

**Annex F-ISS
V2
Medium Range Radar ISS**

Terms and Conditions

Industrial and Technological Benefits (ITB)

Version 3.0:

TABLE OF CONTENTS

1.	Definitions
2.	Statement of Work: ITB Commitments and Responsibilities
3.	ITB Reporting
4.	Contract Price Changes
5.	Overachievement of ITB Commitments
6.	Canadian Content Value (CCV)
7.	Eligibility Criteria for ITB Transactions
8.	ITB Transactions
8.1	Direct ITB Transactions
8.2	Indirect ITB Transactions
8.3	SMB Transactions
8.5	Post-Secondary and Public Research Institution Transactions
8.6	Consortium Transactions
8.7	Investment Framework Transactions
8.8	Technology and Skills Cooperation Transactions
8.9	General Investment Transactions
8.10	Venture Capital Fund Transactions
9.	Strategic Plans
10.	Valid Orders
11.	Banking
12.	Import Replacement
13.	World Product Mandate
14.	Public Communications
15.	ITB Transaction Alterations
16.	Verification and Access to Records
17.	Information Management
18.	Conflict Resolution
19.	Performance Guarantees
20.	Responsibilities of the Parties
21.	Government Organizations
22.	Compliance with <i>the Lobbying Act</i>
23.	Contingency and/or Success Fees
24.	List of Approved Eligible Parties
Annexes:	
A	Plans and Transactions
B	Annual ITB Report template
C	ITB Transaction Sheet template
D	Annual IF Activity Report template

1. DEFINITIONS

- 1.1. For the purpose of this Part, unless the context otherwise requires, the following definitions apply:
- 1.1.1. "Accepted ITB Transaction" means an Industrial and Technological Benefits (ITB) Transaction which has been accepted in writing by the ITB Authority as meeting the ITB Eligibility Criteria.
 - 1.1.2. "Achieved ITB Transaction" means all or any part of an Accepted ITB Transaction for which ITB Credits have been awarded by the ITB Authority;
 - 1.1.3. "Allowable Investment Framework (IF) Investment" - For cash contributions, an Allowable IF Investment means: a grant; or, a purchase of common or preferred shares. It does not include either the purchase of debentures or a repayable loan. For In-Kind contributions, an Allowable IF Investment means: a licence for intellectual property (authorization to use the licensed material); equipment (equipment, software or systems to develop new or improved goods/services); knowledge transfer (lending of an employee to provide technical or managerial know-how); or, marketing and sales support (lending of an employee to undertake marketing/sales activities and share market intelligence; or, a licence for brand or trademarks);
 - 1.1.4. "Banked ITB Transaction" means an Accepted ITB Transaction that resides in the ITB Bank;
 - 1.1.5. "Canadian Company" or "Canadian Corporation" means a commercial enterprise that is incorporated pursuant to the laws of Canada and which has ongoing business activities in Canada;
 - 1.1.6. "Canadian Content Value" or "CCV" is as described in Article 6, Canadian Content Value;
 - 1.1.7. "Capitalization" means the total value of a company's issued shares plus the value associated with instruments which can be converted into shares. For publicly traded companies, this is equal to the total number of issued shares multiplied by the market price plus the equity portion of any derivative instrument according to Canadian Generally Accepted Accounting Principles. For privately held companies, this is equal to the total number of issued shares multiplied by the most recent price at which they were sold plus the equity portion of any derivative instrument according to Canadian Generally Accepted Accounting Principles;
 - 1.1.8. "Causality" means the Eligibility Criteria of the ITB Policy which stipulates that a proposed ITB Transaction must be brought about, in part, by an ITB Obligation to Canada as set forth in Article 7 (Eligibility Criteria for ITB Transactions);

- 1.1.9. “Commercialization Activity” means a process through which economic value is extracted from knowledge through the production and sale of new or significantly improved goods and services. It can also include advertising, sales promotion and other marketing activities. Specific commercialization activities consist of: business and market planning; project feasibility studies; identifying customer needs; market engagement and testing; basic and applied research; experimental development; profitability analysis and financing; and, launch advertising;
- 1.1.10. “Consortium” or “Consortia” means a public-private partnership established with the intent of undertaking activities related to research and development, and which shall meet the criteria set out in Article 8.6 (Consortium Transactions);
- 1.1.11. "Designated Regions of Canada" means the following regions which have been designated by the Government of Canada for socio-economic purposes: the Atlantic Region (consisting of the Provinces of Newfoundland and Labrador, Prince Edward Island, New Brunswick and Nova Scotia); the Quebec Region (consisting of the Province of Quebec); the Northern Ontario Region (consisting of that part of the Province of Ontario north of and including Nipissing and Parry Sound Districts); the Southern Ontario Region (consisting of that part of the Province of Ontario south of Nipissing and Parry Sound Districts); the Western Region, (consisting of the Provinces of Manitoba, Alberta, Saskatchewan, and British Columbia); and, the Northern Region (consisting of the Territories of Yukon, Northwest Territories and Nunavut);
- 1.1.12. "Direct ITB Transaction” means an ITB Transaction that is entered into for the performance of any part of the Work under this Contract;
- 1.1.13. "Eligibility Criteria" means those criteria outlined in Article 7 (Eligible Criteria for ITB Transactions), which an ITB Transaction must meet in order to be an Accepted ITB Transaction;
- 1.1.14. "Eligible Party" means the Eligibility Criteria of the ITB Policy which stipulates which companies can be a provider (or donor) of an ITB Transaction, as set forth in Article 7 (Eligibility Criteria for ITB Transactions);
- 1.1.15. “Grouped Transaction” means an ITB Transaction that has more than one Recipient. Grouped Transactions may only include activities involving: the purchase of Direct goods or services; Canadian suppliers with similar characteristics of product, size and/or region; and, a total Canadian Content Value of not more than 10% of the total ITB Obligation;
- 1.1.16. "Import Replacement" refers to the production/manufacture of a good or the provision of a service in Canada that was formerly manufactured or provided from off-shore sources of supply;

- 1.1.17. "Incrementality" means the Eligibility Criteria of the ITB Policy which stipulates that an indirect ITB Transaction must involve new work in Canada, as set forth in Article 7 (Eligibility Criteria for ITB Transactions);
- 1.1.18. "Indirect ITB Transaction" means an ITB Transaction that is entered into for a business activity unrelated to the performance of any part of the Work under this Contract;
- 1.1.19. "In-kind Contribution" means a non-monetary contribution, such as services, equipment, intellectual property, etc. In-kind Contributions will be valued by an independent third party who possesses a Chartered Business Valuator designation (or other similar acceptable designation) and who complies with all by-laws, code of ethics and practice standards of the organizational body governing their profession. Valuation reports will be detailed, use all standard, generally-accepted report formats and valuation approaches, and arrive at one conclusion regarding valuation which balances all approaches. The Contractor or its Eligible Party will assume all costs associated with obtaining the in-kind valuation report. The in-kind valuation report is valid for twelve (12) months;
- 1.1.20. "Investment Framework" or "*IF*" means the method of assessing, valuing and calculating ITB Credits associated with innovation-related investments made directly with Canadian SMB, as outlined in Article 8.7 (Investment Framework Transactions).
- 1.1.21. "Investment Framework Business Plan" means a complete and well-supported plan which: includes an executive summary; provides detailed company information and financial statements; describes the proposed *IF* project; details the specific *IF* activities, goals and duration; and, includes key market, risk and due diligence considerations;
- 1.1.22. "ITB Achievement Period" means the period commencing on March 3, 2008 and ending at the End Date of this Contract;
- 1.1.23. "ITB Authority" means the Minister of Industry or any other person designated by the Minister of Industry to act on the Minister's behalf. The ITB Authority is responsible for evaluating, accepting, monitoring, verifying and crediting ITB, and for assessing the Contractor's ITB performance under this Contract;
- 1.1.24. "ITB Credit" means the written notice by the ITB Authority that an Accepted ITB Transaction has been achieved in whole or in part. All Accepted ITB Transactions are subject to annual reporting, verification and approval before ITB Credit is awarded;
- 1.1.25. "ITB Investment" means an ITB Transaction which consists of an investment within Canada of a verifiable amount of money which fosters the production of goods or the performance of services by Canadian citizens or permanent residents as defined in the *Immigration and Refugee Protection Act 2001, c.27*, and which meets the criteria set forth in Article 8.9 (General Investment Transactions);

- 1.1.26. "ITB Obligation" or "ITB Commitment" means the Contractor's contractual obligation to achieve the CCV for ITB Transactions as set forth in Article 2 (Statement of Work: ITB Commitments and Responsibilities);
- 1.1.27. "ITB Plans" means the Contractor- prepared ITB Plans which, by reference, form part of this Contract: the Company Business Plan, the ITB Management Plan, the Regional Development Plan, and the Small and Medium Business Development Plan, all dated XXX and all bearing reference number XXX;
- 1.1.28. "ITB Recipient" means the Canadian entity that is the recipient of the ITB business activity outlined in an ITB Transaction;
- 1.1.29. "ITB Reporting Period" means the annual periods within the ITB Achievement Period upon which the Contractor's ITB reporting will be based. For example, Reporting Period 1 commences on the first day of the ITB Achievement Period and ends on the last day of the twelfth month after the Effective Date of the Contract. Subsequent Reporting Periods (Period 2, 3, etc) will follow in consecutive annual increments until the end of the ITB Achievement Period;
- 1.1.30. "ITB Transaction" means a commercial or business activity that is carried out by means of a contract, including any purchase order, sales agreement, license agreement, letter of agreement or other similar instrument in writing, and which has an identified dollar value;
- 1.1.31. "Major Obligor" means a company that holds contractual commitments for ITB Obligations in Canada in excess of \$1 billion;
- 1.1.32. "Over-achievement" means the amount by which the Contractor's ITB Credits, awarded on an Accepted ITB Transaction during the ITB Achievement Period, are greater than the ITB Commitment for that ITB Transaction;
- 1.1.33. "Pooling" refers to the act of applying the ITB Credits achieved on a single ITB Transaction to the ITB Obligations associated with two or more projects;
- 1.1.34. "Post-Secondary Institution" means an institution or other organizational entity in Canada involved in developing and delivering formal education activities and in awarding academic credentials to people for whom the normal entrance requirement is high school completion. The institution should be available to the general public, be recognized by a province or the Canada Student Loans Program, and offer programs leading to degrees and diplomas that are recognized by the academic community in Canada;
- 1.1.35. "Proposed ITB Transaction" means an ITB Transaction which has been proposed by the Contractor to the ITB Authority, but which has not yet been formally accepted in writing by the ITB Authority as meeting the ITB Eligibility Criteria;

