مِوْزْرِ مُرْوَرُرُ مِسْرِي عَارْسُرُمُورُنَا وَوَدُو دُسْنُورُ مِنْ وِدُنْوَ دُوْ وَدُوْرُو مَا مُعْرَبُ

مُعِيدُ: 3 مُرَجَّةُ \$ 2024

ئرۇ ئىرىش سىرىس ئىرى HDC(161)-REM/IU/2024/156 (مىسىورى)

1. عد دُوْدُر لاروَمِو وَيُرْمُومُلادُر دُرْسُرُونِ سَايْرَمُومُرُدُ:

1.1 בַלַּמְצָבֹה ל 18 (הֹתֹא) הֹוֹה נָתנוֹת בּ מִבּר אוֹה הבּרישׁבּבׁ הבּשׁר

1.2 سُرْهُمُ مُ 100% مِرْهُرِ رِدْمُ دُسْرَسُ نَسْرُوْسُرُمُدُ مَاوْدُور وْسُرْ

2. حير ومنور روع رورة مرسور

2.1 عوش ور مد من ور المدرد المدرد (مدرك من من مرد مردد مرور المردم المردم مردم مردم مردم مردم المردم

2.2. موفوتر ځوښ دردکوره چوفو د دهوه ودگ چېرکه کارشرنه کوس رودکنس سیره کارشرکوندو. دو د چوفو د کود د کورود کودکو کورش ودگا چیرکه کارشرنه کیس موفور کا کا کارشیس د کری پاکورکوش کارکوکورش (درکوسترک دارکوکا ناموو کور) در د دو کورندو.

. 2.3 वर्ष दर्विदेद रहेंदे देव कर के कर दे दे देव के रेपेंड कर के

2.4 ورُنْوَرُ رُزُورُو صَرْعُنْ وَ عُرُورُ

3 3,50	2 3,jé	1 3,6	316 530
2	42	64	ور د در در در
10,000 - 14,999	5,000 - 9,999	2,500 – 4,999	(בנית (תענשת)

2.5 עמתל ציאלעל פים מה שלי לא בית שי ציבל הב היה הה להל לעלים

2.6 פרעבת לפרף בנת שתפעם ברופים התפלה התפות בשר בבפגעת של של הנפ

3 - 3 - 3 - 3 - 3 - 3 - 3 - 3

3.1 ئري سُمْ يُرْ مُرْدُو 1 - دِيرُوْسُمَ مَرَ مُرْدُو اللهِ عَرَي سُمْ يُرْسُمُ مُرْ

3·1·1 هِ وَوَ وَ وَ هِ مِهُ مِهُ وَ مُرَّهُ وَ مُرَّهُ وَ مُرَّهُ وَ مُرَّهُ وَمُرَّهُ وَ مُرَّهُ وَمُرَّهُ وَرُ الْمُوصِّعُ مُرَّهُ الْمُوصِّعُ مِهُ مُرَّهُ وَمُرَّهُ وَمُرَّهُ وَمُرَّوَ مُرَّدُ وَمُرَّدُ وَمُرَّدُ وَمُرَد مُنْ صَعْمَ مُورُوعً وَمُرَّهُ وَمُرْهُ وَمُورِدُ مُرْدِسُ مُنْ صَعْمَ مُورِّدُ مِنْ وَرُدِّ وَمُرْوَالِهُ مَ

3.1.2 תַענפריפּאַ אַפַריפּאָ עֹאָ וֹפּאַ יעֹאָ וֹפּאַ יעֹה פֿתְנָין צֹ בֹנְנִע נִינִנְיעׁ בֹינִנִיל נִעְנִינִים

3.2.1 در مروض عبر بر بر مرد مرد المرد المر

3.2.2 نَرُوْرُونُ عُرْدُ دُوْدُهُ الْمِرْوُسْعَى مَعِ شَعْهُ الْمُرْوُرُولُ وَمُرْمُونُونُ كَامِ الْمُرْوَرُونُ

2677 00 W/O 800782 4 8 8 1 1/2

1 39%



3.2.3 . 3.3.3 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4 = 3.4

3.3 وَمُرْرُ 3 - مِنْ سَمِرْمِ عِ رَمْدُوْرُ

3 86		2 86 6	مُّ وَمُّ ا	0
500 00	00	300,000	150.000	وع مرتبرم رفرقه (درفر ترور)

