

# **REQUEST FOR PROPOSAL (RFP)**

**FOR** 

DEVELOPMENT AND OPERATION OF BUILDING FOR CLINICS IN HULHUMALÉ LOT 11628 (N3-25)

PROPOSAL REFERENCE NUMBER: HDC(161)-CM/IU/2020/210

ANNOUNCEMENT DATE: 24th October 2020

PROPOSAL SUBMISSION DEADLINE: 06th December 2020





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# SECTION I. INSTRUCTIONS TO PROPONENTS (ITP)

	A. GENERAL			
1.	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) for Project specified in Section IV. Lessor's Requirements. 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 Practices	2.1	It is requirement of Lessor that proponents, suppliers, contractors and their agents (whether declared or not), subcontractors, 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:  (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	



		<ul> <li>(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.</li> <li>(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 sub-consultants, 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.</li> <li>(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.</li> <li>(d) will terminate the contract after having given fourteen (14) days' notice to the Proponent.</li> </ul>
	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:
		(a) directly or indirectly controls, is controlled by or is under common control with another Proponent; or
	3.3	(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, 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 in this RFP process by business entity. Participation by a Proponent in more than one Proposal will result in the disqualification of all Proposal 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.
		B. C	ONTENTS OF RFP DOCUMENTS
			The RFP Documents include all the Sections specified below, and should be read in conjunction with any Addenda issued in accordance with ITP 6.
4.	Sections of RFP Documents	4.1	<ul> <li>Section I. Instructions to Proponents (ITP)</li> <li>Section II. RFP Data Sheet</li> <li>Section III. Qualification and Evaluation Criteria</li> <li>Section IV. Lessor's Requirements</li> <li>Section V. Business Proposal Requirement</li> <li>Section VI. Terms of Contract</li> </ul>
		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 <b>specified in the RFP Data Sheet</b> 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, <b>specified in the RFP Data Sheet</b> , 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-bid 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 Bidder.
	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 should extend the deadline for the submission of proposal, pursuant to ITP 16.2.



		C. P	REPARATION 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.
			The Proposal shall comprise the following:
		9.1	(a) Letter of Price Proposal Form in accordance with ITP 10;
			(b) Bid Security in accordance with ITP 13;
9.	Documents Comprising the Proposal		(c) Written confirmation authorizing the signatory of the Proposal to commit the Proponent, in accordance with ITP 14.2 and ITP 14.3;
			(d) Business Proposal Requirement stipulated in Section V;
			(e) 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;
			(f) Any other document required in RFP data sheet.
10.	Letter of Price Proposal	10.1	The Letter of Price 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 IV.
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 <b>specified in the RFP Data Sheet.</b> 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.
	13.2	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. Bid Security	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 or 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.
	14.1	The Proponent shall submit one original of the documents comprising the proposal as described in ITP 9.1.
14. 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 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. S	UBMIS	SION AND OPENING OF PROPOSALS
	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.
15. Sealing and Marking of Proposals	15.2	The inner and outer envelopes 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 16.1.  (f) include Form 04 - Proposal Checklist

	15.3	If all envelopes are not sealed and marked as required, the Lessor will assume no responsibility for the misplacement or premature opening of the proposal.
	16.1	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.
16. Deadline for Submission of Proposal	16.2	The Lessor may, at its discretion, extend the deadline for the submission of proposals by amending the RFP Documents in accordance with ITP 6, in which case all rights and obligations of the Lessor and Proponents previously subject to the deadline shall thereafter be subject to the deadline as extended.
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 Lessor 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 <b>specified in the RFP Data Sheet</b> 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 15.1, shall be <b>specified in the RFP Data Sheet.</b>
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) the proposed prices in Price Proposal Form;  (d) 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 17.1 and proposals that are not in accordance with Form 04 - Proposal Checklist.



	18.4	The Lessor shall prepare a record of the proposal 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. 1	EVALUATI	ON AND COMPARISON 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 20.2, 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 24.





	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 Responsiveness	22.3	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,  (a) if accepted, would  (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 Err	23.1 ors	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. Evaluation of Proposal	24.1	The Lessor shall use the criteria and methodologies listed in Section II Qualification and Evaluation Criteria.
25. Lessor's Right to Accept Any Proposal, and to Reject Any or A Proposal	25.1	The Lessor reserves the right to accept or reject any proposal, and to annul the RFP process and reject all proposal 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
26. Award Criteria	26.1	Subject to ITP 25.1, the Lessor shall conditionally award the Contract to the Proponent(s) whose proposals has been determined to be substantially responsive to the RFF Documents and scored the highest marks as specified in ITP 24.1, provided further that the Proponent is determined to be qualified to perform the Contract satisfactorily.
	27.1	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.
27. Notification of	27.2	Until a formal contract is prepared and executed, the successful Proponents' proposal and the notification of conditional award shall constitute a binding Contract.
Conditional Award	27.3	Failure of the successful Proponent to fulfill the obligations in ITP 28, ITP 29 and ITP 30 or sign the Contract in accordance with ITP 31 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 and is determined by.
28. Performance Guarantee	28.1	Within 30 (thirty) days of the receipt of notification of conditional award from the Lessor, the successful Proponent shall furnish the Performance Guarantee as specified in the Section VI Contract Terms. If the performance security furnished by the successful Proponent is in the form of a bond, it shall be issued by a bonding or insurance company that has been determined by the successful Proponent to be acceptable to the Lessor. A foreign institution providing a bond shall have a correspondent financial institution located in the Lessor's Country.
29. Acquisition Fee	29.1	Within 30 (thirty) days of the receipt of notification of conditional award from the Lessor, the successful Proponent shall pay acquisition fee as specified in Section VI Contract Terns.
30. Concept Drawing	30.1	Within 30 (thirty) days of the receipt of notification of conditional award from the Lessor, the successful





