Negotiating the Hotel Management Contract

By Chad Crandell, Kristie Dickinson, and Fern I. Kanter

Chad Crandell is a co-founder of Capital Hotel Management (CHM), where he serves as President and operations leader of hotel investment advisory and asset management services. Since its inception, CHM has provided asset management services to investors and developers holding hotels and resorts valued at more than $1 billion and located throughout the United States.

Before forming CHM, Mr. Crandell held a senior-level position at a major consulting firm. His 20 years of hospitality industry experience includes management company and franchise selection and contract negotiation, operational reviews focusing on market positioning and financial performance, and the development of hotel acquisition and disposition strategies. Mr. Crandell has held numerous positions in operations and development with InterContinental Hotels, Chalet Suisse International, and Koala Inns of America. He currently serves as a member of the board of directors of the Hospitality Asset Managers Association (HAMA).

Kristie Dickinson, Vice President of Portfolio Management for Capital Hotel Management, has nearly a decade of experience in hotel operations, development, and advisory services. At CHM, Ms. Dickinson is responsible for overseeing portfolio projects, including implementing revenue-enhancement programs, conducting pricing analyses, monitoring labor productivity and market trends, and identifying profit improvements.

Before joining CHM, Ms. Dickinson was a member of Doubletree Hotels Corporation’s development and franchise team. She has consulted on hotel development, positioning, management, and disposition projects, completing over 60 research assignments for a variety of hospitality-related land uses. In addition, Ms. Dickinson has been involved in numerous strategic planning studies, developing strategic plans for food, beverage, entertainment, and lodging facilities for the United States Air Force in Korea, Japan, and Germany, as well as undertaking a national growth plan for an international hotel company.

Fern I. Kanter, Executive Vice President of Strategic Planning for Capital Hotel Management, has over 20 years’ experience in the hospitality and tourism industries, specializing in South Florida and international hotel markets, including the Caribbean, Mexico, and Central and South America. Before joining CHM, Ms. Kanter held senior-level positions with various international hospitality consulting firms.
Ms. Kanter’s experience includes a variety of visitor-based land uses, mixed-use resort developments, and tourism destination projects. She has consulted on master planned mixed-use resort communities, assisting in programming a variety of different land uses, including hotels and resorts, vacation ownership, golf and club programs, marinas, resort residential, and commercial uses. Ms. Kanter has also served both domestic and international hotel companies, performing due diligence for acquisition opportunities and developing market-entry strategies for international locations.

The management agreement is the single most important contract entered into by the hotel owner. Careful negotiation of this legally binding document is critical, as it sets the rules that define the long-term relationship between the owner and operator and is referenced routinely throughout the life of the contract. This chapter outlines the key steps in the process of negotiating the management agreement, beginning with the selection of an operator and setting the stage for negotiations through the introduction of the owner-operator bill of rights, which establishes the desired posture of the owner with respect to the salient terms of the agreement.

The present chapter was prepared based on the authors’ experience negotiating hotel management contracts. We also draw on reference material from two leading authorities on the subject, James J. Eyster and Stephen Rushmore. Our intent is to provide an overview of the recommended process for negotiating hotel management contracts. The process described in the following pages is summarized graphically by the diagram appearing in Exhibit 1. For a comprehensive review of all the intricacies that surround hotel management contracts, readers are referred to the works of Eyster and Rushmore that are either referenced in the course of the chapter or presented in the bibliography at the end of the chapter.

The discussion that follows is limited to a treatment of management-contract negotiations for full-service hotels; the contract variations that may occur in select-service properties are not addressed. Further, the chapter focuses on agreements between an owner and a branded management company, omitting discussion of the model where contracts are negotiated separately with a franchisor and an independent third-party operator.

Getting Ready: The Pre-Selection Process

Whether the owner’s objective is to engage a property manager for a new development or for an existing property, there are several factors that warrant careful consideration before the search for an appropriate operator begins. The following discussion provides selected points to consider at the outset of the process, as they will affect the brand and operator chosen.

Owner Investment Strategy

Before the search for an appropriate operator begins, ownership’s investment objectives must be clearly defined. Is the intent to maintain ownership of the asset
as a long-term investment, a medium hold (five to ten years), or a quick turn-around (one to five years)? What are ownership’s investment criteria and return expectations, including the minimum and target hurdle rates? Depending upon the strategy chosen for the asset, owners may need to limit or broaden their search for a suitable operator accordingly. For instance, most of the national branded operators are primarily interested in entering into long-term contracts and thus may not accept a contract provision that permits termination of the relationship upon sale of the asset. If a long-term management contract with no provision for termination on sale is in place, this could potentially limit the marketability of the asset. Therefore, a branded operator may not be a suitable match for an owner whose strategy is a quick disposition. However, there are some operators, typically not affiliated with a brand, that specialize in positioning assets for sale, should a
quick turnaround be the owner’s strategy. Whatever the owner’s objectives, to ensure a proper fit between owner and operator, a clear investment strategy must be developed and considered during all stages of the selection process.

Creating a Competitive Environment

As with the brokerage process, creating a competitive bidding environment from the beginning of the operator-selection process will yield a more favorable negotiation for the owner. The more competitive the bidding, the more flexible management companies will be with respect to the contract’s key provisions. Assessing ownership’s relative bargaining power before entering into negotiations will expedite the process by setting realistic expectations from the outset. The following factors affect the owner’s leverage in the negotiation process:

- **Property Location.** Whether it is a resort on a Hawaiian island or a commercial hotel in downtown Boston, certain locations are deemed more desirable than others, particularly by branded operators, due to the high barriers to entry that exist. This is not to say that branded operators are not interested in managing a property located in a second-tier city or an outlying suburb, but they may be more flexible in the deal terms to obtain a brand presence in a highly desired location. Conversely, there may be a situation in which national brands are well represented in the market, precluding owners from obtaining a brand within the same market due to radius-restriction limitations contained in management contracts for existing hotels. In this instance, location may serve to hinder an owner’s negotiating strength because it limits the pool of viable operators.

- **Property Profile.** Like its location, the profile of a property may influence the operator’s willingness to compete to manage the hotel. The higher the profile of a property, the more interest owners will generate from prospective operators. Examples of high profile assets include larger-than-average hotels (1,000+ rooms), strategically located properties (e.g., a hotel connected to a convention center), and properties with historical significance.

- **Branded vs. Third-Party Management.** Owners have options when it comes to selecting an operator and branding a hotel. One option is to enter into a separate franchise agreement to secure a brand and engage an independent third-party operator to manage the hotel. Another option is to select a single company, often referred to as a “brand manager,” to provide both the brand and the operational expertise to manage the property. Most major brands, with the exception of a select few (e.g., Hyatt, Ritz-Carlton, Four Seasons), offer both options; however, owners may have more leverage if they elect to go with a brand manager, primarily because brand managers’ fees are higher in absolute dollars. For example, franchise fees generally range from four to seven percent of gross rooms revenue. On the other hand, management agreements are most often based on total revenue. Furthermore, there are several add-on fees associated with a management agreement that do not appear in the base fee, such as incentive fees, mandatory contributions to sales and marketing funds, and accounting fees, to name only a few. A management
contract with a brand manager is not always the investor’s best choice, but
owners negotiating with major branded operators are better able to appreciate
their relative bargaining strength if they are aware that management contracts
typically equate to more fees for branded companies than stand-alone fran−
chise agreements.

- **Deal Structure.** Sometimes owners look to operators to provide a financial
contribution to a deal, either in the form of an equity investment or through
loans or loan guarantees. The benefits of operator financial contributions are
that (1) needed financing is obtained and (2) the management company’s
financial commitment aids in aligning owner and operator interests. Despite
these benefits, the authors believe that an owner is better off if the deal can be
financed by sources independent of the operator, and the owner is thus well
advised to observe the maxim “if you don’t need the money, don’t take it.”
Equity participation changes the relationship between the owner and operator
significantly, and by accepting an operator as a partner, owners should be pre−
pared to relinquish a considerable amount of control in the negotiating pro−
cess and perhaps in the subsequent administration of the contract. In short,
the cost of concessions that owners are forced to accept typically outweighs
the value of the funds received up front. This is not to say that operator equity
participation is not an option worth considering, but owners need to under−
stand the ramifications of the operator’s becoming a partner in the project.

