


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Convertible loan note term sheet

(COMPANY NAME)
 CONVERTIBLE PROMISSORY NOTE

(City, State)
 (Month, Day, Year)

FOR VALUE RECEIVED, (Company Name), a (State) corporation (the "Company"), promises to pay to the order of (Holder) (the "Holder") the principal amount of (\$Amount) (the "Principal Amount") upon the terms and subject to the conditions set forth herein (the "Note"). This Note is one of a series of the Company's notes known as the (Series) Convertible Promissory Notes (collectively referred to as the "Notes"), all of which contain similar terms, except as to the name of the holder, the date of issuance, the Maturity Date, Default Conversion Price and Valuation Cap (as such terms are defined below), the principal amount and other nonmaterial details. The Notes are intended to provide financing to the Company in anticipation of a Qualified Financing (as defined below).

1. Interest. Interest shall accrue on the outstanding Principal Amount, from the date hereof until the date this Note is converted or paid in full, at the rate of (Interest Rate) per annum and shall be compounded annually on a (Day) day basis (the "Interest Rate"). All accrued interest shall be due and payable in full upon maturity, conversion or prepayment of this Note, as provided herein. All such payments required by the Holder in respect of this Note shall be applied first to accrued interest and thereafter to the repayment of the outstanding Principal Amount.

2. Maturity Date. If not sooner paid or converted according to the terms hereof, the outstanding Principal Amount plus all accrued and unpaid interest thereon shall be due and payable in full (with any accrued interest) on the date of this Note (the "Maturity Date"). There is an event of default under the Maturity Date in the event of a Default Conversion Price, the Holder may, at its option and sole discretion, elect to convert the outstanding Principal Amount plus accrued and unpaid interest under this Note into a number of shares of the Company's common stock (the "Common Stock") in shares of the authorized class or series of preferred stock most recently issued by the Company (the "Preferred Stock") equal to the quotient obtained by dividing:

(a) the outstanding Principal Amount plus any accrued and unpaid interest under this Note, by

(b) (i) if convertible into Common Stock, the conversion price obtained by dividing (x) (PRE-MONEY COMMON VALUATION) by (y) the Company's Fully Diluted Number of Shares, or (ii) if convertible into Preferred Stock, the original issue price of the class or series of Preferred Stock into which the Note is converted as set forth in the Company's Articles/Certificate of Incorporation (such conversion price, the "Default Conversion Price"); "Fully Diluted Number of Shares" means the number of common equivalent shares of the Company outstanding determined by the sum of the outstanding shares of Common Stock of the Company and the number of shares of Common Stock issuable upon conversion of all outstanding convertible securities into Common Stock and the exercise of all stock options and warrants outstanding immediately before any conversion, and including any shares reserved for issuance, at the time of such conversion, under the Company's stock option plans or arrangements (not including (i) the Notes and shares issuable upon conversion of the Notes and (ii) any shares of equity securities issued in the Qualified Financing). In the event that the Principal Amount and accrued interest thereon is not paid in full on the Maturity Date and the Holder has not exercised its conversion right specified above, the Note will continue to accrue interest at the Default Rate (as defined below).

3. No Prepayment. The Company may not prepay this Note in whole or in part without the prior written consent of the Holder.

4. Qualified Financing. In the event of, and simultaneously with the initial closing of, a preferred stock financing after the date hereof with at least (\$Amount) of new invested capital (including the Note) and any other outstanding debt securities (including convertible debt securities) issued by the Company or a preferred stock financing in a later amount if approved in writing by the Majority Holder (as defined herein, a "Qualified Financing"), the outstanding Principal Amount and accrued interest under the Note shall automatically convert into shares of the same series of preferred stock as is issued in the Qualified Financing at a conversion price equal to the lesser of: (a) the price obtained by multiplying (i) the price per share paid in the Qualified Financing by (ii) the applicable Conversion Percentage (as defined below), or (b) the price obtained by dividing (i) (VALUATION CAP) (the "Valuation Cap") by (ii) the Company's Fully Diluted Number of Shares (including immediately prior to the initial closing of the Qualified Financing). The "Conversion Percentage" shall be set at (Eighty percent (80%)) on the date of issuance of this Note and shall decrease on the last day of each calendar month commencing the month full calendar month this Note shall be outstanding in an amount equal to one percent (1%) per month, until reaching a Conversion Percentage of seventy percent (70%) (up to which time there shall be no further reduction in the Conversion Percentage). "Majority Holder" means the holder of the majority (more than 50%) of the aggregate Principal Amount of all outstanding Notes. In conjunction with such conversion, the Holder shall become a party to and shall execute all applicable definitive agreements relating to such Qualified Financing (the "Qualified Financing Agreements").

Investor Count: []

INVESTORS' RIGHTS AGREEMENT

Registration Rights:

Registrable Securities: All shares of Common Stock issuable upon conversion of the Series A Preferred will be deemed "Registrable Securities."

Demand Registration: Upon earliest of (i) three years after the Closing, or (ii) six months following an initial public offering ("IPO"), persons holding 50% of the Registrable Securities may request two registrations by the Company of their shares. The aggregate offering price for such registration may not be less than \$5 million. A registration will count for this purpose only if (i) all Registrable Securities requested to be registered are registered and (ii) it is closed, or withdrawn at the request of the Investors (other than as a result of a material adverse change to the Company).

