$$

n= number of years

I = rent proposed per month for each year starting from first year r= discount rate (10%)

- 2.1.4. Lease rate shall be proposed as per Section III Lessor's Requirement and proposals that are not in accordance Section III shall result in disqualification of proposal.
- 2.1.5. Procedure to Eliminate Outliers
 - (a) In evaluation of Lease rate, procedure to eliminate the outliers as per below shall be applied.
 - Lower Quartile (LQ) 25% percentile
 - Upper Quartile (UQ) 75% percentile
 - Interquartile Range (IQR) = UQ LQ
 - Lower Boundary = Minimum Acceptable Net Present Value (NPV)
 - Upper Boundary = UQ + (IQR x 0.5)
 - (b) If the Net Present Value (NPV) of the proposed Lease rate is higher than the Upper Boundary, the proposal shall be disqualified.



Sample for Eliminating Outliers

The below is a sample of how outlier rates are eliminated.

Minimum Acceptable NPV per Square feet 470.65

Step 1: Comparison of NPV of acceptable proposals

Proponent Name	NPV	
Proponent 1	797.37	Accepted
Proponent 2	713.73	Accepted
Proponent 3	817.56	Accepted
Proponent 4	761.38	Accepted
Proponent 5	896.05	Rejected
Proponent 6	982.46	Rejected
Proponent 7	796.03	Accepted
Proponent 8	711.86	Accepted
Proponent 9	759.32	Accepted
Proponent 10	852.89	Accepted

Step 2: Calculating Quartile Range

Lower Quartile	759.84
Upper Quartile	844.06
Interquartile Range	84.22

Step 3: Calculating Acceptable Range

Lower Boundary	470.65
Upper Boundary	886.17

Note:

- Lower Quartile (LQ) 25% percentile
- Upper Quartile (UQ) 75% percentile
- Interquartile Range (IQR) = UQ LQ
- Lower Boundary = Minimum Acceptable Net Present Value (NPV)
- Upper Boundary = UQ + (IQR x 0.5)



SECTION V. BUSINESS PROPOSAL REQUIREMENT

To establish its qualifications to perform the contract in accordance with Section IV Qualification and Evaluation Criteria and to determine the proposal as substantially responsive proposal, Proponent shall provide the information requested in the corresponding documents included hereunder. Proponents are advised to submit the proposal in the following order and include page of content and separators for each section.

1. BID SECURITY AS IN FORM 01

2. LETTER OF PROPOSAL AS IN FORM 02

3. LEGAL DOCUMENTS:

- 3.1. Copy of Business Registration Certificate / Profile information Sheet
- 3.2. For Partnership; Partnership Deed / Agreement
- 3.3. For Company; Memorandum and Articles of Association of the Company
- 3.4. For Company; Board Resolution of the Company confirming Board of Director's approval for proposed work
- 3.5. Information of the Authorized Representative as in Form 03
- 3.6. Declaration of Immediate Family Members as in Form 07
- 3.7. Power of Attorney to sign on behalf of the Proponent in accordance with ITP 14.2
- 3.8. In the case of a Proposal submitted by a Joint Venture (JV), the JV agreement or letter of intent to enter into JV including but not limited to scope of works to be executed by respective partners and equity share percentage of the respective partners

4. FINANCIAL DOCUMENTS

4.1. HDC statement of the Due Clearance

- 4.1.1. Due clearance statement from HDC will be given upon request from the proponent via Due Clearance Form.
 - Due Clearance Form will be available to download via the following link: https://www.hdc.mv/downloads/





4.2 Financing Method(s) as in Form 04

4.2.1 Proposed method(s) of financing the Estimated Investment Cost and the percentage ratio of method (s). Proposed method(s) of financing for investment can be equity financing, equity injection, bank finance, external finance such as financier company, lines of credit, time deposit, tradable bonds or combination of various financing methods.

4.3 Based on the proposed method of Financing, the following documents are required:

4.3.1 Equity Financing by a Sole Proprietorship:

(a) Monthly Average Balance Confirmation of the 06 (six) months prior to proposal submission or End Balance Confirmation from 01 (one) month prior to proposal submission of the business entity shall be submitted. The submitted statement shall be original and authorized by the bank / financial institution.

(If the statement is provided in the letter head of the bank / financial institute with the authorised signature, the statement will be accepted)

4.3.2 Equity Financing by a Company:

- (a) Monthly Average Balance Confirmation of the 06 (six) months prior to proposal submission or End Balance Confirmation from 01 (one) month prior to proposal submission of the business entity shall be submitted as per the requirements mentioned in clause 4.3.1. (a).
- (b) For Company, audited financial statements of most recent year (2023) authorized by a certified audit firm / individual and management account of the year 2024. The audited financial statements must include auditors report and shall be signed and stamped by the respective parties. If the company is not audited as per MIRA requirements, it is not required to submit audited financial statements.

4.3.3 Bank Financing:

(a) Bank comfort letter/bank guarantee or any other relevant documents from bank or financial institutions shall be submitted. The submitted documents shall include the Proponent(s) name and name of proposed work/ project (RFP Name).

4.3.4 Equity Injection:

- (a) Letter of commitment from shareholder including the Proponent(s) name and name of the proposed work/ project (RFP Name).
- (b) Shareholder's Monthly Average Balance Confirmation or End Balance Confirmation (as per Section V Clause 4.3.1 (a)) or shareholder's audited financial statements (as per Section V Clause 4.3.2 (b)) or relevant documents for bank financing by shareholder (as per Section V Clause 4.3.3) or relevant





documents for external financing by shareholder (as per Section V Clause 4.3.5) shall be submitted.