- 1.1.36. “Public Research Institution” means a federal or provincial organization in Canada that: is engaged in research, research training and related activities in Canada: has as its primary goals the conduct of research, peer review, and the dissemination of results by way of publication, technology transfer or training; reinvests its profits into its research activities or into the dissemination of results; and, is funded primarily from public resources and has established processes, systems, procedures and controls in place to ensure achievement of public objectives;
- 1.1.37. “Research and Development (R&D) activity” means a scientific investigation that explores the development of new goods and services, new inputs into production, new methods of producing goods and services, or new ways of operating and managing organizations. Specific R&D activities consist of: standard test/measurement/analysis; test/measurement/analysis report; specific thermo-mechanical analysis methodology development projects; product/process design/engineering; customized product/process/technology development project; related evaluation and feasibility studies; applied research projects for new product concepts, new technology platforms and new test/measurement/analysis; basic scientific research for creating better understanding and insights in new phenomena; research to advance scientific knowledge with or without a specific practical application in view; and, support work in engineering, design, operations research, mathematical analysis, computer programming, data collection, testing or research;
- 1.1.38. “Semi-processed Goods” means goods converted from their natural state of a raw material through the use of a specialized process into a state of readiness for use or assembly into a final product;
- 1.1.39. “Shortfall” means the amount by which the Contractor’s ITB Credits, awarded on Accepted ITB Transactions during the ITB Achievement Period, are less than the ITB Commitment;
- 1.1.40. "Small and Medium Business" or “SMB” means a Canadian-based, independently-owned and operated manufacturer or service company with fewer than 250 full-time personnel as of the date of entering into an eligible ITB Transaction. Agents and distributors of foreign goods and services, as well as subsidiaries of firms that are Contractors or Eligible Parties on any ITB contract, do not qualify as Small and Medium Business;
- 1.1.41. “Strategic Plan” means a document which describes the Contractor’s broad corporate business development plans for Canada and how these plans may translate into strategic ITB activities, as set forth in Article 9 (Strategic Plans);
- 1.1.42. "Technology and Skills Cooperation" means the granting of a license and/or the transmission of a usable body of knowledge to a Canadian company. Technology and Skills Cooperation is assessed and measured for ITB Credit as set forth in Article 8.8 (Technology and Skills Cooperation Transaction);

- 1.1.43. "Tier One Supplier" means a company that takes on a specific portion of the Work under this Medium Range Radar ISS Contract from the Prime Contractor, producing or servicing a major subassembly or major component that is installed or used in the platform or system being procured under this Contract;
- 1.1.44. "Venture Capital Fund" or "VCF" means a pooled group of investments directed at assisting the growth of Canadian small businesses, which is managed by a third party and meets the criteria set forth in Article 8.10 (Venture Capital Fund Transactions); and
- 1.1.45. "World Product Mandate" means a long-term supplier relationship between the Contractor or an Eligible Party and a Canadian Company, whereby the Canadian company has been legally authorized to carry out and has sole responsibility for specific activities including the design, development, intellectual property, manufacture and marketing related to the supply of products, components, modules or services destined for the domestic and world markets. The CCV of the product or service is calculated as described in Article 13 (World Product Mandate).

2. STATEMENT OF WORK: ITB COMMITMENTS AND RESPONSIBILITIES

- 2.1. Through the implementation of the Company Business Plan, the ITB Management Plan, the Regional Development Plan and the Small and Medium Business Development Plan referenced in Annex A, the Contractor shall by the end of the Achievement Period:
 - 2.1.1. achieve \$ [***100% of contract value***] in CCV as Direct and Indirect ITB Transactions, as specified in Annex A;
 - 2.1.2. achieve \$ [***to be inserted from Contractor's proposal***] in CCV, as Direct and Indirect ITB Transactions in the Designated Regions of Canada, as follows:
 - 2.1.2.1. Atlantic: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.2.2. Quebec: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.2.3. Northern Ontario: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.2.4. Southern Ontario: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.2.5. West: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.2.6. North: \$ [***to be inserted from Contractor's proposal***]
 - 2.1.3. achieve \$ [***not less than 15% of Contract Value***] in CCV for Direct and Indirect Small and Medium Business Development ITB Transactions, as specified in Annex A;
 - 2.1.4. carry out each and every ITB Transaction as per the ITB Transaction Sheet list attached at Annex A;

- 2.1.5. submit to the ITB Authority, one (1) year following the Effective Date of Contract, eligible tranche 2 ITB Transactions which are detailed, fully described and which bring the cumulative total of identified eligible ITB Transactions to not less than 60% of the contract value, including any options, measured in CCV; and
- 2.1.6. submit to the ITB Authority, three (3) years after the Effective Date of Contract, eligible tranche 3 ITB Transactions which are detailed, fully described and which bring the cumulative total of identified acceptable ITB Transactions to 100% of the contract value, including any options, measured in CCV.
- 2.2. The Contractor shall submit to the ITB Authority, through the PWGSC Contracting Authority, annual ITB Reports based on the performance achieved during the ITB Reporting Periods defined in this Contract. These reports shall be submitted sixty (60) calendar days after the end of the annual ITB Reporting Period. The Contractor is encouraged to use the format and template outlined in Article 3 (ITB Reporting).
 - 2.2.1. As evidence of the Contractor's achievement of ITB Commitments, the Contractor shall provide, appended to the Annual ITB Reports, a Certificate of Compliance, as set forth in Annex B to this Contract, signed by the senior company Comptroller in respect to the ITB Transactions for which there was activity in that ITB Reporting Period. This Certificate of Compliance also applies to those ITB achievements of the Contractor's Eligible Parties.

3. ITB REPORTING

- 3.1. Each annual ITB Report shall consist of five parts, as outlined in the following subparagraphs and in the format template attached in Annex B:
 - 3.1.1. Part A must include:
 - 3.1.1.1. An overview and status of the Work on the Medium Range Radar ISS Project;
 - 3.1.1.2. A list of all the progress payment requests or invoices (broken down by reporting period and including the amount, date submitted and payment status) which have been submitted by the Contractor to the Contracting Authority for Work completed since the Effective Date;
 - 3.1.1.3. A description of any changes to the ITB Management Plan.
 - 3.1.2. Part B must include, for each transaction being reported:
 - 3.1.2.1. An update on any changes to transaction details, such as the CCV percentage or company contact information;
 - 3.1.2.2. A description of significant achievements and activities; and

- 3.1.2.3. A description of any delays, problems or achievement shortfalls, along with a plan of action to resolve.
- 3.1.3. Part C must include, for each transaction being reported:
 - 3.1.3.1. The CCV value of the ITB achievement claimed for the current reporting period.
- 3.1.4. Part D must include, for each transaction reported:
 - 3.1.4.1. The CCV value of the ITB achievement claimed to date in all the reporting periods since the beginning of the ITB Achievement Period.
- 3.1.5. Part E must include:
 - 3.1.5.1. A description of Small and Medium Business and Regional development activities undertaken during the reporting period;
 - 3.1.5.2. A list of ITB Transactions which have been cancelled, added or substantially altered during the reporting period with the approval of the ITB Authority, and their status vis-à-vis contract amendment;
 - 3.1.5.3. A Certificate of Compliance related to the Contractor's achievement of ITB Commitments, signed by the senior company comptroller in respect of the ITB Transactions for which there was activity in that ITB Reporting Period. This Certificate of Compliance also covers any ITB achievements of the Contractor's Eligible Parties.
 - 3.1.5.4. A Certificate of Compliance related to the Lobbying Act, signed by the senior company official with the authority to bind the Contractor. This Certificate of Compliance also covers any lobbying activities of the Contractor's sub-contractors and/or Eligible Parties.

4. CONTRACT PRICE CHANGES

- 4.1. In the event that the Contract value is increased or decreased, the Contractor's ITB Commitment in Article 2.1.1 shall be correspondingly either increased or decreased to reflect this change.
- 4.2. If the Contract value increases after the third year following the Effective Date of the Contract, the Contractor will submit to the ITB Authority Proposed ITB Transactions valued at 100 percent of the increase within one year of the date of the increase.

5. OVER-ACHIEVEMENT OF ITB COMMITMENTS

- 5.1. The Contractor may achieve a CCV for any Commitment in excess of the value stated in the ITB Transactions without prior approval. When an Over-achievement occurs in an ITB Transaction Commitment, subject to the prior written approval of the ITB Authority, the Over-achievement may be applied against the Shortfall or unidentified portion of the ITB Transactions, as long as the Regional and Small and Medium Business Commitments are achieved. An Over-achievement in one Region will not be applied to reduce a Shortfall in another Region.

