INTERNATIONAL REQUEST FOR PROPOSALS

Procurement of Management Services

RFP Closing Date is September 15, 2015 at 14:00, Eastern Daylight Time (EDT)

DEPARTMENT OF FOREIGN AFFAIRS, TRADE AND DEVELOPMENT (DFATD)

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Foreign Affairs, Trade and Development Canada

Affaires étrangères, Commerce et Développement Canada

Summary Description

The Department of Foreign Affairs, Trade and Development (DFATD) requires the services of a Consultant to implement the Field Support Services project (FSSP) in Tanzania. In general, the Consultant will be responsible to provide a range of services in support of the implementation of DFATD's development programming in Tanzania and in support of Tanzanian and other development stakeholders. These services include, but are not limited to the provision of logistical, procurement, financial, and administrative support for DFATD projects/programs delivery.

Additional information related to the requirement is detailed in Section 4, Terms of Reference.

Services will be for a period of five (5) years from the date of Contract signature.

Section 1:	Instructions to Bidders
	This section provides relevant information to help Bidders prepare their Proposals.
	Information is also provided on the submission, opening, and evaluation of Proposals
	and on the award of the Contracts.
Section 2:	Technical Proposal - Standard Forms
	This section contains the Technical Proposal Forms to be submitted as part of the
	Technical Proposal.
Section 3:	Financial Proposal - Standard Forms
	This section contains the Financial Proposal Forms to be submitted as part of the Financial Proposal.
Section 4:	Terms of Reference
	This section contains the description of the services required.
Section 5:	Evaluation Criteria
	This section contains the description of the evaluation criteria and the evaluation grid.
Section 6:	Standard Form of Contract

This section contains the clauses of the resulting Contract.

Section 1. Instructions to Bidders (ITB)

This section provides information to help Bidders prepare their Proposals. Information is also provided on the submission, opening, and evaluation of the Proposals and on the award of the Contract.

Mandatory Procedural Requirements

There are mandatory procedural requirements associated with this Request for Proposal (RFP). Any Proposal that fails to meet any mandatory procedural requirement will be rejected. Only requirements identified in the RFP, Instruction to Bidders (ITB), with the word "must" are considered mandatory procedural requirements. No other procedural requirements can be introduced/ modified/ removed through any other Sections of the RFP.

Definitions

- (a) "Administrative Mark-up" means the mark-up paid to the Consultant on the cost of Technical Specialists procured by the Consultant upon request by DFATD during the implementation of the Contract.
- (b) **"Applicable Canadian Taxes"** means the Goods and Services Tax (GST), the Harmonized Sales Tax (HST), the Quebec sales Tax (QST) and any other provincial tax, by law, payable to Canada.
- (c) "Approved Financial Institution" means:
 - i. any corporation or institution that is a member of the Canadian Payments Association;
 - a corporation that accepts deposits that are insured by the Canada Deposit Insurance Corporation or the Régie de l'assurance-dépôts du Québec to the maximum permitted by law;
 - iii. a credit union as defined in paragraph 137(6) b) of the Canadian *Income Tax Act* (R.S.C., 1985, c. 1 (5th Supp.));
 - iv. a Canadian corporation that accepts deposits from the public, if repayment of the deposits is guaranteed by a Canadian province or territory; or
 - v. the Canada Post Corporation.
- (d) **"Bidder"** means the person or entity (or, in the case of a consortium or joint venture, the persons or entities) submitting a Proposal to perform the resulting Contract for Services. It does not include the parent, subsidiaries or other affiliates of the Bidder.
- (e) **"DFATD"** means the Department of Foreign Affairs, Trade and Development Canada.
- (f) **"Consultant"** means the person or entity or, in the case of a consortium or joint venture, the Members whose name(s) appears on the signature page of the Contract and who is responsible to provide the Services to DFATD under the Contract.
- (g) "Contract" means the written agreement between the Parties to the Contract, which includes the conditions, annexes and every other document specified or referred to in any of them as forming part of the Contract, all as amended by written agreement of the Parties from time to time.
- (h) "Day" means calendar day, unless otherwise specified.

- (i) **"Fees"** mean an all-inclusive firm daily rate, which can be specifically identified and measured as having been incurred or to be incurred in the performance of the Contract.
- (j) "GETS" means Canada's Government Electronic Tendering Services https://buyandsell.gc.ca/
- (k) **"Her Majesty"** or **"Government of Canada"** means Her Majesty the Queen in right of Canada.
- (1) **"Irrevocable Standby Letter of Credit (ISLC)**" means a document from a bank or an Approved Financial Institution, which irrevocably and unconditionally undertakes and guarantees to pay on demand the Receiver General for Canada:
 - i. any sum demanded to meet obligations incurred, or to be incurred, by the Consultant;
 - ii. where the Consultant, in the sole opinion of DFATD, is in default of its contractual obligations;
 - iii. up to a maximum dollar amount specified; and
 - iv. on sight, on first request by DFATD to the bank and without question.
- (m) "Local Taxes" include but are not limited to value added or sales tax, social charges or income taxes on non-resident Personnel, corporate taxes, duties, fees and levies incurred in the Recipient Country.
- (n) **"Member"** means any of the persons or entities that make up a consortium or joint venture and "**Members**" means all these persons or entities.
- (o) "**Member in charge**" is the Member authorized to act on behalf of all other Members as the point of contact for DFATD in regard to this RFP. Any communication between DFATD and the Member in charge is deemed to be communication between DFATD and all other Members.
- (p) "National Joint Council Travel Directive and Special Travel Authorities" mean the directives that govern travelling on Canadian government business. These directives can be found at <u>http://www.njccnm.gc.ca/directive/travel-voyage/index-eng.php</u> and <u>http://www.tbssct.gc.ca/.</u>
- (q) **"OECD/DAC"** means the Development Assistance Committee of the Organization for Economic Cooperation and Development.
- (r) "Parties" means the Bidder and DFATD.
- (s) **"Personnel"** means an individual(s) assigned by the Consultant to perform services under the Contract. Personnel do not include Technical Specialists procured under the Contract.
- (t) **"Place of Business"** means the establishment where the Bidder conducts activities on a permanent basis that is clearly identified by name and is accessible during normal working hours.
- (u) "Point of Contact" means the DFATD officer responsible for coordinating communication between Bidders and DFATD during the RFP, namely Suzie Cusson, Contracting Officer, Contracting Services (SGC), Department of Foreign Affairs, Trade and Development, 125 Sussex Drive, Ottawa, ON, K1A 0G2, Canada Facsimile: 819-953-9186, Email:

suzie.cusson@international.gc.ca

- (v) **"Proposal"** means the technical and financial proposal submitted by a Bidder.
- (w) **"Project Location"** means the location(s) where Services will be rendered as indicated in Section 4, Terms of Reference.
- (x) "Reasonable Cost" means a cost that is, in nature and amount, not in excess of what would be incurred by an ordinary prudent person in the conduct of a business.
- (y) **"Recipient Country"** is a project owner/beneficiary for the purpose of this RFP as indicated in Section 4 of the RFP.
- (z) **"Reimbursable Expenses"** means the out-of-pocket expenses which can be specifically identified and measured as having been used or to be used in the performance of the Contract.
- (aa) **"RFP Closing Date"** means the date indicated on the first page of this RFP or any extension to this date by which a Bidder's Proposal must be submitted.
- (bb) "Service Costs" means the fixed monthly rates charged by the Consultant for the provision of specific Services described in Section 4 Terms of Reference.
- (cc) **"Services**" means everything that has to be delivered or performed by the Consultant to meet its obligations under the Contract, including everything specified in Section 4, Terms of Reference.
- (dd) "**Technical Specialist**" means an individual procured by the Consultant upon request by DFATD during the implementation of the Contract to provide technical services. Technical Specialists are not considered Consultant's Personnel.
- (ee) **"Terms of Reference"** means the document included in the RFP as Section 4.
- (ff) **"Travel Status"** means travel approved in writing by DFATD directly related to the Services.