		Proponent shall submit concept drawing in accordance with Section IV. Lessor's Requirements.
	30.2	In case the Proponent is required to submit the concept drawing in Section V. Business Proposal Requirement, the Lessor will review the submitted concept drawing and if required provide comments for concept drawing along with the notification of conditional award. The successful proponent shall rectify the concept drawing and submit revised concept drawing within 14 (fourteen) days of the receipt of notification of conditional award from the Lessor.
21 Signing of Contract	31.1	Promptly upon notification of the conditional award, the Lessor shall send the successful Proponent the Contract.
31. Signing of Contract	31.2	Within 7 (seven) days of the success fulfilment of the obligation stipulated in ITP 28, ITP 29 and ITP 30, successful Proponent shall sign the Contract with Lessor.





# **SECTION II: RFP DATA SHEET**

	A. GENERAL
ITP 1.1	The Name of the Project: Development and Operation of Building for Clinics in Hulhumalé Lot 11628 (N3-25)
ITP 1.1	The Reference Number of Proposal Process is: HDC(161)-CM/IU/2020/210
ITP 3.2	Joint Venture share proportion restriction shall not apply.
	B. CONTENTS OF RFP DOCUMENTS
lei.	For clarification purposes only, the Lessor's address is:
ITP 5.1	Business Development, Marketing & Sales Housing Development Corporation Ltd. Ground Floor, HDC Building Hulhumalé, Maldives Tel: (+960)3355 369, (+960)3355 293 E-mail: sales@hdc.com.mv
ITP 5.1	Webpage:  Corporate website - hdc.com.mv  MyHulhumalé Properties website - properties.hdc.com.mv
ITP 5.1	The deadline for request for clarification is on or before 15 November 2020 at 1400 hrs
ITP 5.2	The pre-proposal meeting shall take place at the following date, time and place; Date: 09 <sup>th</sup> November 2020 Time: 1400hrs Place: Online Meeting held via Zoom  Link for online Zoom meeting will be shared to the registered parties for pre-proposal meeting.  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
ITP 13.1	The Amount and Currency of Bid Security shall be MVR 500,000.00 (Maldivian Rufiyaa Five Hundred Thousand) or equivalent in United States Dollar (USD).



	The source of exchange rate shall be <b>Maldives Monetary Authority (MMA)</b> and the date for the exchange rate shall be 14 (fourteen) days before Proposal Submission deadline.
ITP 13.2	Bid Security Validity Period: <b>180</b> (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 <b>proposal submission purpose</b> only, the Lessor Address is:
ITP 16.1	Exhibition Center (Ground Floor) HDC Building Huvandhumaa Hingun Housing Development Corporation Ltd.  Date: 06th December 2020 Time: 1300hrs to 1400hrs
ITP 18.1	For proposal opening shall take place at:  Exhibition Center (Ground Floor)  HDC Building  Huvandhumaa Hingun  Housing Development Corporation Ltd.  Date: 06 <sup>th</sup> December 2020  Time: 1415hrs  Proponents do not have the option of submitting their proposal electronically.





### SECTION III. 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 requested in the Section IV, Business Proposal Requirements and proposal shall fulfill requirements in accordance with ITP 9.1.

#### 1. QUALIFICATION CRITERIA

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

#### 1.1 Financial Resources

- (a) Proponent shall demonstrate that it has access to or has full funds to finance the proposed investment cost. Proponents who that do not demonstrate it access to or has full funds to meet the proposed investment cost shall be disqualified.
- (b) Funds required for the investment cost will be evaluated based on the bank statement balance, cash and cash equivalents, receivables, payables and inventory (if relevant) from audited financial statements or external financing subjected to Proponents proposed method of financing.

### 1.2 Outstanding Payment

(a) Proponent shall not have any outstanding payment due to Lessor. Proponents who have payment due at the date of submission RFP shall be disqualified.

### 1.3 History of Non-Performing Contracts and Litigation History

- (a) Proponents shall not have consistent history of court/arbitral award decisions against the Lessor for the last five (5) years.
- (b) Proponent shall not have occurrence of non-performance of a contract awarded by Lessor as a result of Proponent default for the last five (5) years

### 1.4 Single Party Exposure Limit

(c) Proponents shall meet the criteria and requirements set forth in "Single Party Exposure Limit Policy" published as per announcement no: HDC (161)-CM/IU/2020/2017 dated on 13th October 2020 available at HDC corporate website and MyHulhumale Properties website (refer to ITP 5.1).