3.3.1. م. مُدَر وَ دَرَرَوْدَ عَمْدُوْمِوْ وَمُرَّهُمُ هِ السَّارِمِ وَ وَهُوَ وَوْمِرِمَ وَهِرَ رَدَرَوْمُ سَرَّمُو وَ مُعَالِمُ وَمَرَدُومُ اللّهِ وَمَرَدُومُ اللّهُ وَمَرَدُومُ اللّهُ وَمَرَدُومُ اللّهُ وَمَرَدُومُ اللّهُ وَمَرَدُومُ اللّهُ وَمَرْدُومُ اللّهُ وَمَرْدُومُ اللّهُ وَمَرْدُومُ اللّهُ وَمُومُ اللّهُ وَمُرَدُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُرْدُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُرَدُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُرَدُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُرْدُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُؤْمِدُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَمُومُ اللّهُ وَاللّهُ وَلَا لَا لّهُ وَلّهُ وَلّهُ وَلّهُ وَلّهُ وَلّهُ وَلّهُ وَلّهُ وَلَا لَاللّهُ وَلَا لَاللّهُ وَلّهُ وَلّهُ وَلّهُ وَلّهُ وَلَاللّهُ وَلّهُو

- ويُ سَامِرْدَمِ فِي دُسُورُ رُجْدَ فِي سَمِ مِرْسُورُ (سَامُوعَالُ وَوْ) وْبَرْدُمْ وْبُو) دِيْرُ دْمَرْزَوْمُ عَاسْرُدُو.

3.3.3. دَرَرَتْ عِ يَ سَمِرْمِعِ، دَرَرَدُ وَوَرْشُ وَرِيْ 13 وَسَوْوَرُوْ وَوْوَمُنَاثُو سَدُرُ وَسُوَّسُرُوْ. وِ وَوُوْرَةُ وَوَوَمُنَاثُو سَدُرُ وَعُرُومُونُ وَ وَوُوْرَةً وَوَوَمُنَاثُو اللَّهِ اللَّهِ اللَّهِ اللَّهُ اللّ

- 3.3.4 دُرَرَرُو هِ مُ سَمِرْمِعِ دَمِ وَوَرِهُرُهُ وَدِهِ هُوهِ وَدِوَ صَرَّمَهُ وَوَوَ وَوَ وَوَدَ الْآلَا وَوَرَدُو وَرَوَ عَلَمُ مُرَدُو وَرَوَ عَلَمُ مُرَدُو وَرَوَ اللّهِ مَا سَمِرْمِعِ وَمُرْمَرُو مِ مِنْكُورُو فَيُورُو اللّهِ وَمَا مُرَدُو فَيُورُونُ فَيُورُو اللّهِ وَمَا مُرَدُوعِ وَمُرْمَرُونَ فَيُورُو اللّهِ وَمَا مُرَدُوعِ وَمُرْمَرُونَ فَيُورُو اللّهِ وَمَا مُرَدُوعِ وَمُرْمَرُونَ فَيُورُونُ اللّهِ وَمَا مُرْمَدُونَ فَيُورُونُ اللّهُ وَمِنْ مُرْدُونُ وَمُرْمُونُ وَمِنْ مُرْدُونُ وَمِنْ مُرْدُونُ وَمِنْ مُرْدُونُ وَمِنْ مُرْدُونُ وَمُرْدُونَ وَمُرْدُونُ وَمِنْ مُرْدُونُ وَمُرْدُونَ وَمُرْدُونَ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُرْدُونُ وَمُونُونُ وَمُرْدُونُ وَمُونُونُ وَمُونُونُ وَمُؤْلِدُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُرْدُونُ وَمُونُونُونُ وَمُرَدُونُ وَمُرُدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَاللّهُ وَمُونُونُ وَاللّهُ وَمُونُونُ وَاللّهُ وَالْمُونُ وَاللّهُ وَمُرْدُونُ وَاللّهُ وَاللّهُ وَاللّهُ وَاللّهُ وَمُونُونُ وَاللّهُ وَلِمُ وَاللّهُ وَالْ
- 3.3.5 تشرف چه سُمِرْ مِرْدِي دِرْدِي دِرْدِي دِرْدِي دِرْدِي دُرِي سَمِرِي دِرْدِي دُرِي هُوَيْدَ وَرُرْدُ وِدِيْدُورُ
 - 3.3.6 שמל של שיעה אם הרצ בלים הרפציבתצה היה הל להלשת 1 (הייה) שלילי
- 3.3.7 دِر.كَ.كُرُ دِرُوعُ جِنْ دُوْدُو دِيْرَاءُ وَيُرَاءُ وَيُرَاءُ وَيُوكُونُ مِنْ وَدُمَاءُ مِنْ وَدُمَاءُ وَيَرَاءُ وَمُ اللَّهِ عَلَى مُرَاءُ وَمُرَاءُ وَمُوكُونُ مُرُ عِنْ مُرَاءُ وَمُوكُونُونُ مُرَّ عِنْ مُرَاءُ وَمُرَاءُ وَمُراءً وَمُرَاءُ وَمُرَاءُ وَمُراءُ وَمُراءُ وَمُراءُ وَمُرَاءُ وَمُراءُ وَمُرَاءُ وَمُراءُ وَمُؤْمِنُونُ وَمُراءُ وَمُراءُ وَمُوامِ
- 3.3.8 رِيْكَ رَرِ بِرُوْمَ صِوْرِ رَبِرَوْرُوهُ صِرْ وَمَوْدُ وَهِسَامَ بَارِمُومَانِدُ وَيُرْمُومُانِدُ صِوْد دُورُ صَدُرُو مِنْهُمُ مِنْ مِنْ دُورُ وَمِنْ وَمُورُورُ وَهِسَامِ مَا يَعْلَمُونَا مِنْ وَيُعْمُونَا مِنْ وَمُ

