CONFIDENTIAL



Chapter 14 Public Private Financial Plan

Request for Proposal Judge Doyle Square Madison, Wisconsin

September 30, 2013











RFP REQUIREMENT

(Sealed Submission) A detailed public private financial plan showing how the project is to be financed, including letters of interest or commitment from potential lenders/partners. The financing strategy should describe each block separately as follows:

- Estimated uses of capital (separately for each block) providing at least this level of detail:
 - Land acquisition price to be paid
 - Estimated demolition/site prep
 - Hard costs for construction
 - Developer fee
 - Architecture and engineering expenses
 - Other soft costs
 - Other costs
- Estimated sources of capital (separately for each block) including:
 - Debt (private borrowing)
 - Debt (City or CDA borrowings)
 - Equity (cash or cash equivalents)
 - Equity (deferred or forgiven developer/ professional/construction fees)
 - Parking Utility contributions for publicly owned parking component
 - City TIF contribution (or other subsidy)
 - Estimate of Value Calculations, including cap rate assumptions
 - Estimate of Annual Property Tax Payments
 - Details of potential City TIF investments
 - Payback of City TIF investments
 - Specify other special sources such as New Market Tax Credits, Section 42 Tax Credits, conduit bonding, etc.
- Sources and uses should be further broken down by component (parking, hotel, apartment, etc.) to the extent practicable.

- Please review the City's TIF Policy and note any exceptions from policy the development team anticipates requesting (see cityofmadison.com/ planning/tidmaps/tifpolicy.pdf)
- Describe project components (such as parking) to be owned or financed by the City or the Community Development Authority of the City of Madison (CDA). Describe the long-term ownership structure (i.e. what rights to purchase will the developer or City have?). Describe the proposed structure for handling maintenance and operating costs.
- Provide any available letter of interest, credit, or commitment from investors or lenders that demonstrate the financial strength of the team and financial feasibility of the project.
- If utilizing New Market Tax Credits or other financial assistance program, indicate team's experience with these financing methods.
- Annual cash flows and pro-forma for term of project financing for a minimum of 10 years, by block and major component.
- Net cash on cash returns.



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BACKGROUND SUMMARY

The proposed \$178.8 million project will be situated on portions of Block 88 (1.04 acres) and 105 (1.20 acres) known as Judge Doyle Square (collectively, the "Property"), currently owned by the City in Madison, Wisconsin. Journeyman Group and its partners will form separate entities to purchase the Property from the City and develop the Project.

LAND ACQUISITION

For Block 88, Journeyman Group and its partners propose to purchase the Block 88 Property from the City for \$1 to aid in closing the funding gap of the full-service Hotel. Journeyman Group shall purchase Block 105 to develop with the City (Parking Utility), Retail/Office, and Residential ownership entities each owning their respective condo units and be members of the master condominium association to be formed by Developer. Land purchase allocations for Block 105 are reflected in Table A that are based on private components share of the gross square feet to be developed on this Block at a value of \$100 per square foot, which currently reflect ~\$3.3M of net proceeds to the City.

REQUESTED TIF ASSISTANCE

The Property is located within the TID #25 (East and West Wilson Street Corridor) boundaries.

In this proposal, Developer is requesting a \$46.7 million of TIF Ioan ("Loan") to construct a 352-key full service hotel, 11,680 square feet of commercial and retail space, 52,190 square feet of Class A office space, 134 apartment units and 645 parking stalls to support the needs of each use. The Project will further include City Fleet and Public Parking on both Block 88 and 105 totaling 638 spaces that will be funded by the City as discussed below.

The TIF request represents 90% of the anticipated increment to be generated by the Project based on a 20 year amortization, as reflected in the table below. The TIF request is further based on an assumption either (1) TID #25 would be extended for an additional approximately 12 years, beyond the current TID #25 expiration date in 2022, or (2) a new TID will be created (and could be an overlap TID), or (3) the TIF request could be funded using all increments generated within all of TID #25, not limited to the projected increment

		TAX INC	CREME	NT FINANC	NG		
	Mc	rriott Hotel	R	etail/Office		Residential	Totals
Land	\$	4,345,824	\$	1,179,447	\$	2,114,006	\$ 7,638,278`89
Improvement	\$	63,456,173	\$	13,649,567	\$	22,548,139	\$ 99,653,879
Real Estate Assessment	\$	67,801,997	\$	14,829,014	\$	24,662,145	\$ 107,293,157
Mil Rate		0.0242		0.0242		0.0242	0.0242
Real Estate Taxes	\$	1,640,808	\$	358,862	\$	596,824	\$ 2,596,494
Interest		0.00%		0.00%		0.00%	0.00%
Amort – Years		20		20		20	20
Supportable TIF Bond	\$	32,816,167	\$	7,177,243	\$	11,936,478	\$ 51,929,888
Discount		90%		90%		90%	90%
TIF Proceeds to Block 105			\$	3,229,759	\$	5,371,415	\$ 8,601,175
TIF Proceeds to Block 88 Hotel	\$	29,534,550	\$	3,229,759	\$	5,371,415	\$ 38,135,725
	\$	29,535,550	\$	6,459,518	\$	10,742,831	\$ 46,736,899





to be generated by the Project, or (4) the City will utilize increment from a donor TID. The requested TIF Loan would require an exception to the 50% rule under the City's current TIF Policy.

The TIF request for the Project, and the anticipated gap between Project equity and financing and anticipated Project costs, is based on the following considerations:

- 1. The costs to develop a full-service hotel to meet the City's goal of supporting its convention and trade business as compared to that of select-service products in the market
- 2. Cost to construct parking
- 3. The Project costs will be higher based on the Madison region's higher construction costs, which are not supported by moderate daily rates and rents of similar projects in other communities; although projected rates and rentals are in-line with the Madison market, they are insufficient to attract more debt and equity investment in the Project.

Thus, the Project gap is both attributable to sources and uses in this instance.

The Project is estimated to have value of \$108.8 million upon stabilization. The Project costs (excluding the portion of the parking elements to be paid for by the City) totals \$148.0 million, with private sources of financing of \$101.3 million.

Due to construction timing, Developer proposes to close on TIF financing in May 2014.

Exceptions to the City's Current TIF Policy:

Under the City's current TIF Policy, Developer will agree to the guidelines in the City's TIF Policy with the following exceptions:

- 1. As discussed above, the TIF request will not meet the 50% threshold.
- 2. Developer proposes to only provide a limited personal guaranty on a portion of the TIF Loan, in an amount to be negotiated based on the difference in cost of the City's desired full service hotel and the cost of a limited

service hotel.

3. The Developer's equity contribution shall not be equal to the requested TIF Loan, Developer equity in the Project will not be required to be expended prior to release of TIF funds for Project costs, and any required Developer equity will include Developer's long-term equity investment to be realized through utilization of New Markets Tax Credits, discussed further below in the financial projections.

- 4. Developer will not agree to make an Equity Participation Payment to the City of Section 4.1(15). If selected, the Developer is open to discussion and negotiation on some form of alternative equity payment should the Project performance substantially exceed expectations.
- 5. Depending on how the City elects to structure repayment of the TIF Loan as discussed above (extension of TID #25, new/overlay TID or donor TID), the City's preferred 12- Year TIF Expenditure Period may be exceeded.

CITY RENTAL AGREEMENT FOR CONVENTION SPACE

As a further incentive from the City and as an aide in helping the Hotel achieve financial stabilization, the City and Developer shall enter into a 10-YEAR FUNCTION SPACE RENTAL AGREEMENT whereby the City would receive limited beneficial use of the Hotel's meeting facilities for an annual rental of \$700,000. During this 10-year period it is projected that the City will receive \$14.6M of Hotel Occupancy Tax from the Project alone. The City would be entitled to (i) use of Ballroom and Pre-Function space three (3) times per calendar year, and (ii) use of the Boardroom and associated Pre-Function space six (6) times per calendar year, and (iii) use of up to five (5) daily uses of guest rooms within the Hotel per calendar year, non-cumulative subject to availability at the date the reservation is made. The Function Space shall not be available to the City on the first, second, and third Friday and Saturday evenings of December, nor on December 31 of each year. In the event Function Space or guest rooms are not available at the times requested



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by the City, Developer is responsible for providing the City with suggested alternate times of comparable utility to the City when the Function Space or guest rooms are available. The City shall reserve Function Space and guest rooms not earlier than thirty (30) days prior to the desired date, provided, however, that one (I) time per calendar year, with respect to Ballroom and Pre-Function space, and two (2) times per calendar year with respect to the board room, the City may reserve the Function Space up to one hundred eichty (180) days in advance. The City and Developer shall work together in good faith to resolve any conflicts in reservations for Function Space.