Introduction		and enter into the resulting Contract.
	1.2	The Consultant will not be hired under the Contract as an employee, a serv- ant, a partner or an agent of the Government of Canada.
	1.3	Bidders who submit Proposals agree to be bound by the instructions, clauses and conditions of the RFP and accept the clauses and conditions of the resulting Contract, as is, in their entirety.
	1.4	Bidders are requested to familiarize themselves with local conditions and consider them in preparing their Proposals. For this purpose, DFATD may organize a Bidders' conference that the Bidders are encouraged to attend at their own cost prior to submitting their Proposals.
		(a) A Bidders' conference for all interested Bidders will be held on August 20, 2015 at DFATD's offices in Canada located at 200 promenade du Portage, Gatineau beginning at 9:30 (EDT) and concurrently at the High Commission of Canada in Tanzania located at 38 Mirambo Street at Garden Avenue, Dar es Salaam. Teleconference access will be available and videoconference access may also be available. The session will be held to answer questions on the project and/or on the RFP. Bidders who do not attend the conference will not be excluded from submitting a Proposal.
		(b) In order to facilitate the conference, Bidders are requested to submit their questions, comments and/or a list of issues they wish to table in advance by email, in English and/or French, at the latest by August 17th, 2015 at 14:00 (EDT) to the Point of Contact (refer to ITB Definitions (u) Point of Contact) to allow sufficient time for DFATD to make logis- tical arrangements and prepare answers. Additional questions from the floor are allowed during the conference itself. If they affect the RFP, clarifications or changes resulting from the Bidders' conference will be included as an addendum to the RFP.
		(c) Bidders are requested to confirm in advance their intention to attend by emailing the Point of Contact, at the latest by August 17th at 14:00 (EDT). Bidders are requested to indicate their name, postal address, email address, telephone number, fax number as well as the name and the title of the Bidder's representative(s) who will attend, and at which location, in such email to DFATD. Representatives are requested to arrive 20 minutes prior to the conference to provide sufficient time to pass through security screening DFATD reserves the right to cancel the conference and inform Bidders by means of an addendum to the present RFP, if this happens.
2. Cost of Pro- posal Prepara- tion	2.1	DFATD will not reimburse the costs, including travel, incurred by the Bid- der in the preparation and evaluation of its Proposal and the negotiation of the resulting Contract.
3. Governing Law	3.1	The RFP and any resulting Contract must be interpreted and governed, and the relations between the Parties determined by the laws in force in the province of Ontario (Canada). The Parties irrevocably and unconditionally attorn to the exclusive jurisdiction of the courts and tribunals of Canada.
	32	A Bidder may at its discretion substitute any governing law of a Canadian

The purpose of this RFP is to select a Consultant to provide the Services

A Bidder may, at its discretion, substitute any governing law of a Canadian 3.2

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province or territory of its choice without affecting the validity of its Proposal, by inserting the name of the Canadian province or territory of its choice in its Proposal (in TECH-3, Bidder's Organization). If no substitution is made, the Bidder acknowledges that the governing law specified in paragraphs 3.1 is acceptable to the Bidder.

- 4.1 Where the Proposal is submitted by a consortium or joint venture, the Members of the consortium or joint venture together comprise the Bidder.
- 4.2 All Members of a consortium or joint venture must sign the resulting Contract and will be jointly and severally liable and responsible for the fulfillment and execution of any and all of the obligations of the resulting Contract.
- 4.3 Bidders must be eligible to participate in this RFP process.
 - (a) A Bidder is eligible to participate in this RFP process if it, including each Member if a proposal is submitted by a consortium or joint venture, is a legal entity and has the legal capacity to contract.
 - (b) A Bidder, including each Member if a proposal is submitted by a consortium or joint venture, is not eligible to participate in this RFP process if it is a government entity or a government-owned enterprise.
 - (c) Government officials and/ or civil servants are not eligible to bid.
- 4.4 If the Bidder is a sole proprietorship, a partnership or a corporate body, the Bidder, including each Member if a Proposal is submitted by a consortium or joint venture, must provide, if requested by DFATD, a certified copy and translation of the original documentation, into either English/French- the official languages of Canada, and any other requested supporting documentation, indicating the laws under which it is registered or incorporated together with the registered or corporate name and Place of Business. Any cost related to any such certification or translation is the sole responsibility of the Bidder. DFATD reserves the right to verify the certified copy or translation and to reject the Proposal in the event that the documents are found to be inaccurate or insufficient.
- 4.5 Multiple proposals from the same Bidder are not permitted in response to this RFP. A Bidder must submit only one proposal in response to this RFP. Individual Members of a consortium or joint venture are not permitted to participate in another bid, either by submitting a bid alone or by submitting a bid as a Member of another consortium or joint venture. If the Bidder submits a proposal individually or as a Member of a consortium or joint venture, it must not participate as a sub-consultant in another proposal. A Bidder who submits more than one proposal will cause all the proposals that the Bidder submitted to be rejected. A sub-consultant, however, may participate in more than one proposal, but only in that capacity.
- 5.1 Proposals must remain valid and open for acceptance for the period of 180 Days after the RFP Closing Date.
- 6. 6.1 Bidders may request a clarification of any of the RFP elements in writing, or by standard electronic means only to the Point of Contact no later than nine (9) Days before the RFP Closing Date. A request for an extension of the RFP Closing Date will only be considered if it is received no later than

One Bidder,

5.

Proposal

Validity

One Proposal

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Bidders

Documents		nine (9) Days before the RFP Closing Date. Requests received after that date may not be answered.					
	6.2	Any amendment to the RFP, including the revised RFP Closing Date, if granted, will be published on GETS.					
7.	7.1	Proposals must be delivered to the following address:					
Submission and Receipt of Proposals		Foreign Affairs, Trade and Development Canada Distribution and Mail Services - AAG Lester B. Pearson Building 125 Sussex Drive Ottawa, Ontario K1A 0G2 CANADA					
		Attention: Bid Receiving Unit – SGD					
	7.2	Bidder is requested to submit:					
		(a) Technical proposal: The original and <i>four</i> (4) hard copies accompanied with an electronic copy in ADOBE format on a portable memory device USB key or Flash Drive.					
		(b) Financial proposal: The original and <i>two</i> (2) hard copies.					
		Bidders are requested to clearly identify the original hard copy on its front cover. DFATD reserves the right to identify an original if none is identified by the Bidder.					
		In the event of a discrepancy between the original and copies, the original will prevail. In the event of a discrepancy between the original hard copy and the electronic copy, the original hard copy will prevail.					
	7.3	Proposals must be received by DFATD no later than the RFP Closing Date.					
	7.4	Due to the nature of this RFP, electronic transmission of a Proposal to DFATD by any means, including by electronic mail or facsimile will not be accepted.					
	7.5	Bidders are solely responsible for the timely receipt of their Proposal by DFATD. DFATD will not assume any responsibility for Proposals that are addressed to a location other than the one stipulated in the RFP at paragraph 7.1 and any such Proposals will not be accepted.					
Late Proposals	7.6	A Proposal received by DFATD after the RFP Closing Date will not be considered and may be returned unopened.					
	7.7	The requirements with respect to the submission of Proposals are as fol- lows:					
		(a) Technical proposal:					
		Bidders are requested to place the original and all hard and electronic copies of the technical proposal in a sealed envelope clearly marked "TECHNICAL PROPOSAL", followed by the RFP reference number, project title and the RFP Closing Date.					
		(b) Financial proposal:					
		Bidders are requested to place the original and all copies of the fi-					

nancial proposal in a separate sealed envelope clearly marked

"FINANCIAL PROPOSAL", followed by the RFP reference number, project title and the RFP Closing Date.

Outer envelope: (c)

> Bidders are requested to place the envelopes containing the technical and financial proposals in a sealed outer envelope. DFATD requests that the outer envelope bear the name of the Bidder, return address of the Bidder, submission address (refer to paragraph 7.1), RFP reference number, project title and RFP Closing Date. DFATD will not be responsible if a Proposal is misplaced or lost after receipt of it by DFATD, if the outer envelope is not sealed and/or marked as stipulated.