3.4 مؤود ويرزو - مديمه ويردو

- 3.4.1 رَرَرَوْ وَهُوْ وَهُوْ وَوَسُرَ، دُ هِ عَ سَمِدْ مِعَ وَهُوْ وَوَسُرَ، دُ هِ عَلَى مَرْدُ هُوَهُوْ وَرَبُو رَوْقُو وَوَسُرَ، دُ هُوَ وَوَسُونَ دُو وَوَسُرَهُ وَوَسُونَ وَوَسُونَ دُو وَوَسُونَ وَمُوالِمُ وَسُونَ وَمُوالِمُ وَمُونَا وَمُونَا وَمُونَا وَمُونِ وَوَسُونَ وَمُونَا وَمُؤْلِكُمُ وَمُونَا وَمُعُلِمُ وَمُونَا وَمُ
- 3.4.3 و المَوْرُدُونُ وَرَرُونُ الْمَوْرُونُ وَ الْمَوْرُدُونُ الْمَوْرُدُونُ وَ الْمُورُونُ الْمُونُونُ الْمُونُونُ الْمُونُونُ الْمُونُونُ الْمُؤْمِنُ اللَّهِ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللّلِي اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللّلِلْمُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّالِمُ اللَّهُ اللَّا



- 3.4.4. مُدُون م. ٨٠٠ مُد (مُرَارُورُورُ لَ مُرْسُو لَمَدُودُ وَمُرْسَمُ مُرْوَوْمُرُدُو.
- 3.4.5. ﺗﻨﻄﺮﻕ ﭼﻮﺗﺘﺮ ﭼﻪﺗﻮﮐﻮﮐﻮ ﭼﺮﮔﺪﯨﺪ ﺗﺮﺗﺮﺗﯘ ﻗﺮﻭﺗﺮﯨﺮ ﺗﻮﺳﯘﻝ (ﻣﻮﺗﺮﮔﺪﻯ) ﺗﺮﻭﺗﺪﯗ ﻗﻮﮔﻮﺗﯘﻝ ﺳﺘﯩﺪﯗﻗﻮﻳﺮﮔﻮ ﺗﺮﺋﯩﺪ ﺗﯧﮕﻪﺗﯩﺪ ﺑﯩﺪﯨﺪﯨﺪ ﺗﯩﺘﺮﺗﯘﺕ ﺗﻮﺗﺴﺘﯘ ﺗﯘﮔﯜﺷﯩﺪﯗ.
- 3.4.6 و وَدَوَرُوهُ سِرِرَوَدُ 1 (دُمَاهُ) دِرَدَرَوْ وَدُوسِرَوَ) دِردَرَدِ وَمُرْرَدِ وَمُرَّمَدُ دُرَوَدُ وَمُرْرَدُ وَدُوسِرَوَ) دِردَرَدِ وَمُرْرَدُ دُر وَمُرْرُونَ وَدُرْرَدُ وَمُرْرُونَ وَدُرْرُونَ وَمُرْرُونَ وَمُرْرَدُ وَمُرْرُونَ وَمُرُونَ وَمُرْرُونَ وَمُرْمُونَا وَمُونِ مُرَادِقًا وَمُونِهُ وَمُونِ مُرَادُونَ وَمُرْمُونَا وَمُونِ وَمُرْمُونَا وَمُونِهُ وَمُرْمُونَا وَمُونِ وَمُونِ مُرَادِي وَالْمُونِ وَالْمُونِ وَالْمُؤْمِنِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُؤْمِنُ وَالْمُونِ وَالْمُونِ وَالْمُونُ مُرَادُونَا وَالْمُونُ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونِ وَالْمُونُ وَالْمُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُؤْمُ وَالْمُونُ وَالْمُونُ
- 3.4.7 و وَيُرْرُوَّوُدُ وَوَسَّ وَرُمَّ مَرُمَّ رَدُوْ وَبِهِ وَهُ مَا يَرُمُّ وَوَوَلَا وَوَرِيرٌ مِرْمِرَّيْ مَا يَرْمُ وَمَرَّ وَمَرَّ 3.4.7 3.4.7 3.4.7 3.4.7 3.4.7 3.4.7 3.4.7 وَوَدُ دَدُوْ مُرْمَدُ وَرِسًا وَرُمُوْ وَرَسًا وَرُمُوْ وَرَسًا وَرُمُونُ وَرَسًا وَرُمُونُ وَمِسْرُوْ.
- 4 3.4.7.2 ھيرڻ کوٽر ڏڏر ڪيرٽٽر کورڪ ڪرڏڪ آڪٽو جڏڏ اڏڏ 25% ميرگ کورڪ ڏرٽوڪ ڪرمڪ ڪرٽوڪو 14 ھيرڻ ڪرڏڏ ڏرڪڻ ڪرڏي ڪرٽر ڪرڪ ڪرڻي ڪرٽرن ڪرڻي ڪرٽرن ڪرڻي ڪرٽرن ڪرٽرن