**Identify Key Players**

During the pre-selection stage of the process, owners should begin to identify the
senior-level executives within the business development departments of the oper−
atng companies they expect to pursue. As discussed in greater detail in a subse−
quent section, the choice of operators that an owner will pursue is largely dictated
by the market positioning of the hotel and the availability of one or more brands
within the subject hotel’s local marketplace.

Now is also the appropriate time to identify and retain legal counsel, as well as
a hotel contract negotiation consultant, should one be required. All individuals
retained to represent ownership’s interest in the complex process of negotiating a
hotel management contract should be specialists because hotels are truly different
from all other classes of real estate. The more experience the team possesses in
hotel contract negotiations, the more favorable the outcome is likely to be for the
owner. The brand operators with whom the owner’s team negotiates do this for a
living, and they typically have deep experience and in-house counsel to guide
them. Owners need to balance the scales with competitive representation, ensuring
an equitable negotiation process and ultimately a fair agreement.

**Timing**

Because the process is complex, selecting an operator and entering into the negoti−
ation process takes a lot of time. Even in instances where an owner and operator
may have a history together, including perhaps existing contracts for other hotels
managed for the owner by the operator, the process may take three months or lon−
ger because each contract entails new and unique issues. For an owner with no experience in selecting an operator, arriving at the completion of the contract negotiation process will require closer to six months. However, considering the term of the contract binding the owner and operator—ten to twenty-plus years—the process is not one that should be rushed.

### The Operator Selection Process

Having decided to develop or purchase a hotel asset, ownership’s selection of a brand affiliation and operator becomes the most important decision influencing the outcome of the real estate underwriting. A hotel’s brand and operator have a direct impact on asset value, and the owner’s selection therefore requires careful consideration.

#### Research Viable Candidates

The first step in the selection process is to develop a pre-qualified list of potential branded management companies that will receive a Request for Proposal (RFP). In developing this short list, owners need only consider brands that represent an appropriate match for both the subject hotel and the market. While there are a number of qualified operators and numerous brands to choose from, the short list should be limited to six companies, a manageable yet sufficient number of candidates from which to choose.

**Brand.** A hotel should be positioned within the market to maximize its operating potential, and branding is a critical component of establishing the hotel’s positioning. Because different brands set different expectations in the consumer’s mind, the selection of a brand determines how the hotel will be perceived. The brand chosen will also directly affect the level of services and amenities offered, as well as the hotel’s price point, competitive set, cost of development or conversion, and cost of operation. The brand selected must convey an image commensurate with the physical product. Several brands should be researched and considered. Not infrequently, an owner’s first choice among brands may not be available, either because the brand is already represented in the subject hotel’s market or because of radius restrictions present in the chosen brand’s contracts with other owners. Similarly, owners should not exclude desired brands from the selection process simply because they may already exist in the subject market, as agreements may be expiring or hotels bearing the desired brands may be positioned for sale. Another compelling reason for owners to pursue multiple branding options is that, although base fees may appear comparable, the all-in costs of brand affiliations, after taking into account mandatory participation in centralized services and brand standards, can vary significantly across brands. Owners should be sure to pursue several branding options so as not to limit the pool of suitable operators.

**Operator.** Although the selection of the operator is sometimes dictated by the brand desired (e.g., Hyatt, Ritz-Carlton, Four Seasons), most brands offer franchising as an option. As noted earlier, the emphasis in the present chapter is on the process of choosing a branded operator. However, owners should also consider the
strategy of entering into a franchise agreement to secure a flag and employing an independent third-party management company to operate the asset. There are pros and cons to each approach, but some owners may find the reduced constraints of the franchise-with-independent-operator formula attractive. For example, as a franchisee, the owner may be able to opt out of costly programs offering little perceived value while the same programs are often mandatory for properties managed by the branded operator.

Request for Proposal

The request for proposal (RFP) serves three primary purposes: (1) it is a formal invitation from an owner to an operator to bid on the management of the subject hotel; (2) it is the means by which pertinent information about the subject hotel is communicated to prospective operators; and (3) it facilitates the gathering of the same information on all operators for the purposes of comparing and ranking responses.

Through the RFP process, owners ascertain the level of interest from the operators selected and obtain the information necessary to compile a decision matrix that serves as the basis for ranking each operator’s qualifications and ultimately developing a list of finalists. From an owner’s perspective, the most critical components of the RFP responses are projected operating results, as reflected in the operator’s pro forma, and the cost, as reflected in the operator’s proposed contract provisions and conditions. The pro forma is critical because it represents the operator’s projection of the subject hotel’s operating potential under its brand and management. The operator’s proposed provisions and conditions are of equal importance in assessing the RFP responses because they convey the cost and the key expectations of the operator, such as the duration of the contract and termination rights. As a minimum, operators should be asked to provide proposed base and incentive fees, length of term, chain fees and charges, termination-clause language, and estimated conversion costs in the case of an existing hotel.

The quality of operator responses depends on the specificity of information on the subject hotel and its market contained in the original RFP, as well on as the extent of the detail requested from respondents to the RFP. The more experienced the owner’s team is in preparing RFPs, and the greater the time commitment to the preparation of a thorough RFP, the better will be the information provided by potential operators, ultimately simplifying the selection process. Exhibit 2 provides a sample table of contents for an RFP soliciting bids and related information from hotel management companies.

The questions included in the RFP will vary according to the project because the objectives and circumstances surrounding each deal are unique. However, the following list represents some of the typical questions posed to prospective operators in the RFP:

- What are the fundamental strengths that differentiate your organization from others in the field?
- What would be your operational approach to achieving the level of service outlined?


- Provide the background and qualifications of your organization, providing particular discussion of those individuals who would be assigned to this asset.

- Provide a memorandum describing relevant proposed contract provisions and conditions, including the base and incentive management fee, term, centralized service fees, termination clause, etc. Include an estimate of expenses related to the transition.

- Provide a list of properties managed by your organization, giving particular attention to those similar in size and scope to the subject property. Address any similarities with your properties to the subject, if applicable. Please include examples of financial results achieved at similar properties under management, as deemed appropriate.

**Review RFP Responses**

The next step in the selection process is to review the responses to the RFP submitted by the operators. During this step, the owner must consider many factors reflecting the strengths and weaknesses of the respondent operators to determine those that will advance to the next round of the competitive process. The goal at
this stage is to evaluate quickly the responses of each operator, assembling a short list of finalists that will proceed to the interview stage. The most efficient and effective method of conducting a review and comparison of the respondent operators is to create a decision matrix that permits the owner’s team to organize responses to all pertinent questions and rate them accordingly. Stephen Rushmore, founder of HVS International, has developed the “Hotel Management Company Initial Selection Rating System” that appears in Exhibit 3. Using Rushmore’s rating system, a specific weight is applied to each company’s response to questions contained in the RFP, thus resulting in a numeric score that quantifies the responses and ranks the suitability of each management company under consideration.

Although decision matrices must be customized to reflect the unique aspects of individual deals, operator responses to the RFP can be generally categorized as either corporate or project-related. Corporate responses reflect decision factors such as the relative experience and suitability of the branded operator to the hotel asset in question. Project-related responses address specific questions concerning the project at hand, such as the proposed contract provisions and conditions, projected financial results and, if applicable, the operator’s willingness to contribute financially to the project. The following list presents examples of both corporate and project-related factors typically weighed in the decision matrix.