7.8 All Proposals received on or before the RFP Closing Date will become the property of DFATD and will not be returned. All Proposals will be treated in accordance with the provisions of the Access to Information Act, the Privacy Act and the General Records Disposal Schedule of the Government of Canada.

7.9 Prior to the RFP Closing Date, a Bidder may withdraw, substitute, or modi-Withdrawal. Substitution, fy its Proposal after it has been submitted to DFATD by sending DFATD a and Modificawritten notice, duly signed by an authorized representative. If the Bidder is tion of Prosubstituting or modifying its Proposal, the substituted or modified Proposal must be submitted with the written notice. The written notice, together posal with the modified or substituted Proposal, if applicable, must be:

- submitted in accordance with paragraphs 7.1-7.9 (except that with-(a) drawal notices do not require copies). In addition, Bidders are requested to clearly mark respective envelopes "WITHDRAWAL," "SUBSTITUTION," or "MODIFICATION;" and
- received by DFATD prior to the RFP Closing Date. (b)
- 8. Language 8.1 Proposals, as well as all related correspondence exchanged by the Bidders and DFATD, must be written in one of the official languages of Canada (English or French).
- 9.1 Signed TECH-1: Acceptance of Terms and Conditions, must be submitted with a Bidder's Proposal. If a Bidder is a consortium or a joint venture, the **Technical Pro**posal Bidder's Proposal must include a signed TECH-1 from each ber. Bidders are requested to print TECH-1, fill it in manually, sign and at-Mandatory tach it as page 1 of their Proposals. If TECH-1 is not submitted with a Proposal or is not signed, the Proposal will be rejected. If TECH-1 is improp-Forms to Be **Provided** erly completed, DFATD will request corrections from the Bidder within the timeframe specified in the notification. If the updated TECH-1 is not submitted within the specified timeframe, the Proposal will be rejected. In this **Certifications** paragraph, "improperly completed" means: **Required** with the Proposal
 - (a) There are one or more fields that are not completed; or
 - (b) The content of TECH-1 is amended in any way.
 - 9.2 Bidders are requested to submit completed TECH-2: Certifications, and TECH-3: Bidder's Organization, including a TECH-2 and TECH-3 from each Member of a consortium or joint venture submitting a Proposal, in their Proposals. If a TECH-2 and/or TECH-3 is not submitted with a Proposal and/or is improperly completed, DFATD will request, submission, corrections and/or completion from the Bidder. Bidders, including each

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		Member of a consortium or joint venture submitting a Proposal, must sub- mit the updated TECH-2 and/or TECH-3 within the timeframe specified in the notification. If the updated TECH-2 and/or TECH-3 is not submitted within the specified timeframe, the Proposal will be rejected. In this para- graph, "improperly completed" means:
		(a) There are one or more fields that are not completed; or
		(b) The content of TECH-2 is amended in any way.
	9.3	Bidders, including each Member of a consortium or joint venture submit- ting a Proposal, must comply with the certifications in TECH-2 from the date of Proposal submission. Bidders have an obligation to disclose any situation of non-compliance with the certifications in TECH-2.
	9.4	If any certification made by a Bidder is untrue, whether made knowingly or unknowingly, or if a Bidder failed to disclose any situation of non- compliance with the certifications in TECH-2, the Proposal will be reject- ed. DFATD may permit the Bidder to make representations prior to taking a final decision to reject the Proposal on these grounds. Such representa- tion must be made within 10 Days of DFATD informing the Bidder that it is considering such rejection.
Other Forms to Be Provided	9.5	In addition to TECH-1, TECH-2 and TECH-3, Bidders are requested to submit the following standard forms as part of their technical proposals: TECH-4: Bidder's Experience, TECH-5: Methodology; and TECH-6: Personnel.
	9.6	Where specified in the respective TECH forms and/or Section 5, Evalua- tion Criteria, Bidders are requested to respect page limits and font size as- signed to responses to any or all RFP requirements. DFATD will not con- sider or evaluate information contained in pages exceeding the specified limit.
Content Presentation	9.7	Bidders must respect the fixed number of person-days and/or number of units set by DFATD. Where the level of effort and/or number of units proposed by the Bidder differ from that fixed by DFATD, the financial evaluation and resulting Contract will be based on DFATD's fixed level of effort and/or number of units.
	9.8	Only one curriculum vitae (CV) can be submitted for each Personnel posi- tion, using TECH-6: Personnel. DFATD will not consider any additional CVs in the Proposal evaluation.
	9.9	Bidders are not required to identify Technical Specialists as part of their technical proposals. DFATD will not consider the CV of any Technical Specialist submitted by Bidders in its evaluation of Proposals.
10. Financial Pro- posals	10.1	All information related to Fees, Administrative Mark-up costs, and Service Costs must only appear in the financial proposal. The financial proposal must be prepared using forms FIN-1, FIN-2 and FIN-3. If a Bidder does not submit these forms with its Proposal or does not comply with the provisions of paragraph 10.4, Pricing Basis, the Proposal will be rejected.
	10.2	Envelopes for Reimbursable Expenses and Technical Specialists are fixed by DFATD as follows:

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- (a) The envelope for Reimbursable Expenses is fixed at 430,000 Canadian dollars. Bidders are not required to estimate Reimbursable Expenses that they will incur for the provision of the Services. Reimbursable expenses will be subject to DFATD approval prior to being incurred. Reimbursement will be at cost.
- (b) The envelope for Technical Specialists is fixed at 6,443,000 Canadian dollars. The envelope for Technical Specialists covers such individuals' remuneration. All other costs related to Technical Specialists will be paid in accordance with the basis of payment set out in Section 6. Standard Form of Contract, paragraph 6.2.
- 10.3 The Bidder is not to add positions to FIN-1. Should the Bidder include any position other than those identified by DFATD, they will be deemed not included in the Bidder's financial proposal. The costs associated with these positions will not be taken into consideration in the financial evaluation nor will they be included in the resulting Contract.
- *Pricing Basis* 10.4 Bidders must submit their financial proposals in accordance with the FIN forms and the following pricing basis:

10.4.1 Fees (Form FIN-1):

The following cost elements, if any, must be included in the Fees:

- i) Direct salaries means the amounts paid to individuals for actual time directly worked under the Contract;
- ii) Employee fringe benefits means costs associated with employee salaries, including paid benefits. Paid benefits include: sick leave, statutory holidays, paid vacation leave, employer's contribution for employment insurance and worker's compensation (where applicable), health and medical insurance, group life insurance and pension, time-off benefits, War Risk Accidental Death and Dismemberment insurance, vaccination, severance and/or end of employment payments, etc.;
- Overhead/indirect costs means the business operating costs originating from any of the Bidder's offices, including but not limited to the cost of office space and equipment required by the FSS Personnel to execute its mandate under the resultant Contract;
- iv) Profit.

10.4.2 Administrative Mark-up Rate (Form FIN-2)

The Administrative Mark-up rate is to apply to the budget set aside for Technical Specialists required during Contract execution as specified at paragraph 10.2 (b).

10.4.3 Service Costs (Form FIN-3)

Service Costs include costs related to the following types of services and as specified in the Terms of Reference. The Bidder must indicate a firm all-inclusive monthly unit rate for each of the following services:

(a) Office Space:

Bidders are requested to include the costs associated with the use of office space by Technical Specialists and other parties designated by DFATD in this category. The costs for use of office space by the Consultant's FSSP Personnel are not to be included, as these are covered in overhead costs (refer to paragraph 10.4.1. iii). Office space costs for each type of office space, include but are not limited to: office rental, repairs and maintenance; heating/cooling costs; access to utility services such as internet, phone/communications systems, electricity; office charges; cleaning; security, including an on-site security guard on duty 24-hours a day, 7 days a week; furniture; set-up and rehabilitation costs, technical support during usage, and any other cost to ensure readiness of office space for requested usage. Costs of communications and use of internet will be reimbursed separately (see paragraph 10.5(b)).

(b) Equipment:

Bidders are requested to include the costs associated with the use of equipment by Technical Specialists and other parties designated by DFATD in this category. The costs for the use of equipment by the Consultant's FSSP Personnel are not to be included, as these are covered in the overhead cost (refer to paragraph 10.4.1. iii). Equipment costs, for each type of equipment, include but are not limited to: the purchase, maintenance and replacement of equipment, accessories, technical support during usage, and any other cost to ensure readiness of equipment for requested usage. Costs of communications will be reimbursed separately (see paragraph 10.5(b)).