3.5 مورد و درار و - مورد درار در مردور

- 3.5.2 هِ الْمَارُودُ وَمُرْرَدُ مُا مُرَدُ وَسُورُ وَاللَّهُ مُرَدُ وَمُرَدُ وَاللَّهُ مُرَدُ وَاللَّهُ مُرْدُونُ وَاللَّهُ وَاللَّهُ وَاللَّهُ مُرْدُونُ وَاللَّهُ وَلَّهُ وَاللَّهُ وَاللَّالِي وَاللَّالِمُ وَاللَّالِمُ وَاللَّالِمُ وَاللَّالِمُ لَا اللَّهُ وَاللَّالِمُ
- 3.5.4 هِوْدُوْ هُرُوْ مِرْسُرُو دُ وَدُوْهُوَ دُرِ مُرْدُ وَجِهِ مُرْرَدُ وَهِرُ مُرَدُ وَهُرُ مُرَدُ وَمُرِسُرُ وَمُرِسُرُو وَمُرِسُرُ وَمُرِسُرُو وَمُرِسُرُ وَمُرَدُونُ مِوْدُو دُرُودُ وَدُوْدُو وَمُرْسُرُونُ مِوْدُو دُرُورُو وَمُرْسُرُ وَمُرَدُونُ مِوْدُو دُرُورُو وَمُرْسُرُ وَمُرْدُونُ مِوْدُو دُرُورُو وَمُرْسُرُ مِرْسُونُ وَمُورُونُ مِنْ مُرْسُرُ وَمُرْسُرُ مُرْسُونُ وَمُرْدُونُ وَمُرْسُرُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُرُ مُرْسُرُ وَمُرْسُرُ مُرْسُرُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُونُ وَمُرْسُرُ مُرْسُرُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُونُ وَمُرْسُرُ مُرْسُونُ وَمُرْسُونُ وَمُونُ وَمُرْسُونُ وَمُونُ مُرْسُونُ وَمُرْسُونُ وَمُرْسُونُ وَمُرْسُونُ وَالْمُونُ وَالْمُعُونُ وَالْمُونُ ولِنُ لِمُ مُرْسُونُ وَالْمُونُ والْمُونُ والْمُونُ والْ
- 3.5.5 ﴿ وَمَرْ رَرْرَدُورُ رَدْوَّوْهِ وَرِوَّ وَدُورُهُ وَ هُرُورُو وَرِوَّ وَدُورُهُ وَ مُرَدُورُ مُرَرِّ مَرَوَّ مُرَرَّ وَرَرَّ مَرَدُورُ وَمِرْ مَرْرَوْفُ وَرَوْدُ وَمِرْ مَرْرَوْفُ وَرَوْدُ وَمِرْ مَرْرَدُورُ وَمِرْ مَرْرَدُورُ وَمِرْدُورُ وَمُرْدُورُ وَمِرْدُورُ وَمُرْدُورُ وَمِرْدُورُ وَمُرَدُورُ وَمُرْدُورُ وَمِرْدُورُ وَمِرْدُورُ وَمِرْدُورُ وَمِرْدُورُ وَمُرْدُورُ وَمُرْدُورُ وَمُرْدُورُ وَمُرْدُورُ وَمُرْدُورُ وَمُورُورُ وَمُرْدُورُ وَمُورُورُ وَمُ
- 3.5.7 ﴿ وَمَرْ رُمْرَرُوْوَرُ مَاسِ مَهُ رَدِوَرُو \$ (مِسْرُدُ) فَرَوْرُو وَرُوَرُو مِرِوُوْسُ، ﴿ وَمَرْ مَا وَمَرَّوَهُ وَرُوَمُو وَرُوَدُ وَمُرَدُو وَمَرْدُو وَمُرْدُو وَمَرْدُو وَمُرْدُو وَمَرْدُو وَمِرْدُو وَمَرْدُو وَمِرْدُو وَمِرْدُو وَمُرْدُو وَمَرْدُو وَمِرْدُو وَمُرْدُو وَمُرْدُونُ وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُونُ وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُو وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُو وَمُرْدُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُونُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرُدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرُدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرُدُونُ وَمُرْدُونُ وَمُرَدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُرْدُونُ وَمُونُونُ وَمُونُونُونُ وَالْونُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَمُونُونُ وَالْمُونُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالَالُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ ولِمُ لَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُونُ وَالْمُ وَالْمُونُ وَال