Link to the policy:

https://bit.ly/3koaBTh





### 2. EVALUATION CRITERIA

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

Criteria		Allocated %
a)	Lease Rate & Acquisition Fee	50%
b)	Business Plan	20%
c)	Experience	15%
d)	Concept Design	15%
To	tal	100%

### 2.1 LEASE RATE AND ACQUISITION FEE - 50%

- 2.1.1 The lease rate and acquisition fee will be evaluated using the Net Present Value of the proposed lease rate by the Proponent for the first 5 (Five) years after grace period and the proposed acquisition fee.
- 2.1.2 NPV will be calculated as per the following formula with the discount rate of 10%
- 2.1.3 Proponents with the highest acceptable NPV and acquisition fee will be given a score of 100% whereby points shall be given as prorated for the other Proponents.

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

n= number of years

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

- Lease rate and acquisition fee shall be proposed as per Section IV Lessors' Requirement and proposals that are not in accordance Section IV shall result in disqualification of proposal.
- 2.1.5 Procedure to Eliminate Outliers
- a) In evaluation of lease rate and acquisition fee, 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 and acquisition fee 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)





#### 2.2 BUSINESS PLAN - 20%

The business plan will be evaluated based on the following criterion:

- 2.2.1 Marketing Plan 30 points
- 2.2.2 Maintenance/ Facilities Management Plan 30 points
- 2.2.3 Financial Plan 20 points
- 2.2.4 Operational Plan 20 points

#### 2.3 EXPERIENCE 15%

- 2.3.1 For Operators, operational experience will be evaluated based on the number of years in operation. Highest score for operation experience will be given for registered establishments that have been in operation in a relevant field for the past 5 (five) years and score will be given pro-rata basis for Proponent with less than 5 (five) years operation experience
- 2.3.2 For Developers, development experience will be evaluated based on the value of the completed projects. Highest score for developer experience will be given for developers that has completed projects of value that is equal to or exceeds 150% (One Hundred and Fifty Percent) of the estimated cost of the proposed project and score will be given pro-rata basis for Proponent with less than 150% (One Hundred and Fifty Percent) of completed project value.
- 2.3.3 **For General Businesses & Individuals,** experience will be evaluated based on the experience of contractor(s) and/or operator(s) in accordance to 2.3.1 and 2.3.2.

### 2.4 CONCEPT DESIGN - 15%

The concept design will be evaluated based on the following documents:

#### 2.4.1 Clarity of Concept (20 Points)

- a) Clarity of the proposed idea
- b) Understanding of the brief and business model
- c) Quality of concept translation to design

# 2.4.2 Site Responsive Design (20 points)

- a) Addressing the surrounding natural and built-up context
- b) Site circulation and accessibility

### 2.4.3 Functionality (25 points)

- a) Space programming and catering to the needs of users
- b) Adaptability and flexibility
- c) Circulation and operation efficiency in the arrangement of spaces

# 2.4.4 Sustainability (15 Points)





- a) Proposed building materials and responsiveness to climatic conditions
- b) Passive design features
- c) Energy efficiency and generation features, strategies and impacts

# 2.4.5 Aesthetics & Design (10 points)

- a) Form and Function
- b) Material application and color schemes with reference to building type and usage

# 2.4.6 Quality of Content (10 points)

- a) Completeness of submission content
- b) Presentation of concept design and narrative
- d) Design Communication





### SECTION IV. LESSOR'S REQUIREMENTS

#### 1. SCOPE OF WORKS

Housing Development Corporation (Lessor) is seeking for interest parties for Development and Operation of Building for Clinics in Hulhumalé Lot 11628 (N3-25). The selected party (Lesse) will be responsible for the design, construction and management of the property for the duration of the lease term. The management of property includes but not limited to allocation, administration, supervision and maintenance of the property.

The Lessee should sublease minimum of 3 (three) units to independent parties. The subleased units allocated to independent parties cannot be leased to business entity or company that directly or indirectly controls, is controlled by or is under common control with Lessee. (i.e. parent company, subsidiary company and sister company).

### 2. LEASE RATE AND ACQUISTION FEE

- 2.1 The minimum acceptable lease rate per square feet per month for Lot 11628 (N3-25) is MVR 18.00 (Maldivian Rufiyaa Eighteen) for the first 5 (Five) years.
- 2.2 The lease rate proposed for each following year shall be equal or higher than the previous year's rental rate. Proposed lease rate which is less than the said minimum acceptable lease rate shall be disqualified.
- 2.3 The minimum acceptable acquisition fee for Lot 11628 (N3-25) is MVR 606,000.00 (Maldivian Rufiyaa Six Hundred and Six Thousand). Proposed acquisition fee which is less than the said minimum acquisition fee shall be disqualified.

### 3. DRAWINGS

The drawing contains the location map and plot / unit map of the land to be allocated for the development. (Refer to next page)