(c) Transportation:

Transportation services for each type of vehicle include but are not limited to: the provision of a vehicle, driver, any associated cost with the operation and maintenance such as oil, registration, insurance, repair and maintenance on the vehicle, and any other cost to ensure readiness of vehicle for requested usage. Cost for fuel will to be reimbursed separately (see paragraph 10.5(g)).

Reimbursable10.5Reimbursable Expenses should not contain any elements of Fees, Adminis-
trative Mark-up costs, Service Costs, overhead/indirect costs or profit.
DFATD recognizes the following categories of Reimbursable Expenses.

- (a) Travel and living expenses: the cost of travel while on Travel Status and the cost of other transportation will be reimbursed but must not exceed the limits in the National Joint Council Travel Directive (the "Directive") and the Special Travel Authorities Directive (the "Special Directive"), which takes precedence over the Directive. The Directive and the Special Directive serve as a ceiling for unit prices of certain Reimbursable Expenses.
- (b) Project-related communication costs, including but not limited to long-distance charges, videoconference, internet, fax, newspaper publishing, mailing and courier;
- (c) Translation and interpreters costs directly related to the project, project-related supplementary printing and copying costs (e.g. printing extra copies of documents and microcopying);
- (d) Certain expenses, such as local transportation costs and living expenses while on Travel Status for the purpose of the Services but excluding remuneration from DFATD for counterpart personnel of Recipient Country(ies), who have been identified by the Recipient Country(ies) to either receive training and/or work with the Personnel on the project;
- (e) Actual and Reasonable Costs of any third party who may be con-

		tracted under the Project, including labour and materials;
		(f) Actual and Reasonable Costs of training, observation tours, studies, workshops and seminars, including but not limited to textbooks and manuals, and excluding Personnel costs related to them, as approved in advance by DFATD (normally as part of a work plan);
		(g) Actual and Reasonable Costs of fuel for transportation exclusively for Project-related purposes documented in the log book; and,
		(h) Any other expenses approved in advance by DFATD.
Provisions for Multi-year Contract	10.6	Fees and unit service rates/costs must be expressed by year, for the duration of the Contract as stated in the Summary Description of this RFP (i.e. Year 1, Year 2, Year 3, etc.).
	10.7	Applicability of Fees and unit service rates/costs for Year 1 starts at Con- tract signature.
	10.8	Fixed Fees and unit service rates/costs applicable for subsequent years (Year 2, Year 3, etc.) become effective on the Contract anniversary date.
Currency	10.9	Bidders must provide the price of the Services in Canadian dollars. The re- sulting Contract will be awarded in Canadian dollars.
Taxes	10.10	Bidders are requested to exclude all Applicable Canadian Taxes from the price.
	10.11	All other taxes, including but not limited to Local Taxes, must be included by the Bidders in the price
	10.12	by the Bidders in the price. The cost of the Contract is comprised of the total Fees, cost of Technical Specialists, Administrative Mark-up cost, Service Costs and Reimbursable Expenses and Applicable Canadian Taxes, paid by DFATD for the provi- sion of Services.
11. Proposal Evaluation	11.1	Unless otherwise specified in this RFP, DFATD will evaluate Proposals solely based on the documentation provided as part of the Proposals. DFATD will not take into consideration any references in a Proposal to additional information not submitted with the Proposal.
Mandatory Procedural Re- quirements	11.2	Proposals that comply with all of the mandatory procedural requirements will be evaluated based on the evaluation criteria as specified in Section 5, Evaluation Criteria.
Evaluation of Technical Pro-	11.3	(reserved).
posals	11.4	In their technical proposals, Bidders are requested to address clearly and in sufficient depth the rated criteria specified in Section 5, Evaluation Crite- ria, against which Proposals will be evaluated. Simply repeating the state- ment contained in the RFP is not sufficient. Bidders are requested to pro- vide supporting data (for example, description of past experience, degrees, description of the Bidder's facilities, when applicable), to demonstrate their capability. Not sufficiently addressing a rated criterion may result in a score of zero for that rated criterion.
	11.5	Proposals that fail to achieve at least 60% of the technical score under the Personnel category or at least 60% on the overall technical score will be rejected and the financial proposal will remain unopened. Only Proposals

that achieve both minimum technical scores will be considered technically compliant.

- 11.6 Only work experience of the Bidder will be assessed. In case of a consortium or joint venture, unless otherwise specified in Section 5, Evaluation Criteria, the experience of any Member may be included in a Proposal as work experience of the Bidder. Nevertheless, when the evaluation requirement is demonstrated through number of years/months of experience, the cumulative experience of the Members cannot be used. For example, if the RFP requires 5 years of experience in education, and both Members independently have 3 years each, the experience requirement will not be met. For the purposes of evaluation, listing experience with no substantiation to describe where and how such experience was obtained may result in a score of zero.
- 11.7 Where Form TECH-6A is not provided with the Proposal, DFATD will, in its evaluation, treat the Proposal as though there was no one identified to carry out that specific element of the project. Where Form TECH-6B is not provided with the Proposal or is improperly completed, DFATD will request corrections and/or completion from the Bidder. Bidders must submit the completed TECH-6B within the timeframe specified in the notification. If the completed TECH-6B is not submitted within the specified timeframe, DFATD will treat the Proposal as though there was no one identified to carry out that specific element of the project. In this paragraph, "improperly completed" means:

(a) There are one or more fields that are not completed; or

(b) TECH-6B is not signed by the individual.

Evaluation of Financial Pro-¹ posals

- **11.8** Financial proposals will only be opened and evaluated if the Bidder obtains at least 60% of the technical score under the Personnel category and at least 60% on the overall technical score.
 - 11.9 The total cost of Fees, Administrative Mark-up costs and Service Costs will be considered in the financial evaluation.
 - 11.10 The evaluation of financial proposals will be carried out based on a "best value adjusted for cost" methodology. The technical proposal is awarded a maximum of 400 points or 40% of a total possible 1,000 points and the financial proposal is awarded a maximum of 600 points or 60%.
 - (a) The total of the financial proposal will be calculated by adding the total cost of Fees, Administrative Mark-up costs and Service Costs (FIN-1+FIN-2+FIN-3 = financial proposal).
 - i. The total cost of Fees is the sum of all the sub-totals of each position identified by DFATD calculated by multiplying the fixed number of person-days established by DFATD for each position with the Bidder's average daily rate in accordance with FIN-1.
 - ii. Administrative Mark-up costs will be calculated by applying the Bidder's mark-up rate, as indicated in FIN-2, to the budget set-aside for the cost of Technical Specialists using the following formula:

			Administrative Mark-up costs = budget set-aside (\$) x mark-up rate (%)		
Scoring of Fi- nancial Pro- posals			iii. Service Costs are the sum of all the sub-totals of items identi- fied by DFATD calculated by multiplying the fixed number of units for each item with the Bidder's average monthly Service Costs in accordance with FIN-3.		
		(b)	The financial proposal with the lowest dollar value will be given the maximum number of points. The scores for all other financial proposals are calculated on a pro-rata basis based on the lowest compliant price. For example, the total financial score is 600 points and the proposed cost of Bidder A is the lowest compliant price, Bidder A will receive 600 points for its financial proposal. All other technically compliant Bidder's financial score will be calculated as follows: Bidder B's financial score = Bidder A's price/Bidder B's price X 600.		
	11.11	fin poi lov	e Bidder whose Proposal obtained the highest combined technical and ancial score will be invited for negotiations unless there is less than 10 nts (1 % of 1,000 total evaluation points) between that Bidder and the ver ranked Bidders. In such a case, the Bidder with the lowest financial posal will be invited to negotiate		
Price Justifica- tion	11.12	tio	on request by the Point of Contact, Bidders must provide price justifica- ns within the time indicated in DFATD's request. Such price justifica- n may include one or more of the following:		
		(a)	A copy of paid invoices or list of contracts for similar work, under similar conditions, provided to DFATD or other customers, including but not limited to fee history of assignments that covers at least 100 person-days billed in 12 consecutive months over the last 2 years;		
		(b)	A price breakdown showing the cost of direct labour/salary, fringe benefits, overhead/indirect costs, profit and all other cost included in the proposed Fees;		
		(c)	A price breakdown of the Administrative Mark-up and of the Service Costs; and		
		(d)	Any other supporting documentation as requested by DFATD.		
12. Clarifica- tions of Pro-	12.1	In conducting the evaluation, DFATD may, but has no obligation, to do the following:			
posals		(a)	seek clarification or verification from Bidders regarding any or all in- formation provided by them with respect to the RFP;		
		(b)	contact any or all references supplied by Bidders to verify and validate information submitted as fact;		
		(c)	request, before award of the Contract, specific information with re- spect to Bidders' legal status;		
		(d)	conduct a survey of Bidders' facilities, and/or examine their technical, managerial, security and financial capabilities, to determine if they are adequate to meet the requirements of the RFP; and		