FINANCIAL PLAN, SOURCES AND USES & FINANCIAL COMMITMENTS

Our detailed public private financial plan reflects how the Project is to be financed, and includes letters of interest or commitment from potential lenders/partners. Table A at the end of this financing strategy section describes each block and Project element separately, identifying estimated sources and uses of capital, with no less than the following level of detail:

Sources

- Debt (private borrowing) See Table A
- Debt (City or CDA borrowing) See Table A
- Equity (cash or cash equivalents) See Table A
- Equity (deferred or forgiven developer/professional/ construction fees) See Table A
- Parking Utility contributions for publicly owned parking component See Table A
- City TIF contribution (or other subsidy) See Table A and Tax Increment Financing Table above
- Estimate of Value Calculations, including cap rate assumptions
- Estimate of Annual Property Tax Payments See Tax Increment Financing Table above
- Details of potential City TIF investments See Table

A and Tax Increment Financing Table above

• Payback of City TIF Investments – See Tax Increment Financing Table above

Uses

- Land acquisition price to be paid See Table A
- Estimated demolition/site prep See Table A
- Hard costs for construction See Table A
- Developer fee See Table A
- Architecture and engineering expenses See Table A
- Other soft costs See Table A
- Other costs See Table A

CITY OWNED/FINANCED OWNERSHIP STRUCTURE

The Block 88 City Fleet Parking, Block 105 Public Parking, and Block 105 Bicycle Center shall be owned and financed by the City or the Community Development Authority of the City of Madison (CDA). Turn-key costs of these City owned and financed elements inclusive of design, construction and finance costs is currently estimated to total \$30.8 million as reflected in Table A, which we have assumed will be financed by use of the \$9 million City reserve designated for the replacement of the East Garage and City bonds or other public improvement financing mechanisms for the balance (\$21.8M).

MAINTENANCE AND OPERATING COSTS

Provisions for each Project element to operate independently for handling maintenance and operating costs has been incorporated into planning and design. Each Project element on each block will have separate public access, vertical transportation, and sub metering of utility services. Maintenance and operating costs of common elements and limited common elements for each block (drives, stairs, etc.) shall be addressed in the future condominium association agreements to be developed.



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LETTERS OF INTEREST, CREDIT OR COMMITMENT FROM INVESTORS OR LENDERS

Letters of interest, credit, or commitment from investors or lenders that demonstrate the financial strength of the team and financial feasibility of the project are included in this Chapter of the Proposal.

NEW MARKET TAX CREDITS

Our financial plan anticipates utilizing New Markets Tax Gredits (NMTC) for the Project's private hotel, retail/office, and residential elements, contributing approximately \$5.3M (3.0%) to the Developer's equity contribution to the Project, based on an assumed \$30M total CDE allocation. Journeyman individually has recent experience with New Markets Tax Credits on a Hotel and Conference Center in Lawton, OK where NMTC contributed approximately 10% to the capital stack. Further, Developer's Counsel (Whyte Hirschboeck Dudek) has considerable NMTC project experience within the State of Wisconsin.

Annual Cash Flows and Pro-Forma

Annual cash flows and pro-forma for term of Project financing for a minimum of 10 years, by block and major component are included at the end of this Chapter. Proformas that will be found there are

- 1. Block 88 Full Service Hotel
- 2. Block 105 Office/Retail
- 3. Block 105 Residential

NET CASH ON CASH RETURNS

Net cash on cash returns by block and major component are reflected within the proformas included at the end of this Section.

HOTEL BRAND

JG is fully committed to build a full service Marriott Hotel so long as a financial agreement that meets project needs is reach. In the event one is not reached, JG reserves the right to have another national brand hotel selected.