4.3.5 External Financing:

- (a) Letter of commitment from financier including the Proponent(s) name and name of the proposed work/ project (RFP Name).
- (b) Financier's Monthly Average Balance Confirmation or End Balance Confirmation (as per Section V Clause 4.3.1 (a)) or financier's audited financial statements (as per Section V Clause 4.3.2 (b)) or relevant documents for bank financing by financier (as per Section V Clause 4.3.3) shall be submitted.

5. PROPOSAL CHECKLIST

5.1 Proposal Checklist as in Form 05 should be attached outside the sealed envelope.





FORM 01: BID SECURITY FORM

The Issuing Bank shall fill in this Bank Security Form in accordance with the instructions indicated.
{Bank's Name, and Address of Issuing
Branch or Office}
Beneficiary.: Housing Development Corporation Ltd., 3rd Floor, HDC Building, Hulhumalé, Republic of Maldives,
Date.:
Bid Security No.:
We have been informed that {name of the proponent} (hereinafter called "the Proponent") has submitted their proposal dated {date of proposal submission} for the execution of {name of project} (hereinafter called "the RFP") under Invitation for Proposal No {invitation for proposal}.
Furthermore, we understand that, according to your conditions, Proposals must be supported by a Bid Security.
At the request of the Proponent, we {name of Bank} hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of [amount in figures] () [amount in words] upon receipt by us of your first demand in writing accompanied by a written statement stating that the Proponent is in breach of its obligation(s) under the RFP conditions, because the Proponent:
(a) has withdrawn its Proposal during the period of Proposal validity

- (a) has withdrawn its Proposal during the period of Proposal validity specified by the Proponent in the Letter of Proposal; or
- (b) having been notified of the acceptance of its Proposals by the Employer during the period of Proposal validity, (i) fails or refuses to pay lease deposit, or (ii) fails to execute the term and conditions of the conditional award of the Employer.

This guarantee will expire: (a) if the Proponent is the successful Proponent, upon our receipt of copies of the agreement signed by the Proponent and the lease deposit furnished to you upon the instruction; and (b) if the Proponent is not the successful Proponent, upon the earlier of (i) our receipt of a copy of your notification to the Proponent of the name of the successful Proponent; or (ii) 180 (One Hundred and Eighty) calendar days from {date of submission} of the Proposal for the RFP.

Consequently, any demand for payment under this guarantee must be received by us at the office on or before that date.

This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 758

[seal and signature of the bank / financial institution]





FORM 02: LETTER OF PROPOSAL

Date	9;
Nan	ne of the Project:
Prop	posal Reference No:
То:	Housing Development Corporation Ltd. Ground Floor, HDC Building Hulhumalé, Maldives
We,	the undersigned, declare that:
(a)	We have examined and have no reservations to the Request for Proposal (RFP) documents including all addenda issued in accordance with Instruction to Proponents (ITP) 6.
(b)	We meet the eligibility requirements and have no conflict of interest in accordance with ITP 3;
(c)	We have not been suspended nor declared ineligible by the Lessor in accordance with ITP 3.3.
(d)	We have no outstanding payment due to the Lessor in accordance with Section III.
(e)	We have no non-performance of a contract and non-compliance with court verdicts in accordance with Section III.
(f)	We,
(g)	We undertake, to pay the proposed Lease rate for 05 (five) years, where proposal is accepted. The lease rate is:
	1st Year (per square feet per month): MVR 30.00 (Maldivian Rufiyaa Thirty) 2nd Year (per square feet per month): MVRL (amount in numbers)
	(Rufiyaa) (amount in words)
	3 rd Year (per square feet per month): MVRL (amount in numbers)
	(Rufiyaa) (amount in words)
	4 th Year (per square feet per month): MVRL (amount in numbers)
	(Rufiyaa) (amount in words)
	5 th Year (per square feet per month): MVRL (amount in numbers)
	(Rufiyaa) (amount in words)
(h)	Where the proposal is successful, we undertake, to adhere the Drawings and Guidelines stated in Section VII, during the design and construction of the development / Unit.





- (i) Our proposal shall be valid for a period of One Hundred and Fifty (150) days from the date of proposal submission deadline in accordance with RFP document and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- (j) We understand that this proposal, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- (k) We understand that Lessor is not bound to accept the highest evaluated proposal or any proposal that the lessor may receive.

Proponent:	
Name:	
(Seal)	
Address:	
Duly authorized to sign the proposal for and on behalf of the Company:	
Name:	
Title:	
Signature:	
Date:	





FORM 03: INFORMATION OF THE AUTHORIZED REPRESENTATIVE

Date:
Proposal Reference No:
To: Housing Development Corporation Ltd. Ground Floor, HDC Building Hulhumalé, Maldives
This is to authorize(Name, ID number) as a representative o
Proponent:
Name:
Address:
Signature and Stamp
Authorized Representative (preferably fulltime personal):
Name:
Designation:
ID Number:
Contact Number:
Email Address:
Signature



FORM 04: FINANCING METHOD(S)

Date:
Name of the Project:
Proposal Reference No:
To: Housing Development Corporation Ltd. Ground Floor, HDC Building Hulhumalé, Maldives
Where the proposal is successful, we undertake, to finance the project/work under:
(Method of financing)(percentage ratio)
We hereby confirm and agree to finance the project/work will be financed by the above-mentioned method(s). We have submitted relevant documents to provide proof of funding, to the proposed method(s) of financing the project/work. We understated that the proposal will be disqualified if the documents do not show proof of funds to finance the Estimated Project Cost or if the documents are not in accordance with Section V. Business Proposal Requirement Clause 4. Financial Documents.
Proponent:
Name:
Address:
Signature and Stamp