		 (e) verify any information provided by Bidders through independent re- search, use of any government resources or by contacting third parties, including any proposed resources.
	12.2	Bidders will have the number of Days specified in the request by the Point of Contact to comply with paragraph 12.1. Failure to comply with the request may result in the Proposal being rejected.
	12.3	Any clarifications submitted by a Bidder that are not in response to a re- quest by DFATD pursuant to paragraph 12.1 will not be considered. No change in the financial proposal or substance of the technical proposal by the Bidder as a result of clarifications will be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by DFATD in the evaluation of Proposals.
Rights of DFATD in	12.4	In conducting the evaluation, DFATD may, but has no obligation, to do the following:
Evaluation		(a) correct any computational errors in the extended pricing of the Proposals by using unit pricing;
		(b) if there is an error corresponding to the addition or subtraction of subtotals in a total, the total will prevail; and
		(c) in case of discrepancy between word and figures, the former will prevail.
	12.5	At the end of the evaluation process, the Point of Contact will advise the Bidder of the actions, if any, taken pursuant to paragraph 12.4. A Bidder who disagrees may withdraw its Proposal.
13. Perfor- mance Securi- ty	13.1	To guarantee the Consultant's performance, the Consultant or any Member of a consortium or joint venture will be required to provide performance security in one of the following two forms at the discretion of the Consult- ant.
		(a) Within 28 Days of the signature of the Contract, an ISLC in the amount of 5% of the total contract value of the Fees, maximum Administrative Mark-up costs and Service Costs issued and/or confirmed by an Approved Financial Institution. DFATD reserves the right to validate the presented confirmation. An ISLC must be in Canadian dollars. All costs related to the issuance of the ISLC, maintenance and/or confirmation by the Approved Financial Institution will be at the Consultant's own expense. The ISLC remains valid until 6 months after the expiration of the resultant contract;
	0)r
		(b) Holdback on each invoice in the amount of 10% applicable to the invoiced Fees, Administrative Mark-up costs and Service Costs for the month up to a maximum of 5% of the total contract value of the Fees, maximum cost of Administrative Mark-up and Service Costs. The holdback will be released 6 months after the expiration of the resultant.

13.2 The Bidder is requested to indicate its preferred form of performance guarantee in TECH-3. Subject to paragraph 14.1 (a), if the Bidder is selected for contract award, the chosen form of performance guarantee will be in-

holdback will be released 6 months after the expiration of the resultant

contract.

corporated into the resulting Contract.

14. Conditions 14.1 of Contract Award

Before award of a Contract, a Bidder must meet the conditions listed below. Upon request by DFATD, a Bidder must provide, within the timeframe stated by DFATD, documentation to support compliance. Failure to comply with DFATD's request and meet the requirement within that timeframe may result in the Proposal being rejected.

(a) Financial Capability

In order to determine the Bidder's financial capability to meet the project requirements, DFATD may require access to the Bidder's financial information. If the Bidder is a consortium or joint venture, DFATD may request financial information from each Member. Such financial information may include but may not be limited to, the following:

- i. audited financial statements, if available, or unaudited financial statements for the Bidder's last 3 fiscal years, or for the years that the Bidder has been in business if it is less than 3 years (including, as a minimum, the balance sheet, the statement of retained earnings, the income statement and any notes to the statements);
- ii. if the date of the above-noted financial statements is more than 3 months before the date on which DFATD requests this information, the Bidder may be required to provide interim financial statements (consisting of a balance sheet and a year-to-date income statement), as of 2 months prior to the date on which DFATD requests this information;
- iii. if the Bidder has not been in business for at least 1 full fiscal year, the following may be required:
 - a. opening balance sheet on commencement of business; and
 - b. interim financial statements (consisting of a balance sheet and a year-to-date income statement) as of 2 months prior to the date on which DFATD requests this information.
- iv. a certification from the Chief Financial Officer or an authorized signing officer of the Bidder that the financial information provided is complete and accurate.

When the information requested above is provided to DFATD and marked confidential, DFATD will treat the information in a manner consistent with the Canadian *Access to Information Act*.

(b) Procurement Business Number

Bidders must have a Procurement Business Number. Bidders must register for a Procurement Business Number in the Supplier Registration Information service online at the following website: <u>https://srisupplier.contractscanada.gc.ca/</u>. In the case of a consortium or joint venture, the consortium or joint venture as a whole does not require a Procurement Business Number but each Member must have a Procurement Business Number.

(c) **Proof of Insurance**

Upon request by the Point of Contact, the Bidder must provide a letter from an insurance broker or an insurance company rated as A^{++} to B^{+} by A.M. Best stating that the Bidder, if awarded a Contract as a result of the RFP, can be insured in accordance with the following insurance requirements. In the case of a consortium or joint venture, at least one Member must meet the insurance requirements.

1. Commercial General Liability Insurance for not less than \$2,000,000 Canadian dollars per accident or occurrence and in the annual aggregate, inclusive of defence costs.

The insurance will include the following:

- i. Canada as an additional insured, as represented by the Department of Foreign Affairs, Trade and Development;
- ii. Bodily Injury and Property Damage to Third Parties;
- iii. Product Liability and Completed Operations;
- iv. Violation of Privacy, Libel and Slander, False Arrest, Detention or Imprisonment and Defamation of Character;
- v. Cross Liability and Separation of Insured;
- vi. Employees and, if applicable, Volunteers as Additional Insured;
- vii. Employer's Liability;
- viii. Broad Form Property Damage;
- ix. Non-Owned Automobile Liability;
- x. 30 Days written notice of policy cancellation; and
- xi. All Risks Tenants Legal Liability to protect the Consultant for liabilities arising out of its occupancy of leased premises.
- 2. Errors and Omissions Liability Insurance

If the Consultant is a licensed professional, he will carry an errors and omissions liability insurance for not less than \$1,000,000 Canadian dollars per loss and in the annual aggregate, inclusive of defence costs.

The insurance will include the following:

- i. If the policy is written on a claims-made basis, coverage will be in place for a period of at least 12 months after the completion or termination of the Contract; and
- ii. 30 Days written notice of cancellation.
- 3. Health Insurance

The Consultant will ensure that its Personnel are provided with full information on health maintenance in the Recipient Country and that they are physically capable of performing the assigned duties in that country. The Consultant will ensure that members of its Personnel are covered by adequate health insurance. DFATD will not assume any costs associated with the repatriation of the Personnel for medical reasons.

4. Workers' Compensation Insurance for all Personnel in accordance with the statutory requirements of the Territory, Province, State of

domicile or employment, having such jurisdiction.

If the Consultant is assessed any additional levy, extra assessment or super-assessment by a Worker's Compensation Board or such other authority, howsoever caused, the Consultant will indemnify and hold harmless DFATD for any such liability. The Consultant will ensure that all of its Personnel performing the Services on this Contract will have the same level of Workers' Compensation Insurance throughout the Consultant's performance of the Contract.