6. CANADIAN CONTENT VALUE (CCV)

- 6.1. The CCV of any Direct and Indirect Transaction shall be determined by the Net Selling Price Method or the Cost Aggregate Method.
- 6.1.1. Net Selling Price Method: A product or service which bears a substantiated selling price may have its CCV calculated as follows:
- 6.1.1.1. begin with the total selling price of the product or service
 - 6.1.1.2. subtract the applicable customs duties, excise taxes and applicable GST, HST and all provincial sales taxes; and
 - 6.1.1.3. subtract any costs incurred as set out in Article 6.2.
- 6.1.2. Cost Aggregate Method: Any product or service that cannot be assigned a substantiated selling price may have its CCV calculated as the aggregate of the following:
- 6.1.2.1. the cost of parts produced in Canada, and the cost of materials to the extent that they are of Canadian origin, that are incorporated in the equipment in the factory of the manufacturer in Canada;
 - 6.1.2.2. the cost of parts or materials which the ITB Authority can verify as being of Canadian origin, in that they have been exported from Canada and subsequently imported into Canada as parts or finished goods;
 - 6.1.2.3. transportation costs, including insurance charges incurred in transporting parts and materials from a Canadian supplier or frontier port of entry to the factory of the manufacturer in Canada for incorporation in the equipment, to the extent that such costs are not included in the foregoing paragraph; and
 - 6.1.2.4. such part of the following costs (not including GST, HST, all provincial sales taxes, excise taxes, royalties and license fees paid outside of Canada) as are reasonably attributable to the production or implementation of the equipment, service or activity:

- 6.1.2.4.1. wages and salaries paid for direct and indirect production and non-production labour in Canada paid to Canadians or to permanent residents as defined in the Immigration and Refugee Protection Act 2001, c.27;
- 6.1.2.4.2. materials used in the Work but not incorporated in the final products;
- 6.1.2.4.3. light, heat, power and water;
- 6.1.2.4.4. workers compensation, employment insurance and group insurance premiums, pension contributions and similar expenses incurred with respect to labour referred to above in Article 6.1.2.4.1;
- 6.1.2.4.5. taxes on land and buildings in Canada;
- 6.1.2.4.6. fire and other insurance premiums relative to production inventories and the production plant and its equipment, paid to a company authorized by the laws of Canada or any province to carry on business in Canada or such province;
- 6.1.2.4.7. insurance purchased specifically from a company authorized by the laws of Canada or any province to carry on business in Canada or such province;
- 6.1.2.4.8. rent of factory or office premises paid to a registered owner in Canada;
- 6.1.2.4.9. maintenance and repairs to buildings, machinery and equipment used for production purposes that is executed in Canada;
- 6.1.2.4.10. tools, dies, jigs, fixtures and other similar plant equipment items of a non-permanent nature that have been designed, developed or manufactured in Canada;
- 6.1.2.4.11. engineering and professional services, experimental work and product or process development work executed and completed in Canada;
- 6.1.2.4.12. pertinent miscellaneous factory and office expenses, such as: administrative and general expenses; depreciation with respect to production machinery and permanent plant equipment and the installation costs of such machinery and equipment; and, a capital allowance not exceeding five (5) % of the total capital outlay incurred for buildings in Canada owned by the producer of the work;
- 6.1.2.4.13. personal travel expenses, including Canadian carriers, accommodations and meals, for travel associated with Direct ITB activities in this Medium Range Radar ISS Contract;
- 6.1.2.4.14. fees paid for services not elsewhere specified; and,
- 6.1.2.4.15. pre-tax net profit upon which Canadian taxes are paid or are payable.

6.2. Costs or Business Activities that are ineligible for ITB Credit:

- 6.2.1. the value of materials, labour and services imported into Canada;
- 6.2.2. in the case of Indirect ITB, the value of raw materials and Semi-Processed Goods exported from Canada;
- 6.2.3. the value of any living, relocation costs and remuneration paid to non-Canadians for work on the Project;
- 6.2.4. the amount of all Canadian Excise Taxes, Import Duties, Federal and Provincial Sales Taxes, Goods and Services Taxes, Harmonized Sales Taxes and other Canadian duties;
- 6.2.5. the value of goods and services with respect to which ITB Credit has been received or is being claimed by the Contractor or its Eligible Parties as an ITB to Canada under any other ITB Obligation or agreement;
- 6.2.6. any proposal or bid preparations costs;
- 6.2.7. all transportation or travel costs not covered under Articles 6.1.2.3 or 6.1.2.4.13;
- 6.2.8. obligations of the Federal Government (e.g. government furnished equipment);
- 6.2.9. license fees paid by the Canadian ITB Recipient and any on-going royalty payments;
- 6.2.10. ITB Transactions claimed by a Contractor that pertain to its influence or that of one of its Eligible Parties over any country=s purchasing agent/department;
- 6.2.11. interest costs associated with letters of credit or other financial instruments to support ITB Transactions;
- 6.2.12. fees paid to lobbyists (as per the *Lobbying Act*); and
- 6.2.13. fees paid to third-party consultants or agents for work related to obtaining ITB Credit against this Contract. This includes, but is not limited to, providing advice on the ITB Policy, preparation of ITB Transactions and/or reports, representing the interests of the Contractor to the ITB Authority, and/or searching for potential recipient firms.

7. ELIGIBILITY CRITERIA FOR ITB TRANSACTIONS

- 7.1. **Causality** - each ITB Transaction shall be one which was brought about by either the Contractor or one of its Eligible Parties, due in part to a current or anticipated ITB Obligation to Canada. It shall not be one which probably would have been entered into if an ITB obligation had not existed or been anticipated. Causality may be demonstrated to a specific project or more broadly to a company's ITB obligation in general.

- 7.1.1. The Contractor or its Eligible Party must demonstrate Causality by providing a detailed statement on Causality, which outlines the steps and timelines involved in its decision about a procurement or investment activity and which clearly shows the link between the steps and decision on a business activity and Canada's ITB Policy.
- 7.1.2. The Contractor or its Eligible Parties will provide evidence of Causality in support of its detailed statement referred to in Article 7.1.1. Evidence of Causality is written documentation and may include, but not be limited to: sub-contract documentation, correspondence, meeting documents, corporate presentations, etc.
- 7.1.3. The Contractor or its Eligible Party should provide as much detailed documentary evidence as possible, at the time of submitting a Proposed ITB Transaction to the ITB Authority. Failure to provide sufficient evidence of Causality may result in the ITB Transaction being rejected.
- 7.1.4. Further guidance on Causality is available on the ITB website at www.ic.gc.ca/ITB.
- 7.2. **Timing** - ITB Transactions shall be implemented within the ITB Achievement Period, as defined in Article 1.1.24.
 - 7.2.1. ITB Transactions, or substitute ITB Transactions, that are identified after the Effective Date of the Contract must meet the ITB Eligibility Criteria and they must only involve work occurring after the date of identification of the ITB Transaction to the ITB Authority.
- 7.3. **Incrementality** – ITB Transactions shall involve new work in Canada.
 - 7.3.1. Should an ITB Transaction involve the purchase of goods or services from an existing Canadian supplier to the Contractor or its Eligible Party, the incremental method of calculating the ITB Credits will apply, as follows:
 - 7.3.1.1. A three-year average of previous purchases is calculated, based on the three years immediately preceding the date of identification of the ITB Transaction to the ITB Authority;
 - 7.3.1.2. ITB Credit will be awarded only on those purchase amounts which exceed the three year average, in each of the Reporting Periods.
 - 7.3.2. The incremental method of calculation outlined in 7.3.1 does **not** apply in cases where the product or service being purchased in the ITB Transaction:
 - 7.3.2.1. involves Direct Work;
 - 7.3.2.2. is substantially different than what was previously purchased;

7.3.2.3. involves a different end use (market sale, application, etc) than what was previously purchased; or,

7.3.2.4. follows a competitive process to re-select the Canadian supplier.

7.4. **Eligible Party** - ITB Transactions shall be undertaken by an Eligible Party as defined and named in the Contract.

7.4.1. An Eligible Party is the Contractor, its parent corporation, and all the parent's subsidiaries, divisions and subdivisions; and, the Contractor's Tier-One suppliers related to the performance of the Work under this Contract, their parent corporations and all the parent's subsidiaries, divisions and subdivisions.

7.4.2. For proposed Eligible Parties that are Canadian Companies with less than 500 employees, Contractors must clearly demonstrate that the Canadian Company has the capacity to undertake ITB Obligations with respect to this Contract. Capacity includes factors such as: company size, product offerings, market conditions, corporate ownership, ITB management processes, level of Canadian content, etc.

7.4.3. The Contractor shall be fully responsible to Canada for all ITB Commitments related to this Contract, regardless of flow down arrangements with Eligible Parties.

7.4.4. A list of approved Eligible Parties for the Medium Range Radar ISS Contract is found in Article 24. The ITB Authority reserves the right to seek validation of the Eligible Parties found in Article 24, as outlined in Article 7.5.

7.5. **Validation of Eligibility**

7.5.1. Wherever possible, the ITB Authority will confirm ITB Transaction eligibility prior to a proposed ITB Transaction being accepted into the Contract. As Contractors plan, negotiate and conclude proposed ITB activities, they are encouraged to retain and submit all of the records and documentation necessary to demonstrate eligibility.

7.5.2. The ITB Authority reserves the right to validate, within one calendar year of the Effective Date of the Contract, the criteria associated with ITB Transaction eligibility, Global Value Chain Platform eligibility and Enhanced Priority Technology List eligibility.

7.5.3. The ITB Authority shall submit to the Contractor a written notice of the ITB Transactions that the ITB Authority wishes to validate. Once this written notice is submitted, the Contractor shall have 60 calendar days to submit a package of information and documentation in support of their eligibility claims. Contractors are strongly encouraged to respond in a timely manner as they are responsible to ensure that the information received by the ITB Authority is accurate and complete.

- 7.5.4. Should the Contractor be unable during the one year validation period to demonstrate ITB eligibility, the ITB Transaction will not be eligible for ITB Credit and a substitute ITB Transaction will be sought from the Contractor.
- 7.5.5. Contractors should note that all ITB Transactions are subject to annual reporting, verification and approval before ITB Credits are confirmed. Should new information arise during verification that seriously calls into question the eligibility of an ITB Transaction, the ITB Authority will review and investigate as soon as possible.

8. ITB TRANSACTIONS

8.1. Direct ITB Transactions

- 8.1.1. Direct ITB Transactions are those achieved through the provision of the goods and services required to deliver the **Medium Range Radar ISS Project**.
- 8.1.2. Canadian resources should be utilized to the maximum extent possible to develop, produce, integrate and deliver the **Medium Range Radar ISS Project**.

8.2. Indirect ITB Transactions

- 8.2.1. Indirect ITB Transactions are those achieved through business activities not related to the Medium Range Radar ISS project.
- 8.2.2. Indirect ITB Transactions shall involve a level of technology that is generally the same or higher than that of the Medium Range Radar ISS Project, with applications in Canadian advanced technology industries.
- 8.2.3. Indirect ITB Transactions must have a Canadian Content Value (CCV) of no less than 30 percent of the total value of the ITB Transaction.

8.3. Small and Medium Business (SMB) Transactions

- 8.3.1. An ITB Transaction where an SMB is the ITB Recipient, and the SMB's product or service has a CCV of at least seventy (70) percent, will have its ITB Credit credited as follows:
 - 8.3.1.1. the portion of the Transaction's CCV value that is equal to or less than \$1,000,000 will be deemed to have 100 percent CCV for reporting and verification purposes;
 - 8.3.1.2. any portion of the Transaction's CCV value that is over \$1,000,000 will use the actual CCV as calculated using Article 6 (Canadian Content Value).