**Corporate Factors**
- Size of managed hotels
- Size/experience of management company
- Brand recognition
- Distribution
- Management experience (turnover)
- Specialization/niche (e.g., resort, distressed property, secondary cities)
- Historical performance
- Corporate operating strategy (to test consistency with owner’s vision of hotel’s operation)
- Level of completeness/professionalism in response to the RFP
- Owner’s instinct or “gut feel”

**Project-Related Factors**
- Proposed management contract provisions and conditions
- Projected operating pro forma
- Chain services and charges (all costs from conversion to operating should be enumerated)
- Brand value (for comparison to cost of chain services)
- Financial resources/willingness to invest (if desired by ownership)
### Exhibit 3  Hotel Management Company Initial Selection Rating System

<table>
<thead>
<tr>
<th>Comparing the size of the hotels managed by the operator to the subject, most are:</th>
<th>Management company's ability to generate profits (based on actual performance):</th>
</tr>
</thead>
<tbody>
<tr>
<td>Larger</td>
<td>Normal—competent management 0</td>
</tr>
<tr>
<td>The same size</td>
<td>Better than average +5</td>
</tr>
<tr>
<td>Smaller</td>
<td>Exceptional operating ability +10</td>
</tr>
<tr>
<td>Comparing the chain affiliations of the hotels managed by the operator, most are:</td>
<td></td>
</tr>
<tr>
<td>Same affiliation</td>
<td>Ability to obtain specialized identification +2</td>
</tr>
<tr>
<td>Similar affiliation</td>
<td>Ability to obtain financing +4</td>
</tr>
<tr>
<td>Dissimilar or no affiliation</td>
<td>Feeder city representation +2</td>
</tr>
<tr>
<td>Track record of success +2</td>
<td></td>
</tr>
<tr>
<td>If the operator manages other hotels in the same market area, are these considered to be:</td>
<td>Management company offers:</td>
</tr>
<tr>
<td>Directly competitive</td>
<td>Centralized reservation system +2</td>
</tr>
<tr>
<td>Somewhat competitive</td>
<td>Centralized sales and marketing +1</td>
</tr>
<tr>
<td>Non-competitive</td>
<td>Regional sales offices +1</td>
</tr>
<tr>
<td>Experience of the management company:</td>
<td>Convention and group sales +1</td>
</tr>
<tr>
<td>New company</td>
<td>Frequent traveler program +1</td>
</tr>
<tr>
<td>Moderate experience</td>
<td>National advertising program +1</td>
</tr>
<tr>
<td>Established</td>
<td>Top-level personnel +1</td>
</tr>
<tr>
<td>Management company’s financial resources: ability to invest funds in the property:</td>
<td>Financial systems and controls +1</td>
</tr>
<tr>
<td>Limited</td>
<td>Other specialized services +1</td>
</tr>
<tr>
<td>Moderate</td>
<td>Personnel relations +1</td>
</tr>
<tr>
<td>Strong</td>
<td>Development capability +1</td>
</tr>
<tr>
<td>Operator shows willingness to invest funds in the property as a loan (double amounts if funds are contributed as equity)</td>
<td></td>
</tr>
<tr>
<td>Initial inventories</td>
<td>If management company has the following deficiencies:</td>
</tr>
<tr>
<td>Working capital</td>
<td>Poor references -3</td>
</tr>
<tr>
<td>Pre-opening expenses</td>
<td>Loss contracts (deduct for each loss) -1</td>
</tr>
<tr>
<td>FF&amp;E</td>
<td>Limited home office structure -1</td>
</tr>
<tr>
<td>Debt service guarantees</td>
<td>High management turnover -2</td>
</tr>
<tr>
<td>If the management company appears to be flexible in accommodating the following specialized needs:</td>
<td>No growth plans -1</td>
</tr>
<tr>
<td>Short-term contract</td>
<td>Excessive growth plans -1</td>
</tr>
<tr>
<td>Termination buy-out provision</td>
<td>Will not subordinate incentive fee -3</td>
</tr>
<tr>
<td>Management company has exceptional expertise or offers specialized services in the following areas:</td>
<td>Unwilling to provide restrictive covenant -3</td>
</tr>
<tr>
<td>Centralized reservation system</td>
<td>Fee based entirely on percentage of total revenue -3</td>
</tr>
<tr>
<td>Centralized sales and marketing</td>
<td></td>
</tr>
<tr>
<td>Regional sales offices</td>
<td></td>
</tr>
<tr>
<td>Convention and group sales</td>
<td></td>
</tr>
<tr>
<td>Frequent traveler program</td>
<td></td>
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<tr>
<td>National advertising program</td>
<td></td>
</tr>
<tr>
<td>Top-level personnel</td>
<td></td>
</tr>
<tr>
<td>Financial systems and controls</td>
<td></td>
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<tr>
<td>Other specialized services</td>
<td></td>
</tr>
<tr>
<td>Personnel relations</td>
<td></td>
</tr>
<tr>
<td>Development capability</td>
<td></td>
</tr>
<tr>
<td>If management company has the following deficiencies:</td>
<td>Response to RFP showed professional effort in:</td>
</tr>
<tr>
<td>Poor references</td>
<td>Preparing operating budget +1</td>
</tr>
<tr>
<td>Loss contracts (deduct for each loss)</td>
<td>Preparing sample marketing plan +1</td>
</tr>
</tbody>
</table>
Exhibit 3 (continued)

<table>
<thead>
<tr>
<th>Specialized Area</th>
<th>Rating</th>
</tr>
</thead>
<tbody>
<tr>
<td>Destination resort</td>
<td>+2</td>
</tr>
<tr>
<td>Major convention operation</td>
<td>+2</td>
</tr>
<tr>
<td>Unique market</td>
<td>+1</td>
</tr>
<tr>
<td>Major food beverage operation</td>
<td>+2</td>
</tr>
<tr>
<td>Development assistance</td>
<td>+2</td>
</tr>
<tr>
<td>Opening new hotel</td>
<td>+2</td>
</tr>
<tr>
<td>Distressed property</td>
<td>+2</td>
</tr>
<tr>
<td>Bankruptcy</td>
<td>+2</td>
</tr>
<tr>
<td>Unions</td>
<td>+1</td>
</tr>
<tr>
<td>Operating in secondary cities</td>
<td>+1</td>
</tr>
<tr>
<td>Property ownership</td>
<td>+2</td>
</tr>
<tr>
<td>Can you get along with this company</td>
<td>+3</td>
</tr>
</tbody>
</table>

**Your gut feel**

Management Agreement Provisions: Key Points Checklist

There are numerous provisions and conditions essential to a well-crafted management agreement, and the list has grown with the complexity of hotel management contracts. Presented below are only some of the key provisions that warrant consideration and inclusion in the management agreement. Although not all of these provisions will be addressed in the RFP, it is a good idea for owners to review this checklist as operator responses are evaluated. Owners can then anticipate the respondents’ respective stances on key contract points and prepare their desired position on each point before entering the initial negotiation phase. This checklist can also be used at the conclusion of the negotiations to ensure that the agreement contains all of the key provisions. Of course, the provisions considered key to a given contract will vary with the owner’s objectives, the requirements of the deal (e.g., operator financial participation or not), the dynamics of the negotiation, and other circumstances of the project. For a more detailed discussion of the points contained in the following list, Eyster’s *The Negotiation and Administration of Hotel and Restaurant Management Contracts* is recommended.¹

**Key Points Checklist**

- Initial term and renewals
- Management fee structure
- Operator reimbursable expenses
- Operator loan or equity contributions (terms and conditions, priority, and payback)
- Operator performance standards
- Owner input in operational decision-making
- Operational and financial reporting
- Termination at owner’s option without cause, on sale, and on foreclosure

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- Non-compete covenants
- Dispute settlement mechanisms

Interview Finalists

Based on the outcome of the owner’s review of the information contained in the decision matrix, two to three finalists will typically emerge as potential operators. Representatives of the finalist companies should be invited to meet with the owner’s selection team so that each company’s representatives are interviewed in person. The purpose of the interview is for owners and operators to ask any outstanding questions, gain further clarification of each party’s intent, and ultimately to determine if a viable partnership is possible. This meeting also provides the owner with an opportunity to gain more insight into the intangible aspects of the union, such as the chemistry between the two parties—an essential component for successful negotiation and a durable relationship under the contract.