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2. Table A

Parking Utility Reserve Contributio \$ 0.0% \$<	25-Se Project Tot 513,546 3 458,668 972,214 3 1,275 3 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 4,139,854 \$ 4,139,854 \$ 4,139,854 \$ 4,139,854	SF SF SF SF
Madison, Wi BLOCK 88 Marriott Hotel City Fleet Parking Retail/Office Residential Bicycle Center City Garage Garage Area 92.547 SF 15.753 SF 15.753 SF 131,070 SF 243,226 SF 3.150 SF 209.668 SF 209.678 SF 201.570 SF 214.010 SF 3.000 SF 209.668 SF 209.668 SF 209.678 SF 209.678 SF 209.668 SF 209.678 SF 209.678 SF 209.678 SF 209.678 SF 20.750 SF 214.011 SF 2.0.0% S 2.0.0% S 2.0.0% S 2.0.0% S 2.0.78 SF 2.0.78 SF	Project Tot 513,546 \$ 458.668 972,214 \$ 1,275 \$ \$ 89,105,639 \$ \$ 9,000,000 \$ \$ 21,835,367 \$ \$ 46,736,899 \$ \$ 46,736,894 \$ \$ 4,139,854 \$ \$ 8,023,108 \$ \$ 8,025,108 \$ \$ 8,025,1	SF SF SF SF SF Spcs 49.8% 5.0% 12.2% 26.1%
Marriott Hotel City Fleet Parking Retail/Office Residential Bicycle Center City Garage Garage Area 92,247 SF 15,753 SF 63,870 SF 3,000 SF 24,905 SF 20,968 SF 20,968 SF 20,968 SF 209,668 SF 200,768 S - 0.0% S - 0.0% S - 0.0% S - 0.0% S	\$ 13,546 \$ 458,668 \$ 972,214 \$ 1,275 \$ \$ 89,105,639 \$ \$ 9,000,000 \$ \$ 21,835,367 \$ \$ 46,736,899 \$ \$ 46,736,899 \$ \$ 4,139,854 \$ \$ 8,023,108 \$ \$ 8,025,108 \$ \$ 8,	SF SF Spcs 49.8% 5.0% 12.2% 26.1%
Net Area (Conditioned) Garage Area Gross Square Feet 282,100 SF 92,547 SF 374,647 SF 235 Spcs 0 SF 15,753 SF 15,753 SF 131,070 SF 235 Keys 63,870 SF 131,070 SF 131,070 SF 234,926 SF 201 Spcs 3,000 SF 3,150 SF 203,926 SF 201 Spcs 3,000 SF 3,150 SF 3,150 SF SF 209,668 SF 209,668 SF 209,668 SF Sources 5 5 0.0% \$ 0.0%	458.668 972,214 1,275 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	SF SF Spcs 49.8% 5.0% 12.2% 26.1%
Garage Area Gross Square Feet 92.547 374,647 SF 15.753 15,753 SF 15.753 SF 67.200 SF 70.350 SF 3.150 SF 6,150 SF 209.668 SF 209.668 SF 209.668 SF 598 Spcs Parking Unit 235 Spcs 40 Spcs 192 Spcs 192 Spcs 201 Spcs 9 Spcs 3,000 SF 598 Spcs 598 Sp	458.668 972,214 1,275 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	SF SF Spcs 49.8% 5.0% 12.2% 26.1%
Gross Square Feet Parking Unit 374,647 SF 235 Xeys 15,753 SF 40 Spcs 352 Keys 15,753 SF 40 Spcs 40 Spcs 131,070 SF 192 Spcs 63,870 SF 234,926 SF 201 Spcs 134 Units 6,150 SF 9 Spcs 3,000 SF 209,668 SF 598 Spcs 598 Spcs Sources First Mortgage \$ 50,315,708 \$2.3% \$ - 0.0% \$ 14,309,939 75.0% \$ 24,479,992 75.0% \$ - 0.0% <td>972,214 \$ 1,275 \$ \$ 89,105,639 \$ \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108</td> <td>SF Spcs 49.8% 5.0% 12.2% 26.1%</td>	972,214 \$ 1,275 \$ \$ 89,105,639 \$ \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	SF Spcs 49.8% 5.0% 12.2% 26.1%
Parking Unit 235 Spcs 332 Keys 40 Spcs 40 Spcs 192 Spcs 63,870 SF 201 Spcs 134 Units 9 Spcs 3,000 SF 598 Spcs 598 Spcs Sources First Mortgage \$ 50,315,708 \$2.3% \$ - 0.0% \$ 14,309,939 75.0% \$ - 0.0% <t< td=""><td>1,275 \$ \$ 89,105,639 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108</td><td>Spcs 49.8% 5.0% 12.2% 26.1%</td></t<>	1,275 \$ \$ 89,105,639 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	Spcs 49.8% 5.0% 12.2% 26.1%
Unit 3.52 Keys 40 Spcs 63,870 SF 134 Units 3,000 SF 598 Spcs Sources First Mortgage \$ 50,315,708 52.3% \$ 0.0% \$ 14,309,399 75.0% \$ 0.0% \$<	\$ 89,105,639 \$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	49.8% 5.0% 12.2% 26.1%
Sources First Mortgage \$ 50,315,708 \$ 2.3% \$ 0.0% \$ 14,309,939 75.0% \$ 24,479,992 75.0% \$ 0.0% \$	\$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	5.0% 12.2% 26.1%
First Mortgage \$ 50,315,708 \$ 2.3% \$ - 0.0% \$ 14,309,399 75.0% \$ 24,479,992 75.0% \$ - 0.0%	\$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	5.0% 12.2% 26.1%
Parking Utility Reserve Contributio \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 951,300 100.0% \$ 18,878,909 67.7% \$ TIF Loan \$ 30,136,725 39.6% \$ - 0.0% \$ 5,371,415 16.5% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0%	\$ 9,000,000 \$ 21,835,367 \$ 46,736,899 \$ 4,139,854 \$ 8,023,108	5.0% 12.2% 26.1%
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TIF Loan \$ 38,135,725 39,6% \$ - 0.0% \$ 3,229,759 16.9% \$ 5,371,415 16.5% \$ - 0.0% \$ 0.0% \$ 100%	\$ 46,736,899 \$ 4,139,854 \$ 8,023,108	26.1%
New Market Tax Credits \$ 3,523,286 3.7% \$ - 0.0% \$ 616,574 3.2% \$ - 0.0% \$ 1179,447 6.2% \$ 2,114,006 6.5% \$ - 0.0% \$ - 0.0% \$ 1179,447 6.2% \$ 2,114,006 6.5% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% </td <td>\$ 4,139,854 \$ 8,023,108</td> <td></td>	\$ 4,139,854 \$ 8,023,108	
Sponsor/Investor Equity \$ 4,310,879 4.5% \$ 0.0% \$ 923,647 4.8% \$ 2,788,582 8.5% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 99,0399 100% \$ 2,18,082 8.5% \$ 0.0% \$ 0.0% \$ 0.0% \$ 1,179,447 6.2% \$ 2,114,006 6.5% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$		
Uses Land/Air-Rights Allocation \$ 1 0.0% \$ 1,179,447 6.2% \$ 2,114,006 6.5% \$ - 0.0% \$ 3,869,250 1.0% \$ 234,103 24.8% 20.0% \$ 0.0% \$ - incl \$ 234,103 24.8% 0.0% \$ 0.0% \$ 0.0% \$	\$178,840,868	4.5%
Land/Air-Rights Allocation \$ 1 0.0% \$ 1,179,447 6.2% \$ 2,114,006 6.5% \$ - 0.0% \$ - 0.0% \$ 1,179,447 6.2% \$ 2,114,006 6.5% \$ - 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% \$ 0.0% <th< td=""><td></td><td>100%</td></th<>		100%
Construction Costs 990,359 1.0% \$ 41,641 2.1% \$ 123,750 0.6% \$ 750,000 2.3% \$ 61,875 6.5% \$ 247,500 0.9% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 19,693,104 70.6% \$ 123,750 0.0% \$ 750,000 2.3% \$ 6,875 6.5% \$ 247,500 0.9% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 19,693,104 70.6% \$ 105,000 10.0% \$ 0.0% <td></td> <td></td>		
Sitework/Streetscape \$ 990,359 1.0% \$ 41,641 2.1% \$ 123,750 0.6% \$ 750,000 2.3% \$ 61,875 6.5% \$ 247,500 0.9% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,9633,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,9633,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,9633,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 0.0% <td>\$ 3,293,455</td> <td>1.8%</td>	\$ 3,293,455	1.8%
Sitework/Streetscape \$ 990,359 1.0% \$ 41,641 2.1% \$ 123,750 0.6% \$ 750,000 2.3% \$ 61,875 6.5% \$ 247,500 0.9% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,963,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,963,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 1,963,104 70.0% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 0.0%		
Garage Construction \$ 6,941,045 7.2% \$ 1,197,190 59.7% \$ 3,696,000 19.4% \$ 3,869,250 incl \$ 236,250 24.8% \$ 19,693,104 70.6% \$ Building Shell 0.0% 0.0% 0.0% \$ - incl \$ 234,103 24.6% 0.0% \$ Tenant Interior Allowance 0.0% \$ 1,788,360 9.4% \$ - incl \$ 105,000 11.0% 0.0% \$	\$ 2,215,125	1.2%
Building Shell 0.0% 0.0% \$ - incl \$ 234,103 24.6% 0.0% \$ Tenant Interior Allowance 0.0% \$ 1,788,360 9.4% \$ - incl \$ 105,000 11.0% 0.0% \$	\$ 35.632.839	19.9%
Tenant Interior Allowance 0.0% \$ 1,788,360 9.4% \$ - incl \$ 105,000 11.0% 0.0% \$	\$ 234,103	0.1%
	\$ 1,893,360	1.1%
	\$ 78,243,783	43.8%
Construction Subtotal \$ 60,026,310 62.3% \$ 1,388,831 69.3% \$ 13,459,842 70.5% \$ 22,466,395 68.8% \$ 637,228 67.0% \$ 20,240,604 72.6%	\$118,219,210	66.1%
Design Contingency \$ 1,200,526 2.0% 2.0% 3.0% \$ 269,197 2.0% \$ 1,012,000 4.5% \$ 12,745 2.0% \$ 404,812 2.0% \$	\$ 2.899.280	2.0%
	\$ 2,830,919	3.0%
	\$ 2,681,079	2.3%
Total Construction Costs \$ 64,708,362 67.2% \$ 1,427,718 71.2% \$ 14,509,710 76.0% \$ 23,476,395 71.9% \$ 686,932 72.2% \$ 21,819,371 78.3% \$	\$126,630,488	70.8%
FF&E \$ 8,229,767 8.5% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$ - 0.0% \$	\$ 8,554,767	4.8%
Total Land/Constr/FF&E \$ 72,938,130 75.8% \$ 1,427,718 71.2% \$ 15,689,157 82.2% \$ 25,917,401 79.4% \$ 686,932 72.2% \$ 21,819,371 78.3% \$	\$138,478,710	77.4%
Pre-Construction Cost		
Architectural and Engineering \$ 3,323,365 3.5% \$ 64,247 3.2% \$ 652,937 3.4% \$ 1,012,002 3.1% \$ 30,912 3.2% \$ 981,872 3.5% \$	\$ 6,065,335	3.4%
Other Consultants \$ 498,505 0.5% \$ 9,637 0.5% \$ 97,941 0.5% \$ 80,000 0.2% \$ 4,637 0.5% \$ 147,281 0.5% \$	\$ 818,001	0.5%
	\$ 352,000	0.2%
	\$ 1,461,371	0.8%
	\$ 2,678,802	1.5%
	\$ 915,762 \$ 1,483,118	0.5%
	\$ 296,879	0.8%
	\$ 759,042	0.2%
	\$ 14,830,310	8.3%
Soft Costs	, ,,	
	A 170.000	0.49/
	\$ 176,000 \$ 2,060,000	0.1%
	\$ 2,060,000 \$ 4,871,830	2.7%
	\$ 1,442,960	0.8%
	\$ 545,000	0.3%
	\$ 1,602,132	0.9%
Project Management Costs \$ 1,806,001 1.9% \$ 39,447 2.0% \$ 290,595 1.5% \$ 408,000 1.3% \$ 18,340 1.9% \$ 432,231 1.6% \$	\$ 2,994,614	1.7%
	\$ 4,782,033	2.7%
	\$ 704,000	<u>0.4%</u>
	\$ 19,178,569	10.7%
	\$172,487,589	96.4%
	\$ 6,353,279	3.7%
Rounding \$ - \$ 1 \$ - \$ 1 \$ - \$ 1 \$ - \$ 1 \$ 1 \$ 1 \$ 1 \$ 1 \$ 1 \$ 1 \$ 1<	<u>\$</u> -	
Total Uses \$ 96,285,592 100% \$ 2,005,158 100% \$ 19,079,919 100% \$ 32,639,989 100% \$ 951,300 100% \$ 27,878,909 100% \$	\$178,840,868	
Cost/SF \$ 341.32 /SF \$ 127.29 /SF \$ 298.73 /SF \$ 198.33 /SF \$ 317.10 /SF \$ 132.97 /SF		100%
Cost/Unit \$ 273,539 /Key \$ 50,129 /Spc \$ 299 /SF \$ 243,582 /Unit \$ 317.10 /SF \$ 46,620 /Spc		100%





3. New Market Tax Credit Worksheet

Assumptions:	М	arriott Hotel	F	Retail/Office		Residential
NMTC allocation	\$	20,000,000	\$	3,500,000	\$	6,500,000
NMTC credit rate	•	39%		39%	,	39%
NMTC discount rate		72%		72%		72%
Closing and Placement Fees						
NMTC closing fee (based on NMTC Allocation)		6.00%		6.00%		6.00%
Legal, Accounting and Tax fees		2.00%		2.00%		2.00%
Brokerage fees and expenses (based on Gross NMTC Sale Proceeds)		4.50%		4.50%		4.50%
Annual Expenses NMTC annual fee		0.00%		0.00%		0.000/
NMTC annual expenses		0.00%		0.00%		0.00% 0.15%
		0.1070		0.1070		0.1070
Calculations:						
Actual NMTC at NMTC credit rate	\$	7,800,000	\$	1,365,000	\$	2,535,000
Gross NMTC sale proceeds at NMTC discount rate	\$	5,616,000	\$	982,800	\$	1,825,200
LESS: NMTC closing fee, legal, accounting and tax fees	\$	1,600,000	\$	280,000	\$	520,000
LESS: Brokerage fees and expenses	\$	252,720	\$	44,226	\$	82,134
LESS: Annual fees and expenses (escrowed at closing)		- , -		, -		- , -
End Year 1	\$	30,000	\$	5,250	\$	9,750
End Year 2	\$	30,000	\$	5,250	\$	9,750
End Year 3	\$	30,000	\$	5,250	\$	9,750
End Year 4	S	30,000	\$	5,250	\$	9,750
End Year 5	\$	30,000	\$	5,250	\$	9,750
End Year 6	s,	30,000	\$	5,250	\$	9,750
End Year 7	\$	30,000	\$	5,250	\$	9,750
End Year 8	\$	30,000	\$	5,250	\$	9,750
Total annual fees and expenses	\$	240,000	<u>.</u> \$	42,000	\$	78,000
	Ψ	240,000	Ŷ	42,000	Ψ	10,000
Net NMTC sale proceeds after fees and expenses	\$	3,523,280	\$	616,574	\$	1,145,066
		17.62%		17.62%		17.62%
				4		>



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4. Annual Cash Flows and Proforma – Block 88, Full Service Hotel

