



FITOUT INSTRUCTION FORM - VACANT PREMISES

MOU No: <u>t0007621</u>	Premises Nu	ımber(s)	G0-01, G0-02	_Premises Location(s) Ground				
Concept Zone (if applicable)				Area (m2)	78.270 me	eters			
Municipality Permitted Use (Retail, Office, Restaurant, Cafe etc)				Remote Seating Ar	ea				
Reinstatement Obligati Investor (if applicable)	ons of previou	s							
						1			
Inv <mark>estor Company Na</mark> m	ie	Food Forward Restaurant Management WLL							
Investor Brand Name		Woop	Woop						
(Detailed description as not MOLI)		The Investor's permitted usage is strictly restricted to a restaurant selling fresh juices, smoothies, shakes, waffles and ice-creams as per the attached menu operating under the "Woop" brand name and for no other purpose and under no brand name.							
Brand Positioning			Menu (if applical	ole)	No				
Fitout Deposit (as per signed MOU) Amount Paid Fitout Admin Fee (as per signed MOU)	5000.00] Yes	No Inv	out Design idelines given to Y restor ut Period	es 🔲 No	Full set of POD given to invest	I Yes I NO			
Amount Paid] Yes		mber of days from Handove	r Date to Fitout Comple	tion Date)				
Key Milestone Dat	es								
Concept Design Subn	nission 01 Apr	2021	Detail Design Submission	01 May 2021	Unit Handover	01 June 2021			
Fitout Start	01 Jun	2021	Fitout Completion	31 Jul 2021	Store Opening	01 Aug 2021			
Title			Signat	ure		Date			
Leasing Respresentat	ive		4	4	29-	04-2021			
GM Leasing									
Leasing related con	are ag	reed	with the in	westor prior	to exe	ecuting			
the agreen	nent.								





INVESTOR DETAILS

Investor Principal / Postal Address		, Kuwait/T-21 Tower, 6th Flr., Jaber Al Mubarak St., Sharq, P.O Box 4618 safat 13047						
CONTACT	1		CONTAC	CT 2				
Name	Abdullah /	Alabduljader	Name	Elie Akl				
itle	CSO		Title	Project Manager				
el			Tel					
ax			Fax					
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mail	cso@loudt	able.com	Email	elie@loudtable.com	n			
HOP DES	IGNER / ARCI	нітест	PROJEC	CT MANAGER / SHOPFI	TTER			
ame			Name					
itle			Title			_		
el			Tel					
ax			Fax					
lobile			Mobile					
mail			Email					
Any agreed "Special Conditions" in the MOU, including but not limited to: • The recovery of costs for any existing or pre-installed additional Investors Works in the Premises • Variations from the standard Owners / Investors Works schedules				Yes-details attached				
 Any particular MEP services restrictions, limitations, availability or non- Anything unusual or non-standard in the MOU 			n-availability	, etc		No		
	ng Seating Area	License relevant details (if applicable)		Yes-details attached		No		
Accompanyi			2001					

Copy to
Chief Operating Officer
General Manager - Leasing
General Manager - Operations & Marketing
General Manager - Retail Design & Delivery
Centre Manager

The Parties agree that whilst Food Forward Restaurant Management WLL is the Investor and in occupation of the Premises the following Clauses and Sub-Clauses shall apply to this Agreement:

- 1. The Investor acknowledges that the Premises shall be handed over to the Investor on the Handover Date on an "as is" basis. The Investor accepts and acknowledges the "as is" condition of the Premises and will make no claim of any description whatsoever upon the Owner in respect to any part or component of the Premises.
- 2. The Investor acknowledges that the Investor shall be required to pay in advance to the Owner (at the time of signing the Investment Agreement) for any equipment already installed in the premises or services/utilities to be provided in the premises by the Owner.

Special Conditions: (if applicable)

- 3. The Investor acknowledges that prior to the commencement of any IVR works (Investor Variation Requests), the Investor shall be required to pay in full to the Owner for all IVR's requested by the Investor.
- 4. The Investor acknowledges that any request for Exterior Signage by the Investor (on the external building facade) is subject to Owner review and approval (Exterior Signage Request) For clarity, the Owner shall not be under any obligation to consent to any Exterior Signage Request by the Investor. However, the Owner may at its sole discretion consider an Exterior Signage Request from the Investor subject to the fulfilment by the Investor of conditions that may be duly required by the Owner at that time
- 5. The Investor acknowledges and agrees that in compliance with the municipality regulations some of the Investor's works (including but not limited to installation of fire fighting first layer) will be carried out by the Owner at the Investor's own cost and expense and shall be paid in advance by the Investor as determined by the Owner.