Final and Best Offers

Following the interviews, owners should take the opportunity to provide feedback and solicit final and best offers from each operator. Owners must continue to maintain the discipline of the selection process, ensuring that any information requested of one operator is requested of all operators. For instance, if an owner requests a final and best offer on the management fee from Operator A, the same opportunity must be extended to all other finalists to maintain a fair and competitive bidding process.

Selection

After all factors are weighed and interviews are concluded, the time has come to select an operator. Ideally, it would be most beneficial for an owner to enter into “hard” negotiations with more than one operator. However, due to the time and cost involved in moving to the next level of the process, it is not practical to enter into negotiations with two prospective partners—nor is it a practice generally accepted by operators, who often seek an exclusive commitment before entering into negotiations. Nonetheless, it is a good fallback plan to keep the second-choice contender interested and informed in case negotiations with the first choice falter.

Round One: Negotiating the Bill of Rights

At the outset of the management contract negotiation, the owner and operator are essentially on a level playing field—the owner seeks an operator to manage the asset and maximize investment returns, while the operator seeks an opportunity to manage and brand a property to enhance corporate fee revenue and increase distribution. Although this proposition is simple in theory, the process by which these two entities unite to create an equitable agreement is often arduous. To launch the painstaking process, the authors recommend introducing the owner-operator bill of rights.
The intent of the bill of rights is to recognize the core rights of both the owner and the operator. The first round of negotiations should revolve around the bill of rights, which is aimed at providing an equitable platform for negotiating the key provisions of the agreement before developing the legal document. The bill of rights suggests that owners and operators start negotiations not based on a legal document containing a priori positions, but rather parity of expectations for both sides, which becomes the premise on which the contract will eventually be drafted.

There are several benefits to conducting the negotiations in this manner. First, a discussion centered on the bill of rights allows the parties to debate and resolve key provisions before the legal document is drafted, fostering a positive relationship among the participants in the deal. It aids in creating an equitable agreement—one that provides operators with the flexibility to operate in accordance with their standards while providing owners the ability to protect long-term asset value and achieve desired returns consistent with their ownership strategy.

Another benefit of starting with the bill of rights as a precursor to drafting the legal document is that "show stoppers" can be uncovered before advancing too far in the contract negotiation process. At this stage of the process, owners typically expect that there is a fundamental level of understanding between the two parties that eliminates the need to revisit the operator-selection decision; however, there are instances where unresolvable conflicts are uncovered, even at this advanced stage of the process. It is far better to identify potential show stoppers during this phase rather than later in the process, after even more time and money have been expended. Typical show stoppers are often in the areas of the performance clauses, approval rights, and cash control. In the event the two parties cannot come to an agreement on the bill of rights, ownership can revert to its back-up selection among the operators interviewed.

To expedite the process, Eyster advises that both owners and operators should enter into the negotiations with a going-in position, a fallback, and even a second fallback position. As Eyster’s approach suggests, there will likely be a significant give and take in an effort to find the grounds for agreement on some of the key provisions. While there is a certain base level of rights that owners should expect to achieve, they should be prepared to extend parallel rights to operators to create an equitable relationship.

**Owner’s Bill of Rights**

A summary statement of the owner-operator bill of rights is presented in Exhibit 4. The following discussion illuminates the key reasons for inclusion of the individual owner rights and explores the ramifications of selected rights.

- **Right that operator put owner’s interests first.** Although it is seemingly logical that the operator, as the owner’s agent, should work to advance only ownership’s interests, an inherent conflict exists between building brand equity and owner’s equity. Oftentimes the operator’s decisions benefit the brand but do not necessarily add asset value—and, in some instances, may detract from the value of the hotel asset. Discussion of this right reveals the owner’s
### Exhibit 4  Owner-Operator Bill of Rights

<table>
<thead>
<tr>
<th>Owner’s Rights</th>
<th>Operator’s Rights</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Right that operator put owner’s interests first</td>
<td>• Right manage the hotel without undo interference from owner (reasonable non-disturbance)</td>
</tr>
<tr>
<td>• Right to absentee ownership</td>
<td>• Right to manage the hotel consistent with an approved annual plan (operating and capital budgets)</td>
</tr>
<tr>
<td>• Right to active ownership</td>
<td>• Right to limited financial risk</td>
</tr>
<tr>
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<td>• Right to a reasonable restrictive (non-compete) covenant</td>
<td>• Right to demand that owner be well capitalized and the hotel not over leveraged</td>
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<td>• Right to understand the costs and benefits associated with operator system reimbursable expenses</td>
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Source: Capital Hotel Management (© 2003).

expectations regarding the operator’s fiduciary responsibility to place the owner’s interest first and foremost, above obligations to the brand.

- **Right to absentee ownership.** Hotel owners’ desired involvement in the operation of their assets varies. Some owners want to be apprised daily of
Negotiating the Hotel Management Contract

operational results and decisions at the property level, and may even engage an asset manager to assume a very proactive approach to ownership. Other owners may take a more passive stance. Regardless of the extent of involvement ownership seeks, management should respect this position.

- **Right to active ownership.** Active ownership should be defined in terms of the owner’s expectations, anticipated level of involvement, reporting requirements, intent to engage an asset manager, etc., so that both parties are clear and in agreement on how the relationship will function.

- **Right to a fair and equitable management agreement (not operator biased).** This is a right of both parties to the contract, and is simply a reminder that the goal of the negotiations is to arrive at an agreement mutually beneficial to the owner and operator. The negotiation process will be extended needlessly if either party proposes prejudicial contract terms.

- **Right to approve a detailed annual operating plan.** Although the operator assumes responsibility for the financial performance of the hotel, the owner should maintain approval rights over performance goals and objectives. Therefore, this right entitles owners to review the annual operating budget and marketing plan according to a pre-defined schedule, allowing ample time for necessary changes before approval. In anticipation of those instances where the owner and the operator might fail to agree on the budget or other issues related to the annual plan, the means for dispute settlement should also be addressed in the management agreement. The procedure for resolving such conflicts at various levels of disagreement should be mutually agreed upon and clearly stated in the contract.

- **Right to approve a detailed annual capital plan.** Similarly, owners should insist on the right to review and approve the annual capital plan. It is critical that owners maintain control of how the reserve for replacement fund is spent to ensure that capital projects enhance asset value rather than satisfying brand standards without commensurate economic return for ownership.

- **Right to provide input in the selection and removal of the general manager and other key management personnel.** Owners should seek approval rights over the key executives hired to operate the hotel and should retain the right to remove any member of the executive committee should there be sufficient cause.

- **Right to a reasonable restrictive (non-compete) covenant.** Although it is increasingly difficult for owners to ensure that their hotel is the sole beneficiary of a brand’s strength in a particular market, careful consideration should be given to negotiating an exclusive trade area and the term or duration of the non-compete clause. Specific attention should be given to defining similar or “sister” brands under the same corporate management (e.g., Marriott full-service hotels and Renaissance, Sheraton, and Westin), as well as to crafting carefully the legal language surrounding this provision (e.g., specifying the use of impact studies to determine infringement on a trade area). Further, as previously suggested, a means of resolving any disputes that may arise in the
application of the non-compete provision should be incorporated into the management agreement.