				10-YEA	iott Hotel RPROFORMA dison, WI					
	Rooms Available 128,48 Occupancy 63.00% ADR \$152.0	Occupancy 69.00%	Rooms Available 128,480 Occupancy 74.00% ADR \$161.26	Rooms Available 128,480 Occupancy 74.00% ADR \$166.09	Rooms Available 128,480 Occupancy 74.00% ADR \$171.08	Rooms Available 128,480 Occupancy 74.00% ADR \$176.21	Rooms Available 128,480 Occupancy 74.00% ADR \$181.50	Rooms Available 128,480 Occupancy 74.00% ADR \$186.94	Rooms Available 128,480 Occupancy 74.00% ADR \$192.55	Rooms Available 128,480 Occupancy 74.00% ADR \$198.33
Sales Revenue	2017 % of Re	2018 v % of Rev	2019 % of Rev	2020 % of Rev	2021 % of Rev	2022 % of Rev	2023 % of Rev	2024 % of Rev	2025 % of Rev	2026 % of Rev
Room Revenue	\$12,303,000 65.7%	\$13,879,000 66.0%	\$15,332,000 66.3%	\$15,791,000 71.1%	\$16,265,000 71.2%	\$16,753,000 71.4%	\$17,256,000 71.5%	\$17,773,000 71.6%	\$18,307,000 71.7%	\$18,856,000 71.8%
Food & Beverage	\$4,921,200 26.3%	\$5,551,600 26.4%	\$6,132,800 26.5%	\$4,737,300 21.3%	\$4,879,500 21.4%	\$5,025,900 21.4%	\$5,176,800 21.4%	\$5,331,900 21.5%	\$5,492,100 21.5%	\$5,656,800 21.5%
Parking	\$566,597 3.0%	\$620,558 3.0%	\$665,526 2.9%	\$665,526 3.0%	\$665,526 2.9%	\$665,526 2.8%	\$665,526 2.8%	\$665,526 2.7%	\$665,526 2.6%	\$665,526 2.5%
Other	\$246,060 1.3%	\$277,580 1.3%	\$306,640 1.3%	\$315,820 1.4%	\$325,300 1.4%	\$335,060 1.4%	\$345,120 1.4%	\$355,460 1.4%	\$366,140 1.4%	\$377,120 1.4%
City Rental Payments	\$700,000 3.7%	\$700,000 3.3%	\$700,000 3.0%	\$700,000 3.2%	\$700,000 3.1%	\$700,000 3.0%	\$700,000 2.9%	\$700,000 2.8%	\$700,000 2.7%	\$700,000 2.7%
Net Sales Revenue	\$18,736,857 100.0%	\$21,028,738 100.0%	\$23,136,966 100.0%	\$22,209,646 100.0%	\$22,835,326 100.0%	\$23,479,486 100.0%	\$24,143,446 100.0%	\$24,825,886 100.0%	\$25,530,766 100.0%	\$26,255,446 100.0%
Total Revenues	\$18,737,000 \$146	\$21,029,000 \$164	\$23,137,000 \$180	\$22,210,000 \$173	\$22,835,000 \$178	\$23,479,000 \$183	\$24,143,000 \$188	\$24,826,000 \$193	\$25,531,000 \$199	\$26,255,000 \$204
Departmental Expenses	% of De	% of Dep	% of Dep	% of Dep	% of Dep	% of Dep	% of Dep	% of Dep	% of Dep	% of Dep
Rooms	\$3,075,750 25.0%	\$3,192,170 23.0%	\$3,219,720 21.0%	\$3,316,110 21.0%	\$3,415,650 21.0%	\$3,518,130 21.0%	\$3,623,760 21.0%	\$3,732,330 21.0%	\$3,844,470 21.0%	\$3,959,760 21.0%
Food & Beverage	\$3,543,264 72.0%	\$3,997,152 72.0%	\$4,415,616 72.0%	\$3,410,856 72.0%	\$3,513,240 72.0%	\$3,618,648 72.0%	\$3,727,296 72.0%	\$3,838,968 72.0%	\$3,954,312 72.0%	\$4,072,896 72.0%
Parking	\$113,319 20.0%	\$124,112 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%	\$133,105 20.0%
Other Revenue Exp	\$73,818 30.0%	\$83,274 30.0%	\$91,992 30.0%	\$94,746 30.0%	\$97,590 30.0%	\$100,518 30.0%	\$103,536 30.0%	\$106,638 30.0%	\$109,842 30.0%	\$113,136 30.0%
Total Departmental Expenses	\$6,806,151 36.3%	\$7,396,708 35.2%	\$7,860,433 34.0%	\$6,954,817 31.3%	\$7,159,585 31.4%	\$7,370,401 31.4%	\$7,587,697 31.4%	\$7,811,041 31.5%	\$8,041,729 31.5%	\$8,278,897 31.5%
Gross Profit	\$11,930,849 64%	\$13,632,292 65%	\$15,276,567 66%	\$15,255,183 69%	\$15,675,415 69%	\$16,108,599 69%	\$16,555,303 69%	\$17,014,959 69%	\$17,489,271 69%	\$17,976,103 68%
General & Admin	\$1,686,330 9.0%	\$1,892,610 9.0%	\$2,082,330 9.0%	\$1,998,900 9.0%	\$2,055,150 9.0%	\$2,113,110 9.0%	\$2,172,870 9.0%	\$2,234,340 9.0%	\$2,297,790 9.0%	\$2,362,950 9.0%
Marketing	\$993,061 5.3%	\$925,276 4.4%	\$925,480 4.0%	\$843,980 3.8%	\$844,895 3.7%	\$868,723 3.7%	\$893,291 3.7%	\$918,562 3.7%	\$944,647 3.7%	\$971,435 3.7%
Operator Charges / Franchise Fees	\$1,073,638 5.7%	\$1,347,524 6.4%	\$1,701,146 7.4%	\$1,668,251 7.5%	\$1,717,405 7.5%	\$1,768,010 7.5%	\$1,820,172 7.5%	\$1,873,784 7.5%	\$1,929,160 7.6%	\$1,986,092 7.6%
Property Operations & Maintenance	\$749,000 4.0%	\$883,000 4.2%	\$1,018,000 4.4%	\$977,000 4.4%	\$1,005,000 4.4% \$913,000 4.0%	\$1,033,000 4.4%	\$1,062,000 4.4%	\$1,092,000 4.4%	\$1,123,000 4.4%	\$1,155,000 4.4%
Utilities Management Fees	\$749,000 4.0% \$562.000 3.0%	\$841,000 4.0% \$631,000 3.0%	\$925.000 4.0% \$694.000 3.0%	\$888,000 4.0% \$666,000 3.0%	\$913,000 4.0% \$685.000 3.0%	\$939,000 4.0% \$704.000 3.0%	\$966,000 4.0% \$724.000 3.0%	\$993,000 4.0% \$745.000 3.0%	\$1,021,000 4.0% \$766.000 3.0%	\$1,050,000 4.0% \$788.000 3.0%
Property Taxes	\$1.640.808 8.8%	\$1.657.216 7.9%	\$1.673,789 7.2%	\$1.690.526 7.6%	\$1.707.432 7.5%	\$1.724.506 7.3%	\$1,741,751 7.2%	\$1,759,169 7,1%	\$1.776.760 7.0%	\$1.794.528 6.8%
Insurance	\$94,000 0.5%	\$105,000 0.5%	\$116,000 0.5%	\$111,000 0.5%	\$114,000 0.5%	\$117,000 0.5%	\$121,000 0.5%	\$124,000 0.5%	\$128,000 0.5%	\$131,000 0.5%
Total Expenses	\$7,547,838 40%	\$8,282,626 39%	\$9,135,744 39%	58.843.658 40%	\$9.041.882 40%	\$9,267,349 39%	\$9,501,084 39%	\$9,739,855 39%	\$9.986.358 39%	\$10,239,004 39%
Net Operating Income	\$4,383,011 23%	\$5,349,666 25%	\$6,1 <u>40,822</u> 27%		\$6,633,533 29%	\$6,841,249 29%	\$7,054,219 29%	\$7,275,104 29%	\$7,502,913 29%	\$7,737,098 29%
FF&E Reserve	\$187,000 1.00%	\$421,000 2.00%	\$694,000 3.0%	\$888,000 4.0%	\$913,000 4.0%	\$939,000 4.0%	\$966,000 4.0%	\$993,000 4.0%	\$1,021,000 4.0%	\$1,050,000 4.0%
NOI After Reserves	\$4,196,000 22.39%	\$4,929,000 23%	\$5,447,000 24%	\$5,524,000 25%	\$5,721,000 25%	\$5,902,000 25%	\$6,088,000 25%	\$6,282,000 25%	\$6,482,000 25%	\$6,687,000 25%
Senior Debt Service *	<u>DSC</u> (\$3,751,003) 1.12x	<u>DSC</u> (\$3,751,003) 1.31x	(\$3,751,003) <u>DSC</u> (\$3,751,003) 1.45x	(\$3,751,003) <u>DSC</u> (\$3,751,003) 1,47x	(\$3,751,003) <u>DSC</u> (\$3,751,003) 1.53x	<u>DSC</u> (\$3,751,003) 1.57x	<u>DSC</u> (\$3,751,003) 1.62x	<u>DSC</u> (\$3,751,003) 1.67x	<u>DSC</u> (\$3,751,003) 1.73x	<u>DSC</u> (\$3,751,003) 1.78x
Investment Analysis: Equity \$ 4,310,879										
Annual Cash on Cash Return	10.32%	27.33%	39.34%	41.13%	45.70%	49.90%	54.21%	58,71%	63.35%	68.11%
Yield on Equity (IRR) 17.68% Yield on Equity (IRR) after Sale 24.32%										
CFADS \$ (4,310,879)	\$444,997	\$1,177,997	\$1,695,997	\$1,772,997	\$1,969,997	\$2,150,997	\$2,336,997	\$2,530,997	\$2,730,997	\$2,935,997
PROFORMA SALE										
Terminal Cap Rate 7.5% 10th Year NOI \$ 6,687,000 Implied Value \$ 89,160,000 Sales Costs @ 6% \$ (3,349,600) Mortgage Balance \$ (39,243,606)										
Less Original Equity \$ (4,310,879) Net Sales Proceeds \$ 40,255,915										