8.4. Post-Secondary and Public Research Institution Transactions

- 8.4.1. Multipliers are permitted on ITB Transactions involving: cash contribution input to Canadian universities for university research or the establishment of university chairs; investments in advanced technology skill development through publicly operated Post-Secondary Institutions; and, collaborative research undertaken with Public Research Institutions.

8.5. Consortium Transactions

- 8.5.1. In any instance where the Contractor or its Eligible Party invests in research and development through a Consortium, the method of crediting such investments will be as detailed in this Article.
- 8.5.2. Scope: A Consortium shall consist of:
 - 8.5.2.1. the Contractor or its Eligible Party;
 - 8.5.2.2. a minimum of one (1) Canadian Company, and;
 - 8.5.2.3. a minimum of one (1) Canadian Post-Secondary Institution or Public Research Institution.
 - 8.5.2.4. Involvement of non-Canadian company(s) in the Consortium shall be permitted. The combined total investment from non-Canadian companies shall not exceed fifty (50) percent of the Consortium value.
 - 8.5.2.5. The Contractor shall not be able to claim its Consortium members as Eligible Parties to this Contract.
 - 8.5.2.6. In cases where an existing Eligible Party to the Contract participates in the same Consortium as the Contractor, separate ITB Transaction Sheets shall be submitted that describes both the Contractor's and the Eligible Party's involvement in the Consortium. Both the Contractor and the Eligible Party may only claim the ITB Credits associated with the contributions that each has leveraged into the Consortium. At no time shall the Contractor and Eligible Party be able to claim for the same contribution(s).
 - 8.5.2.7. Contributions to the Consortium may take the form of cash or in-kind contributions. In the case of in-kind contributions, the value of these shall be determined by an assessment to be undertaken by a Third Party to this Contract solely at the cost of the Contractor.

- 8.5.2.8. The future sales that may arise from the Consortium will not be counted for ITB Credit within the Consortium Transaction. Should the Contractor procure goods and services from the Consortium, the purchase will be considered as a separate ITB Transaction and no multiplier will be applied.
- 8.5.2.9. When a Consortium ITB Transaction is submitted, the Contractor must identify the manner that it proposes to calculate the regional distribution. The Contractor may opt to make regional commitments based on where funding for the Consortia originates as a proportion of the total Canadian funding. Alternatively, the Contractor may opt to make regional commitments based on where the work associated with the Consortium is taking place. In either situation, once a Contractor selects a regional calculation, the Contractor will be held to this selection.
- 8.5.2.10. In addition to demonstrating that its investment in the Consortium meets all of the ITB Eligibility Criteria, the Contractor shall also be responsible for demonstrating how its involvement in the Consortium leveraged the investments from the other parties involved. In order to receive ITB Credit for funds invested by other companies, the Contractor must demonstrate that the additional funds invested into the Consortium were the result of the Contractor's participation. The Contractor will not receive any ITB Credit for contributions already existing in the Consortium prior to their participation.
- 8.5.2.11. The Contractor will not receive any ITB Credit on any contributions leveraged by other parties and applied to other ITB obligations. In cases where multiple Contractors with ITB obligations are involved in the same Consortium, each of these Contractors may be eligible to receive ITB credit for their own contribution and that of the members they can demonstrate they attracted to the Consortium.
- 8.5.3. Valuation for ITB Credit Purposes:
- 8.5.3.1. An initial value will first be calculated, and shall be the sum of the following:
- 8.5.3.1.1. the value of cash contributions from the Contractor to the Consortium; and,
- 8.5.3.1.2. the value of cash contributions from other eligible participants, up to a maximum value equal to that of the Contractor's contribution, which have been demonstrably leveraged by the Contractor's participation in the Consortium.
- 8.5.3.2. Once the initial value is established, the Contractor shall receive a five (5x) times multiplier on it.
- 8.5.3.3. The value of any in-kind contributions would then be added. In-kind contributions are not eligible for a multiplier.
- 8.5.4. Timing:

- 8.5.4.1. ITB Credit can be claimed when both the Contractor and the member(s) make their contributions to the Consortium.
- 8.5.4.2. All Consortium-related ITB Credits claimed by the Contractor are subject to annual reporting, verification and written approval by the ITB Authority before ITB Credits are approved.
- 8.5.5. The following will not be eligible for ITB Credit:
 - 8.5.5.1. contributions made to the Consortium by Post-Secondary Institutions or Public Research Institutions; and,
 - 8.5.5.2. direct contributions into the Consortium made by any level of government.
- 8.5.6. Performance Guarantees:
 - 8.5.6.1. ITB Transaction sheets related to a Consortium should be stated in the multiplied value of the proposed contributions. This multiplied value is part of the Contractor=s total ITB Commitment and, as such, is subject to the performance guarantees stipulated in this Contract.
 - 8.5.6.2. If the Contractor fails to achieve an Accepted ITB Transaction involving a Consortium, the full multiplied value of its ITB Commitment shall be made up with other ITB activities that meet the ITB Eligibility Criteria. Substitute ITB Transactions will not automatically be subject to a multiplier.

8.6. Investment Framework (IF) Transactions

- 8.6.1. ITB Transactions may involve R&D or Commercialization investments made directly by the Contractor with a Canadian SMB. The methods of assessing, valuing and crediting these investments are detailed in this article.
- 8.6.2. Proposed IF activities will be reviewed, approved and awarded by the ITB Authority using the following gate process:
 - 8.6.2.1. Gate 1 - Term Sheet Eligibility
 - 8.6.2.2. Gate 2 - Investment Valuation
 - 8.6.2.3. Gate 3 - Determination of ITB Credits and Transaction Sheet Approval
 - 8.6.2.4. Gate 4 - Monitoring and Award of ITB Credit
- 8.6.3. Gate 1, Term Sheet Eligibility - Proposed IF activities must meet all six of the following eligibility criteria:
 - 8.6.3.1. Investment must be linked to Research and Development (R&D) and/or Commercialization activities, as defined in this Contract;

- 8.6.3.2. Investment must be with a Canadian SMB, as defined in this Contract;
- 8.6.3.3. Investment must meet the ITB Eligibility Criteria, as defined in this Contract;
- 8.6.3.4. Investment must be an Allowable IF Investment, as defined in this Contract;
- 8.6.3.5. IF activity must have a duration of at least five (5) continuous years, beginning at the date the investment is made; and,
- 8.6.3.6. A complete IF Business Plan, as defined in this Contract, must be submitted to the ITB Authority.
- 8.6.4. Gate 2, Investment Valuation – Eligible IF activities will be valued, using the following methods:
- 8.6.4.1. Eligible cash investments will be taken at face value.
- 8.6.4.2. Eligible in-kind investments will be valued by an independent third party, as outlined in article 1.1.21.
- 8.6.5. Gate 3, Determination of ITB Credits – The following multipliers will be applied to the value of the eligible IF investment:
- 8.6.5.1. Cash for R&D activities; or, License for IP – nine (9)
- 8.6.5.2. Cash to purchase, or in-kind transfer of, Equipment – seven (7)
- 8.6.5.3. In-kind transfer of Knowledge and/or Marketing/Sales Support – four (4)
- 8.6.6. Gate 4, Monitoring and Award of ITB Credits –
- 8.6.6.1. The multiplied ITB credits resulting from an IF activity will be awarded along the following timeline:
- 50 percent up front, once the investment activity is made according to the IF Business Plan, reported to the ITB Authority, and verified by the ITB Authority;
 - 50 percent apportioned over the remaining years of the IF project, as annual IF reporting requirements are met.
- 8.6.6.2. The Contractor will be deemed as having met each year’s annual IF reporting requirements once the Contractor:
- reports on its IF activities through the established ITB annual reporting requirements outlined in Article 3, “ITB Reporting”; and,

- includes in its ITB Annual Report each year a specific and complete IF activity report, using the template provided in Annex E of this contract, “Annual IF Activity Report.”
- 8.6.7. The total issued ITB Credits associated with IF activities cannot exceed five (5) percent of the total ITB Obligation value in this Contract, as identified in Article 2.1.1.
- 8.6.8. The investment must be made within 12 months from the date of either: the final ITB transaction approval from the ITB Authority (cash investment); or, the third party valuation report (in-kind investment).
- 8.6.9. The investment must remain with the SMB for at least five (5) continuous years and be used for the purposes outlined in the IF Business Plan.
- 8.6.10. ITB Credits may be disallowed or revoked by the ITB Authority in any of the following circumstances:
 - 8.6.10.1. failure to provide a detailed, complete and accurate “Annual IF Activity Report” in each year of the IF project;
 - 8.6.10.2. removal, in whole or in part, of the IF investment from the SMB prior to the end of five continuous years; or
 - 8.6.10.3. use of the IF investment for purposes other than those outlined in the IF Business Plan.
- 8.6.11. A “Guide for Applicants” is available on the ITB Website (www.ic.gc.ca/ITB), which provides additional details on the IF processes, timelines and deliverables. The Guide also provides the templates to be used by the Contractor or its Eligible Party during the IF submission process.