FORM 05 - PROPOSAL CHECKLIST

Proponents are required to submit Form 05 – Proposal Checklist outside the sealed envelope of the Proposal

Proponent	For HDC use			
		1. Bid Security as in FORM 01		
		2. Letter of Proposal as in FORM 02		
		3. Copy of Business Registration Certificate / Profile Information Sheet		
		4. Board Resolution as in SECTION IV 3.4		
		Proposal Checklist in FORM 05 attached outside sealed proposal.		
Authorized Repr	esentative:			
Name:				
Designation:				
ID Number:				
Contact Number				
Email Address:				

NOTE:

 PROPOSALS WITHOUT THE SPECIFIED DOCUMENTS STATED IN THE FORM 05 PROPOSAL CHECKLIST (EXCLUDING FORM 05 – PROPOSAL CHECKLIST) WILL BE REJECTED AT THE TIME OF PROPOSAL OPENING.





FORM 06 - PROPONENTS CHECKLIST

Proponents shall confirm that all the required documents are submitted along with the proposals submitted. Proponents Checklist shall be checked and signed by the Proponent and shall be submitted along with the proposal.

1.	Proposal Documents:					
	Price Proposal Form					
	Bid Security					
	Business Plan (if required)					
	Experience (if required)					
2.	Legal Documents:					
Sole	e Proprietors:					
	Business Registration Certificate					
	Information of the Authorized Representative as in Form 03					
	Power of Attorney to sign on behalf of the Proponent					
Cor	mpanies:					
	Business Registration Certificate					
	Information of the Authorized Representative as in Form 03.					
	Power of Attorney to sign on behalf of the Proponent					
For Partnership: Partnership Deed / Agreement						
Memorandum and Articles of Association of the Company						
Board Resolution of the Company confirming Board of Director's approval for proposed work						
	Company Profile Information Sheet issued by Ministry of Economic Development.					
3.	Financial Documents:					
	HDC statement of the Due Clearance					
	Method of Financing Form					
4.	Documents required based on the proposed Method of Financing:					
f Ec	uity Financing is proposed:					
	Monthly Average Balance Confirmation of 06 (six) months prior to proposal submission or End Balance Confirmation one month prior to proposal submission of the business entity					
	For Companies, audited financial statements of most recent year (2023) authorized by a certified audit firm.					
	Management Account of the year 2024					
f bo	ank financing is proposed:					
	Bank Comfort letter					
or	equity injection:					
	Commitment letter from shareholders					
	Monthly Average Balance Confirmation of 06 (Six) months or End Balance Confirmation of the shareholders (OR)					
	Audited Financial statements of the most recent year (2023) and management account of the year 2024 (OR)					
	Relevant documents for bank financing by shareholder					

	Relevant documents for external financing by shareholder
For	external financing:
Т	Commitment letter of the financier
	Average Balance Confirmation of 06 (six) months prior to proposal submission or End Balance Confirmation one month prior to proposal submission of the external financier (OR) Audited Financial statements of the most recent year (2023) and management account of year 2024 (OR)
	Relevant documents for bank financing by financier

We hereby confirm that we have submitted the above-mentioned documents along with the proposal. We understated that the proposal will be disqualified if the documents are not in accordance with Section V. Business Proposal Requirement.

Proponent:	
Name:	
Address:	
Signature and Stamp	





FORM 07 - DECLARATION OF IMMEDIATE FAMILY MEMBERS

Date:					
Name of the	e Project:				
Proposal Re	ference Number:				
Proponent N	lame:				
Name of the	Authorized Signatory:				
We, [insert I that;	business name and business registr	y number], here	eby confirm and declare		
influence	 has a relation (Immediate family members employed at HDC) that puts in a position to influence the proposal of the proponent, or influence the decisions of the Lessor regarding the RFP process, (Yes/No) 				
If Yes, sp follows;	ecify the details relating to the inform	nation pursuant	to Clause 1 above are as		
NID No.	Family member / Relatives Name	Relationship	Position/Title		
	,				
a. That to k bid/k	confirm the following; the information above is true, accurate be untrue, HDC shall have the broposal/quotation or terminate the co- also obliged to inform and disclose bration herein, within ten (10) days fro	right to dis agreement/work e to HDC if ther	e are any changes to the		
Name:					
Date:					
Signature					