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Request for Proposal | Judge Doyle Square – Madison Wisconsin | 104



4. Annual Cash Flows and Proforma – Block 105, Office/Retail

				DGE DOYLE S OFFICE/I AR STABILIZEI	RETAIL SPAC	E							
Total Square Footage Retail/Office Annual Rent per sq. ft. NNN	\$ \$	63,870 20.00 12.33											
INCOME		2017	2018	2019	2020	2021	2022	2023		2024	2025		2026
Rental Income NNN	61.86% \$ 38.14% \$	1,277,400 787,641	\$ 1,315,722 \$ 804,093	\$ 1,355,194 <u>\$ 820,966</u>	\$ 1,395,849 \$ 838,274	\$ 1,437,725 \$ 856,027	\$ 1,480,85 \$ 874,24		282 \$ 923 \$		\$ 1,618,172 \$ 931,760		1,666,717 951,941
TOTAL INCOME	100.00% \$	2,065,041	\$ 2,119,815	\$ 2,176,160	\$ 2,234,123	\$ 2,293,752	\$ 2,355,09	6 \$ 2,418,	206 \$	2,483,133	\$ 2,549,932	\$	2,618,658
EXPENSES:													
JTILITIES	8.81% \$	181,919	\$ 187,376	\$ 192,997	\$ 198,787	\$ 204,751	\$ 210,89	3 \$ 217,	220 \$	223,737	\$ 230,449	\$	237,362
ANITORIAL	0.04% \$	776	\$ 799	\$ 823	\$ 847	\$ 873	\$ 89	9\$	926 \$	954	\$ 982	\$	1,012
DUMPSTER	1.60% \$	32,996	\$ 33,986				\$ 38,25		399 \$				43,053
ELEVATOR SRV	0.04% \$	757	\$ 780						904 \$				988
ANDSCAPE	5.24% \$	108,214	\$ 111,461	\$ 114,804		, ,	\$ 125,45		213 \$				141,195
PEST CONTROL	1.48% \$	30,659	\$ 31,579						609 \$	- 1 -			40,003
SECURITY/FIRE	0.07% \$	1,390	\$ 1,432						660 \$				1,814
SNOW REMOVAL	0.82% \$	16,903							183 \$				22,055
MISC. MAINTAINENCE	1.49% \$	30,710				\$ 34,565		,	670 \$	- 1 -			40,070
	0.73% \$	15,000							911 \$				19,572
CONTRACT LABOR PROPERTY TAXES	0.04% \$ 17.38% \$	810 358.862	\$ 834 \$ 362,451	\$ 859 \$ 366.075	\$ 885 \$ 369.736	\$ 912 \$ 373.433			967 \$ 939 \$		1		1,057 392,482
PROPERTY INSURANCE	0.42% \$	300,002 8,644	\$ 302,451 \$ 8,904	\$ <u>306,075</u> \$ 9,171	\$ 309,730 \$ 9,446	\$ 373,433 \$ 9,729	\$ 377,10		939 3 322 \$				392,402 11,279
ROPERTTINSURANCE	38.14% \$	787,641	\$ 804,093	\$ 820,966					<u>923</u> \$				951,941
MANAGEMENT FEE	30.14% \$ 2.47% \$	51,096	\$ 804,093 \$ 52,629		\$ 636,274 \$ 55,834		\$ 674,24 \$ 59,23		923 3 011 \$				66,669
Total Expenses	40.62% \$	838,737	<u> </u>		· · · · ·	<u> </u>			935 \$		<u>. </u>	·	1,018,610
Net Income before Debt Service	59.38% \$	1,226,304			\$ 1,340,015		. ,		271 \$				1,600,049
First Mortgage	51.66% \$	1,066,797	\$ 1,066,797		\$ 1,066,797	\$ 1,066,797	\$ 1,066,79						1,066,797
Net Income after Debt Service	7.72% \$	159,507			<u> </u>	<u> </u>			474 \$			-	533,252
DSCR		1.15	1.18	1.22	1.26	1.29	1.3		1.37	1.41	1.46		1.50
INVESTMENT ANALYSIS													
Equity	\$ 1,540,221												
Annual Cash on Cash Return		10.36%	12.74%	15.20%	17.74%	20.35%	23.04	% 25.	81%	28.66%	31.60%	Ď	34.62%
Yield on Equity (IRR)	14.03%												
rield on Equity (IRR) upon Sale	24.35%												
Proforma Sale			Sources										
Terminal Cap Rate	8.00%						Rate	Term (Yr	s)				
10th Year NOI	1,600,049		First Mortga	ae	\$ 14,309,939	75.0%	5.5		25				
Implied Value	20,000,607		TIF Loan		\$ 3,229,759	16.9%							
Mortgage Balance	11,161,000		New Market	Tax Credits	\$ 616,574	3.2%							
Less Original Equity	1,540,221		Sponsor/Inv	estor Equity	\$ 923,647	<u>4.8</u> %							
Sales Costs @ 6%	1,200,036												
Net Sales Proceeds	\$ 6,099,350		Total Sources		\$ 19,079,919	100.0%							



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Chapter 14 – Public Private Financial Plan