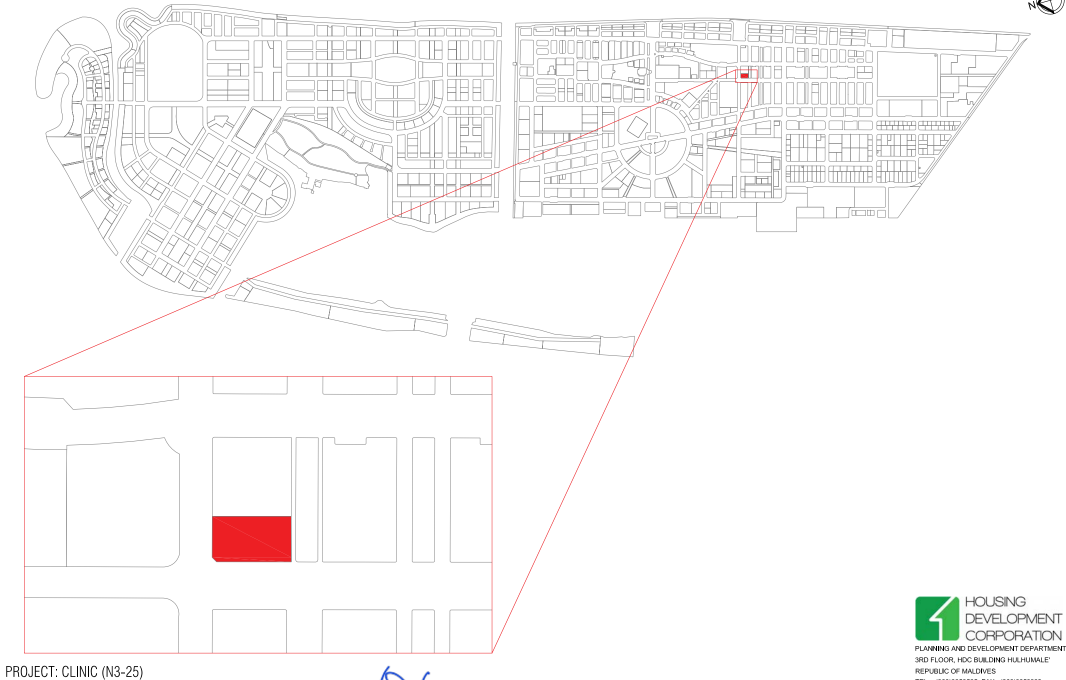
Plot Number	Usage	Plot Area
Lot 11628 (N3-25)	Building for Clinics	7,760.77 sqft.

<sup>\*</sup> Areas in the drawings is subjected to minimal changes.









Drawn by: Jilan Scale: N.T.S

Checked by:

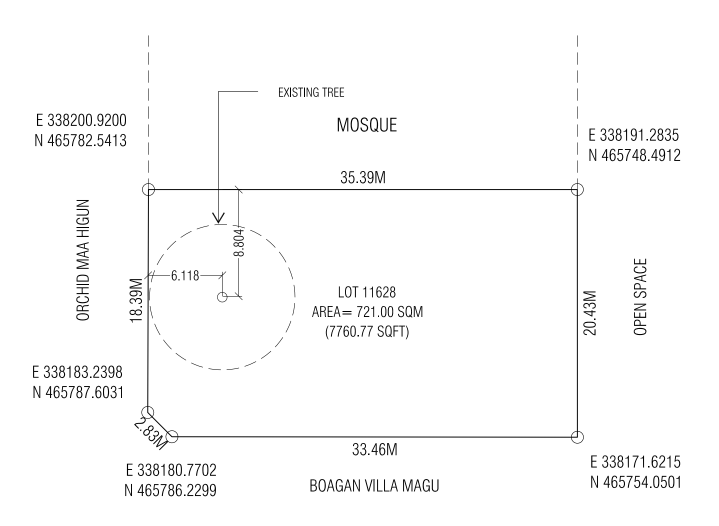
Date: 13th October 2020

Remarks:

TEL. +(960)3353535, FAX +(960)3358892

EMAIL : planning@hdc.com.mv





Date: 13th October 2020



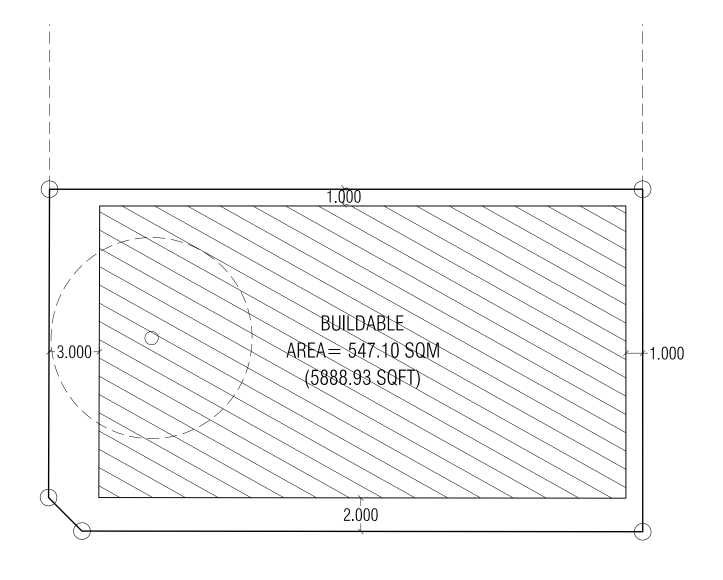
Drawn by: Jilan Scale: N.T.S



DRAWING: PLOT MAP

Remarks:





Lot Number	Parcel Number	Description	Land Use	Plot Area	Foot Print	Gross Floor Area (G.F.A)	Plot Ratio (F.S.I)	Site Coverage	Max Height / Floors
11628 N3-2	NO OF	Clinia	Clinic Institutional	721.00 SQM	432.60 SQM	2,667.70 SQM	3.70	60%	4 Floors / 17m
	N3-25	3-25 Clinic		7,760.77 SQFT	4,656.46 SQFT	28,714.86 SQFT	3.70	60%	13m bldg + 4m Lift Machine Room