The insurance will include the following:

- i. Canada as additional insured as represented by the Department of Foreign Affairs, Trade and Development, to the extent permitted by law;
- ii. Cross Liability and separation of insured, to the extent permitted by law;
- iii. Waiver of Subrogation Rights in favor of DFATD, to the extent permitted by law; and
- iv. 30 Days written notice of cancellation.
- (d) Capacity to Operate in the Recipient Country and in the Project Location

The Bidder must have the capacity to operate in the Recipient Country and in the Project Location for the purpose of providing the Services, including all permits, license, regulatory approvals and certificates required to perform the Services.

15.1 A time limit may be imposed by DFATD to ensure that negotiations are concluded effectively and in a timely manner. In instances where negotiations cannot be satisfactorily concluded between the selected Bidder and DFATD, the Bidder's Proposal will be given no further consideration and DFATD may initiate negotiations with the next highest-ranking Bidder.

If specific individuals are identified in the Bidder's Proposal, the Bidder 16.1 must ensure that each of those individuals are available to commence performance of the Services as requested by DFATD and at the time specified in this RFP or agreed to with DFATD unless the Bidder is unable to do so for reasons beyond its control. For the purposes of this paragraph, only the following reasons will be considered as beyond the control of the Bidder: long-term/permanent illness, death, retirement, resignation, maternity and parental leave, dismissal for cause or termination of an agreement for default and extension of Proposal validity requested by DFATD. If, for reasons beyond its control, the Bidder is unable to provide the services of an individual named in its bid, the Bidder must propose a replacement with equivalent or greater qualifications and experience. The replacement will be evaluated against the original evaluation criteria specified in Section 5. For the purposes of evaluation, only the score of the individual named in the Proposal who is being replaced will be taken into account. Acceptance of the proposed replacement is not automatic and will be considered at the sole discretion of DFATD. If the proposed replacement does not, at a minimum, achieve the score of the individual named in the Proposal or is not acceptable to DFATD, DFATD may reject the Proposal and enter into negotiation with the next highest-ranking Bidder.

17. Notification/

17.1. Bidders may make a written request to DFATD to receive an oral or written debriefing on the strengths and weaknesses of their own Proposal and to re-

15. Negotiations

16. Personnel Replacement prior to Contract Award

Debriefing of unsuccessful Bidders		ceive the marks obtained by the Bidder for each requirement of the tech- nical component published in the evaluation grid and the marks obtained for the financial component. All costs related to oral debriefings, including but not limiting to communication and/or transportation costs, are the re- sponsibility of the Bidder.					
18. Commence- ment of Ser- vices	18.1	The Bidder is not to start work or render the Services prior to signature or the effective date of the Contract. Costs incurred by the Bidder prior to the effective date of the Contract will not be reimbursed by DFATD.					
19. Confidentia- lity	19.1.	Proposals remain the property of DFATD and will be treated as confiden- tial, subject to the provisions of the Access to Information Act, the Privacy Act, and the General Records Disposal Schedule of the Government of Canada.					
20. Rights of DFATD	 (a) rej (b) en (c) acc (d) cat (e) rei (f) if t 	DFATD reserves the right to: ect any or all Proposals received in response to the RFP; ter into negotiations with Bidders on any or all aspects of their Proposals; cept any Proposal in whole or in part without negotiations; ncel the RFP at any time; assue the RFP; no compliant Proposals are received and the requirement is not substantially odified, reissue the RFP by inviting only the Bidders who responded to re- bmit Proposals within a period designated by DFATD; and					
	(g) ne	gotiate with the sole compliant Bidder to ensure best value to DFATD.					

Section 2. Technical Proposal - Standard Forms

LIST OF FORMS

TECH-1 - ACCEPTANCE OF TERMS AND CONDITIONS

TECH-2 - CERTIFICATIONS

TECH-3 - BIDDER'S ORGANIZATION

TECH-4 - BIDDER'S EXPERIENCE

TECH-5 - METHODOLOGY

TECH-6 - PERSONNEL

TECH-6A - CURRICULUM VITAE FOR PROPOSED PERSONNEL

TECH-6B - COMMITMENT TO PARTICIPATE IN THE PROJECT

FORM TECH-1 Acceptance of Terms and Conditions

Guidance to Bidders:

Signed TECH-1: Acceptance of Terms and Conditions must be submitted with a Bidder's Proposal.

If a Bidder is a consortium or joint venture, the Bidder's Proposal must include a signed TECH-1 from each Member. DFATD requests that the Member in charge be identified by checking the appropriate box below.

The Proposal to the Department of Foreign Affairs, Trade and Development is for the provision of the Services in relation to: *Field Support Services project in Tanzania*.

From (please print):

Bidder's Name

Person authorized to sign on behalf of the Bidder:

Name (Please Print)

Title (Please Print)

Eligibility Certification:

A Bidder, including each Member if a Proposal is submitted by a consortium or joint venture, certifies that:

(a) it is a legal entity and has the legal capacity of contract;

- (b) it is not a government entity or government-owned enterprise; and
- (c) is not a government official and/ or civil servant.

The Bidder also certifies that it has read the RFP in its entirety and that it accepts all terms and conditions set out in the RFP as is without modifications, deletions, or additions.

In addition, by signing this form the Bidder certifies its compliance with the certifications included in TECH-2 as completed.

Signature _____

Date _____

Member in charge

FORM TECH-2 CERTIFICATIONS

Guidance to Bidders:

The Bidder is requested to complete the following certifications by filling in the appropriate spaces below. In case of a consortium or joint venture, each Member must comply with the above requirement.

<u>1. CODE OF CONDUCT FOR PROCUREMENT</u>

The Bidder must respond to the RFP in an honest, fair and comprehensive manner, accurately reflect its capacity to satisfy the requirements stipulated in the RFP and the Contract, submit its Proposal and enter into the Contract only if it will fulfill all obligations of the Contract.

The Bidder certifies that for the purpose of this RFP and subsequent Contract, it will not employ public servants in activities that might subject public servants to demands incompatible with their official duties or cast doubt on their ability to perform their duties. The Bidder also certifies that it will not hire directly, or through a third party, former public servants during their one-year cooling-off period where this would constitute a violation of post-employment measures under the Policy on Conflict of Interest and Post-Employment that complements the Values and Ethics Code for the Public Sector.

2. ANTI-TERRORISM REQUIREMENT

The Bidder certifies that the Bidder's Proposal does not include delivery of goods or services that originate, directly or indirectly, from entities listed pursuant to the Anti-Terrorism Act.

Details of listed entities can be found at <u>http://www.publicsafety.gc.ca/</u>. The Office of the Superintendent of Financial Institutions (<u>http://www.osfi-bsif.gc.ca/Eng/fi-if/amlc-clrpc/atf-fat/Pages/default.aspx</u>) lists are subject to the Regulations Establishing a List of Entities made under subsection 83.05(1) of the *Criminal Code*, and/or the *Regulations Implementing the United Nations Resolutions on the Suppression of Terrorism* (RIUNRST) and/or *United Nations Al-Qaida and Taliban Regulations* (UNAQTR).

3. INTERNATIONAL SANCTIONS

From time to time, in compliance with United Nations obligations or other international agreements, Canada imposes restrictions on trade, financial transactions or other dealings with a foreign country or its nationals. These economic sanctions may be implemented by regulation under the *United Nations Act* (R.S.C. 1985, c. U-2), the *Special Economic Measures Act* (S.C. 1992, c. 17), or the *Export and Import Permits Act* (R.S.C. 1985, c. E-19). The countries or groups currently subject to economic sanctions are listed on the Department of Foreign Affairs, Trade and Development site: http://www.international.gc.ca/sanctions/index.aspx?view=d.

The Bidder certifies its compliance with any such regulations that are in force on the effective date of proposal submission. In addition the Bidder certifies such compliance by its Personnel and Technical Specialists procured under the Contract.