8.7. Technology and Skills Cooperation Transactions

- 8.7.1. ITB Transactions may take the form of direct Technology and Skills Cooperation and shall meet the following criteria:
 - 8.7.1.1. technology shall be in a form that is sufficiently complete to allow the Canadian recipient to apply the knowledge to existing or new products or processes;
 - 8.7.1.2. technology shall be proprietary, current and at a level of technology equivalent to or higher than that used on the Project;
 - 8.7.1.3. all required licenses or permits to facilitate the sale of products/services domestically or for export shall be included;

- 8.7.1.4. the transferor shall make available all engineering and technical advice and assistance required to exploit and keep current the transferred technology and all related information (drawings, methods of application, etc.);
- 8.7.1.5. the Canadian Company shall have access to domestic and foreign markets and have the resources to exploit the technology in these markets;
- 8.7.1.6. the technology shall be exploitable in terms of the capability (financial and technical) of the Canadian Company to use and keep it current; and
- 8.7.1.7. the Contractor shall make available, upon request by the ITB Authority, the licensing agreement with the Canadian recipient. Failure to do so may result in the technology and skills cooperation ITB Transaction being rejected.
- 8.7.2. The Technology and Skills Cooperation shall be measured in Canadian Content Value of the future sales, export sales or Import Replacement, of goods or services by the Canadian Company as a result of the Technology and Skills Cooperation. In addition, the Contractor may be credited for reasonable costs incurred as a result of the Technology and Skills Cooperation once the achievement in future sales surpasses the cost of the Technology and Skills Cooperation. Reasonable costs incurred include:
 - 8.7.2.1. training costs;
 - 8.7.2.2. set-up of infrastructure needed to exploit the technology; and
 - 8.7.2.3. any others as deemed reasonable by the ITB Authority.
- 8.7.3. ITB activities in the form of Technology and Skills Cooperation with Canadian Companies may include, but not be limited to, activities such as:
 - 8.7.3.1. participation in the design, development and manufacture of new or improved systems;
 - 8.7.3.2. the provision of new process technologies that will enhance Canadian industry by improving their capabilities in present product lines and enhance their export potential; and
 - 8.7.3.3. the provision of licenses which will allow Canadian Companies to manufacture new or existing components of major systems for export sale and Import Replacement.

8.8. General Investment Transactions

- 8.8.1. ITB Transactions can involve activities such as investment in Canada. These investments shall meet the ITB Eligibility Criteria and shall be made by the Contractor or its Eligible Party and placed directly with a Canadian recipient.

8.8.2. The Contractor will be credited the CCV of future sales achieved by the ITB Recipient as a result of the specific investment. In addition, the Contractor will also be credited for the amount of the investment itself, once the Recipient's future sales achievement surpasses the amount of the initial investment. The credited future sales will be prorated by multiplying the applicable sales to the ratio of the Contractor's own direct investment in the Canadian company relative to the Canadian company's Capitalization at the time the investment was made once the accepted ITB Credits surpasses the amount of the total investment.

8.8.3. Credited Future Sales =

$$\text{Applicable Sales} \times \frac{\text{Contractor's own direct investment in Canadian Recipient}}{\text{Canadian Recipient's Capitalization at the time the investment was made}}$$

8.8.4. The investment shall not be in the form of a loan or for the purchase of debentures.

8.8.5. The investment made by the Contractor or its Eligible Parties shall remain placed with the Canadian Recipient for a minimum of three (3) years, starting from the date the investment is placed with the Recipient. Failure to do so will result in the immediate clawback of all ITB approved ITB Credits for the ITB Transaction by the ITB Authority. No further ITB Credits will be approved for that particular transaction.

8.8.6. In the event the Contractor or an Eligible Party invests in its own Canadian facilities, the investment and the incremental sales resulting from that investment may be eligible for ITB Credit, assuming the investment meets the ITB Eligibility Criteria. Consideration will be given to whether the investment results in a benefit to Canada and that it does not result in overcapacity, shutdowns of existing companies or losses of prospective sales by existing companies in Canada.

8.8.7. The capital associated with the purchase of a Canadian Company that is considered a "going concern" is not an eligible investment for ITB purposes. If the investment is for a Canadian Company that has availed itself of the Canadian bankruptcy laws, then the investment can be considered for ITB purposes.

8.8.8. Investment transactions may also include:

8.8.8.1. the establishment or enhancement of a Canadian facility or project which will develop Canada's advanced technology industries, and provide a capability that does not already exist in Canada. Consideration will be given to whether the transaction results in overcapacity, shutdowns of existing companies or losses of prospective sales by existing companies in Canada;

8.8.8.2. the development of joint ventures with Canadian firms, which will contribute to their long-term viability and increase sales in both domestic and international markets.

8.9. Venture Capital Fund Transactions

8.9.1. In any instance where the Contractor or its Eligible Party is not placing an investment directly with a Canadian Recipient, and is utilizing a third party to manage such investments, the method of crediting such investments will be as detailed in this Clause. Any organization which manages investments such as, but not limited to Banks, Trust Companies, Venture Capital Funds, and Investment Companies, will not be an Eligible Party to the Contract, but will be deemed a third party. A portion of a Contractor's investment may come from the placement of funds into a Venture Capital Fund (VCF) directed at assisting the growth of Canadian small businesses through their development and exploitation of new technologies. The multiplied ITB credit related to these investments shall not exceed 5% of the ITB Commitment Value. Contributions in support of Canadian small business are permitted within the following parameters:

8.9.2. Timing:

8.9.2.1. ITB Credit can be claimed when:

8.9.2.1.1. the Contractor makes a financial contribution to a qualifying VCF. Only the face value of the contribution, measured in Canadian dollars, can be sought as an ITB at this time; and,

8.9.2.1.2. the VCF Manager invests funds with a Canadian small business and the funds remain placed with the Canadian Recipient for a minimum of three (3) years, starting from the date the funds are placed. Failure to do so will result in the immediate clawback of all ITB credits claimed or approved for the ITB Transaction by the ITB Authority.

8.9.2.2. All VCF related ITB Credits claimed by the Contractor are subject to verification and approval by the ITB Authority before ITB Credits are accepted.

8.9.3. Scope:

8.9.3.1. (Privately held) small business recipients of the VCF investment shall have 50 employees or less (service based industries) or 100 employees or less (manufacturing based industries) at the commencement of the investment.

8.9.3.2. Initial investments by the VCF Manager, including co-investments, in eligible small businesses cannot exceed \$1M.

8.9.3.3. Small business recipients will generally be involved in the development, manufacture or commercialization of a technologically advanced product or service in one of the following sectors:

- Life sciences (biotechnology, medical devices and pharmaceuticals)

Health

- Advanced materials
- Advanced manufacturing
- Environment
- Information and communications technologies, and
- Aerospace and defence

8.9.3.4. Only Canadian registered and managed VCFs (or Third Parties) which support the above industrial sectors will be acceptable. The Contractor will have to provide evidence that a high percentage of a chosen fund=s investment activity is with companies that are in the above sectors.

8.9.4. Multiplier for ITB Credit purposes:

8.9.4.1. The multiplier for ITB Credit purposes is 5:1. The ITB Credit will be given for the initial contribution at the time of the deposit to the VCF by the Contractor. The ITB Credit that makes up the remaining multiples will be offered when the VCF Manager or Third Party Investment Manager assigns the funds to a Canadian small business and the funds remain placed with the Canadian Recipient for a minimum of three (3) years, starting from the date the funds are placed. The maximum multiplied ITB Credit for the Project is 5% of the ITB Commitment Value.

8.9.5. Limitation to Venture Capital Funds

8.9.5.1. Once a small business reaches the Initial Public Offering stage, no further ITB credit will be granted by the ITB Authority for further VCF investment to the Canadian small business.

8.9.6. Performance Guarantees

8.9.6.1. ITB Transaction sheets related to qualifying VCF transactions are stated in the multiplied value of the proposed contributions to the VCF. This multiplied value is part of the Contractor=s total ITB Commitment, and as such is subject to the performance guarantees stipulated in this Contract.

8.9.6.2. If the Contractor fails to achieve an Accepted ITB Transaction involving a VCF, the full (multiplied) value of its ITB Commitment shall be made up with other ITB activities that meet the ITB Eligibility Criteria. Substitute transactions will not be subject to the multiplier.

9. STRATEGIC PLANS

9.1. Major Obligors to Canada are required to submit a Strategic Plan to the ITB Authority;

- 9.2. The Contractor and the ITB Authority will meet regularly to update, review and discuss the Contractor's Strategic Plan. Representatives at senior levels of both the Contractor's corporation and ITB Authority will be available for these meetings.
- 9.3. The Contractor's Strategic Plan should include:
 - 9.3.1. a description of the Contractor's broad corporate plans and overarching strategic vision for Canada over the medium-term (3-5 years) and long-term (5+ years);
 - 9.3.2. how these corporate plans and vision may translate into ITB activities
 - 9.3.3. an overview of the Contractor's current and anticipated ITB Obligations to Canada
 - 9.3.4. ITB Partnerships with Tier-one Suppliers or other Eligible Parties; and,
 - 9.3.5. Notice of potential ITB Transactions that will request Pooling.
- 9.4. Contractors with multiple ITB Obligations totaling less than \$1 billion may also submit a Strategic Plan to the ITB Authority. However, neither the ITB Authority, nor the Contractor will be required to meet to discuss the Strategic Plan.
- 9.5. Contractors with a Strategic Plan may be permitted to pool high value, strategic ITB business activities.
- 9.6. Pooled ITB Transactions must meet the following criteria:
 - 9.6.1. meet all of the ITB Eligibility Criteria as described in Article 7 (Eligibility Criteria for ITB Transactions);
 - 9.6.2. have a value of over \$100 million, measured in CCV; and
 - 9.6.3. have strategic and long term impacts on the Canadian ITB Recipient, including but not limited to: R&D support; first purchase of innovative Canadian technologies; unique market leadership; world product mandate; global value chain activities; consortia activities; small and medium business activities; and/or technology advancement.
- 9.7. The Contractor must clearly describe and document how any proposed ITB Transaction for Pooling meets the criteria in Article 9.6.
- 9.8. The receipt, storage and protection of corporate business information included in a Strategic Plan is governed by applicable federal laws and processes, such as the *Access to Information Act*, the *Privacy Act* and the *Library and Archives of Canada Act*.

10. VALID ORDERS

- 10.1. The extent to which each ITB Transaction will qualify will be based on and limited to valid orders and/or contracts delivered by the end of the ITB Achievement Period.

11. BANKING

- 11.1. Banked ITB Transactions may comprise a total of 50% of the ITB Commitment value.
- 11.2. The entire CCV of a Banked ITB Transaction, not a portion thereof, must be applied to a single ITB Transaction under the Contract.
- 11.3. Each transaction must clearly state that it is a Banked ITB Transaction. The Banked ITB Transaction must contain the exact information as submitted to the ITB Bank.
- 11.4. Trading and/or transfer between companies of banked transactions is not permitted.

12. IMPORT REPLACEMENT

- 12.1. Import replacements due to the transference of work into Canada will be counted for ITB purposes.