HOUSING DEVELOPMENT CORPORATION C-793/2008

SECTION VI. CONTRACT TERMS

		1	sing Development Corporati	on Ltd
1.		HDC Building		
			umalé	
	Parties to the Agreement	(hereinafter referred to as "Lessor", which expression shall include its successors-in-title, liquidators, administrators and lawful assignees where the context so requires or admits).		
		[Add	lress of the successful Propo	onent]
		(here	einafter referred to as "L	essee", which expression shall
				liquidators, administrators and
		lawfu	ul assignees where the cont	ext so requires or admits)
		2.1		eement is to lease the Lease of
2. Objective			and Cosmetics Store	rcial for the provision of a Beauty
3.	Unit Detail		Unit No:	Unit Area (Sqft)
3. Unit Detail			VIN02-1-05	755.95
4.	Unit Usage	4.1 The unit should only be used as Beauty & Cosmetics Store.		sed as Beauty & Cosmetics Store.
5.	Lease Term	5.1 The lease period is 05 (five) years from the date of handover of premises.		
	Business Model & Lease Rate	6.1	The Business Model is Le	ease model, whereby the Lessee ed lease to the Lessor.
		6.2		e feet per month for the first tear
6.		6.3	The lease rate per square	e feet per month for the year 2 to ease rate of the successful
		6.4	The lease rate will be	effective from the date of unit
			handover.	
7.1 Agreement will only be signed upon fulfilm following conditions precedent:				
	Precedent		 Payment of Lease De 	posit as per Clause 8.
		8.1	The lease deposit amou	ant shall be 03 (three) months' Year 1.
0		8.2	This amount should be	paid within 07 (seven) working
8.	Lease Deposit		days from the date of cor	nditional award.
		8.3	Lease Deposit will be po	aid back within 01 (one) Month
			upon expiration of the Ag	greement after adjusting for any



		8.4	unpaid lease, penalty or expenses that Lessor may inculinked to the Agreement and the unit, such as but no limited to unpaid utility bills. If the Agreement is terminated by the Lessee before the expiration of the Agreement term without the notice period specified under clause 15.5, the Lessor has the right
			to take the security deposit amount in full.
		9.1	The Concept Drawings must comply with the Vinares Commercial Design Guideline provided by Lessor.
		9.2	The Concept drawings must be submitted within 20 (twenty) Calendar Days from the receipt of Conditional Award Letter Date.
		9.3	The Lessor must inform in writing to the Lessee of the approval of the concept drawing or comments to the concept drawings if any within 14 (fourteen) working days of Submission Date.
		9.4	If revisions need to be made to the submitted concept drawing, Lessee shall ensure rectifications and submission of the revised concept drawings as per the comments of Lessor within 14 (fourteen) calendar days of Lessor's comments being communicated.
		9.5	The Lessee shall address all the issues highlighted in comments provided by Lessor for drawings prior to the submission of revised concept.
9.	Concept Drawing	9.6	Revisions to concept drawing cannot be submitted prior to receiving comments from Lessor.
		9.7	The Lessee will be charged a fee of MVR 5.00 (Maldivian Rufiyaa Five) per square meter as concept approval fee and MVR 100.00 (Maldivian Rufiyaa Hundred) as an Administrative Fee.
		9.8	Revisions can be made to the concept only up to a maximum of two times.
		9.9	In case if more than 2 (Two) revisions to the initial concept is allowed, the lessee shall be charged a fine of 100% of the concept approval fee.
		9.10	If a major revision is brought to the concept drawing after the initial approval has been given, concept approval fee will be charged as per clause 9.7.
		9.11	If the Lessee fails to submit concept drawing as per the given timeline by the Lessor, Lessor shall give 10 days' notice to submit the Concept. Failure to submit the concept within the notice period will result in termination of the agreement.
10.	Unit Handover	10.1	The unit will be handed over to the Lessee within 07 (seven) working days after signing the Agreement.



11.	Grace Period	11.1 The first 03 (three) months from the date of Unit handove shall be a grace period where no rent shall be payable b the Lessee.
12.	Option to Renew Term	12.1 The Lessor may at its discretion give the Lessee option to renew or extend the Term, provided that the Lesser requests to renew or extend the Term at least 06 (Six months prior to expiration of the Term. However, such renewal or extension may be granted based on the Lessee's performance under the Agreement. The Lesso and the Lessee shall negotiate the new extension of the Term. In the event that the Lessor and the Lessee fail to reach mutual Agreement with regard to the terms and conditions for renewal or extension of the Term latest by 03 (Three) months prior to expiration of the Term, then the Agreement shall expire at the end of the Term.
	Duties and Obligation of Lessee	13.1 Utilize the leased Premises only for the specific usage detailed in Clause 4, and remain consistent in carrying out the work.
		13.2 The Lessee shall ensure to commence the operation no
		later than one month from the end of grace period. 13.3 The Lessee shall not store any flammable liquids, corrosive materials and/or gas cylinders at the leased space.
		13.4 The Lessee shall not store any unlawful material or substances (whether in direct or indirect contravention of the laws of the Republic of Maldives) on the Property and shall adhere to the rules and regulations enforced by the Government Authorities.
13.		13.5 The Lessee shall not, either intentionally or unintentionally cause any damage to the property or any other neighboring property or violate any rules and regulations pertained by Lessor. Such damage includes, but is not limited, to dumping garbage, pollution, unlawful entry, and waste disposal.
		13.6 The loading and unloading processes shall not cause any
		disturbances or congestions to any third party. 13.7 The Lessee shall not be allowed to make any alteration.
		13.7 The Lessee shall not be allowed to make any alteration, changes, replacements, improvements or additions (any of which is an alteration) in and to the premises at any time, unless approved by Lessor.
		13.8 Use the Premises to provide facilities or services that
		conform to the rules and regulations and Lessor's