- **Right to operator performance standards.** Owners should pursue minimum performance guarantees based on a “flow-through” measure (e.g., house profit, net operating income) and a performance-versus-market metric (e.g., RevPAR index or penetration). Although performance guarantees will likely represent a minimum threshold calculated as a percentage of budgeted expectations, it is important that the contract be very precise in specifying the metrics to be employed, as well as the conditions triggering the imposition of each standard. Only by carefully specifying the measures and conditions of the performance clause can an operator pursue the right to terminate based on an operator’s failure to perform financially. The current standards for performance clauses seem to provide for a four- to five-year ramp-up period before owners can invoke performance clauses. Once the specified period has passed, the operator’s failure to meet performance standards for two years in succession triggers the owner’s right to terminate, although operators usually have the right to “cure” shortfalls from the budgeted performance level for at least one year, effectively buying another two-year surcease to improve the hotel’s performance.

- **Right for owner to terminate contract with cause or upon sale.** The right to terminate under all possible scenarios must be addressed in the management agreement. Owners should pursue the right to terminate in the event the operator fails to perform to an acceptable level, defaults on a substantive provision, or breaches its fiduciary duty to the owner. In addition, winning the right to terminate upon sale is an important option that can be critical to owners seeking a short-term exit strategy. When dealing with branded operators, however, owners can expect significant resistance to early termination on sale and should be prepared to pay liquidated damages to exercise this right. If the hotel is a new development, language should also be included specifying the owner’s right to terminate should the project be sold before opening or, alternatively, fail to open.

- **Right to control cash in excess of operating capital requirements and in the reserve for replacement account.** Even with the right to approve capital budgets, only owners who maintain control of the replacement reserves can ensure that funds are being spent appropriately. Most branded national chains will want to control available cash at all levels; however, having control over the cash provides owners with a system of checks and balances.

- **Right to understand the costs and benefits associated with operator system reimbursable expenses.** Putting this point on the negotiating table should lead to a discussion of the full disclosure of existing chain service fees, the methods for calculating and allocating these fees, and fee caps. A discussion of the owner’s expectations regarding the cost-benefit analyses to be presented for reimbursable fees resulting from future programs should also ensue. The owner has the right to know all related expenses and have an opportunity to verify that all future programs implemented are fair and reasonable and
allocated accordingly. The key is for owners to identify and eliminate potential expenses that serve to enhance top line revenues at the expense of net operating income.

- **Right to meet monthly with the operator to review financial performance.** Owners’ reasonable expectations regarding the sharing of financial performance information should be honored. It is appropriate to discuss expectations of the level of detail to be presented, the format, and timing of delivery. Owners should seek to obtain information on a basis as close to real time as possible (e.g., receipt of financial statements within ten days of a period’s close).

- **Right to have access to and audit the books and records of the hotel.** This right allows owners and their representatives full access to all records and explicit permission to conduct an audit of the hotel’s financial and accounting practices at the owner’s discretion.

- **Right for the hotel to be managed consistent with maximizing long-term asset value.** This right encompasses several of the items addressed above. It is similar to the owner’s right to require the operator to put ownership’s interests first, but reiterates the expectation that all decisions made with respect to the hotel should maximize the long-term value of the asset.

**Operator’s Bill of Rights**

As practicing asset managers, the authors have presented the position of ownership first, but intelligent and efficient negotiations also require that both parties to the contract comprehend the rights of the operator. Accordingly, the following discussion illuminates some of the key reasons behind the individual operator rights contained in the bill of rights.

- **Right to manage the hotel without undue interference from the owner (reasonable non-disturbance).** This assures the management company that it will not be encumbered or prevented by ownership from doing the job for which the operator was engaged.

- **Right to manage the hotel consistent with an approved annual plan (operating and capital budgets).** Operators are entitled to the reassurance that owner-approved annual operating plans and capital budgets are working documents that will serve as a valid road map to achievement of the owner’s objectives, and that the owners will not materially alter them after approval. The approved budget also serves to align the operating philosophy and the financial objectives of the owner and operator.

- **Right to limited financial risk.** This is the operator’s expectation that the owner bears the risk of owning real estate and accepts the business risk of operations. Owners should not expect or require that operators respond to cash calls from ownership.

- **Right to indemnification except for gross negligence or willful misconduct.** Like the preceding right, acceptance of this provision protects the operator from
liabilities associated with the asset, with the exception of liabilities arising out of gross negligence or the intentional misconduct of employees.

- **Right to cash for operating capital and approved capital-expenditure requirements.** Operators have the right to expect that owners will fund operating-capital requirements and capital projects on a timely basis, in accordance with the provisions of the management agreement and approved annual budgets.

- **Right to a stable, reasonable contract term subject to performance standards.** Discussion of this operator’s right should result in an agreed upon duration of the contract. Performance standards should be equitable and should consider the impact of economic cycles beyond the control of the operator. Although owners typically attempt to limit the term of the contract, operators need long-term agreements. Branded managers will require ten- or twenty-year terms, with publicly traded companies especially reluctant to manage for fewer than twenty years. Unbranded independent management companies may accept terms ranging from three to ten years.

- **Right to earn a fair base management fee and an incentive fee based on performance.** Management agreements have evolved significantly from the operator-biased contracts of the early 1970s that were based solely on top-line results, yielding substantial fees to management companies regardless of whether owners were realizing bottom-line profits. Management fees are structured much more equitably today, typically including a base fee (ranging between two and four percent of gross revenues) and an incentive fee component (typically 10 to 12 percent of net operating profits after debt service). In some instances, the incentive fee is structured so that an owner receives a minimum return on equity before the distribution of the incentive fee. However structured, an incentive fee must be earned and should not be paid unless ownership has met its minimum return requirements.

- **Right to demand that owner be well capitalized and the hotel not over-leverage.** The operator has the right to require that the owner be able to perform reasonably, supporting the provisions and intent of the management agreement by maintaining a minimum net worth. In addition, the owner should be required to maintain a prudent loan-to-value ratio when debt is used to finance the asset.

- **Right to operate and maintain the hotel consistent with operator’s standards.** Operators should be able to operate the asset in accordance with their brand standards; however, an operator needs to provide clear and uniform standards across its brand. Further, brand standards need to be consistent with the owner’s objective of maximizing long-term value.

- **Right to select, terminate, train, supervise, and assign all employees of the hotel.** By and large, under today’s management contracts employees work for the operator, not the owner. The only limitation on the operator’s right to manage its employees according to its standards and practices is the owner’s right to selection and removal of executive committee members.
• **Right to require the owner to maintain appropriate insurance coverage and hold the operator harmless for any loss sustained.** Similar to the operator’s right to limited financial risk, the owner must assume responsibility for all risk associated with the real estate, including the risk of business interruption.

**Round Two: Negotiating the Legal Document**

At this final stage of the negotiation process, the assumption is that the owner and operator have reached a consensus on the key provisions of the owner-operator bill of rights. Legal counsel should now become more active in the process, integrating the key provisions agreed upon and couching them in the legal language that constitutes the management agreement. The authors recommend that owners insist on drafting the management agreement because experience has demonstrated that the party that controls the development of the contract document controls the process.

With the legal document—preferably drafted by the owner’s counsel—in hand, negotiation of the definitive contract can commence. Since numerous of the key provisions have been addressed in the first round of negotiations, this final phase requires only the fleshing out of the management contract’s clauses according to terms already agreed to by the owner and operator.

**Conclusion**

The industry as a whole has made great strides in leveling the playing field in the negotiation of hotel management agreements, which for many years were drafted by—and in favor of—the operator. Owners who clearly define their investment strategy, create a competitive bidding environment, and assemble a team of qualified, experienced consultants and legal counsel will enhance their leverage going into the negotiation process. Owners and operators who use the bill of rights presented in this chapter as the basis for their initial negotiations will have the opportunity to create an equitable platform at the start the negotiation, thereby closing the gap between the parties’ expectations, reducing the time and money invested in the process, and ultimately yielding a more equitable agreement for both parties.