13. WORLD PRODUCT MANDATE

- 13.1. If a product designed, developed and manufactured by a Canadian company is the subject of a world product mandate, where it is a long term relationship between the Contractor or an Eligible Party and a Canadian company, whereby the Canadian company has been legally authorized to carry out the aforementioned specific activities, and is identified as such in an Indirect ITB Transaction, and where the CCV of the product is verified to be seventy (70) percent or greater, the full contract value of the transaction will be deemed to be CCV.

14. PUBLIC COMMUNICATIONS

- 14.1. The Contractor, its Eligible Parties and/or ITB Recipients are encouraged to be as transparent as possible regarding its ITB plans, obligations and specific ITB Transactions, making them publicly available whenever possible.
- 14.2. In the above efforts at transparency, the Contractor and the ITB Authority will jointly coordinate public communications related to the ITB activities associated with the Medium Range Radar ISS Project. The two parties will also collaborate to identify ITB impact and success stories associated with ITB activities.

- 14.3. The Contractor consents to public announcements regarding the Medium Range Radar ISS Project, made by or on behalf of the Minister of Industry, that are related to i) ITB Obligations and ii) those ITB Transactions which involve business activities with a signed contract or Memorandum of Understanding between the ITB Donor and the ITB Recipient. These announcements would include company names, general descriptions of the work being proposed and approximations of CCV. In these cases, the ITB Authority will make all reasonable efforts to ensure that the Contractor has the opportunity to participate in the announcement and/or the preparation of any related materials.
- 14.4. For all other public communications regarding the ITB activities on the Medium Range Radar ISS Project, drafts of announcements and their publication schedule will be delivered by either party to the other as soon as is reasonably possible, but in any event prior to the proposed release date. Each party will make every effort to inform the other, and seek resolution of, any objections to the content or timing of the proposed announcement.
- 14.5. Nothing in this Article 14 shall be interpreted as preventing the fulfillment by any company involved in an ITB obligation or activity of its reporting obligations under applicable Securities laws.

15. ITB TRANSACTION ALTERATIONS

- 15.1. The Contractor shall not alter the ITB Commitments listed in Annex A unless:
- 15.1.1. the Contractor has submitted a proposal to the ITB Authority through the Contracting Authority, with respect to the alteration; and,
 - 15.1.2. the ITB Authority through the Contracting Authority has given written approval to the Contractor and requested the Contracting Authority to amend the Contract accordingly.
- 15.2. The Contractor may propose alterations to or substitutions for any of the ITB Transaction(s) listed in Annex A, and the ITB Authority may accept these requests provided that in the judgment of the ITB Authority:
- 15.2.1. the circumstances requiring the change are exceptional and likely to result in undue hardship upon the Contractor if a change is not made;
 - 15.2.2. the obligations of this Contract under the Statement of Work are maintained i.e. the overall Regional and Small and Medium Business Commitments are maintained;
 - 15.2.3. the proposed alterations or substitutions meet the ITB Eligibility Criteria stated in this Contract;

- 15.2.4. the proposed substitute ITB Transaction is not less than the ITB Transaction to be replaced both as to the level of technological sophistication of the work to be performed and the CCV;
- 15.2.5. Canadian industry will receive the maximum high-quality, low risk, Direct Benefits associated with the delivery of the work; and
- 15.2.6. Canadian industry will receive high-quality, low risk, Indirect Benefits of the same level of technology as the Direct Benefits.
- 15.3. Mutual Abatement and Trading
 - 15.3.1. Mutual Abatement means a reduction of the Contractor's ITB Obligation in exchange for the reduction of a Canadian company's obligations to a foreign offset authority.
 - 15.3.2. Mutual Abatement is not permitted.
 - 15.3.3. Trading of ITB Obligations, or of ITB Credits, is not permitted.

16. VERIFICATION AND ACCESS TO RECORDS

- 16.1. The Contractor shall implement the ITB procedures and practices as described in the ITB Management Plan. Any changes to the ITB Management Plan are subject to approval by the ITB Authority.
- 16.2. The Contractor shall keep proper records and all documentation relating to the ITB Transactions attached to this Contract, including invoices, proof of payments, etc. The Contractor shall not, without the prior written consent of the ITB Authority, dispose of any such records or documentation until the expiration of two (2) years after final payment of this Contract, or until settlement of all outstanding claims and disputes, whichever is later. All such records and documentation shall at all times during the aforementioned retention period be open to verification, inspection and examination by the ITB Authority or his/her delegate, who may make copies thereof and take extracts there from.
- 16.3. In addition, the ITB Authority may request the Contractor provide copies of all such information be sent to him/her via mail or courier for a random sample of ITB Transactions, as he/she may from time to time request.
- 16.4. If the ITB Authority determines that the information contained in the Annual ITB Report and certified by the Certificate of Compliance shall be verified, the Contractor shall undertake to provide the ITB Authority with access, at all reasonable times, and within sixty (60) calendar days of being notified, to its accounts and records relating thereto and shall, by obtaining similar undertakings in the subcontracts of all Eligible Parties, arrange for the same in respect of any subcontracts and suppliers carrying out the work.

- 16.5. Where, subsequent to the verification action taken pursuant to this Article, the ITB Authority determines that the records are insufficient to verify the Contractor's achievements in respect of any ITB Commitment, the Contractor shall provide such additional information as may be required by the ITB Authority.
- 16.6. Where it cannot be verified that an ITB Transaction has provided the ITB claimed, that portion of the ITB Transaction which cannot be verified will be considered as not having been achieved and the ITB Authority will give Notice to the Contractor of the Shortfall through the Contracting Authority.
- 16.7. If the ITB Authority determines that a significant Shortfall in the Contractor's total ITB Commitment exists and if the ITB Authority believes that the Contractor will not meet its total ITB Commitment, the ITB Authority may give, through the Contracting Authority, notice to the Contractor and request the Contractor to submit a proposal showing how the Contractor plans to correct such deficiencies. The Contractor will submit its proposal within sixty (60) calendar days of receipt of such notice. If the proposal is not acceptable to the ITB Authority, the ITB Authority may request the Contracting Authority to terminate the Contract.

17. INFORMATION MANAGEMENT

- 17.1. The Contractor's overall, aggregate information related to ITB Obligations, activities and achievements is considered by the ITB Authority to be information available to Parliament and the public.
- 17.2. The receipt, storage and protection of the Contractor's specific corporate and transactional business information, which is provided to the ITB Authority in the context of this Contract and/or through a Strategic Plan, is governed by applicable federal laws and processes, such as the *Access to Information Act*, the *Privacy Act* and the *Library and Archives of Canada Act*.
- 17.2.1. This data may be used by the ITB Authority for internal policy analysis purposes. Certain relevant information may also be shared, subject to applicable laws and processes, with other government organizations with whom the ITB Authority collaborates in the administration of the ITB Policy, such as the Regional Development Agencies.

18. CONFLICT RESOLUTION

- 18.1. The ITB Authority and the Contractor acknowledge that they have entered into a long-term contractual relationship, with the goal that the Contractor achieves the ITB Obligations stated herein, delivers long-term economic benefits to Canada and effectively carries out the Terms and Conditions of this Contract.
- 18.2. Guiding this long-term relationship are common values and approaches, such as mutual accountability, open communication, mutual respect and effective collaboration. The relationship will involve officials at the project level (ie ITB and contract managers) and at the management level (ie Departmental and Executive officials). Discussions will be frequent and ongoing over the life of the Contract.
- 18.3. In the event that a disagreement arises between the ITB Authority and the Contractor regarding an ITB matter, each party will bring their concerns forward to the other for discussion and resolution. Parties are encouraged to raise concerns first at the project level. Should discussions at the project level fail to resolve the issue, the parties are then encouraged to engage at the management level.

19. PERFORMANCE GUARANTEES

- 19.1. The long-term relationship between the Contractor and ITB Authority is supported by several processes aimed at promoting regular, ongoing engagement between the two parties. These processes include the ITB identification schedule outlined in Article 2 and the annual reporting process outlined in Article 3. Taken together, these and other monitoring measures are aimed at encouraging positive engagement, use of best practices and the successful completion of the Contractor's ITB Obligations in this contract.
- 19.2. In the unlikely event that the Contractor fails to meet its ITB Obligations under this Contract, the following performance guarantees are in place:
- 19.2.1. Holdback/Stop Payment:
- 19.2.1.1. If at the end of ITB Reporting Period 2, it is confirmed through the submission and assessment of transactions that the Contractor failed to meet the requirements as stated in Article 2.1.7, all further ISS payments will be withheld.
- 19.2.1.2. With respect to the Holdback outlined in article 19.2.1.1, a grace period of thirty (30) calendar days, beginning on the date of failure notification by the ITB Authority, shall pass before the Holdback takes effect. Within this period, the Contractor may take corrective action.
- 19.2.1.3. If at the end of the ITB Reporting Period 4, it is confirmed through the submission and assessment of transactions that the Contractor has failed to

meet the requirements as stated in Article 2.1.8, Canada will suspend contract payment until the situation is remedied.

- 19.2.1.4. With respect to the payment suspension outlined in article 19.2.1.3, a grace period of thirty (30) calendar days, beginning on the date of failure notification by the ITB Authority, shall pass before the payment suspension takes effect. Within this period, the Contractor may take corrective action.
- 19.2.2. Liquidated Damages:
- 19.2.2.1. In respect of the failure to achieve any of the Commitments in articles 2.1.1 to 2.1.6 (Statement of Work: ITB Commitments and Responsibilities) by the end of the ITB Achievement Period, the Contractor shall pay to Canada as liquidated damages 10% of the Shortfall.
- 19.2.2.2. In the event that liquidated damages arise under more than one of the ITB Commitments, the Contractor will be liable only under the ITB Commitment which results in the highest liquidated damages.
- 19.2.2.3. Included in the total ITB Commitments are the unidentified ITB Commitments.
- 19.3. In the event that the Contract is terminated for default, the Contractor will immediately pay to Canada an amount equal to the Liquidated Damages that would be payable under article 19.2.2.1 based on the Shortfall in regard to those Commitments that, according to Annex A (Plans and Transactions), were to be achieved by the date of termination. In the event of such payment, the Contractor will have no further liabilities in regard to the ITB requirements of the Contract.
- 19.4. In the event that this Contract is terminated for convenience the Contractor will have no further liabilities. In the event of partial termination of the Contract under Clause A, the Contractor will be released from the terminated portions of its Commitments and from the provisions of Article 2 (Statement of Work: ITB Commitments and Responsibilities) as it relates to such terminated portions.
- 19.5. If, during the progress of the Contract, a change in the Work is initiated by Canada which results in the Contractor no longer being able to source from a Canadian Company and, as a consequence, Commitments in the Statement of ITB Work may not be met, the Contractor shall immediately notify the ITB Authority through the Contracting Authority. The Contractor shall fully describe the issue, provide all supporting data, including a complete record of attempts to purchase from Canadian sources and Canadian suppliers' responses, together with an analysis of specific technical, commercial or other factors which result in the inability to source from Canada.