		respective services	RES COMMERCIAL FOR THE PROVISION OF A BEAUTY AND COSMETIC STORE
			guidelines which may be issued and/or modified from time to time, and the rules and regulations enforced by the relevant Authority or any other institution in charge of issuing of permits or authorizations.
		13.9	Make payments to the relevant Authorities for all utility services consumed or supplied inclusive of electricity meters, water meters and telecommunication connections to the Premises during the Term. The Lesson and the Lessee confirm the readings for the electricity and water supply meters on the Premises at the time of occupation of the Premises.
		13.10	Not to assign, sublet, charge or part with or share possession or otherwise dispose of the Premises or any of its rights, obligations, or responsibilities under the Agreement without the prior written consent of the Lessor.
		14.1	The Lessor must handover the unit as per the clause 9.
	Duties and Obligation of Lessor	14.2	The Lessor Must provide comments to the drawings within 14 (fourteen) days of submission of the drawings
14.		14.3	The Lessor should provide all the required information requested by the Developer, without unreasonably withholding or delaying the information. HDC shall not be held responsible for any delay caused which is beyond the control of HDC. Nevertheless, where possible, HDC shall make the best of efforts to minimize the delay.
		15.1	Lessor may serve 30 (thirty) calendar days written notice to the Lessee to terminate the Agreement in the event the Lessee fails to pay the rent and/or penalty as per the terms of the Agreement for a period of 03 (three) consecutive months.
15.	Termination	15.2	The Lessor may terminate the Agreement without any compensation payable to the Lessee in the event the rent due and/or penalty remains unpaid at the end of 30 (thirty) calendar days written notice period.
		15.3	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 MVR 5,000 (Maldivian Rufiyaa Five Thousand) and MVR 100,000 (Maldivian Rufiyaa One Hundred Thousand) considering the degree of the breach, to be determined by the sole discretion of the Lessor.
		15.4	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 (thirty) calendar days to vacate the unit and handover the unit to the Lessor.
15.5	The Lessor may terminate the agreement immediately without any prior written notice, if the Lessee fails to perform any of the fundamental obligations.

DISCLAIMER:

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



SECTION VII. DRAWINGS AND GUIDELINE

1. DRAWINGS

The drawing contains the location map and unit map of the unit to be allocated for the development.

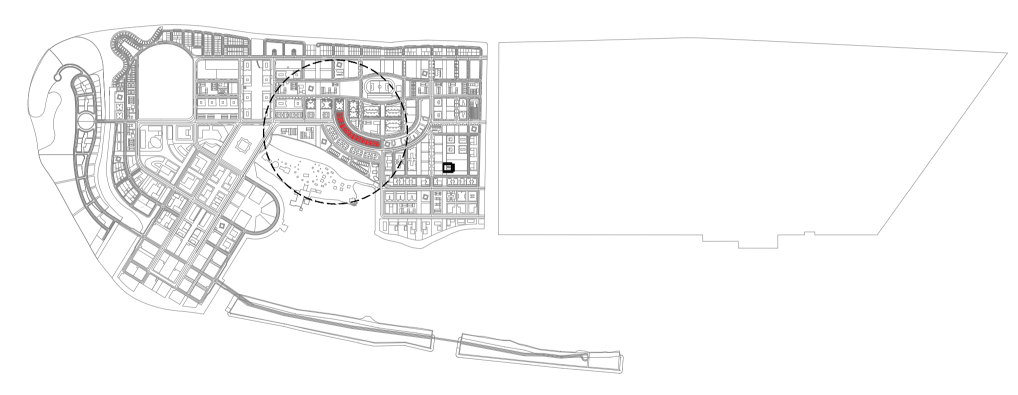
* Areas in the drawings is subjected to minimal changes.

(Refer to next page)





PHASE 2 PHASE 1



VINARES-V1, VINARES-V2, VINARES-V3, VINARES-V4 (LOT: 20507)

NTS

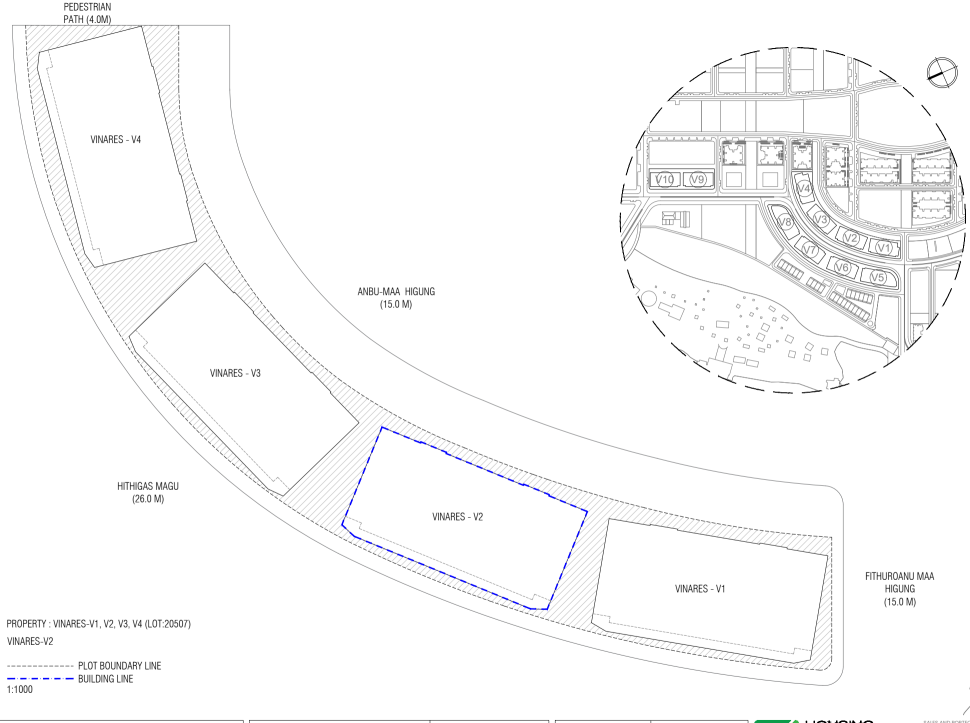
PROPERTY: VINARES-V1, V2, V3, V4 (LOT: 20507)	
DRAWING NAME : LOCATION PLAN	SCALE: AS GIVEN,A4