**Endnotes**


2. Eyster, pp. 139–142.

**References**


Managing the Manager: The Owner–Management Company Relationship

By Bruce F. Stemerman

Bruce F. Stemerman is Executive Vice President—Operations for Capital Hotel Management, LLC (CHM). CHM is a highly specialized asset management firm that provides focused services to upscale hotels and resorts, protecting and enhancing value for owners, investors, and lenders. CHM provides asset management services to owners of 24 hotels with approximately 10,000 rooms and a value in excess of $1 billion.

Before joining CHM, Mr. Stemerman held various positions over a 15-year span with Marriott International and then Host Marriott Corporation, where he served as Senior Vice President, Asset Management. In that role, he led a group of asset managers responsible for all ownership aspects of Host’s portfolio of 125 upscale and luxury hotel properties with nearly 60,000 rooms.

Mr. Stemerman is the immediate past president of the Hospitality Asset Managers Association (HAMA) and a long-term member of HAMA’s board. In addition, he serves on the Advisory Board of Madison Hotel Opportunity Partners, LLC, a fund focused on financing and acquisition opportunities within the full-service segment of the hospitality industry. He also serves on the Board of Co-Owners of Camelback Inn, Scottsdale, Arizona. Before joining Marriott in 1989, Mr. Stemerman was with Price Waterhouse in their New York and Washington, DC, offices. He graduated from Rochester Institute of Technology and is a Certified Public Accountant.

Real estate is one of the most dynamic and enticing businesses in our capitalistic society. Much of the great wealth accumulated in this country has its origins in the development, ownership, and management of real estate. While the office, retail, and residential segments all have their challenges and rewards, most view lodging as the most diverse, complex, and multi-dimensional of real estate asset classes.

Our inventory—the guestroom—is perishable, expiring on a daily basis, and therefore must be actively and even scientifically managed to yield the best possible results. Full-service hotels offer food-and-beverage outlets, banquet services, fitness facilities, retail outlets, and, in some cases, spas, golf courses, and much more. Economic and competitive cycles create an ever-changing dynamic that must be proactively managed. It is this diversity and complexity that have drawn
an increasing number of professional lodging asset managers to this business, and promise to continue to do so. To be successful in this environment, today’s lodging asset manager must possess a well equipped toolbox of varied skills.

Today’s Lodging Asset Manager

Within the asset management arena, the interest in and demand for skilled asset managers are increasing. As the nature of the hotel owner has evolved over the last two decades from a passive investor (e.g., institutions and real estate limited partnerships) to an active owner (e.g., public companies, including real estate investment trusts, and private equity funds), the importance of the lodging asset management function has grown considerably. Professional lodging asset managers are viewed as integral to an owner’s efforts to maximize the value of lodging real estate. The focus on asset management has become more intense during the recent difficult economic times, as hotel owners have become even more determined to maximize returns and enhance the value of their hotels.

For most practicing asset managers in the profession, a substantial portion of their time and effort is spent dealing with the manager ownership has engaged to operate the hotel on a day-to-day basis. Even in the model where the entity owning lodging assets also manages those assets, companies have established an internal asset management function. These enterprises recognize the value of an independent asset management function and appreciate the alternative perspective and value-enhancement focus that a professional lodging asset manager brings to the dynamics of the owner-manager relationship.

The relationship between a hotel owner and the hotel manager is typically defined by the management agreement. As management contracts are discussed elsewhere in this book (see Chapters 5 and 6), it is sufficient to note here that they establish the fundamental terms of the relationship between the parties involved. The management agreement addresses the rights and obligations of the parties, compensation, services to be provided, the duration of the agreement, owner approval rights over capital investment and operating budgets, and a multitude of other terms and conditions. From both the owner’s and the manager’s perspectives, the management agreement is the key document setting forth each party’s respective rights and responsibilities. Nothing in this chapter is intended to detract from the critical importance of the underlying document; however, in building an effective owner-manager relationship, the provisions of the management agreement are merely a starting point.

Managing the Owner-Manager Relationship

Building an effective relationship with the third-party manager of an owned hotel is essential to maximizing the value of the asset. The first step in building such a relationship is to align the interests of both parties. While this principle should be obvious, it bears emphasis: a key ingredient to any effective business relationship is a mutual understanding of how success is to be defined and measured. The parties must agree on the goals and objectives to be achieved if the venture is to be successful. Given the complexities of the lodging industry and, at times, the
Managing the Manager: The Owner–Management Company Relationship

Divergent interests of the owner and the manager, achieving a successful owner-manager relationship can be an endeavor fraught with challenges.

**A Foundation for Success**

The best relationships, in the business world as in our personal lives, are those that involve timely, honest, and open communication between the partners. Mutual respect, a clear understanding of objectives, and open lines of communication characterize an ideal relationship. This type of relationship has the greatest potential for success because everyone's efforts are focused and aligned to accomplish the same goals and objectives.

Fortunately, the goals and objectives of a hotel owner and a hotel manager are relatively well aligned from the start. Both parties want the hotel to be a commercial success. Since success in the business world is typically measured in dollars, this means that a hotel that maximizes the return on investment will be more highly valued. All other measures of success emanate from or contribute to the basic objective of maximizing return on investment. Both parties generally want the hotel to be successful compared with its competitive set—the half-dozen or so properties that it competes against most directly. Both want their guests to feel good about their experience in the hotel so they will not only return but will share their positive impressions with others so that they, too, will patronize the hotel. This natural alignment of interests provides a substantial foundation for potential success.

Often, the compensation of the hotel manager is designed to align the interests of the owner and the manager. In the typical management agreement, a portion of the manager’s compensation is based on the hotel’s gross revenues, while another, often significant, portion is determined as a share of the profits generated. Profits are “where the rubber hits the road” for owners. To the extent that the manager can generate meaningful fees from producing incremental profits, it is more likely that both parties’ interests will be well aligned, moving along a common path.

**The Strategic Plan**

It is difficult—impossible, actually—to choose a path to follow if you do not know your destination. It seems simple, yet the misalignment of goals and objectives is a common reason for owner-manager relationships to go awry. An effective way to align interests is to develop a strategic plan for the hotel. This should be a collaborative effort between the asset manager and the hotel’s property-management team, although the asset manager should lead the way. The strategic plan may take many forms but generally involves an assessment of the current state of the hotel and an identification of the hotel’s strengths, weaknesses, opportunities, and threats—commonly referred to as a SWOT analysis. It cannot be emphasized enough that the asset manager should work collaboratively with the hotel management team in developing the SWOT analysis. This is the footing for the overall strategic plan. It is a critical opportunity for all of the stakeholders to focus on the hotel’s problem areas, capital-investment needs, and competitive challenges. The strategic plan will identify strengths and opportunities that can be exploited to
achieve greater success at the hotel. It also identifies weaknesses that ultimately will need to be overcome to maximize the hotel’s value.

The strategic plan should also address the owner’s intentions with respect to the hotel: Does ownership expect to hold the hotel indefinitely, or is there a plan to sell the asset in, say, the next three to five years? The ultimate disposition plan for the hotel is one of the most critical objectives for ownership, as it will want to position the hotel to yield the highest possible sales price. From the manager’s point of view, a change in ownership can be daunting, for a number of reasons. The management contract may terminate upon a change in ownership, but even if the acquiring entity is locked into the contract or chooses to retain the current property-management company, it may have different views on adherence to brand standards or capital improvements at the hotel.

A strategic plan for a hotel asset that ownership intends to sell in a relatively short time (within less than five years) may create tension between the manager and the owner because the owner’s priorities for value-creation opportunities will likely differ from the manager’s objectives. For example, the owner might be more interested in extending the life of the guestroom furnishings, allocating funds instead to repairing the façade of the building. It is crucial that the asset manager work these differences out collaboratively and cooperatively with the manager, finding some middle ground that both parties can live with. At the end of the day, ownership needs the manager’s “buy-in” to the strategic plan.