- 19.6. The obligation of the Contractor to pay Liquidated Damages pursuant to articles 19.2.2.1 will be triggered by notice executed by either the Minister or the Deputy Minister of Public Works and Government Services Canada to the Contractor, stating that the Contractor is in default under the Contract for failure to achieve the ITB Commitments within the ITB Achievement Period and that Canada is demanding payment of Liquidated Damages in accordance with the Liquidated Damages Clause.
- 19.7. Letter of Credit: The Contractor shall, prior to being entitled to receipt of the final Milestone Payment from Canada following the completion of the Work, provide Canada a guarantee in the form of a letter of credit, covering the amount of monies that would be owing by way of liquidated damages pursuant to the Liquidated Damages clause should the Contractor not achieve any further ITB Credits after the date of the final Milestone Payment. The letter of credit shall be:
- 19.7.1. issued by a financial institution which is a member of the Canadian Payment Association;
 - 19.7.2. in form and substance satisfactory to the Minister;
 - 19.7.3. solely at the cost of the Contractor;
 - 19.7.4. abated as set forth below;
 - 19.7.5. unconditional and irrevocable; and
 - 19.7.6. subject to the Uniform Customs and Practice for Documentary Credits, as set out in Publication No. 600, July 2007.
- 19.8. The letter of credit shall remain in force until the earliest of:
- 19.8.1. the achievement of the Commitments; and
 - 19.8.2. six months following the submission of the final ITB Report at which time the letter of credit will be abated in full and will be returned by Canada to the Contractor.
- 19.9. The obligation of the Financial Institution to pay under the letter of credit will be triggered by notice executed by either the Minister or the Deputy Minister of Public Works and Government Services Canada to the Issuing Bank stating that the Contractor is in default under the Contract for failure to achieve the Commitments within the Achievement Period, that Canada has made a demand by Notice for payment of Liquidated Damages in accordance with the Liquidated Damages Clause and that the Contractor has failed to pay Canada Liquidated Damages in accordance with the Liquidated Damages Clause. No other event will trigger payment under the letter of credit.

- 19.10. The Contracting Authority in accordance with this Article, will have the right to holdback, drawback, deduct and set off from and against the monies owing at any time by Canada to the Contractor, any damages owing under this Contract equal to ten percent (10%) of the Shortfall amount.
- 19.11. Nothing in this Article will be interpreted as limiting the rights and remedies which the Contracting Authority may otherwise have in relation to any breach of this Article by the Contractor, including the right to terminate the Contract for default.
- 19.12. Actual damages which would be sustained by Canada in the event of a breach by the Contractor of the CCV Commitment provisions of this Contract would be commercially impracticable or extremely difficult to compute or ascertain and, therefore, the provisions for Liquidated Damages are agreed to be a fair and reasonable best estimate of such actual damages, and the manner provided herein for the enforcement and collection of Liquidated Damages is agreed to be fair and reasonable.

20. RESPONSIBILITIES OF THE PARTIES

- 20.1. The Parties to this Contract acknowledge and agree that:
- 20.1.1. Canada has responsibility to set in place programs and policies which foster a growing, competitive, knowledge-based Canadian economy and to establish ITB Objectives which include:
- 20.1.1.1. the long-term creation and exploitation of capabilities, knowledge, advanced technologies and markets of lasting impact on Canadian industry;
- 20.1.1.2. the involvement of advanced technologies and result in the enhancement of Canadian capability to undertake other work of a similar nature and make a positive contribution to the continuing viability, growth, innovation, export growth and development of the Canadian ITB Recipient.
- 20.1.1.3. encouraging the participation of Canadian companies in the Designated Regions of Canada, assisting with long-term quality improvements to their capability, capacity, international competitiveness and growth potential.
- 20.1.1.4. encouraging the participation of Canadian SMB as suppliers on major federal procurements and to increase their competitiveness and export market access.
- 20.1.2. the award of this Contract to the Contractor resulted from a procurement process in which the Contractor committed to fulfill the CCV Commitments set out in Article 2, Statement of Work: ITB Commitments and Responsibilities; and
- 20.1.3. it is the responsibility of the Contractor to ensure that it can complete the ITB Transactions and that these are not limited by applicable laws, regulations, policies or standards.

21. GOVERNMENT ORGANIZATIONS

- 21.1. It is the responsibility of the Contractor to be familiar with Government departments and agencies, including the following, which are responsible for regional and industrial development: Industry Canada; Western Economic Diversification Canada (WD); Federal Regional Development Organization for Northern Ontario (FedNor); Federal Economic Development Agency for Southern Ontario (FedDev Ontario); Canada Economic Development for Quebec (CED-Q); Atlantic Canada Opportunities Agency (ACOA); and, Canadian Northern Economic Development Agency (CanNor).

22. COMPLIANCE WITH THE *LOBBYING ACT*

- 22.1. The Contractor and its Eligible Parties each represents, warrants and undertakes:
- 22.1.1. that it has filed all *Lobbying Act* returns to be filed in respect of persons employed by it who communicate and/or arrange meetings with public office holders as part of their employment duties, and that it will continue to do so;
 - 22.1.2. that it has not contracted with any person to communicate and/or arrange meetings with public office holders for remuneration that is or would be contingent in any way upon success of such person arranging meetings with public office holders, or upon the approval and granting of ITB Credit under this Contract;
 - 22.1.3. that it will not contract with any person to communicate and/or arrange meetings with public office holders for remuneration that is or would be contingent upon the success of such person arranging meetings with public office holders, or upon the approval and granting of ITB Credit under this Contract;
 - 22.1.4. all persons who are or have been contracted by it to communicate and/or arrange meetings with public office holders in respect to this Contract are in full compliance with the registration and other requirements of the *Lobbying Act*;
 - 22.1.5. it shall at all times ensure that any persons contracted to communicate and/or arrange meetings with public office holders in respect of this Contract are in full compliance with the requirements of the *Lobbying Act*.
- 22.2. When submitting each ITB Annual Report, the Contractor and its Eligible Parties must provide the ITB Authority with a Certificate of Compliance related to Lobbying, signed by the senior officer of the corporation who is authorized to bind the company. The Certificate of Compliance template is contained in Annex B.

23. CONTINGENCY AND/OR SUCCESS FEES

- 23.1. The Contractor shall not make or agree to make any payment to an individual, company or entity that is contingent on the approval of ITB Credit by the ITB Authority under this Contract or upon the entity's success in arranging meetings with public office holders.

24. LIST OF APPROVED ELIGIBLE PARTIES

- 24.1. The Eligible Parties to this Contract include the companies and coordinates listed below:

- 24.1.1. (List to be included at contract award)

ANNEX A – PLANS AND TRANSACTIONS

ITB Plans – to be referenced from Contractor’s ITB Proposal

ITB Transactions – a detailed list and tabular chart to be attached based on the Contractor’s ITB Proposal and then updated throughout the ITB Achievement Period.

ANNEX B

TEMPLATE – ANNUAL ITB REPORT

Protected B (when completed

GENERAL INFORMATION	
Project Name:	
Contractor Name:	
Reporting Period:	
Date of Report	
IC ITB Manager:	

PART A

Overview and Status of Work on the Project:
Progress Payments: <i>(list all invoices to date, the amount, the date submitted and the status of payment)</i>
Changes to the ITB Management Plan and the VP Plan:
Provide a Status Update on the Contractor's VP Obligations:

--

PART B - For each transaction being reported, describe:
Any changes to the transaction details (such as CCV % or company contact info)
Significant achievements and activities
Any delays, problems or achievements shortfalls, with a plan of action to resolve

PART C – Include a List of New Transactions included since the last report:
Include a list of ITB Transactions approved throughout the Reporting Period.
Include an amended version of the list of approved ITB Transactions that will be used to meet the VP Obligation.

PART D – For each transaction being reported, include:

The ITB achievement claims for the **CURRENT** reporting period, with appropriate totals and subtotals for Direct, Indirect, SMB, Value Proposition, and each of the Designated Regions. The Contractor may use the chart format of their choice.

PART E – For each transaction reported, include:

The ITB achievement claims **SINCE THE START OF THE ITB ACHIEVEMENT PERIOD**, with appropriate totals and subtotals for Direct, Indirect, SMB, Value Proposition, and each of the Designated Regions. The Contractor may use the chart format of their choice.

PART F

Description of activities undertaken related to SMB and regional development

List of ITB Transactions that have been cancelled or substantially altered (with previous ITB Authority approval)

Certificate of Compliance for ITB Achievements (template attached)

Certificate of Compliance for the Lobbying Act (template attached)

Protected B (when completed)

CERTIFICATE OF COMPLIANCE
For ITB Reporting Purposes

WHEREAS Her Majesty the Queen in right of Canada as represented by the Minister of Public Works and Government Services Canada (referred to herein as the Minister) on the ____ day of ____ has entered into contract with _____ for the Contract.

AND WHEREAS Such Contract requires that, as evidence of the achievement of Canadian Content Value of Industrial and Technological Benefits Transactions and Commitments, the Contractor shall submit a Certificate of Compliance to that effect to the ITB Authority;

NOW THEREFORE, The Contractor declares and certifies as follows:

- i) The information contained in the documents appended herewith, which applies to the reporting of the ITB Transaction periods is to the best of our knowledge and ability complete, true and correct;
- ii) The information contained in the documents appended herewith is compliant with information contained in Certificates of Compliance submitted to the Contractor by other Eligible Parties;
- iii) The Canadian Content Values shown in documents appended herewith have been determined in accordance with Article 6 (Canadian Content Value) of the Contract;

IN WITNESS THEREOF THIS CERTIFICATE OF COMPLIANCE HAS BEEN SIGNED
THIS _____ DAY OF _____ BY THE SENIOR COMPTROLLER
WHO IS DULY AUTHORIZED IN THAT BEHALF.