DRAWN BY : SHAAMA	DATE : 21ST JUNE 2022
CHECKED BY : FATHINA	

REVISION NO.:	DATE :	
REVISED BY:		



SALES AND PORTFOLIO MANAGEMENT 2ND FLOOR, CENTRO MALL, HULHUMALE'



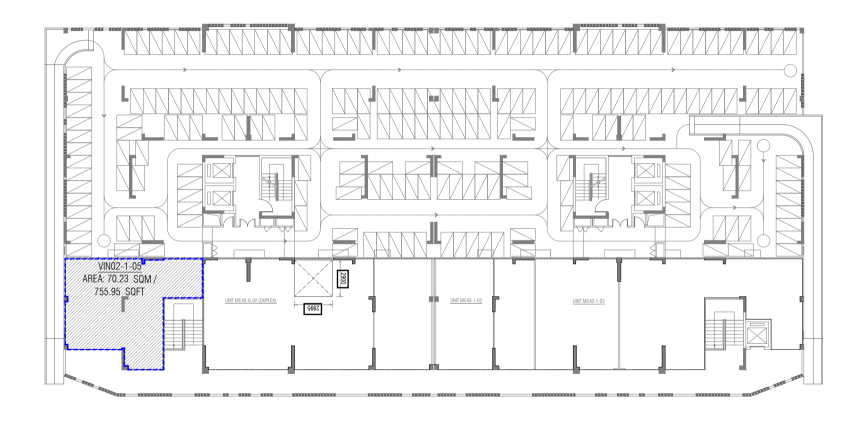
PROPERTY: VINARES-V1, V2, V3, V4 (LOT: 20507) DRAWING NAME: SITE PLAN SCALE: AS GIVEN, A4 DRAWN BY: SHAAMA DATE: 21ST JUNE 2022 CHECKED BY: FATHINA

REVISION NO.: DATE : REVISED BY:



2ND FLOOR, CENTRO MALL, HULHUMALE'





PROPERTY: VINARES-V2 (LOT:20507)

VIN02-1-05 (PREVIOUS UNIT NO.: V2-1-01)

AREA: 70.23 SQM / 755.95 SQFT

1:300

NOTE:

TOTAL UNIT BOUNDARY LINE

PROPERTY: VINARES-V2 (LOT: LOT 20507)	
DRAWING NAME : FIRST FLOOR PLAN	SCALE: AS GIVEN,A4

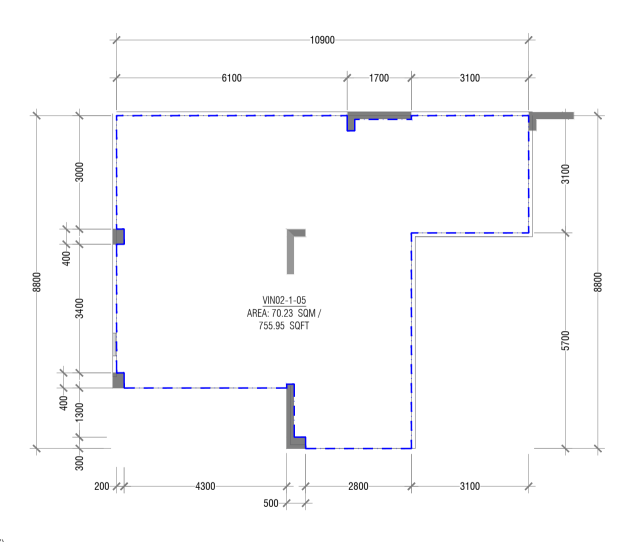
DRAWN BY : SHAAMA	DATE : 21ST AUG 2022
CHECKED BY : FATHINA	

REVISION NO.:	DATE :	
REVISED BY:		



REAL ESTATE MANAGEMENT 2ND FLOOR, CENTRO MALL, HULHUMALE'





PROPERTY: VINARES-V2 (LOT: 20507)

VIN02-1-05 (PREVIOUS UNIT NO.: V2-1-01)

AREA: 70.23 SQM / 755.95 SQFT

1:100

PROPERTY: VINARES-V2 (LOT: 20507)

NOTE: TOTAL UNIT BOUNDARY LINE EXISTING BLOCK WALLS IN THE UNIT PROPOSED UNIT BOUNDARY WALL

)22	REVISION NO.:	DATE:	
	REVISED BY:		



2ND FLOOR, CENTRO MALL, HULHUMALE

DRAWING NAME : UNIT LAYOUT	SCALE: AS GIVEN,A4

DRAWN BY: SHAAMA DATE: 21ST AUG 202 CHECKED BY: FATHINA

2. VINARES COMMERICAL-DESIGN GUIDELINES

(Refer to next page)







UNIT DESIGN GUIDELINE

VINARES COMMERCIAL, LOT 20507, 20508, 20509 (MC-42, MC-43, MC-44, MC-45, MC-46, MC-47, MC-48, MC-49, MC-50, MC-51)

Created by:

Real Estate Management (Property Asset Management)

Created on:

21st June 2022

Approved by:

Director, Real Estate Management





UNIT DESIGN COMMERCIAL

GUIDELINE

VINARES

 Doc ID:
 REM-2023-GDL110

 Version:
 V1.3

 Classification:
 Open

 Effective Date:
 17th January 2024

Record of revisions

#	Revision Approval Date	Version	Revisions made	Page number	Approved by	Decision Number
01	21st June 2022	V1.0	Initial Document	-	Director, REM	-
02	08 th August 2023	V1.1	Format change due to rebranding to Urbanco	-	Strategic Management	-
03	30 th August 2023	V1.2	Construction fencing / Hoarding Advertisement standards and details Firefighting requirements	7 - 10	Director, REM	-
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UNIT DESIGN COMMERCIAL

GUIDELINE - VINARES

Doc ID:	REM-2023-GDL110			
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1. Purpose

The guideline is intended to communicate the standards and guidelines to be followed by the tenants occupying the Vinares commercial units.