4. Annual Cash Flows and Proforma – Block 105, Residential

			The Re	sidence	@							
		Sc		JDS treet Madisories Apts in								
	Fore	casted Stateme Years ending [ble Income ar 2016	nd Distributab through	lle Cash Flow 2025						
Year Number Calendar Year (ending December 31)	%	1 2016	2 2017	3 2018	4 2019	5 2020	6 2021	7 2022	8 2023	9 2024	10 2025	11 2026
Revenue Apartment Rents	95.2%	2,943,813	3,032,127	3,123,091	3,216,784	3,313,287	3,412,686	3,515,066	3,620,518	3,729,134	3,841,008	3,956,238
Commercial Space Rent Laundry Income	0.0%	2,010,010 0 0	0	0	0	0	0	0	0	0	0	0
Parking Rent	4.8%	150,000	154,500	159,135	163,909	168,826	173,891	179,108	184,481	190,016	195,716	201,587
Potential Gross Income	100.0%	3,093,813	3,186,627	3,282,226	3,380,693	3,482,114	3,586,577	3,694,174	3,805,000	3,919,150	4,036,724	4,157,826
Vacancy Loss Collection Loss	4.0%	123,753	127,465	131,289 32,822	135,228	139,285	143,463	147,767	152,200	156,766 39,191	161,469	166,313
Total Vacancy and Collection Loss	5.0%	30,938 154,691	31,866 159,331	164,111	33,807 169,035	34,821 174,106	35,866 179,329	36,942 184,709	38,050 190,250	195,957	40,367 201,836	41,578 207,891
Effective Gross Income	95.0%	2,939,122	3,027,296	3,118,115	3,211,658	3,308,008	3,407,248	3,509,466	3,614,750	3,723,192	3,834,888	3,949,934
Operating Expenses (Residential) Real Estate Taxes	15.9%	492,170	506,935	522,143	537,808	553,942	570,560	587,677	605,307	623,467	642,171	661,436
Property Insurance	1.0%	30,938	31,866	32,822	33,807	34,821	35,866	36,942	38,050	39,191	40,367	41,578
Liability Insurance Administration	0.5% 1.5%	15,469 46,407	15,933 47,799	16,411 49,233	16,903 50,710	17,411 52,232	17,933 53,799	18,471 55,413	19,025 57,075	19,596 58,787	20,184 60,551	20,789 62,367
Grounds and CAM Snow Removal	2.0% 0.5%	61,876 15,469	63,733 15,933	65,645 16,411	67,614 16,903	69,642 17,411	71,732 17,933	73,883 18,471	76,100 19,025	78,383 19,596	80,734 20,184	83,157 20,789
Trash Removal	1.0%	30,938	31,866	32,822	33,807	34,821	35,866	36,942	38,050	39,191	40,367	41,578
Water / Sewer Gas / Electric	2.0% 3.0%	61,876 92,814	63,733 95,599	65,645 98,467	67,614 101,421	69,642 104,463	71,732 107,597	73,883 110,825	76,100 114,150	78,383 117,574	80,734 121,102	83,157 124,735
Advertising Management Fee	2.0% 4.0%	61,876 123,753	63,733 127,465	65,645 131,289	67,614 135,228	69,642 139,285	71,732 143,463	73,883 147,767	76,100 152,200	78,383 156,766	80,734 161,469	83,157 166,313
Supplies	0.5%	15,469	15,933	16,411	16,903	17,411	17,933	18,471	19,025	19,596	20,184	20,789
Legal and Accounting Miscellaneous	0.5% 2.0%	15,469 61,876	15,933 63,733	16,411 65,645	16,903 67,614	17,411 69,642	17,933 71,732	18,471 73,883	19,025 76,100	19,596 78,383	20,184 80,734	20,789 83,157
Total Operating Expenses	36.4%	1,126,402	1,160,194	1,195,000	1,230,850	1,267,775	1,305,809	1,344,983	1,385,332	1,426,892	1,469,699	1,513,790
Net Operating Income	58.6%	1,812,720	1,867,102	1,923,115	1,980,808	2,040,233	2,101,440	2,164,483	2,229,417	2,296,300	2,365,189	2,436,144
Non-Operating Income / (Expense) Interest Income	0.5%	14,696	15,136	15,591	16,058	16,540	17,036	17,547	18,074	18,616	19,174	
Depreciation Amortization	18.6% 0.0%	(576,639) 0	(576,639) 0	(576,639)	(576,639)	(576,639)	(576,639) 0	(576,639) 0	(576,639) 0	(576,639) 0	(576,639) 0	
Interest Expense	41.3%	(1,276,972)	(1,258,408)	(1,238,845)	(1,218,230)	(1,196,506)	(1,173,614)	(1,149,491)	(1,124,070)	(1,097,282)	(1,069,054)	
Total Non-Operating Income / (Expense)	59.4%	(1,838,916)	(1,819,911)	(1,799,894)	(1,778,811)	(1,756,605)	(1,733,217)	(1,708,583)	(1,682,636)	(1,655,306)	(1,626,519)	
Plus: Depreciation and Amortization	-0.8% 18.6%	(26,196) 576,639	47,191 576,639	123,221 576,639	201,997 576,639	283,627 576,639	368,223 576,639	455,900 576,639	546,782 576,639	640,994 576,639	738,670 576,639	
Less: Principal Reduction of Debt	11.2%	345,181	363,745	383,308	403,923	425,647	448,539	472,662	498,083	524,871	553,099	
Replacement Reserve	2.0%	61,876	63,733	65,645	67,614	69,642	71,732	73,883	76,100	78,383	80,734	
Cash Flow	4.6%	143,386	196,353	250,908	307,100	364,977	424,591	485,994	549,238	614,380	681,476	
Cash Flow per Unit		1,070	1,465	1,872	2,292	2,724	3,169	3,627	4,099	4,585	5,086	
Total Equity	8,159,997										15,169,464	
Investment Cash Flows	(8,159,997)	143,386	196,353	250,908	307,100	364,977	424,591	485,994	549,238	614,380	15,850,939	
Annual Cash on Cash Return Cumulative COC Return		1.76% 1.76%	2.41% 4.16%	3.07% 7.24%	3.76% 11.00%	4.47% 15.47%	5.20% 20.68%	5.96% 26.63%	6.73% 33.36%	7.53% 40.89%	194.25% 235.15%	
Yield on Equity (IRR)	9.8%											
Debt Service Coverage Ratio (DSCR)		1.12	1.15	1.19	1.22	1.26	1.30	1.33	1.37	1.42	1.46	
Cap Rate (Implied)		5.55%	5.72%	5.89%	6.07%	6.25%	6.44%	6.63%	6.83%	7.04%	7.25%	
Property Value Based on Terminal Cap Rate	6.50%	27,888,004	28,724,644	29,586,383	30,473,975	31,388,194	32,329,840	33,299,735	34,298,727	35,327,689	36,387,520	
Assumptions Number of U/G parking stalls	100	Debt Costs Development	Coat		32.639.990			Proforma Sal Terminal Cap			6.50%	
Parking Stall Ratio (Stalls / Units)	0.75	Loan to Value	Ratio		87.78%			11th Year NOI			2,436,144	
Monthly Rent per stall Laundry Income (per bed / per month)	\$125 \$0	Amount Finan Amortization			24,479,993 30	years		Implied Value Mortgage Bala	ance		37,479,145 20,060,933	
See Unit Mix Sheet:		Interest Monthly Debt	Service		5.25% 135,179			Sales Costs @		6.0%	2,248,749	
Number of Units Total Monthly rent	134 245,318	Annual Debt S			1,622,153			Net Sale Proc	eeds		15,169,464	
Total Annual rent	2,943,813	Real Estate 1	axes									
Rent Escalation Operating Expenses Growth	3.0% 3.0%	Land Improvement				2,119,581 22,488,935						
Interest Income (Operating Account)	0.5%	Total				24,608,516						
Commercial Space for Lease Commercial Lease Rate (NNN)	0 \$14.00	Land Proporti Improvement	Proportion of A			8.6% 91.4%						
Annual Commercial Rent	\$0	Real Estate T 2016 Real Es 2016 Real Es	tate Tax Basis		80.00%	0.025000 19,686,813 492,170						

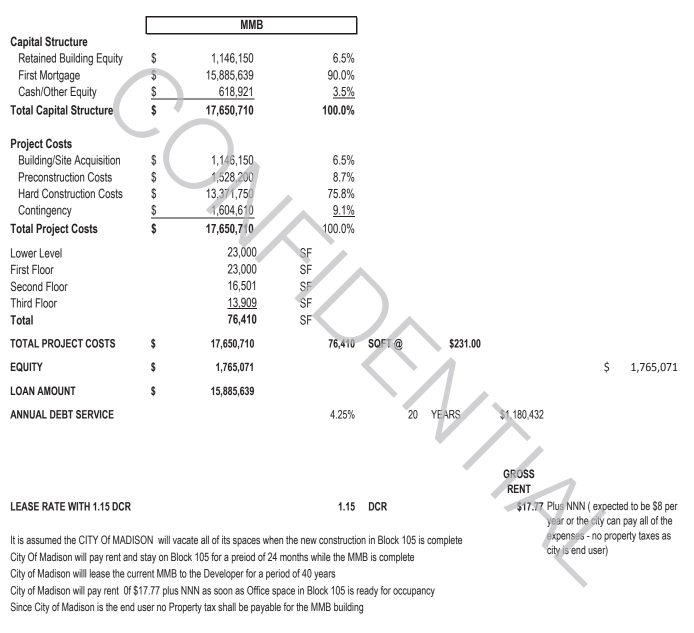




5. Alternate Proposal – Madison Municipal Building (MMB)

MMB - ALTERNATE PROPOSAL FOR THE CITY OF MADISON

Sources and Uses







6. Metropolitan Capital Advisors – Term Letter

	AETROPOLITAN CAPITAL ADVISORS, LTD.					
	eal Estate Investment Banking					
September 25,	2013					
Mr. Sam Kuma Journeyman Gi						
7701 N. Lamar	Suite 100					
Austin, Texas	78752					
Re: Judge D Madiso	Doyle Square - Framework Letter					
Dear Mr. Kuma	ar:					
extension of cro commitment to	primary terms under which Metropolitan Capital Advisors, Ltd. would consider a request for an edit for acquisition and redevelopment of the Judge Doyle Square project. This is not a blend, but a term sheet setting out a framework for discussion. Any commitment to lend would iew and approval of prospective Lender's Executive Loan Committee which has been given.					
Borrower:	Single-asset entity to be organized.					
Loan Amount:						
	The above loan amounts are not to exceed the appraisal limits as set out below.					
Guarantors:	Mr. Sam Kumar and Partners with 20% or greater equity					
Guaranteed Amount:	Unlimited					
Purpose:	1) Provide \$50,300,000 interim construction financing for the construction and term financing for a to-be-built 352 key Marriot hotel along with 243 structured parking spaces.					
	 Provide \$14,300,000 interim construction financing for the construction and term financing for a to-be-built 63,870 square foot Retail and Office Mixed Use project along with 192 structured parking spaces. 					
	 3) Provide \$24,500,000 interim construction financing for the construction and term financing for a to-be-built 134 unit Residential project along with 201 structured parking spaces. 					
Collateral:	1) FREM on site of the tract referred to as "Block 88" located in the Judge Royal Square project along with a FREM on a portion of the site of the tract referred to as "Block 105" located in the Judge Royal Square project.					
	 Assignment of leases and rents. 					
	3) Assignment of architectural contract.					
	 Assignment of construction contract. Related company Journeyman Construction will act as the general contractor and will subcontract all major specialties. 					
	5) Assignment of construction management contract. An affiliate of Journeyman Construction will be engaged for construction management and general conditions.					