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3 5%



- 3.5.11 عِوْدُهُ وَهُرَرُو دُهِرَوَ مُمْرُورُو حِوْدُ، دُ حِوَمُ دُمْرُو وَمِيمُ عِوْمُرُ دُرْرُو وَهُرُو وَمِيمُ دُدُورُهُورُ وَرُسَّ وَرُمَارُ رَوِّسَا مُرْمَارُ رَوِّسَاءُ مُرْمَارُونَ دُورُمُورُ وَمِرُدُو وَمُورُورُ عِيْ وَهُودُو دُرْسَامُهُ وَوَسَرُدُو دُمِيمُ عَرِيمُ مِنْ دُرْرَدُورُورُ وَمُرَّدُو

4. ﴿ وَ وَ كُو اللَّهُ وَالْمُوْمَةِ اللَّهِ وَ وَ اللَّهُ وَاللَّهُ وَاللَّهُ وَ اللَّهُ وَاللَّهُ وَ اللَّهُ وَاللَّهُ وَاللَّالِمُواللَّهُ وَاللَّهُ وَاللّلَّالِمُواللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّالِمُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّالَّالِمُواللَّهُ وَاللَّالِي وَاللَّالِي وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّّ

د د د در مر مر و	מו מים גלית	۱۱ ، ۵۵ ، ۱۵ سرو پروسرهای مرکزسهو	2000	#
رُ رُوعِ جُ	پُرسرع ۽		!	
4007	4007	مِوْرُوْرِ وَسْءَ 2 شَهِرٌ B\$ جِسْ رِدُنْوُرِ دَمِهِدَمِ بَرُدُنَا مُهِرِنْهُوْدُ وُهِرِّتَ نَافِيدُ 20% وَبِرِرَدَ وُوْرِ (النَّشِ مَسَرَوُ	0 0 0 0 1 10 8 0 0 0 10 0 0 0 10 0 0 0 10 0 0 0	1
40%	40%	ا تَرَكُمُوا مِرْفُكُ مَرْمِرُشُ وَمِرْدُكُمْ جِوْمِ مَا وَمُرْدُ مُنْكُمُ 14 فَرَوْرُدُو فَرُدُورُهُوْ مُنْكُدُمُ		
55%	15%	مِوَرُدِ رِبُ 2 مُرِدُ B وَمِرَدُودِ مُرَوَدُورِ مُرْمِدُومِ مِدُرُدُورِ مُرْمِدُومِ مِدْرُمِ مِرْدُورُورِ مُرْمِدُورُ مُرْمُ مُرْمِدُورُ مُرْمُ مُرْمِدُورُ مُرْمُ مُرْمِدُورُ مُرْمُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُورُ مُرْمِدُومِ مُرْمِي مُرْمِدُومِ مُرْمِودُ مُرْمِ مُرْمِودُ مُرْمِ مُرْمِودُ مُرْمِ مُرْمِودُ مُرْمِ مُرْمِودُ مُرْمِ مُرْمِ مُرْمِودُ مُرَمِ مُرْمِودُ مُرَمِ مُرِمِودُ مُرَمِ مُرْمِودُ مُرَمِ مُرِمِ مُرْمِودُ مُرَمِ مُرْمِ مُرْمِودُ مُرَمِ مُرِمِ مُرْمِ مُرِمُ مُرْمِ مُرِمِودُ مُرَمِ مُرْمِودُ مُرَمِ مُرِمِ مُرْمِ مُرْمِودُ مِنْمُ مِرْمِ مُرْمِ مُرْمِ مُرْمِ مُرْمِ مُرِمِودُ مِنْمُ مُرْمِ مُرْمِودُ مِنْمُ مُرْمِ مُرْمِ مُرِمِ مُرَمِ مُومِ مُرَمِ مُرَمِ مُومِ مُرَمِ مُرِمِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُرَمِ مُرِمِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُرَمِ مُومِ مُرِمُ مُومِ مُرَمِ مُومِ مُرِمُ مُومِ مُومِ مُرِمِ مُرَمِ مُومِ	2 80.5%	2
70%	15%	ْ مِوْرْدِ رِّبْ 2 شَهِرِ B وَ مِرْ رِدْنَوْدِ دَهِدِوْمِ مَرْدَا مُهِرِنْهُوْدُ وُهِنْ عُافِيْدُ 60% وْمِرْرَوْوُوْسُ	3 8000	3
85%	15%	مِوَوْمِ وَسُ 2 شَهِدً B مِهِ رِدْنُوْدِ مَمِهِوْمِ مَدْنَاهُهِمْنُهُوْدُ وُهِمَاعُوْدُ 80% وْمِرَادَوْوْدِهُ	4 8000%	4
100%	15%	مِوَرْدِ رُبُ 2 شَهِدٌ B وَمَرْ رِدُنْوُدِ دُمِيرُومِ مَدُنَّمُ مِنْ نَدُودُ وُمِنْ نَاعُودُ \$ 1000 وَمِدَوَوُوْمُ	5 822%	5