SIGNATURE

NAME AND TITLE OF SENIOR COMPTROLLER

AT:_____

CERTIFICATE OF COMPLIANCE - Lobbying Act For ITB Reporting Purposes

WHEREAS Her Majesty the Queen in right of Canada as represented by the Minister of Public Works and Government Services Canada (referred to herein as the Minister) on the ____ day of ____ has entered into contract with _____ for the Contract.

AND WHEREAS Such Contract requires that, as evidence of the contractor's compliance with the Lobbying Act, the Contractor shall submit a Certificate of Compliance to that effect to the ITB Authority;

NOW THEREFORE, The Contractor declares and certifies as follows:

- i) that it has filed all *Lobbying Act* returns to be filed in respect of persons employed by it who communicate and/or arrange meetings with public office holders as part of their employment duties, and that it will continue to do so;
- ii) that it has not contracted with any person to communicate and/or arrange meetings with public office holders for remuneration that is or would be contingent in any way upon success of such person arranging meetings with public office holders, or upon the approval and granting of ITB Credit under this Contract;
- iii) that it will not contract with any person to communicate and/or arrange meetings with public office holders for remuneration that is or would be contingent upon the success of such person arranging meetings with public office holders, or upon the approval and granting of ITB Credit under this Contract;
- iv) all persons who are or have been contracted by it to communicate and/or arrange meetings with public office holders in respect to this Contract are in full compliance with the registration and other requirements of the *Lobbying Act*; and
- v) it shall at all times ensure that any persons contracted to communicate and/or arrange meetings with public office holders in respect of this Contract are in full compliance with the requirements of the *Lobbying Act*.
- vi) it shall not make or agree to make any payment to an individual, company or entity that is contingent on the approval of ITB Credit by the ITB Authority under this Contract or upon the entity's success in arranging meetings with public office holders.

IN WITNESS THEREOF THIS CERTIFICATE OF COMPLIANCE HAS BEEN SIGNED
THIS _____ DAY OF _____ BY THE SENIOR OFFICIAL WHO IS
DULY AUTHORIZED IN THAT BEHALF.

SIGNATURE

NAME AND TITLE OF SENIOR OFFICIAL
AT: _____

ANNEX C
TEMPLATE FOR ITB TRANSACTION SHEET

(Please refer to ITB Bidder Instructions for guidance on completing Transaction Sheet)

Protected B (when completed)

1. ITB OBLIGOR INFORMATION
Canadian Procurement Project:
Company Name:
ITB Contact Name:
Email:
Telephone:
Address:
City:
Province/State:
Country:
Postal Code:
2. TRANSACTION DETAILS
Title:
Number:
Date of Submission:
Tranche: <input type="checkbox"/> 1 <input type="checkbox"/> 2 <input type="checkbox"/> 3
ITB Transaction Type: <input type="checkbox"/> Value Proposition Direct <input type="checkbox"/> Value Proposition Market Segment <input type="checkbox"/> Indirect
ITB Activity Type: <input type="checkbox"/> Purchase <input type="checkbox"/> Consortium <input type="checkbox"/> University Investment <input type="checkbox"/> Investment Framework <input type="checkbox"/> General Investment <input type="checkbox"/> Technology Transfer <input type="checkbox"/> VCF

<u>Business Activity Type:</u>					
<input type="checkbox"/> Aircraft	<input type="checkbox"/> C4ISR	<input type="checkbox"/> CBRNE	<input type="checkbox"/> Castings/ Machining	<input type="checkbox"/> Cyber Security	<input type="checkbox"/> Electronics
<input type="checkbox"/> ISS	<input type="checkbox"/> IT	<input type="checkbox"/> Manufact- uring	<input type="checkbox"/> Munitions	<input type="checkbox"/> Power/ Propulsion/ Transmission	<input type="checkbox"/> Prof. Services
<input type="checkbox"/> Ships	<input type="checkbox"/> Space	<input type="checkbox"/> Soldier Systems	<input type="checkbox"/> Steering/ Navigation	<input type="checkbox"/> Systems/ Integration	<input type="checkbox"/> Training/ Simulation
<input type="checkbox"/> Vehicles	<input type="checkbox"/> Weapons	Other:			
<u>Federal Supply Class (FSC) Code:</u>					
(see FSC Website: http://www.dispositionservices.dla.mil/asset/fsclist.html)					
<u>Description of Transaction:</u>					

Government Assistance or Participation in Transaction:

3. TRANSACTION DONOR

Company Name

ITB Contact Name

Email

Telephone

Address

City

Province/State

Country

Postal Code

NAISC code

(See NAISC website - <http://www23.statcan.gc.ca/imdb/p3VD.pl?Function=getVDP&Page1&TVD=118464>)

Description of Core Capabilities

Tier Level

4. TRANSACTION RECIPIENT

Company Name

ITB Contact Name

Email

Telephone

Address

City

Province

Country

Postal Code

NAISC code

Description of company and core capabilities

Description of impact on recipient

Number of Employees

Small and Medium Business?

Tier Level

5. CONSORTIUM MEMBER (if applicable)

Company Name

ITB Contact Name

Email

Telephone

Address

City

Province/State

Country

Postal Code

6. ITB ELIGIBILITY CRITERIA

Causality

Eligible Party

Incrementality

Timing

Other – CCV Overview

Other – Level of Technology (Indirect)
--

7. QUALITY OF TRANSACTION

8. Value Proposition (Indicate which Market Segment)	
8. LIST OF SUPPORTING DOCUMENTATION	
Nature of Document	Relevance

9. VALUATION AND TIME PHASING	
Total Value of Transaction	
Cdn Content Value (CCV) % of Recipient	
Estimated Future Sales, if applicable	
Multiplier, if applicable	
Total CCV \$ of Transaction	

(CCV\$)

Period	VP Direct	VP Market Segment	Indirect	SMB	Atl	Que	NOnt	Ont	West	Total CCV
1										
2										
3										
4										
5										
6										
7										
8										
Totals										

.

ANNEX D – TEMPLATE FOR ANNUAL IF ACTIVITY REPORT

Protected B (when completed)

ANNUAL IF ACTIVITY REPORT (Please complete entire form)
IF Transaction Number:
IF Transaction Title:
IF Investor:
SMB Recipient:
Date of this report:
<u>PART A – FIRST IF REPORT</u> At a minimum, the Contractor's first Annual IF Activity Report must contain and address the items listed below: 1. Documentation confirming IF investment: For cash investments, attach the following: <ul style="list-style-type: none"><input type="checkbox"/> A certified copy of the cheque or wire transfer to the SMB<input type="checkbox"/> Written reconfirmation from the SMB of their anticipated use of the cash investment<input type="checkbox"/> A copy of the final signed legal agreement (or similar signed document) between the ITB Obligor and the SMB outlining the terms and conditions of the investment. For in-kind investments, attach the following: For tangible assets <ul style="list-style-type: none"><input type="checkbox"/> written confirmation that the transfer of the asset has taken place<input type="checkbox"/> written confirmation from the SMB of its receipt<input type="checkbox"/> written reconfirmation from the SMB of its expected use. For intangible assets (licenses, knowledge, marketing and sales) <ul style="list-style-type: none"><input type="checkbox"/> written confirmation from the SMB identifying the contribution, confirming its receipt and reconfirming its expected use.<input type="checkbox"/> a copy of the final signed legal agreement (or similar signed document) between the IF Investor and the SMB, outlining the terms and conditions of the investment, including the final value of the transfer.
<u>PART B – ENSUING IF REPORTS</u> Once IF activities begin, each of the Contractor's Annual IF Activity Reports must, at a minimum, contain and address the items listed below: 1. Overview of the IF investment and how it is to be used:

Details:

Successes associated with *IF* activities?

- ☐ **Yes**
☐ **No**

Details:

Opportunities associated with *IF* activities?

- ☐ **Yes**
☐ **No**

Details:

6. Description of the evolving industry and market conditions related to the *IF* project:

7. Update on the financial status of the Canadian SMB:

Attach the most recent audited financial statements (balance sheet, income statement, statement of change in equity, statement of cash flows).

8. Status of the business relationship and collaboration between the ITB Obligor and the Canadian SMB:

Overview:

☐ **Successes related to relationship/collaboration?**

☐ **Yes**

☐ **No**

Details

☐ **Challenges related to relationship/collaboration?**

☐ **Yes**

☐ **No**

Details

☐ **Future opportunities related to relationship/collaboration?**

☐ **Yes**

☐ **No**

Details:

☐ **Links to other partners or sectors**

☐ **Yes**

☐ **No**

Details:

☐ **Other information**

☐ **Yes**

☐ **No**

Details:

9. Description of the impact of the *IF* project to date:

Impact on Innovation

☐ **High**

☐ **Moderate**

☐ **Low**

Details:

Impact on Competitiveness

☐ **High**

☐ **Moderate**

☐ **Low**

Details:

Impact on Delivering Broader Benefits to Canada

☐ **Technology**

☐ **Economy**

☐ **Environment**

☐ **Social**

☐ **Security**

☐ **Other**

Details:

10. Major Changes

Changes have occurred to the *IF* project in the following area(s):

- ☐ **Company bankruptcy**
- ☐ **Changes in SMB ownership or size**
- ☐ **New *IF* activities**
- ☐ **Other _____**
- ☐ **Not applicable**

Details regarding nature and magnitude of change, plus its impact on *IF* project:

11. Signatures

By signing this *IF* Activity Report, the undersigned parties attest that the information included in and attached to this document is complete, accurate and can be relied up on by the ITB Directorate for the purposes of monitoring the *IF* investment. Ultimate responsibility for the completeness, accuracy and reliability of this *IF* Activity Report rests with the Contractor and the *IF* Donor.

Please see the “Required Signatures” section of the *IF* Applicant Guide.

ITB Contractor

Signature

Date

Name (please print)

Title

***IF* Donor**

Signature	Date
<hr/>	
Name (please print)	Title
<hr/>	
<u>IF Recipient (Canadian SMB)</u>	
Signature	Date
<hr/>	
Name (please print)	Title
<hr/>	