2. Scope

Applicable to all Vinares commercial units.

3. Terms & Definitions

Key terms	Definitions			
Frontage	The front side, towards the main road side, where entrance to the unit			
	is located.			
Drawings	The drawing document, that should be submitted to Urbanco for			
	design approval of the given unit.			
Boundary Wall	The boundary wall will mark the limits of the unit and it is a full height			
	masonry block wall finished with cement screeding on both sides.			
Demolition	Existing wall/partition in a unit that is allowed to be removed or			
	demolished by HDC. Any service lines installed within the said walls or			
	partitions should be relocated by the tenant.			
HDC	Housing Development Corporation			

4. References

Not Applicable

5. General

- 5.1 Tenant is advised to check the given dimensions on site if required.
- 5.2 Any physical development works should be carried on site, after the drawing approval only. Tenants must follow development guidelines set by HDC, while building the unit.
- 5.3 If there are any design changes after the initial design approval, tenant should submit revised drawings or as-built drawings for re-approval.

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5.4 Proposed unit design should give access to building services layouts installed in the unit.

6. Guideline Details

6.1 Frontage Design

- **6.1.1** The predominant material for façade shall be frameless glass. This is to establish liveliness of the commercial area, create uniformity of the front façade and providing visibility to the commercial activities from the urban surrounding.
- **6.1.2** Tenant can use black coloured framing on unit façade, where required.
- 6.1.3 The clear glass façade can be finished with stickers/ frosted sticker according to the usage and branding.
- **6.1.4** Third party advertisements are not allowed on any commercial area.

6.2 Utilities & Services

6.2.1 AC outdoor units should be installed on unit wall facing to service corridor given at the back of the unit. AC drain pipes should not be left without connecting to a floor drainage or a soak pit.

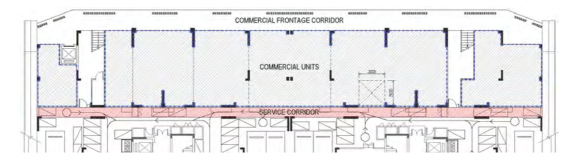


Figure 1: Typical commercial floor plan with 1200mm wide service corridor behind. (Marked in red)

6.2.2 A dome type security camera is allowed to be placed on the façade of the given unit.



- 6.2.3 Storage space for the use of the unit, should be managed within the given unit area. Show storage space on drawing if requires.
- 6.2.4 Waste management area must be given in the unit with multiple bin space for waste segregation. (Should be show on drawing)
- 6.2.5 Proposed kitchen hood and exhaust system must be a product with odour control and grease traps incorporated. (Location must be shown on floor plans and product specification should be submitted for approval). Kitchen exhaust exit should not face directly to the pedestrian passing nearby.

6.3 **Standard Dimensions**

- 6.3.1 Minimum height of an entrance door should be 2.1m. (Show dimension on drawing).
- 6.3.2 If the floor finished level of the entrance corridor and unit entrance differs more than 25mm, wheelchair access should be provided with 1:12 slope or strictly not more than 1:10 gradient. This ramp should be provided inside the unit and should be shown on drawings.

6.4 Signage / Advertisement Boards



Figure 2: Typical commercial frontage elevation with ground floor business name board (0.8m height) and first floor business name board (2.2m height) / Location (marked in red).

6.4.1 Business name board can be installed on the allocated locations for business name board or branding purposes of the unit, with a dimension of 800mm in height (for ground floor units) and a dimension of 2200mm in height (for first floor units). Length is limited to length of the frontage of given unit. (See Figure 2 above) Detail drawing should be submitted for approval.

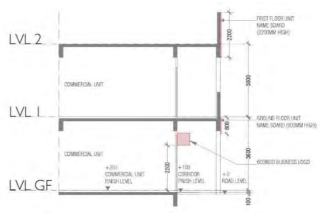


Figure 3: Typical commercial side elevation with business name board and logo location.

6.4.2 Unit frontage should be clear from any projection from façade, from finished floor level to 2.2m above. A business name board or logo of 600x600mm can be installed projecting from the façade at 2.2m and above. Detail drawing should be submitted for approval.

6.5 <u>Construction Fencing/Hoarding</u>

- 6.5.1 During the period of initial construction, the commercial unit must have a protective construction fencing around the commercial unit (see figure 4 below).
- 6.5.2 The construction fencing shall be constructed with timber as the main material of the frame and front screen.

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- Construction fencing front to offset a maximum of 600mm from 6.5.3 Commercial unit front.
- The construction fencing must be equivalent to the height of the 6.5.4 commercial unit so that no debris may fall to the outside during the preparations for opening.
- Tenant may use the screen of the construction fencing to advertise the 6.5.5 main function of the commercial unit they have rented prior to the commercial unit opening. This prohibits any form of third-party advertisements.
- The main advertisement shall be displayed on a canvas sheet fixed on 6.5.6 the construction fencing frontage.