4.6. ڔ.٨.ڔڔ شروکر ﴿ وَرَرَوْ وَرَدُو وَ وَرَدَاءُ وَرَدَاءُ وَرَدَاءُ وَكُورُو وَ وَكُورُو وَ وَ وَدَارَهُ وَوَ وَدَوَدُ وَوَدَارُو وَ وَرَدَاءُ وَرَدُو وَوَ وَدَوَدُ وَرَدَاءُ وَالْمُواءُ والْمُواءُ وَالْمُواءُ وَالْمُواءُ

5. ويو دودد ورسود ورود رو دره ودود بدرود

5.1 ڇَوَمُرُ مُوَمِّدُهُمُ مُرَسُورٍ 3 فَرُورُوْ مُمَرِّدُهِ مُمَرِّدُهِ رُوَّمَوْ رُوَّمَوْ وَخَدَا ڇَوَمُرُ مُوَمِّدُ وَمُرَوَّ رُمُوَمِرُ وَمُرَوَّ مُرَوَّمُورُ وَمُرَوَّ مُرَوَّمُورُ وَمُرَوَّ مُرَوَّمُرُوّ. 5.2 مُرْهُ سُورِ مُعَرِّمُ مُنْ مُرْمِرٍ:



- - 5.3 שת לפרטאפת לת לנת 2 מאת B'צ שת להעלת הפאלם אהעל אל אל בעל ב אל אל של הפריעת ל



Annex 01

Bid Security Format

WHEREAS, (Name of Bidder, NID Number) (hereinafter called "the bidder") has submitted their bid dated (date of submission of bid) to bid for a Land in Thilafushi (herein after) called the "Bid".

KNOW ALL PEOPLE by these presents that We (name of bank) having our registered office at (address of bank) (here in after called "the bank") are bound unto the Housing Development Corporation of the Republic of Maldives (here in after called "Land Owner" in the sum of MVR (amount) (amount in words) for which payment well and truly to be made to the said Land Owner, the Bank binds itself, its successors, and assigns by these presents.

Sealed with the Common Seal of the said Bank this (bid security issued date) day of 2024.

The condition of this obligation is:

- i. If the bidder withdraws the bid at any stage after winning the bid.
- ii. If the bidder fails or refuse to make the payment.
- iii. If the bidder requests to set this guarantee as part of the payment.
- iv. If the bidder gets disqualified

We undertake to pay to the Land Owner up to the above upon receipt of his first written demand, without the Land Owner having to substantiate his demand, provided that in his demand the Land Owner 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 including the date (13 months from the issuance date) after the deadline for submission of this Guarantee or as it may be extended by the Land Owner, notice of which extension(s) should be given to the Bank. The extension should be approved and accepted by the bank and duly acknowledged by the bidder.

Notwithstanding anything here above contained, our liability under this guarantee is restricted to of MVR (amount) (amount in words Maldivian Rufiyaa), and will expire from the date of issuance of this Guarantee on (13 months from the issuance date). Unless a claim is lodged against us in writing on or before that date, our liability under this Guarantee will cease without any further notice to you

(Seal and signature of the bank / financial institution)



INFORMATION SHEET

Date: 3 October 2024

Reference no: HDC(161)-REM/IU/2024/156 (Amended)

1. Applicant Criteria

- 1.1. Any Maldivian; should be 18 years of age and above
- 1.2. Or should be an 100% Maldivian owned company

2. Key Details of the Sale

- 2.1. <u>Base Rate:</u> MVR 1,700.00 (Maldivian Rufiyaa One Thousand Seven Hundred) per square feet
- 2.2. The land can only be used for Industrial purposes and should adhere to the development and planning guidelines of Thilafushi Phase 2 (uploaded with the announcement)
- 2.3. Freehold rights will be granted for all lands
- 2.4. Details of Plots announced for the 1st Stage of Sales

Plot Type	Type 1	Type 2	Туре 3
No. of Plots	64	42	2
Area Range (Sqft)	2,500 - 4,999	5,000 - 9,999	10,000 - 14,999

- 2.5. Any applicant can submit EOI for multiple plots
- 2.6. Plot availability status can be viewed via the online portal.