Once developed and documented, the strategic plan should be referred to regularly and adjusted based on changes in the economy and the competitive environment. As in the creation of the strategic plan, it is just as important that revisions be developed collaboratively to avoid future disagreements between the asset manager and the hotel manager. The strategic plan should be viewed as a “living” document that needs regular attention and nurturing.

Action plans for the accomplishment of the goals set forth in the strategic plan must be developed with specific milestones, and these action plans must be periodically reviewed, assessed, and updated. Keep in mind that while the objectives set out in the strategic plan should be aggressive, they should also be viewed as being achievable. It will be difficult to keep the parties involved focused on objectives that are considered impossible to achieve.

**Challenges and Opportunities**

While the asset manager is focused exclusively on economics, the manager might have competing motivations. For first-tier, branded managers (as opposed to independent managers), the interests of the brand may also come into play. For example, brand standards might require certain capital expenditures that the owner would not otherwise consider productive investments. A similar conflict arises if the brand has an interest in developing additional product in the same market area where an owner’s property is located. The owner may view the new product as adversely affecting the operating results of its existing hotel.

The preceding situations are only two of many examples where the owner and the manager might have different perspectives that may lead to conflict. There are no easy answers for resolving such differences, but it is important that the asset
manager understand the manager’s perspective and motivations. With regard to brand standards, for example, the manager should always be motivated by the desire to gain preference for the flag’s product among customers, but she must also be able to demonstrate clearly to ownership the economic or competitive benefits of each initiative proposed. It is the asset manager’s responsibility to require an economics-driven business case that supports any initiative proposed by the manager. If a cogent business case is consistently required, the manager will ultimately provide one automatically with every proposal submitted. In many cases, the asset manager should participate in and guide the preparation of the business case so the needs of ownership are met.

Many of the best value-additive opportunities originate from the hotel’s property-management team. An effective asset manager encourages the general manager and the property-management team to suggest opportunities frequently. By creating a collaborative environment where new and creative ideas and opportunities are welcomed—even expected—the asset manager can considerably advance the sense of partnership with the property-management team. It is also likely that many of the opportunities that the general manager or other members of the executive committee propose will yield meaningful results. The asset manager who discourages or dismisses such proposals will not only foreclose potential opportunities, but will also foster an environment of disengagement among the hotel executive team.

**Communicating More**

It is also crucial for the asset manager to ensure that the general manager knows all of ownership’s expectations. The critical expectations will have been set forth in the strategic plan. But beyond that, the asset manager should clearly communicate the owner’s desires regarding the frequency and content of communications, the level of detail to be contained in financial analyses, the manager’s role at periodic owner-manager meetings, and all of the other expectations and nuances that will contribute to an effective ongoing relationship. Making the general manager aware of what the asset manager expects reduces the chances of disappointment and can greatly contribute to a solid working relationship.

Communication of expectations applies equally to the general manager, so the asset manager should solicit the general manager’s views on his expectations from the relationship, and strive to accommodate them. Many of today’s management-contract companies, particularly the largest ones, have varying chains of command. Therefore, it is crucial for the asset manager to understand any limits that might apply to the general manager’s authority. If the asset manager is to achieve his objectives, it is likely that, in some instances, he will need to establish relationships beyond those at the property level.

As with all relationships, balance and an appropriate sharing of the rewards of success are critical for the long-term well-being of the relationship. If one party is viewed as reaping more than its fair share of the rewards, then the other party will ultimately seek to revise or end the relationship. Equity in a relationship is difficult to define. It is not surprising, therefore, that we have witnessed a power shift in recent years as owners have more aggressively and publicly exercised their rights,
achieving a relationship they feel is more equitable. In the opinion of many, this shift has resulted in a more balanced sharing of rights between the owner and the manager. In light of the more active involvement of professional lodging asset managers, it is not surprising that owners have demanded and achieved greater influence regarding all aspects of the hotels they own. Some management companies have contributed to this power shift by being less than forthright in disclosing certain details of their stewardship. These instances have been well documented in the press and, as a result, most managers have adopted a much more open and transparent approach, sharing with their owners previously undisclosed information. Although this is a very positive development in the evolution of the owner-manager relationship, it is difficult to predict all of the consequences that this power shift may bring. Like all relationships, balance is important, and too great a shift in favor of ownership could yield a whole new set of challenges.

As the vignette presented in Exhibit 1 illustrates, some in our profession employ considerably more aggressive techniques in their efforts to enhance the value of their hotels. Aggressiveness, dedication, passion, and knowledge of the lodging business are attributes of a successful asset manager, but some employ more contentious and belligerent methods in their asset management efforts. This approach involves berating, belittling, and disparaging the general manager and his team, constantly invoking the lurking threat of litigation. Although this type of behavior can occasionally be effective, it is rarely successful over an extended period of time. More often, an overly aggressive and adversarial approach to the owner-manager relationship will lead to a misalignment between ownership’s and management’s goals and objectives for the property. A relationship in which there is a misalignment of interests will lack trust, and the inevitable disagreements will often escalate, becoming more serious problems that can be resolved only through litigation. Regrettably, there are times when litigation becomes a necessary course for a party, but it is also a clear sign of failure in the relationship and usually is not a productive path. It often causes harm to the hotel as financial resources and time are diverted to defending positions rather than to enhancing the value of the asset. The hotel’s management team should view an effective asset manager as a partner, not as the enemy.

The Ideal General Manager

At the property level, the professional lodging asset manager’s key point of contact with the management company is normally the general manager. (The title “general manager” is intended to refer to the most senior-level employee of the management company at the hotel, although the person in this role may in fact hold an alternative title such as “managing director.”) The general manager is the person who can most influence the day-to-day results achieved by the hotel. In a perfect world, the management agreement would provide the hotel owner with approval rights over the hiring of the general manager, as well as the authority to remove the general manager for unacceptable performance. Among the many rights an owner might negotiate in a management agreement, the ability to hire or dismiss the general manager, even though rarely exercised, may be one of the most
Presented below are two very different approaches to setting up the annual budget-review process at comparable hotels.

The annual budget review process for both the **First Class Resort** and the **Upscale Resort** will occur in the next month. Both hotels are full-service luxury resorts located in the United States. Both have approximately 500 guestrooms, four food-and-beverage outlets, multiple retail outlets, a full-service spa, and an 18-hole championship golf course. Both are typically ranked among the top 50 resorts in the country and both enjoy premium market share when compared with their competitive sets. Both hotels have performed well in recent years, but have been adversely affected recently by a general downturn in the economy.

The hotels are owned by an institutional owner of a multi-billion-dollar portfolio of real estate that includes, among other asset classes, more than 20 hotels. The owner has assigned new asset managers to these hotels. **Carl Collaborative** is responsible for the First Class Resort and **Allan Adversarial** is the asset manager for the Upscale Resort.

Several weeks in advance of the budget-review process for the First Class Resort, Mr. Collaborative calls the hotel to introduce himself to the general manager. In the call, he expresses his excitement over becoming involved with the hotel and working with the general manager and his team. He provides the GM with the timetable for the budget review and suggests several alternative dates for the review session, which he anticipates will take two days and will involve members of the GM’s executive team for portions of that time. He comments on some of the challenges facing the hotel in the upcoming year and stresses the need to work together in setting specific outcomes for the budget review. He gives the GM some overall objectives that the owner has for the hotel’s economic performance in the next year and acknowledges that they will be difficult to achieve but that “we need to work together to accomplish these financial objectives.” He provides the GM with a detailed proposed agenda for the meeting, seeks the GM’s input and suggestions for other topics that should be covered, and solicits the GM’s desired outcomes for the meeting. He also suggests that the meeting be used to update the hotel’s strategic plan in light of current economic difficulties. He offers to spend some time at the beginning of the meeting to help the hotel management team better understand the owner’s business strategy and perspective. Finally, he stresses the importance of working together during these difficult times, pointing out the critical role that the GM and his team will play in the continuing success of the First Class Resort. Both agree to speak at least weekly during the period leading up to the budget-review meeting to continue the planning process and avoid any unanticipated events.