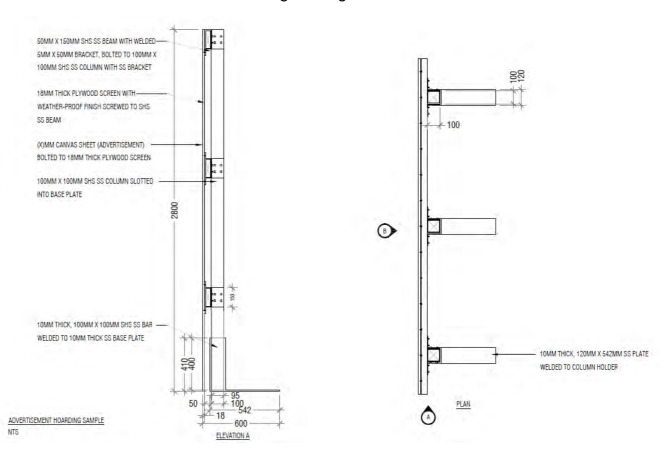


Figure 4: Sample Hoarding/Construction fence plans

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Figure 5: Sample Hoarding/Construction fence image

6.6 Advertisement Standards & Details

- **6.6.1** Commercial frontage can be used to display advertisements for corporate branding.
- edge of the allocated space (refer to figure 2 & 6) and reach 0.8m or 2.2m in height for the first-floor commercial units. In the case of the ground floor, this will be limited to 0.8m.
- **6.6.3** Illumination is allowed for the corporate branding and business name board.
- 6.6.4 Window stickers/applied vinyl on glass façade can be used to display speciality goods or services of the commercial unit depending on usage (refer to Figure 6).
- 6.6.5 All forms of third-party advertisements are strictly prohibited from the commercial frontage.
- 6.6.6 All forms of commercial frontage advertisements and illuminations must get prior approval from HDC. To get approval the following must be

provided with the submission: detailed drawing, front elevation and 3D rendering.



Figure 6: Advertisement sample render

6.7 <u>Fire Fighting Requirements</u>

- **6.7.1** Each commercial unit must consist of 1 CO2 bottle, 1 H2O bottle and 1 fire blanket as a minimum. Location of the mentioned items must be shown on the drawings submitted for approval.
- 6.7.2 All commercial units categorized under special MNDF requirements must ensure to fulfil the requisites. (e.g.: cafes, clinics, etc)

6.8 Required Specifications

6.8.1 Product specifications must be submitted to Urbanco for review and approval for any mechanical equipment proposed to install on the building. (Such as dumbwaiters, kitchen hood and exhaust)



6.9 **Modification**

- **6.9.1** Tenants should propose a full height masonry wall on boundary line, for the units with no existing boundary wall on site.
- 6.9.2 Tenants can demolish/modify the existing masonry walls built within the given unit as per their design. However, should not demolish any structural elements or masonry walls on unit frontage.
- 6.9.3 The tenant should be responsible for any damages occurred to the property and/or its users in installing / modifying any component of the unit.

6.10 **Drawing Requirements**

Unit design drawings should be submitted to Urbanco for design approval with the following requirements:

6.10.1 STAGE - 1

- 1. A Title Block with following information must be given on each page.
 - a. Tenant/company name, commercial unit number and given usage
 - (Eg: shop, clinic, service centre etc)
 - b. Drawing title, scale, revision no. and date
- 2. As-built plan
- 3. Demolition plan (if there are any demolitions proposed)
- 4. Proposed floor plans (space labels, floor finished levels, furniture layout and dimensions should be given)
- 5. Exterior & interior elevations (with finished materials, business name board shown)
- 6. Minimum 1 section through the unit with floor finished levels and dimensions.
- 7. Door and window schedule (Specify materials, colour, dimensions)
- 8. Material / Product specifications.





- 9. Structural drawings, if any such modifications are proposed (should be signed by a Certified Structural Engineer).
- 10. Schematic services drawings.
 - a. Proposed plumbing layouts. (Fresh water, grey water & WC pipe layout)
 - b. Ventilation layout (AC/ exhaust location should be marked on drawings)
 - c. Electrical layout and electrical load calculation (if required)
 - d. Electrical load calculations should be submitted for the units which use high voltage, such as (but not limited to) supermarkets, cafe's, restaurants etc., signed by a registered professional in relevant authorities.
- 11. 3D rendering (if requires)

6.10.2 **STAGE - 2**

Following drawings can be submitted after agreement signing and prior to applying for 'Building usage for commercial use' permit.

- Detail services drawings fit to guidelines set by relevant authorities and approved by them (if approval is required by the relevant authorities).
 - Electrical, power, lighting, plumbing layouts, ventilation layouts, CCTV and any other building services layout incorporated within the unit.
- MNDF Approved firefighting layout, site checked and approved letter by

 MNDF.





7. Disclaimer

HDC reserves the right to evaluate and impose conditions not covered in these guidelines in response to specific design or usage depending on merits. HDC reserves the right to modify or withdraw any part of this guideline and to make such other and further changes as deemed necessary for the operation of the commercial area and these guidelines will be binding upon each tenant.

8. Review

A review period of 1 year (Annually) or as required will be practiced during which HDC shall review the contents of the guideline for its relevance and accuracy and fitness for purpose of the assigned commercial units.

9. Annexures

No Annexures attached