3. Submission Process

3.1. Registration Step 1 - Investor Registration

- 3.1.1. Interested bidders shall register at https://bids.hdc.mv and complete the 'Investor Registration' step under the Registrations tab (Those already registered as an 'Investor' do not have to redo this step)
- 3.1.2. The documentation must be submitted as required depending on the type of
- 3.1.3. The 'Investor Registration' will be approved after verification of submitted documents within 1 (one) working day from the submission of registration

3.2. Registration Step 2 - Project Registration

- 3.2.1. Upon 'Investor Registration', the interested parties shall complete the 'Project Registration' step of the 'Thilafushi Sale' from the 'Sales' page
- 3.2.2. For companies, Board Resolution must be submitted.
- 3.2.3. The details of the 'Proposed Sector/Industry of work' to be filled.
- 3.2.4. The 'Project Registration' will be approved after verification of submitted documents within 1 (one) working day from the submission of registration



3.3. Step 3 - Submission of Bid Security

Plot Type	Type 1	Туре 2	Туре 3
Bid Security Amount (MVR)	150,000	300,000	500,000

- 3.3.1. To submit EOI, interested parties must fill out the Bid Security form in the portal.
- 3.3.2. Bid Security must be submitted for the interested type of plot as per the above table and the format shared in Annex 1 of this information sheet
 - The original Bid Security shall be submitted to HDC reception (Centro Mall, Ground Floor)
 - Bid Security will be approved after verification of the original Bid Security within 1 working day from the submission of the original Bid Security to HDC Reception
- 3.3.3. Any Bid Security with a validity of less than 13 months from the date of the Bid Security submission date will not be accepted.
- 3.3.4. The bid security shall be a demand guarantee in the form 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 issued as per the bid security Format included in Annex 01.
- 3.3.5. Submission of EOI will be limited to the type of submitted Bid Security
- 3.3.6. Each Bid Security can only be used to submit 1 (one) EOI at a time.
- 3.3.7. A submitted Bid Security from an unsuccessful EOI(s) can be used to submit a new FOI
- 3.3.8. The successful winners of an EOI/Bid can request to convert the Bid Security as part of the land payment
- 3.3.9. If an EOI/bid winner withdraws the EOI/bid or fails to fulfil the conditions set forth in the conditional offer the Bid Security will be claimed by HDC.

3.4. Sale Stage 1 - Submission of EO!

- 3.4.1. Upon approval of the submitted Bid Security, the interested parties can submit the EOI for the preferred available plot from the plot type a Bid Security has been approved for
- 3.4.2. Each applicant can submit EOIs to multiple plots at the same time. However, separate Bid Security shall be submitted and approved as per clause 3.2 of this information sheet
- 3.4.3. The proposed bid rate for the plot shall be equal to or higher than the base rate as per clause 2 of this information sheet
- 3.4.4. Any submitted EOI(s) cannot be withdrawn or cancelled
- 3.4.5. Upon receiving the first EOI for a plot, that plot will be opened for 10 (Ten) calendar days for submission of EOI(s) from other interested parties.
- 3.4.6. If only 1 (one) EOI is received for a plot within this period, the EOI submitted applicant will win the sale of the plot at the proposed bid rate without any further bidding process
- 3.4.7. Selection of Financing method for Land Payment as per the following.



3.4.7.1 Self-financing model - 14 calendar days will be granted to settle the advance 40% payment.

3.4.7.2 End-user model - A period of 14 calendar days will be granted to settle an advance payment of 25% of the total land price. Upon receipt of this payment, a no-objection letter will be issued. Following the issuance of the no-objection letter, an additional 90 calendar days will be granted, starting from the issuance date, to submit the bank loan offer.