Registration on Form S-3: The holders of 20% of the Registrable Securities will have the right to require the Company to register on Form S-3, if available for use by the Company, Registrable Securities for an aggregate offering price of at least \$1 million. There will be no limit on the aggregate number of such Form S-3 registrations, provided that there are no more than two per year.

Piggyback Registration: The holders of Registrable Securities will be entitled to "piggyback" registration rights on all registration statements of the Company, subject to the right, however, of the Company and its underwriters to reduce the number of shares proposed to be registered to a minimum of 25% on a pro rata basis and to complete reduction on an IPO at the underwriter's discretion. In all events, the shares to be registered by holders of Registrable Securities will be reduced only after all other stockholders' shares are reduced.

Expenses: The registration expenses (exclusive of stock transfer taxes, underwriting discounts and commissions) will be borne by the Company. The Company will also pay the reasonable fees and expenses, not to exceed \$25,000, of one special counsel to represent all the participating stockholders.

Lock-up: Investors shall agree in connection with the IPO, if requested by the managing underwriter, not to sell or transfer any shares of Common Stock of the Company for a period of up to 180 days following the IPO (provided all directors and officers of the Company agree to the lock-up).

-5-

FEEDOUGH

TERM SHEET
 "SERIES A" ROUND OF FINANCING OF (YOUR COMPANY NAME)

Amount of Investment: (\$AMOUNT)

Investors: (LIST INVESTORS)

Type of Security: Series A Convertible Preferred Stock

Pre-money Valuation: (\$AMOUNT)

Capital Structure Following Series A Round:

Existing holders of Common Stock	(NUMBER%)
Option Pool	(NUMBER%)
Holders of Series A Preferred Stock	(NUMBER%)
Total	100%

Use of Proceeds: The Company shall use the proceeds from this financing for working capital purposes.

Dividends: The Company will not pay dividends on its shares of Common Stock or any other stock which is prior to the Series A Preferred Stock unless the dividend is paid on all shares of Series A Preferred Stock on a pro rata basis.

Conversion: Each share of Series A Preferred Stock shall be convertible, at any time, at the option of the holder, into shares of Common Stock, at an issue price of one share of Common Stock for each share of Series A Preferred Stock. Additionally, conversion of the Series A Preferred Stock into Common Stock shall be subject to the effectiveness of a registration statement covering a forty and fifty percent (40% and 50%) of the shares of Common Stock of the Company, as applicable, and the availability of a sufficient number of shares of Common Stock to be issued to the investors at a price which equals or exceeds the then applicable price per share of the Series A Preferred Stock, and there is no applicable public offering restriction on the Company's shares of Common Stock.

Term Sheet Page 1 of 1



INDICATIVE HEADS OF TERMS: EQUITY INVESTMENT
Strictly private and confidential
Not to be disclosed or distributed to third parties

NOTES:

- The provisions of this term sheet assume that the Investors:
 - will be issued ordinary shares in the Company and not a separate class of shares; and
 - where there is more than one Investor they are proposing to invest on materially the same terms and be parties to the same term sheet.
- Non-legally binding:** This term sheet is indicative only, not exhaustive and not legally binding unless specifically stated within a certain paragraph. It sets out the proposed key terms and conditions upon which the investors are willing to invest in the Company.

1. Issuer:	XXXX Ltd (the Company).
2. Investor[s]:	<ul style="list-style-type: none">Investor 1 (Lead Investor)Investor 2
4. Existing Shareholders of the Company and pre-investment equity stake:	<ol style="list-style-type: none">Co-founder 1: [Equity stake = % pre-investment]Co-founder 2: [Equity position = % pre-investment]Early investor 1
4. The Co-Founders:	Abdullah Al-YYYY and JoseXXXX
5. Estimated Closing Date:	The investment is intended to be closed by Mid-Nov 2013.
6. Amount of the Investment:	USD [XXX] [Investor 1] USD [XXX] [Investor 2] Target: USD XXX,XXX
7. Post completion issued share capital of the Company:	[Co-founder 1] [XX]% [Co-Founder 2] [XX]% [Early investor 1] [XX]% [Investor 1] [XX]% [Investor 2] [XX]% TOTAL 100%
8. Company Obligations:	The Company shall carry out (or procure the carrying out) certain key governance matters, including those set out in Part

What are convertible loan notes.

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Winning Date The expiration date of the promissory note is another term that will have to negotiate with a financing of the convertible debt. Most convertible debt financing has a Valuation Cap, especially if you are negotiating with experienced angels investors. Five key terms that should expect to negotiate on a conversable sheet: 1. View funding fundaments: Equity Funding, Convertible Debt & Dilution, TIP A e The Valuation Cap of the Note Convertible NAfA © The current evaluation of your company, although you can find investors that try to negotiate it that way. Valuation CAP is designed to provide a backup of actions ownership in order to help ensure that investors of the dance convertivel do not dilute excessively in relation to The future round of financing of the social capital that triggers the conversion of the dulty,. For example, with a valuation cap of \$ 10 million, the pre- for the purposes of the conversion of the dance would be \$ 10 million divided by the capitalization of actions prism - Money. Tip that the amount of aggregate capital increases, your company will have more indebtedness which (i) will have to be paid in the maturity of the convertible promissory notes or (ii) covered in more actions in the capital stock when closing From a future round of capital funding the market price that triggers the conversion of the date.

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