4. CONFLICT OF INTEREST - UNFAIR ADVANTAGE

4.1 In order to protect the integrity of the procurement process, the Bidders are advised that DFATD may reject a bid in the following circumstances:

- a. if the Bidder, any of its proposed Personnel including any of their respective employees or former employees was involved in any manner in the preparation of the bid solicitation;
- b. if the Bidder, any of its proposed Personnel including any of their respective employees or former employees was involved in any other situation of conflict of interest or appearance of conflict of interest; or
- c. if the Bidder, any of its proposed Personnel including any of their respective employees or former employees had access to information related to the bid solicitation that was not available to other Bidders and that would, in DFATD's opinion, give or appear to give the Bidder an unfair advantage.
- 4.2 The experience acquired by a Bidder who is providing or has provided the Services described in the RFP (or similar services) will not, in itself, be considered by DFATD as conferring an unfair advantage or creating a conflict of interest. This Bidder remains however subject to the criteria established above.
- 4.3 By submitting a bid, the Bidder represents that it does not consider itself to be in conflict of interest nor to have an unfair advantage. Where DFATD intends to reject a bid under this section, DFATD may inform the Bidder and provide the Bidder an opportunity to make representations before making a final decision. The Bidder acknowledges that it is within DFATD's sole discretion to determine whether a conflict of interest, an appearance of conflict of interest or an unfair advantage exists.
- 4.4 The Bidder also understands that providing FSS services may result in having access to privileged programming information that may be perceived as an unfair advantage and may place it in a situation of conflict of interest. The Bidder understands and agrees that if DFATD determines that a conflict of interest situation may exist, DFATD reserves the right to exclude the winning Bidder from future DFATD development opportunities.

5. ANTI-CORRUPTION AND FRAUD

DFATD defines, for the purpose of this paragraph, the terms set forth below as follows:

- (i) "corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official during the RFP or contract execution;
- (ii) "fraudulent practice" means any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
- (iii) "collusive practice" means an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party; and
- (iv) "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the RFP, or affect contract execution;

The Bidder certifies that it and its Personnel:

a) have not, directly or through an agent, engaged in corrupt, fraudulent, collusive, or coercive practices;

- b) were not convicted during a period of three (3) years prior to the RFP Closing Date, by a court of law in Canada or in any other jurisdiction for an offence involving bribery or corruption;
- c) are not under sanction for an offence involving bribery or corruption, imposed by a governmental organization or development organization providing development assistance; and
- d) were never convicted of an offence, other than an offence for which a pardon has been granted, under Section 121 (Frauds on the government and Contractor subscribing to election fund), Section 124 (Selling or Purchasing Office) or Section 418 (Selling defective stores to Her Majesty) of the Criminal Code of Canada. For Bidders outside of Canada, the Bidder also certifies that it was never convicted of similar offences in any other jurisdictions.

6. DEBARRMENT

The Bidder certifies that it, its proposed Personnel is not included in the published list(s) of entities debarred by the World Bank Group, European Bank for Reconstruction and Development, Asian Development Bank, the African Development Bank or the Inter-American Development Bank Group.

7. LOBBYIST

The Bidder certifies that it has not, directly or indirectly, paid or agreed to pay and agrees that it will not, directly or indirectly, pay a contingency fee to any individual for the solicitation, negotiation or obtaining of the Contract if the payment of the fee would require the individual to file a return under section 5 of the Canadian *Lobbying Act*.

8. LANGUAGE CAPABILITY

The Bidder certifies that its Personnel have the language capability necessary to satisfy the RFP requirements, as stipulated in Section 4, Terms of Reference.

9. EDUCATION AND EXPERIENCE

The Bidder certifies that all the information provided in the curriculum vitae and supporting material submitted with its Proposal, particularly information that pertains to education achievements, experience and work history, have been verified by the Bidder to be true and accurate. Furthermore, the Bidder warrants that the individuals proposed by the Bidder for the RFP requirement are capable of satisfactorily providing the Services described in Section 4, Terms of Reference.

10. AVAILABILITY OF RESOURCES

The Bidder certifies that, if it is awarded a Contract as a result of this RFP, the persons proposed in its Proposal will be available to commence performance of the Services as requested by DFATD representatives and at the time specified in this RFP or agreed to with DFATD representatives.

11. CERTIFICATIONS APPLICABLE TO CANADIAN BIDDERS ONLY

11.1 FEDERAL CONTRACTORS PROGRAM FOR EMPLOYMENT EQUITY

By submitting a Proposal, the Bidder certifies that the Bidder, and any of the Bidder's members if the Bidder is a consortium or joint venture, is not named on the Federal Contractors Program (FCP) for employment equity "FCP Limited Eligibility to Bid" list

(http://www.labour.gc.ca/eng/standards_equity/eq/emp/fcp/list/inelig.shtml) available from Employment and Social Development Canada (ESDC) - Labour's website. DFATD will have the right to declare a Proposal non-responsive if the Bidder, or any Member if the Bidder is a consortium or a joint venture, appears on the "FCP Limited Eligibility to Bid" list at the time of contract award.

I, the Bidder, by submitting the present information to the Point of Contact, certify that the information provided is true as of the date indicated below. The certifications provided to DFATD are subject to verification at all times. I understand that DFATD will declare a Proposal non-responsive, or will declare a Consultant in default, if a certification is found to be untrue, whether during the proposal evaluation period or during the contract period. DFATD will have the right to ask for additional information to verify the Bidder's certifications. Failure to comply with such request by DFATD will also render the Proposal non-responsive or will constitute a default under the Contract.

For further information on the Federal Contractors Program for Employment Equity visit ESDC-Labour's website.

Date:_____(YYYY/MM/DD) (If left blank, the date will be deemed to be the Proposal solicitation closing date.)

Complete both A and B.

A. Check only one of the following:

() A1. The Bidder certifies having no work force in Canada.

() A2. The Bidder certifies being a public sector employer.

() A3. The Bidder certifies being a federally regulated employer being subject to the Employment Equity Act.

() A4. The Bidder certifies having a combined work force in Canada of less than 100 employees (combined work force includes: permanent full-time, permanent part-time and temporary employees [temporary employees only includes those who have worked 12 weeks or more during a calendar year and who are not full-time students]).

A5. The Bidder has a combined workforce in Canada of 100 or more employees; and

() A5.1. The Bidder certifies already having a valid and current Agreement to Implement Employment Equity (AIEE) in place with ESDC-Labour.

OR

() A5.2. The Bidder certifies having submitted the Agreement to Implement Employment Equity (LAB1168) to ESDC-Labour.

B. Check only one of the following:

() B1. The Bidder is not a consortium or a joint venture.

OR

() B2. The Bidder is a consortium or a joint venture. Each Member must provide in the Proposal a completed TECH-2.

11.2 FORMER CANADIAN PUBLIC SERVANT CERTIFICATION

Contracts with former public servants (FPS) in receipt of a pension or of a lump sum payment must bear the closest public scrutiny, and reflect fairness in the spending of public funds. In order to comply with Treasury Board policies and directives on contracts with FPS, Bidders must provide the information required below and certify that it is accurate and complete.

Definitions

For the purposes of this certification,

"former public servant" is any former member of a department as defined in the *Financial Administration Act*, R.S., 1985, c. F-11, a former member of the Canadian Armed Forces or a former member of the Royal Canadian Mounted Police. A former public servant may be:

- (a) an individual;
- (b) an individual who has incorporated;
- (c) a partnership made of former public servants; or

(d) a sole proprietorship or entity where the affected individual has a controlling or major interest in the entity.

"lump sum payment period" means the period measured in weeks of salary, for which payment has been made to facilitate the transition to retirement or to other employment as a result of the implementation of various programs to reduce the size of the Public Service. The lump sum payment period does not include the period of severance pay, which is measured in a like manner.

"pension" means, in the context of the fee abatement formula, a pension or annual allowance paid under the *Public Service Superannuation Act* (PSSA), R.S., 1985, c. P-36, and any increases paid pursuant to the *Supplementary Retirement Benefits Act*, R.S., 1985, c. S-24 as it affects the PSSA. It does not include pensions payable pursuant to the *Canadian Forces Superannuation Act*, R.S., 1985, c. C-17, the *Defence Services Pension Continuation Act*, 1970, c. D-3, the *Royal Canadian Mounted Police Pension Continuation Act*, 1970, c. R-10, and the *Royal Canadian Mounted Police Superannuation Act*, R.S., 1985, c. R-11, the *Members of Parliament Retiring Allowances Act*, R.S., 1985, c. M-5, and that portion of pension payable to the *Canada Pension Plan Act*, R.S., 1985, c. C-8.