PROJECT: CLINIC (N3-25)

Scale: N.T.S Drawn by: Jilan

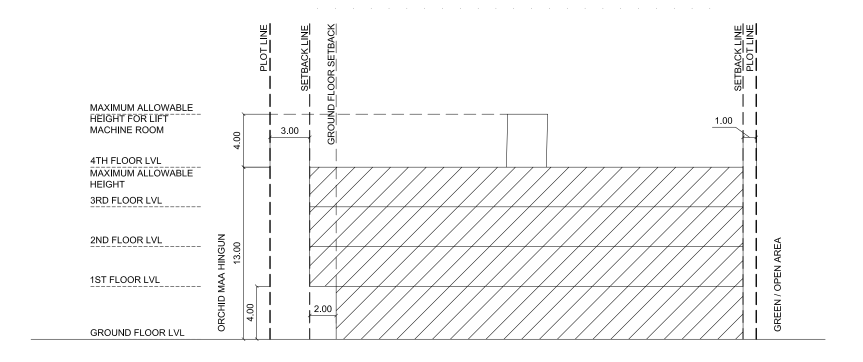
Checked by:

Date: 13th October 2020

DRAWING: SETBACK PLAN

Remarks:





PROJECT: CLINIC (N3-25)

Scale: N.T.S Drawn by: Jilan



DRAWING: CONCEPTUAL SECTION

Date: 13th October 2020

PLANNING AND DEVELOPMENT DEPARTMENT 3RD FLOOR, HDC BUILDING HULHUMALE' REPUBLIC OF MALDIVES TEL. +(960)3353535, FAX +(960)3358892 EMAIL: planning@hdc.com.mv

HOUSING

Remarks:

# 4. PLANNING AND DEVELOPMENT GUIDELINE

(Refer to Next Page)







# HULHUMALE PLANNING & DEVELOPMENT GUIDELINE: CLINIC – HULHUMALE' PHASE 1

## 1. INTRODUCTION

- 1.1 This guideline is applicable to land plot: allocated for a 'Clinic' facility in Hulhumale'.
  (Refer to location map).
- 1.2 Concept Level drawings (site plan showing the surrounding context, all floor plans, human and vehicle circulation, conceptual sections and elevations, parking allocations as per HDC guideline (please note that the structural design should accommodate required number of parking) and spatial layout, showing the overall classifications and requirements of the development must be submitted to HDC for comments and approved before proceeding to detailed architectural and structural drawings.
- 1.3 A 3D model of the development should be submitted along with the concept drawings.
- 1.4 Final detail drawing set approval and related construction approvals need to be obtained from HDC, before the construction of any building in Hulhumale'.
- 1.5 Final detail drawing set should be signed and stamped by a registered local architect and structural engineer.
- 1.6 Under these guidelines, a building is defined to be a constructed dwelling that is not movable/portable within a given plot and one that is finished using different materials and is constructed to a certain standard that is acceptable to HDC and is constructed to a standard that is set forth by HDC and/or adhered to standards set forth by the Ministry Housing & Urban Development at the time of implementation.
- 1.7 This development shall not create any hindrance to the adjacent clinic developments since buildings are to be built next to each other.



### 2. LAND USAGE

- 2.1 These allocated land plots are for the construction of a clinic facility.
- 2.2 The building should accommodate the required vehicular parking.
- 2.3 Following are prohibited uses for the ground level of these dwellings:
  - 2.3.1 Any work harmful to the environment
  - 2.3.2 Any industrial work done on a commercial basis
  - 2.3.3 Residential use

### 3. BUILDING HEIGHT, F.S.I AND SETBACK PLAN

3.1 Building F.S.I is provided in the development drawings along with building setback and is calculated as:

	Total covered area of the building		
Floor Space Index (F.S.I) =			
	Plot area		

- 3.2 Building Height is subjective to the plot location, area of the plot and land usage.
- 3.3 The maximum allowable height for this development is 4 floors. (13 meters)
- 3.4 Minimum height between finished floor levels to slab soffit in any habitable space should be 3.0 meters.
- 3.5 Minimum height between ground floor and first floor should be 3.6 meters.
- 3.6 An additional 4 meters from the terrace level is allowed for the lift machine room.
- 3.7 No part of the building such as roof eave, gutters and door/window panels etc. should be projected out into the road beyond the building setback line.
- 3.8 Setbacks should be clear of any construction at all floor level and should not be shaded and used for any purposes.

# 4. **BOUNDARY WALL**

- 4.1 Urban interaction is highly encouraged at street level hence it is advised to avoid any boundaries or fences, but highly advised to design the boundaries using softscape (shrubs and trees) to encourage urban interaction.
- 4.2 If required, the developer may choose to have a boundary wall with perforation or demarcate the plot boundary with a natural green verge or solid wall of maximum 1.2 meters. Boundary walls on the side and rear can be built to a maximum height of 2m and should be built inside the given boundary line.