3.5. Sale Stage 2 - Submission of Bid

- 3.5.1. If a plot receives more than 1 (one) EOI by the end of the 10th day, the plot(s) will be progressed for the Sale stage 2
- 3.5.2. An open bidding process will commence on the following weekday at 12 pm and will be open for a duration of 3 days.
- 3.5.3. The bid process will be carried out among the EOI submitted parties and the bid starting rate will be the highest EOI submitted rate.
- 3.5.4. The highest bid rate will be displayed to the bid participants in real-time and the details of the bidder will be anonymous until the end of the bidding stage.
- 3.5.5. All bid participants can resubmit multiple bids till the end of the bid submission deadline, with a markup of MVR 15 (Fifteen Maldivian Rufiyaa) for the highest bid rate at the time.
- 3.5.6. The current highest bid rate will be displayed in the text field, with an automatic increment of MVR 15. Furthermore, If the bid participant wishes to submit a bid rate higher than the amount displayed in the text field, the participant can use the "+15" button on the bid submission screen or manually enter a bid amount with an increment equal to or higher than MVR 15 into the text field on the screen to bid a custom amount.
- 3.5.7. At the end of the 3-day bidding period, the bidding will be re-opened to provide a final opportunity for the outbid parties for an additional 3 minutes from 12 pm on the 3rd day of the bidding.
- 3.5.8. EOI submitted parties can submit a new bid within these 3 minutes and if any new bid is submitted within these 3 minutes the bidding will be re-opened for an additional 3 minutes from the end of the initial 3-minute period. This cycle will be repeated until no new bids are submitted for a consecutive 3-minute period. The highest bid proposed party by the end of this cycle will win the sale of the plot.
- 3.5.9. If no parties submitted a bid within the bidding period, the party with the highest bid rate at the EOI stage will win the sale of the plot
- 3.5.10. If multiple EOIs are received for a plot but no bids are placed during the bidding stage, the plot will be offered to the party that submitted the highest EOI rate.
- 3.5.11. In the event that the successful bidder fails to settle the required payment within the designated deadline, the offer shall be revoked and offered to the second-highest bidder from the bidding process.

4. Payment Settlement

4.1. The successful winners shall settle the payment of land as per the following table



#	Payment	Details	Payment Percentage	Accumulated Percentage
1	Advance Payment	Milestone 1; Upon reaching 20% of the Reclamation and Shore Protection Project of Area B of Thilafushi Phase (within 14 calendar days from conditional offer)	40%	40%
2	Payment 2	Milestone 2; Upon reaching 40% of the Reclamation and Shore Protection Project of Area B of Thilafushi Phase	15%	55%
3	Payment 3	Milestone 3; Upon reaching 60% of the Reclamation and Shore Protection Project of Area B of Thilafushi Phase	15%	70%
4	Payment 4	Milestone 4; Upon reaching 80% of the Reclamation and Shore Protection Project of Area B of Thilafushi Phase	15%	85%
5	Payment 5	Milestone 5; Upon reaching 100% of the Reclamation and Shore Protection Project of Area B of Thilafushi Phase	15%	100%

- 4.2. The successful winners of an EOI/Bid can request to adjust the Bid Security as part of the land payment for the first instalment
- 4.3. Tax will be charged as per MIRA requirements.

5. Awarding and Agreement Signing

- 5.1. A conditional award letter will be issued to the bid winner within 03 working days
- 5.2. Agreement will be signed upon fulfilment of the following conditions based on the selected financing method:
 - Self-financing model Settlement of an advance payment amounting to 40% of the
 total land price shall be completed within 14 calendar days from the issuance of the
 award letter. (This payment comprises a 25% advance payment and the 1st milestone
 payment of 15% of the total land price, as outlined in the provided payment schedule.)
 - End-user model Settlement of 25% Advance payment within 14 days from the issuance of award letter and submission of Bank loan offer letter within 90 Calendar days from the issuance of no-objection letter.
 - 5.2.1. If the payment is not settled within the given deadline, the offer of sale will be cancelled and the bid security will be claimed to HDC.
- 5.3. The lands will be handed over upon completion of the Reclamation and Shore Protection Project of Area B.
- 5.4. In the event that the successful bidder does not adhere to the conditions set forth in the Conditional Award Letter within the designated period, the plot shall be reallocated to the bidder with the second highest bid.

Settlement of an advance payment amounting to 40% of the total land price shall be completed within 14 calendar days from the issuance of the award letter. This payment comprises a 25% advance payment and the 1st milestone payment of 15% of the total land price, as outlined in the provided payment schedule.



Annex 01

Bid Security Format

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KNOW ALL PEOPLE by these presents that We (name of bank) having our registered office at (address of bank) (here in after called "the bank") are bound unto the Housing Development Corporation of the Republic of Maldives (here in after called "Land Owner" in the

MVR (amount) (amount in words) for which payment well and truly to be made to the said Land Owner, the Bank binds itself, its successors, and assigns by these presents.

Sealed with the Common Seal of the said Bank this (bid security issued date) day of 2024.

The condition of this obligation is:

- i. If the bidder withdraws the bld at any stage after winning the bid.
- ii. If the bidder fails or refuse to make the payment.
- iii. If the bidder requests to set this guarantee as part of the payment.
- iv. If the bidder gets disqualified

We undertake to pay to the Land Owner up to the above upon receipt of his first written demand, without the Land Owner having to substantiate his demand, provided that in his demand the Land Owner 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 including the date (13 months from the issuance date) after the deadline for submission of this Guarantee or as it may be extended by the Land Owner, notice of which extension(s) should be given to the Bank. The extension should be approved and accepted by the bank and duly acknowledged by the bidder.

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(Seal and signature of the bank / financial institution)