6. Metropolitan Capital Advisors – Term Letter

Mr. Sam Kur Journeyman Page 2 of 3	
Interest Rate:	Option I: Fixed at approximately 5.5% for 60 month term Option II – Wall Street Journal Prime + .25% approximately floating and adjusted on date of change in base rate with a floor of approximately 5.0%.
Prepayment:	Option I - Note may be prepaid at any time; however, will be subject to following penalty based on outstanding balance if prepaid after the 24th month:
	3% - Months 25-36 2% - Months 37-48 1% - Months 49-54
	Option II – Note may be prepaid at any time.
Maturity:	Note will mature 84 months from its date.
Repayment	
Terms:	Beginning one month from its date, Note will be payable interest only for 24 months with monthly amortization of principal and interest beginning the 25th month based on a 20 year amortization until maturity when the remaining principal and any accrued and unpaid interest will be due and payable.
Collateral Release:	Upon Payment in Full
Fees:	Origination fee of ½ of 1% (~\$446,000).
	Covenants:
	 During interest only period no distributions, loans or advances to members or entities related to members will be made. Once amortization begins, no distributions, loans or advances to members or entities related to members will be made without prior written consent of Lending Bank, which consent shall not be unreasonably withheld;
	2) All deposit accounts for Project to be maintained at Lending Bank
	3) No change in ownership or management without prior written consent of Lending Bank;
	4) Loan Advances: Loan will be closed prior to receipt of full stamped plans and specs and advances will be allowed to pay off existing note, for soft costs and dut work, but no construction based on plans and specifications will be allowed until such plans and specs are received. Advances for construction under the construction contract will be based on percentage of completion using approved schedule of values and detailed on AIA Form G702/703, or such other form approved by Lending Bank. Construction and advances will be monitored by AECC and will be supported by lien waivers;
	5) Balance sheet, income statement and compliance certificate to be provided quarterly and annually, beginning with quarter ending 3/31/2014, within 45 days of such quarter end
	 Borrower and Guarantor(s) will provide copy of Federal tax return by April 30 of each year, which will be extended to October 31upon receipt of copy of Extensions;
	7) Guarantor(s) will provide compiled personal financial statement at least annually within 60 days of each statement anniversary. Such statement(s) will include detailed schedule of real estate investments along with Lending bank and brokerage statements as supporting documentation for liquidity; and
	Road Suite 650 Dallas, Texas 75252 Phone 972.267.0600 Fax 972.267.0606 www.metcapital.com





6. Metropolitan Capital Advisors – Term Letter

Mr. Sam Kumar					
Journeyman Group					
Page 3 of 3					
Other Dominuments I a	on is contineent .		antiafantama mariara a	.c.	
	C		satisfactory review o	01.	
	New appraisal v		200.000		
2)			ject at completion.	ited to lesser of 60	% of cost or 70% of
3)			5 1	e project will be lir	nited to lesser of 75%
5)			leted" value of Proje		
4)			lential Component w ie of Project at comp		sser of 75% of cost or
5)		h ALTA survey c ed appropriate by	coverage, access and legal counsel.	zoning endorseme	ents and such other
6)	New Phase I En with a new Data		essment or existing A	Assessment redired	cted to Bank along
<i>,</i>	15	· · · · · · · · · · · · · · · · · · ·	wer and Journeyman		
		-	nt contract with Jour	meyman Group.	
· · · · · · · · · · · · · · · · · · ·	Copy of prelimi	21	pecification.		
) Copy of final de	-			
-) Copy of constru		terret Constant	.1	
12	construction sch		ntract, final budget,	preliminary plans	and specs and
13) Outside counsel	will prepare loar	n documents.		
satisfaction of certa ordinances, codes a subordinations, nor there being no adva documents in form	ain conditions, wh and regulations, th a-disturbance agree erse material char and substance ac	nich may include ne Borrower obta eements and attor nges prior to closi ceptable to the L	rnments from tenants	ompliance with ap ment approvals ar s, opinions of Borr e terms are subject de legal counsel.	plicable laws, id permits, obtaining ower's counsel and to execution of loan Certainly those
I very much apprec parties.	iate this opportur	nity to discuss po	ssible terms and wor	k toward a structu	re beneficial to all
Sincerely,					
Tan	wee				
4	weer				
Todd McNeill Senior Director / Pr	rincipal				
Metropolitan Capit	al Advisors				



Journeyman Group



7. Financing Letter – Block 105

Wells Fargo Bank, N. A. Middle Market Real Estate 100 E. Wisconsin Avenue Suite 1400 Milwaukee, WI 53202 James R. Saer 100 E. Wisconsin Ave. Suite 1400 Milwaukee, WI 53202 September 19, 2013 Dear Mr. George Austin: The purpose of this letter is to inform you of Wells Fargo's interest in providing construction financing to LZ Ventures for the development of a proposed multifamily project at Judge Doyle Square in downtown Madison, WI. Based on preliminary information provided by LZ Ventures, Wells Fargo has estimated construction financing in the range of \$22,000,000 - \$24,000,000 based on a loan-to-value ratio between 70-75%. Wells Fargo continues to have a strong relationship with the principals of LZ Ventures -Messrs. John Leja and Brad Zellner. The Bank has the desire to grow our existing relationship and considers the Judge Doyle Square project an opportunity for relationship growth. The construction expertise that both Messrs. Leja and Zellner possess would be viewed as a significant strength by Wells Fargo when considering the proposed development. Please note that this letter should not be taken as a commitment by Wells Fargo to provide construction financing for the subject development, but merely as a method to express our interest in the project. Thank you. Sincerely, 7.5-James R. Saer Vice President of Commercial Real Estate Wisconsin Group Head Together we'll go far

Journeyman Group



8. Letter of Interest – Marcus Hotels & Resorts

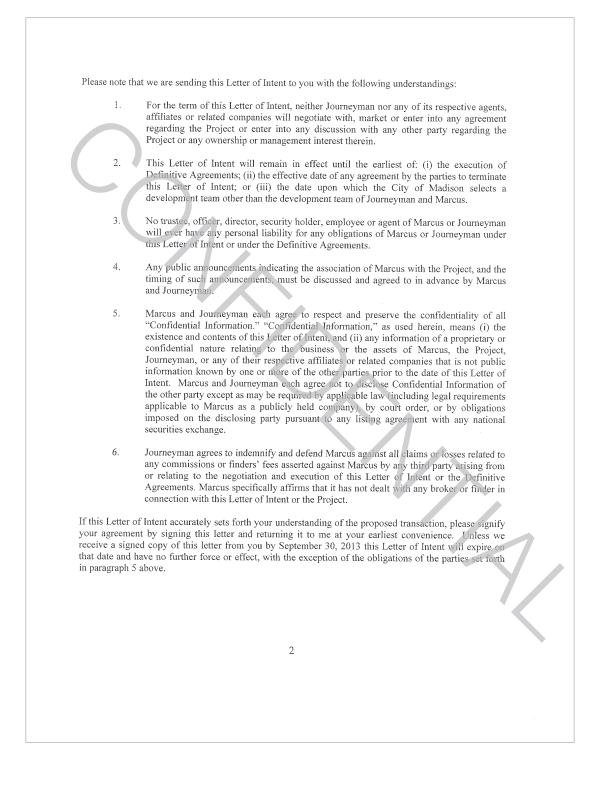




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8. Letter of Interest – Marcus Hotels & Resorts

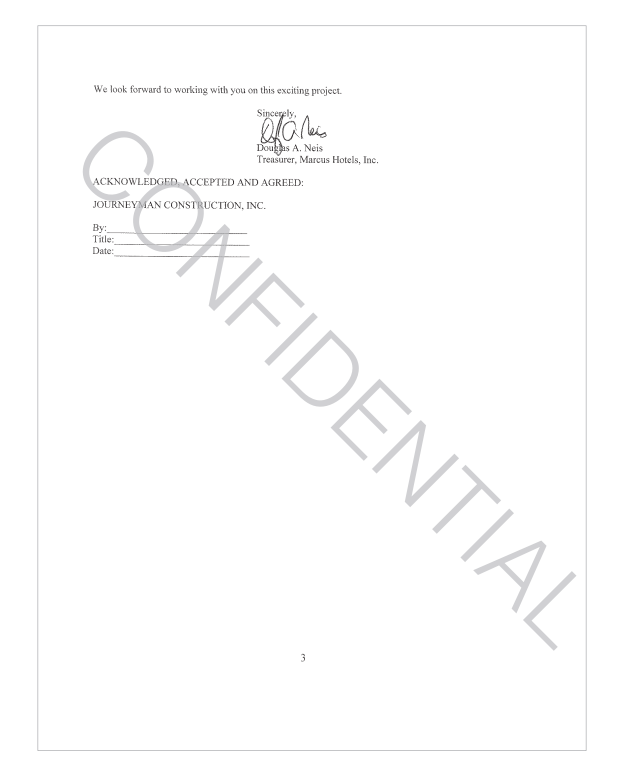




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8. Letter of Interest – Marcus Hotels & Resorts





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8. Letter of Interest – Marcus Hotels & Resorts