### 5. ACCESS AND CIRCULATION

### 5.1. PEDESTRIAN

- 5.1.1. The layout of the scheme should provide safe and convenient pedestrian access to all dwellings and to facilities and services within the plot.
- 5.1.2. Accessibility provision with ease of circulation should be provided as much as possible to all type of users particularly the elderly and physically impaired.
- 5.1.3. Pathways provided within the development should be easy and convenient to facilitate high level of pedestrian movement.
- 5.1.4. If shared pathways (for vehicles and pedestrians) are to be provided within the development, appropriate markings should be used to indicate pedestrian prominence over vehicles.
- 5.1.5. Where access to public transport is available or likely to become available adjacent to the site, the layout of footpaths should be such as to facilitate safe and easy access to the service.
- 5.1.6. Where stepped access is unavoidable specially at ground floor level, the steps should be designed as suitable for physically impaired persons or wheelchair users.
- 5.1.7. Every storey of a building shall be provided with exit facilities for its occupant load.

### 5.2. VEHICULAR

- 5.2.1. A sheltered, safe and convenient vehicular drop-off should be provided within the plot.
- 5.2.2. Vehicular pathway within the plot should be designed in a way that is safe, with minimum interruption to pedestrian pathway and green verge, during ingress and egress.



### 6. **GENERAL REQUIREMENTS**

- 6.1. The development is to maintain the existing tree marked in the plot map.
- 6.2. The development is to adhere to universal access building design standards.
- 6.3. It is highly recommended to have an adequate storage/supply of water with in the development for the purpose of firefighting.
- 6.4. An approved firefighting layout for the development should be obtained from Maldives National Defense Force (MNDF) Fire and Rescue Services Department.
- 6.5. Discharge of foul water should be to a public sewer or to an approved group sewerage scheme.
- 6.6. The building must have dedicated, adequate spaces/ledges for AC outdoor units, which must be properly screened from public view.
- 6.7. The layout of each utility should generally be in accordance with the established practice of the local authority and, as far as practicable, should accord with the preferences of the relevant utility providers.
- 6.8. Garbage collection area (away from common area) with easy access should be provided at each floor level and a central collection area at ground floor with ease of loading/unloading vehicular access.
- 6.9. Provision should be given for the drainage of waste water within the plot and adhere to guidelines set forth by FDA/ HPA.

### 7. <u>DEPTH OF FOUNDATION</u>

- 7.1. Depth of foundation for each building shall be determined by the structural engineer of the development.
- 7.2. Foundation protection method should be submitted with the final detail drawings.
- 7.3. An Environment Impact Assessment Report and Soil Inspection Report needs to be submitted with the detail drawings if:
  - The foundation of the structure is deeper than 1.8m below natural ground level
  - The building height exceeds 31m from the natural ground level

NOTE: In addition to this, please refer to the accompanying development guideline drawings

### SECTION V. BUSINESS PROPOSAL REQUIREMENT

To establish its qualifications to perform the contract in accordance with *Section III 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.

### 1. BID SECURITY AS IN FORM 01

### 2. LETTER OF PRICE PROPOSAL AS IN FORM 02

### 3. LEGAL DOCUMENTS:

- 3.1 Copy of Business Registration Certificate.
- 3.2 Copy of GST Registration certificate (for the relevant and similar work)
- 3.3 Copy of Trade permit (for the relevant and similar work).
- 3.4 For Partnership: Partnership Deed / Agreement
- 3.5 For Company; Memorandum and Articles of Association of the Company.
- 3.6 For Company; Board Resolution of the Company confirming Board of Director's approval for proposed work.
- 3.7 Information of the Authorized Representative as in Form 03.
- 3.8 Power of Attorney to sign on behalf of the Proponent in accordance with ITP 14.2.
- 3.9 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 Financial proposal including method of financing the proposed investment and estimated investment value. Proposed method 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.
- 4.2 Copy of GST and BPT Returns Statement of the past 3 (three) years.
- 4.3 For Sole Proprietorship, bank statements of the most recent 06 (six) months of the business entity or the monthly balance or monthly average balance confirmation. The submitted statement shall be original, authorized and sealed by the bank / financial institution.
- 4.4 For Company, audited financial statements of the past three 03 (three) years authorized by a certified audit firm / individual and management account of the current year.





- 4.5 If Bank financing is proposed by Proponents, bank comfort letter, bank guarantee or any other relevant documents shall be submitted. The submitted documents shall include the Proponent(s) name and name of proposed work/ project.
- 4.6 If equity injection or external financing is proposed by Proponents, relevant documents including but not limited to Proponent(s) name, name of the proposed work/project and letter of commitment for financing shall be submitted demonstrating access to or availability of funds.

### 5. BUSINESS PLAN:

The Proponent shall submit a business plan including:

- 5.1 Marketing Plan
  - a) Product strategy including target market & product alignment with Hulhumalé Master plan
  - b) Pricing strategies
  - c) Promotional strategies
- 5.2 Maintenance/ Facilities Management Plan
  - a) Maintenance/ facilities management structure
  - b) Proposed management fee structure
  - c) Creation of employment opportunities to locals
- 5.3 Financial Plan
  - a) Financial forecast
  - b) Investment appraisal and indicators
- 5.4 Operational Plan
  - a) Proposed project schedule
  - b) Management and operational details

### 6. EXPERIENCE

6.1 Proponent shall submit documents proving their experience including project completion letters including project values, reference letter or any other relevant documents proving the experience in the field or similar business activities.