Several weeks in advance of the budget review process for the Upscale Resort, Mr. Adversarial calls the hotel to introduce himself to the general manager. He tells the GM that things need to change, that the GM and his team are not focused on the right things and need to do a much better job managing the hotel or there will be consequences. “There’s a new sheriff in town and things are going to change from now on.” He instructs the GM to block one week for the budget review process and to clear his schedule and his executive team’s schedule for the entire week. In response to the GM’s request to discuss some critical capital-expenditure needs during the meeting, Mr. Adversarial responds that he will set the agenda and

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(continued)
does not need input from the GM or anyone else. He reminds the GM who owns the hotel. He provides the GM with a voluminous list of minutiae and analyses to be prepared in advance of the meeting. When the GM indicates that existing reports in slightly different formats will provide the requested information, Mr. Adversarial demands that new reports be prepared in the format he prefers. The GM also expresses his concern that, in light of the current volume of business at the hotel, it may be challenging to assemble all the requested information before the meeting. Mr. Adversarial informs him that “if you can’t get it done, I’ll find someone who can.” He reminds the GM that he has the contractual right to have the GM fired, and that he will not hesitate to do so if the GM does not do everything he asks. In closing, Mr. Adversarial tells the GM to make sure the hotel limousine picks him up at the airport and that the Presidential Suite be reserved for his stay.

These are two very different approaches to performing the asset management role. If you were the GM of the Upscale Hotel, would Mr. Adversarial and his approach motivate you to achieve success?

powerful toward ensuring that the owner’s and the manager’s goals and objectives are aligned. It is encouraging to note that some of the more progressive management companies seek input from the asset manager in evaluating the general manager’s performance.

Characteristics of the Ideal General Manager

There are certain characteristics the ideal general manager should possess, and it is important that the asset manager be aware of these characteristics in order to seek them out in a general manager. The characteristics of the ideal general manager generally fall into five categories: market expertise, operating results, capital expenditures, employee and community relations, and communication. It would be rare for any general manager to have achieved highly developed skills in all of these areas, but an effective asset manager should understand the strengths and weaknesses of the general manager. In this way, the asset manager can more appropriately focus attention where it will supplement the general manager’s talents and add the most value.

Market Expertise. The ideal general manager understands the key demand drivers in the property’s market. She knows who her customers are, who her competitors’ customers are, and who her potential customers are. Marketing plans are developed to retain existing customers, obtain new customers, and attract customers from the competition. She is the consummate salesperson. The ideal general manager develops an effective marketing plan based on market conditions and motivates the property’s sales team by setting specific goals. She understands and, more important, anticipates trends and changes in her market, and she reacts to these shifts before anyone else is even aware of them. The ideal general manager demonstrates great flexibility in reacting to market shifts and achieving balance among the various market segments served (group vs. transient, for example). She
is able to identify new business opportunities and to create demand during slack periods in the business cycle. The ideal general manager knows the hotels in her competitive set as well as she does her own. She knows how to compensate for her hotel’s weaknesses, how to leverage her hotel’s strengths, and how to exploit the competition’s weaknesses. The ideal general manager prepares for new competition by aggressively solidifying existing business and even more aggressively seeking new business. She has an attentive, meaningful relationship with all her major customers and is eager to interact with hotel guests and to exceed their expectations regularly.

**Operating Results.** The ideal general manager budgets aggressively and continually strives to exceed budgeted performance. He is focused on adding long-term value to the hotel; he does not pursue short-term performance and engage in “window dressing” to the detriment of creating value over the long term. He is constantly striving to find new and creative opportunities to generate incremental revenues and profits in every operating department of the hotel.

The ideal general manager is focused on profits, not just revenues, and never submits a proposal to the asset manager without assessing what it means for the bottom line. He understands the profitability of the hotel both by its component businesses (rooms versus food and beverage, for example) and by source (i.e., which customers are truly profitable). He realizes that a manager cannot compensate for a product sold at a loss per unit by increasing volume. He eagerly utilizes technology to maximize profits generated. He reacts quickly and effectively to economic downturns through aggressive cost management. The ideal general manager understands the owner’s financial hurdles and objectives. He recognizes that he and the asset manager are financial partners and embraces the asset manager’s financial objectives as his own.

**Capital Expenditures.** The ideal general manager spends the owner’s money parsimoniously, as if it were coming out of her own pocket. She maintains a clean hotel, not only the areas of the hotel the guest sees, but also those parts that the guest does not see. She supports a proactive preventive maintenance program and recognizes the importance of maintaining an effective life-safety system and procedures. The ideal general manager prioritizes capital spending in a manner consistent with the strategic plan. She manages the furniture, fixtures, and equipment reserve with a long-term view and proposes capital expenditures that will provide the greatest value enhancement for the hotel at the lowest cost. She seeks any and all opportunities to extend the useful life of the hotel’s capital assets. The ideal general manager is acutely aware of the appropriate positioning of her hotel to maximize results, and avoids making any aesthetic changes to the hotel without the involvement of ownership.

**Employees and Community.** The ideal general manager maintains superb interpersonal relationships with his employees and strives to minimize staff turnover and associated costs. He has the ability to attract, motivate, and develop a talented and effective executive team. He enjoys a positive rapport with both employees and members of the community. He treats employees fairly, counsels those in need of improvement, and deals decisively with those who fail to improve. The ideal
general manager plays an active role in the community, particularly in those areas that will ultimately benefit the value of the hotel. He is, for example, an active board member of the local convention and visitors bureau. The ideal general manager is widely regarded throughout the community as a great corporate citizen.

**Communication.** The ideal general manager takes charge of the relationship with the hotel’s asset manager. She communicates in a proactive, timely, and transparent manner, never withholding important information. She ensures the integrity and accuracy of all financial data provided to the asset manager. The ideal general manager keeps the asset manager informed of all significant issues and avoids surprises. She has the highest ethical standards and recognizes and believes that an effective business relationship begins with outstanding communications.

The preceding overview of the ideal general manager is intended to highlight those skills that a lodging asset manager should seek in the person charged with day-to-day responsibility for the success of the hotel. It is not comprehensive, but it emphasizes the important skills an effective general manager should possess—and therefore the areas where the asset manager must focus his or her efforts in the quest for value enhancement.

**Conclusion**

It is difficult to predict how the owner-manager relationship will evolve in the future. (See Chapter 5 for a discussion of this topic.) It appears likely that there will be further growth in the number of hotels managed using the owner-operator model, where ownership and management come together under one entity, because owners will continue to seek greater control over the hotels in their portfolios. Hotel managers are likely to continue to focus on improving the profitability of operations while simultaneously achieving great customer satisfaction and preference. Hotel management companies will continue to enhance the usefulness and transparency of information provided to ownership. There will continue to be high demand for talented lodging asset managers who are passionate about practicing their profession and enhancing the value of hotels.

Success in this and any business relies to a great extent on the ability to communicate and collaborate effectively with others. The lodging business, almost by definition, attracts people who enjoy and are motivated by the prospect of dealing with others. The range of skills needed to be a successful lodging asset manager is nearly endless. Today’s talented lodging asset manager needs to be a world-class hotelier, a skilled engineer, an energetic salesperson, a brilliant attorney, a shrewd businessperson, a creative interior designer, a proficient project manager, and an ingenious real estate professional. Even with this toolbox of experience and talent, to be truly successful the lodging asset manager must also have the interpersonal skills necessary to create a cooperative, collaborative relationship with hotel management, so that owners and managers work as partners in achieving ownership’s goals and objectives. This ability to build effective relationships is the most important attribute an asset manager can possess; those who develop and deploy their ability in this area will move readily down the path to success.