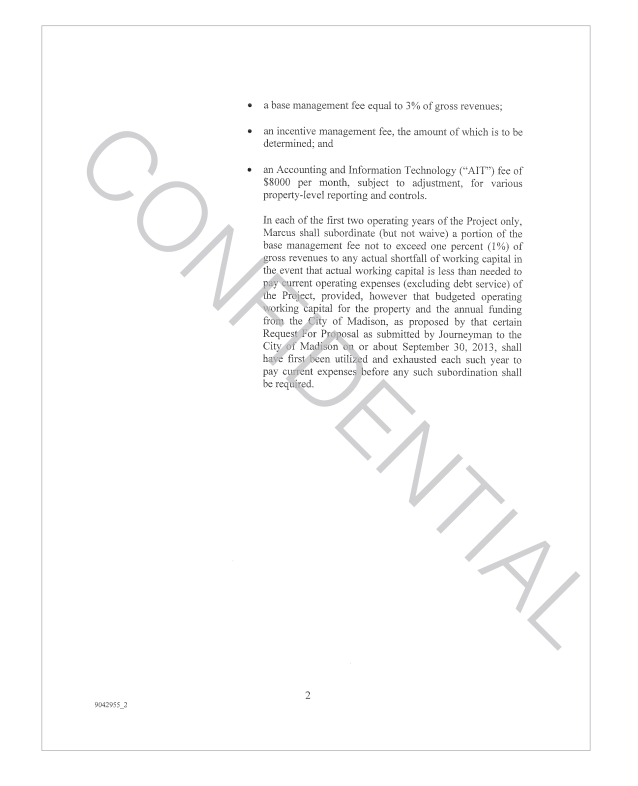
	<u>Term Sheet</u>				
Journeyman JV Member:	Journeyman Construction, I	nc., and/or its affiliates or assignees.			
Marcus JV Member:	Marcus Hotels, Inc. and/or its affiliates or assignees.				
Project:	Square, in the City of	at Block 88, known as Judge Doyle Madison, WI, which will contain 8,000 square feet of meeting space, 44 ,1 to 2 bars and retail space.			
Brand:	Marriott preferred, Westin p	possible.			
Estimate / Proposed Capital Sources:	First Mortgage: City Bonds: New Market Tax Credits: TIF Bonds: Member Equity:	\$59,500,000 \$ 3,000,000 \$ 6,300,000 \$19,300,000 Marcus shall invest \$1,500,000 in exchange for a 10% interest in the Project, which shall be treated <i>pari</i> <i>passu</i> with Journeyman's investment.			
	The parties acknowledge th of the Project may vary from of factors.	at the final structure and capitalization in this Term Sheet based upon a number			
Definitive Agreement:	agreed, providing for the agreement, technical servic	to be negotiated in good faith and later execution of a joint venture es agreement, management agreement ents and documents.			
Pre-Development / Technical Services:	and related ancillary agreements and documents. Marcus to provide design, planning, furnishing and equipping consultation to the Project for a fee of \$275,000 payable in equal monthly installments over 24 months, and at a monthly rate of \$11,460 thereafter, until the opening of the Project to the public, plus out-of-pocket costs and pre-opening expenses.				
Management Agreement:	manage the Project for a te	business to the public, Marcus shall rm of 10 years which term may, upon e parties in each instance, be extended for each extension option.			
	Marcus shall earn:				
9042955_2					



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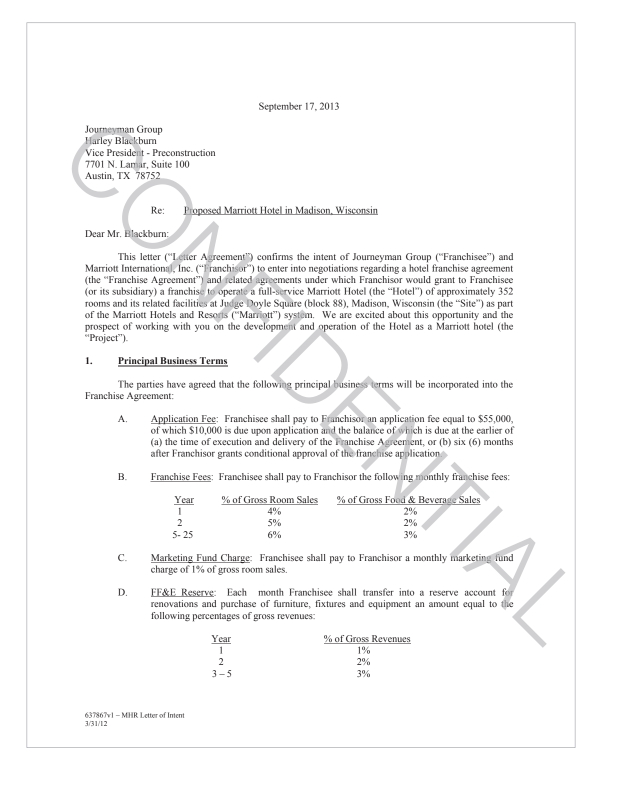
8. Letter of Interest – Marcus Hotels & Resorts





Journeyman Group

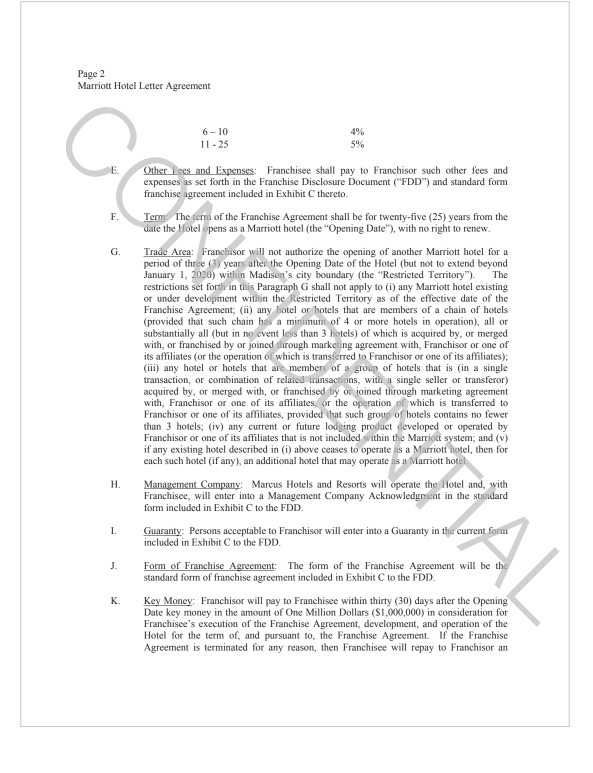






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Page 3 Marriott Hotel Letter Agreement

amount equal to \$3,333.33 multiplied by the number of months remaining in the term of the Franchise Agreement.

Exclusivity Period

During the Exclusivity Period (as defined below), Franchisee and Franchisor shall negotiate exclusively with each other with respect to the Project. In addition, during the Exclusivity Period, Franchisee shall not (and will cause its affiliates, and the respective officers, directors, and agents of it and its affiliates, not to) enter into any discussion (other than with Franchisor) with respect to, or solicit or entertain proposals for. (1) any development on the Site other than the Project; (2) any franchise or license agreement, or marketing, affiliation or membership agreement or other similar agreement relating to the Hotel (other than the Franchise Agreement); or (3) the sale or other disposition of the Project. The term "Exclusivity Period" shall mean the period of time beginning on the date of this Letter Agreement and continuing for a period of twelve (12) months.

3. Acknowledgments, Representations, Warranties and Covenants

Franchisee acknowledges that it has received and read the FDD. Franchisee acknowledges that the final terms of the Franchise Agreement and related documents, if Franchisor makes an offer of a franchise, are subject to approval of the appropriate committees of Franchisor. Prior to such approval and execution of the Franchise Agreement, Franchise will provide documentation acceptable to Franchisor that evidences the termination of all agreements, it any relating to another hotel system or reservations system with any third parties regarding the Hotel (each, a "Third Party Agreement"). Franchisee acknowledges that Franchiser will cease negotiation of the Franchise Agreement if Franchisor receives notice that Franchisee and the other party to any Third Party Agreement are not in agreement with respect to such termination. Franchisee will and hereby does defend, indemnify and hold harmless Franchisor, its affiliates, and their respective directors, officers, employees, and agents, from any claim, loss, liability, cost, or expense arising out of or related to any Third Party Agreement.

4. <u>Costs</u>

Each party shall bear its own costs and expenses incurred under this Letter Agreement.

5. <u>Confidentiality</u>

The parties shall (and shall cause their affiliates, and the respective officers, directors, and agents of each of them and their affiliates, to) maintain the confidentiality of any information related to either of the parties which information is acquired in connection with this Letter Agreement or the Project. This shall include, in particular, any information related to Franchisor, the Marriott hotel system and Franchisor's procedures and systems. Each of the parties agrees that neither it, nor any of its affiliates, or their respective directors, officers, employees, or agents will use any confidential information obtained from the other party, except in connection with this Project. No information regarding the Project shall be disclosed to any third person or entity (including the press and the media) without the prior written consent of the other party unless disclosure is required by law or such information is available to the public or otherwise properly obtained by the party from another source. However, each of the parties may disclose such information to the following: (i) to any of its affiliates, and to their respective





Page 4 Marriott Hotel Letter Agreement

directors, officers, employees, and agents, provided that such individuals need to know such information in order to conclude the transactions contemplated by this Letter Agreement and are required by such party to maintain the confidentiality of such information; and (ii) to any potential lender, investor or other financing source for the Hotel, provided that they are required to maintain the confidentiality of such information and that the party so disclosing such information notifies the other party in advance of such disclosure.

6. Enforceability

It is understood and agreed that (a) this Letter Agreement is intended to be, and shall be construed only as, a letter of intent summarizing and evidencing the discussions between Franchisor and Franchisee to the date hereof; (b) the respective rights and obligations of Franchisor and Franchisee remain to be defined in the Franchise Agreement; and (c) except as set forth in Paragraphs 2, 3, 4, 5, 6, and 7 which are intended to be the binding and enforceable obligations of the parties, this Letter Agreement constitutes a general, non-binding letter of intent and does not create a legal, binding commitment or obligation (including the obligation to negotiate in good faith) on the part of the parties or any of their affiliates to pursue the Project or any other transaction.

7. Governing Law

This Letter Agreement is executed pursuant to, and shall be construed under and governed exclusively by, the laws of the State of Maryland.

Please indicate your approval of and agreement with the foregoing by having a duly authorized representative of Franchisee execute both duplicate originals of this Letter Agreement. Please then keep one fully executed original for your files and return to Franchisor the fully executed duplicate original.

Sincerely yours,

MARRIOTT INTERNATIONAL, INC.

By: ______ Name: ______ Title: ______ Date: _____ By: Name: Title: Date:

AGREED AND ACCEPTED:

JOURNEYMAN GROUP



Journeyman Group