### 7. CONCEPT DESIGN

- 7.1 Proponent shall submit concept design should including the following; (minimum requirement);
  - a) Concept brief
  - b) Location plan
  - c) Site plan showing the surrounding context
  - d) Circulation Layout
  - e) Floor plans
  - f) Conceptual sections and elevations
  - g) Relevant blow-up Details
  - h) Proposed material schedule and mood board
  - i) Proposed services systems
  - j) Proposed structural system
  - k) Proposed sustainable green features
  - I) Interior and exterior perspective images (3D rendered visuals)
- 7.2 Concept drawings should focus on how it is integrated to site and surrounding context. All floor plans should indicate the usage of specific floor spaces with its area as well as built Up Area (BUA) along with gross floor area (GFA).
- 7.3 Proponent is responsible to clearly communicate the stated submittals to the best of the proponent's ability.
- 7.4 The medium of communication should include written explanations, workings and reports of proposed systems.
- 7.5 Format of submission should include but not limited to a PowerPoint presentation of the concept design stage submission.
- 7.6 A compiled PDF of the above documents should be submitted in digital format.

### 8. PROPOSAL CHECKLIST

8.1 Proposal Checklist as in Form 04 should be attached outside the sealed envelope.





### FORM 01: BID SECURITY FORM

WHEREAS, (name of Proponent) (hereinafter called "the Proponent") has submitted their bid dated (date of submission of bid) to (name of works) in (insert lot number), Hulhumalé (hereinafter called "the Bid").

THE CONDITIONS of this obligation are:

- 1. If the Proponent
- (a) Withdraws its Bid during the period of bid validity
- 2. If the Proponent, having been notified of the acceptance of its Bid by the Housing Development Corporation Ltd during the period of bid validity:
  - (a) Refuses to accept the award;
  - (b) Fails or refuses to pay Acquisition Fee; or
  - (c) Fails to submit the Performance Guarantee; or
  - (d) Fails to execute the term and conditions of Development and Lease Agreement; or

We undertake to pay to the Lessor up to the above amount upon receipt of his first written demand, without the Lessor having to substantiate his demand, provided that in his demand the Lessor will note that the amount claimed by him is due to him owing to the occurrence of the above condition.

This Guarantee will remain in force up to and including the date (insert date) 180 days from (date of proposal submission) after the deadline for submission of this Guarantee or as it may be extended by the Lessor, notice of which extension(s) shall be given to the Bank. Any demand in respect of this Guarantee shall reach the Bank not later than the above date.

This guarantee shall supersede all agreements between us and the Proponent in relation to this Bid. If there are any inconsistencies between this guarantee and any other document exchanged between us and the Proponent, the terms of this guarantee shall prevail.

This guarantee shall be governed by and construed in accordance with the laws of Republic of Maldives.



# FORM 02: LETTER OF PRICE PROPOSAL

Prop	ne of the Project:
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 3.5.
(d)	We have no litigation history and non-performance of a contract in accordance with ITP 3.6 and ITP 3.7.
(e)	We, (insert company name and company registry number), offer to (insert name of the Project) in Lot (Insert Lot number).
(f)	We undertake, to pay the proposed acquisition fee, where the proposal is accepted. The proposed acquisition fee of our proposal is: MVR
(g)	We undertake, to pay the proposed rent for the first 05 (five) years, where proposal is accepted. The proposed lease rent of our proposal is:
	(Rufiyaa
	2 <sup>nd</sup> Year (per square feet per month): MVR
	(Rufiyaa
	4 <sup>th</sup> Year (per square feet per month): MVR L









# 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 of (Name of the Proponent) to carry out the Project related to RFP (ref no) and to liaise with Lessor on behalf of the (Name of the Proponent)
Proponent:
Name:
Address:
Signature and Stamp
Authorized Representative (preferably fulltime personal):
Name:
Designation:
ID Number:
Contact Number:
Email Address:
Signature
o.g. ratar o





# **FORM 04 - PROPOSAL CHECKLIST**

Proponents are required to Form 04 – Proposal Checklist outside the sealed envelope of the Proposal

Proponent	For HDC use	
		1. Bid Security as in FORM 01
		2. Letter of Price Proposal as in FORM 02
		3. Copy of Business Registration Certificate
		4. Board Resolution as in SECTION V 3.6
		<ol><li>Proposal Checklist ss in FORM 04 attached outside sealed proposal.</li></ol>

# NOTE:

 PROPOSALS WITHOUT THE SPECIFIED DOCUMENTS STATED IN THE FORM 03 PROPOSAL CHECKLIST WILL BE REJECTED AT THE TIME OF PROPOSAL OPENING.





# **SECTION V. CONTRACT TERMS**

1.	Parties to the Agreement	Housing Development Corporation Ltd HDC Building Hulhumalé  (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).  [Address of the successful Proponent]  (hereinafter referred to as "lessee", which expression shall include its successors-in-title, liquidators, administrators and lawful assignees where the context so requires or admits)
2.	Objective	2.1. The objective of this agreement is to lease the land to the lessee to undertake the development and operation of a 'Building for Clinics' in Hulhumalé.
3.	Performance Guarantee	<ul> <li>3.1. Submission of Performance Guarantee amounting to 5% of Estimated Project Value within 30 (thirty) calendar days from the receipt of conditional award letter subject to:</li> <li>Local Parties: Minimum of MVR500,000 maximum of MVR 5,000,000</li> <li>International Parties: Minimum USD100,000 maximum USD1,000,000</li> </ul>
4.	Acquisition Fee	Payment of acquisition fee within 30 (thirty) calendar days from the receipt of conditional award letter.
5.	Concept Drawings	<ul> <li>5.1 Submission of concept drawings within 30 (thirty) calendar days from the receipt of conditional award letter</li> <li>5.2 Rectification of the concept drawing as per the review and comments by lessor, and submission of the revised concept drawing within 14 (fourteen) calendar days from receipt of review and comments from lessor.</li> </ul>
6.	Financing	6.1. The lessee agrees to finance the construction and development of the project.
7.	Land	7.1. The land identified for the project is Lot 11628 (N3-25) measuring an area of 7,760.77 square feet.



8.	Land Usage	8.1.	The land should be used to develop and operate a 'Building for Clinics' in Hulhumale'.
9.	Lease Term	9.1.	The lease period is 30 years from the date of signing the agreement.
10.	Lease Rate	10.1	The lease rate per month for the first five years will be the proposed lease rate of the winning proposal.
		10.2	The lease rate will be revised after the first five years based or market inflation P(1+i+5%) where; P = monthly lease rate for the preceding year, and i= cumulative inflation for the five years which will be real estate inflation for the Male' area in the MMA statistics reports.
		10.3	The lease rate will be effective from the date of land handover.
11.	Grace Period	11.1.	Grace period shall be until the completion of construction and development (maximum 18 months) from the agreement signing date where no rent shall be payable by the lessee.
12.	Construction and Development Period	12.1	The lessee shall proceed with construction and developments on the Land as per the "Project Plan and Schedule" (as per clause 18.2), once the land is handed over to the Lessee.
		12.2	The Lessee shall complete the construction and development of the 'Building for Clinics' within a maximum period of 18 (eighteen) calendar months from the agreement signing date (detailed drawing submission duration is inclusive in the 18 month period).
13.	Lease Deposit	13.1	The lease deposit amount shall be 03 (three) months' lease of the lease rate proposed for Year 1.
		13.2	This amount should be paid within 7 (seven) working days of detailed drawing approval and prior to land handover.
14.	Land Handover	14.1.	The development land/site will be handed over to the lesses within 7 (seven) working days of detailed drawing approval and upon settlement of the lease deposit.
15.	Management of the lands & developed property	15.1.	The Lessee shall be liable for the management and administration of the 'Building for Clinics', which includes and
			are not limited to operation, supervision, maintenance effecting insurance, and providing full-time security of the property throughout the term of this agreement.
16.	Lease of Units	16.1.	The Lessee shall have right to sublease the units and shall be responsible for the allocation of the units.

		16.2.	The Lessee should sublease minimum of 3 (three) units to independent parties. The subleased units allocated to independent parties cannot be leased to business entity or company that directly or indirectly controls, is controlled by or is under common control with Lessee. (i.e. parent company, subsidiary company and sister company).
		16.3.	The Lessee shall not allow Sublessee to sublease the units further.
		16.4.	The lessor will not be responsible for any compensations claimed by the Sublessee regarding any dispute between the lessee and Sublessee.
	Business Model	17.1.	In case of sublease of all units to one tenant, the lessee should offer lessor the right of first refusal for leasing of all units.
17.		17.2.	Mortgage rights of the lands can be granted as per HDC's mortgage policy.
		18.1	Submit detailed drawings to Lessor within 60 (sixty) calendar days of agreement signing.
18.	Duties and Obligations of Lessee	18.2	Submit project plan and schedule timeline within 30 (thirty) calendar days from the date of approval of detailed drawings.
		18.3	Submit the Bill of Quantity (BOQ) including the cost and manpower plan within 30 (thirty) calendar days from the date of approval of the detailed drawings. The BOQ must be agreed by both parties within 14 (fourteen) calendar days of its submission.
		18.4	If required as per the lessor's guidelines, submit an Environmental Impact Assessment (EIA) report approved by the Environmental Protection Agency (EPA) Maldives, within 30 (thirty) calendar days from the date of approval of detailed drawings.
		18.5	Commence mobilization within 30 (thirty) calendar days from the date of approval of Detailed Drawings.
		18.6	Submit monthly progress report of the development project once the development site is mobilized. The Lessee shall grant the rights to HDC to publish the progress update to MyHulhumale Properties website.
		18.7	Comply with all the protocols, guidelines of the relevant authorities.
		18.8	Communicate and obtain approval from lessor for any changes to the structure or the buildings.

		18.9	Should install and maintain in the developed commercial building, at lessee's sole cost, such fire protection system or equipment as is deemed necessary by governmental and insurance bodies
		18.10	Make payments to the relevant authorities for all utility services consumed or supplied inclusive of electricity meters, water meters and telecommunication connections to the land and/or the premises during the term.
19.	Termination	19.1	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 3 (three) consecutive months
		19.2	The lessor may terminate the agreement without any compensation payable to the lessee in the event the rent due and/or penalty remains unpaid as the end of 30 (thirty) calendar days written notice period
		19.3	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 and MVR 100,000 considering the degree of the breach, to be determined by the sole discretion of the lessor.
		19.4	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 land and handover the land to the lessor
		19.5	The lessee may terminate the agreement immediately without any prior written notice, if the lessee fails to perform any of the fundamental obligations
		19.6	The lessee may terminate the agreement by serving 6 (six) months' written notice upon the lessor of its intention to do so for any reason whatsoever.

# 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.