Former Public Servant in Receipt of a Pension

Is the Bidder a FPS in receipt of a pension as defined above? YES ()NO ()

If so, the Bidder must provide the following information:

- (a) name of former public servant;
- (b) date of termination of employment or retirement from the Public Service.

Work Force Reduction Program

Is the Bidder a FPS who received a lump sum payment pursuant to the terms of a work force reduction program? **YES**() **NO**()

If so, the Bidder must provide the following information:

- (a) name of former public servant;
- (b) conditions of the lump sum payment incentive;
- (c) date of termination of employment;
- (d) amount of lump sum payment;
- (e) rate of pay on which lump sum payment is based;
- (f) period of lump sum payment including start date, end date and number of weeks;

(g) number and amount (professional fees) of other contracts subject to the restrictions of a work force reduction program.

For all contracts awarded during the lump sum payment period, the total amount of fees that may be paid to a FPS who received a lump sum payment is \$5,000, including the Applicable Canadian Taxes.

Section 2. Technical Proposal - Standard Forms

FORM TECH-3 Bidder's Organization

Guidance to Bidders:

The Bidder, including each Member if the Bidder is a consortium or a joint venture, is requested to provide the following information by filling in the appropriate spaces below.

- 1. The legal name, mailing address, telephone and fax numbers of the Bidder, including each Member if the Bidder is a consortium or joint venture:
- 2. The person to contact regarding the Proposal (name, title, telephone and fax numbers, and email address):
- 3. The person to contact regarding any resulting Contract (name, title, telephone and fax numbers, and email address):
- 4. Governing law of a Canadian province or territory, if different than Ontario, in accordance with ITB 3.2:
- 5. If available at the time of bid submission, the Procurement Business Number issued by *Public Works and Government Services Canada* to the Bidder, including of each Member if the Bidder is a consortium or joint venture (refer to ITB 14.1b):
- 6. The Bidder's Quebec Sales Taxes (QST) number, if applicable:
- 7. The Bidder's preferred form of performance guarantee as per ITB 13: ISLC or Holdback:

FORM TECH-4 Bidder's Experience

Guidance to Bidders:

Using the format below, provide information on each project where the Bidder and/or a Member was carrying out services similar to those requested under this RFP.

Project name:	Recipient Country:
Approximate project value:	Project location within country:
Average annual project value:	
Project value incurred to date:	
Name of Bidder who performed services:	<u> </u>
Name of client/ funding agency: Name of contact person: Telephone number:	
Start date (month/ year): Con	npletion date (month/ year):
Name of associated firm(s), if any:	
Detailed narrative description of project:	
Number and type of project personnel:	
Detailed description of services provided / activity and similar to the FSSP:	ities performed that are relevant to the type of services

FORM TECH-5 Methodology

Guidance to Bidders:

Using the format below, the Bidder should describe its proposed methodology for managing the FSSP.

5.1 Procurement and contract administration procedures

5.2 Financial Management

5.3 Logistical Services

5.4 Management approach

Section 2. Technical Proposal - Standard Forms

FORM TECH-6: PERSONNEL

FORM TECH-6A Curriculum Vitae for Proposed Personnel

Guidance to Bidders :

Using the format below, the Bidder should submit the CV of individuals proposed for a Personnel position. The Bidder should only include work experience and assignments which respond to the evaluation criteria detailed in Section 5.

Position:

Name:

Education:

Degrees received, name of the university/school, and pertinent dates (month/year)

Professional development:

Professional certification, accreditation, or designation

Present employer and position:

Length of service with current employer (Start date: month/ year) and status (permanent, temporary, contract employee, associate, etc.)

Experience:

History of employment and assignments in reverse chronological order with a narrative description of each employment/assignment in accordance with the rated criteria detailed under the Proposed Personnel, in Section 5, including but not limited to :

Employment/Assignment: position, roles and responsibilities, value, start date: (month/ year) and completion date: (month/ year), location, etc.

<u>Project/Work unit:</u> title, brief description, sector, total value, average annual budget, duration (start date: month/ year and completion date: month/ year), sectors of expertise, location, recipient country, client/funding agency, stakeholders, etc.

<u>Pertinent experience</u>: services provided by the proposed individual, contribution to the achievement of project results, skills, experience, activities, etc.

<u>*Reference(s)*</u>: name, title, phone and email.

FORM TECH- 6B

COMMITMENT TO PARTICIPATE IN THE PROJECT

Guidance to Bidders:

A copy of this form is requested to be completed and signed by each proposed candidate. Only the proposed resource is requested to complete and sign this form as per the "Availability of Resources" Certification of TECH-2.

1 REFERENCE

Project title

Bidder's name

2 GENERAL INFORMATION REGARDING INDIVIDUAL NAMED IN THE PROPOSAL

Family name	Given name

Address

Proposed for the position of:

Specify the activities of this RFP in which you will participate

(If the space provided is insufficient, attach the requested information to this declaration)

3 DECLARATION OF INDIVIDUAL

I certify that I consent to my curriculum vitae being submitted by the Bidder in response to this RFP and that I will be available as requested by DFATD to provide the Services under the Contract awarded as a result of this RFP.

Name	
Signature	Date

Section 3. Financial Proposal - Standard Forms

Guidance to Bidders:

Bidder must quote its financial proposal in Canadian currency (CAD).

LIST OF FORMS

FORM FIN-1 – FEES

FORM FIN-2 - ADMINISTRATIVE MARK-UP COSTS FOR TECHNICAL SPECIALISTS

FORM FIN-3 - SERVICE COSTS

FORM FIN-1

FEES

Guidance to Bidders:

Bidder must provide a firm all-inclusive daily Fee based on a 7.5 hour working day for each year for all positions below. The Bidder must also identify the resource by name, unless otherwise indicated. The Bidder must not add any other positions.

	Name of	Firm all-inclusive daily rate (CAD)				laily	LOE fixed by DFATD	Sub-total estimated cost = (average firm all-
Personnel position	proposed individual	Y1	¥2	¥3	Y4	¥5	Person-days	nrm all- inclusive daily rate for Y1, Y2, Y3, Y4 & Y5) x LOE
Project Manager							1,100	
Project Coordinator							1,100	
Financial Officer							1,100	
Accounting Clerk	Not required to be named						1,100	
Receptionist / Ad- ministrative Assis- tant Total Fees (exclusive	Not required to be named e of Applicable	Cana	dian	Taxe	s)		1,100	

FORM FIN-2

ADMINISTRATIVE MARK-UP COSTS FOR TECHNICAL SPECIALISTS

Budget set-aside by DFATD for Technical Specialists	6,443,000 CAD
Administrative Mark-up rate (%)	%
Evaluated Administrative Mark-up costs: Budget set aside by DFATD for Technical Specialists × Administrative Mark-up rate (%)	CAD

FORM FIN-3 SERVICE COSTS

Guidance to Bidders:

Bidder must provide a firm all-inclusive monthly rate for each year for the SERVICE COST categories.

Service category		rm all-i Service			•	Units	Sub-total estimated cost = (average firm all-inclusive monthly Service Costs for Y1,
	Y1	Y2	Y3	Y4	¥5	Months	Y2, Y3, Y4 & Y5) x Units
Office space						60	
Equipment						60	
Transportation						60	
Total Service Costs (ex	clusive	of App	licable	Canad	lian Ta	xes)	

TOTAL OF THE FINANCIAL PROPOSAL =
FIN-1 + FIN-2+FIN-3

__CAD

Section 3. Financial Proposal - Standard Forms

Section 4. Terms of Reference

SECTION 4A - PROJECT DESCRIPTION

List of Acronyms

AWP	Annual Work Plan
CCO	Canadian Cooperation Office
CHC	Canadian High Commission
CIDA	Canadian International Development Agency
CSO	Civil Society Organization
DFATD	Department of Foreign Affairs, Trade and Development
EITI	Extractive Industry Transparency Initiative
FSSP	Field Support Services Project
MDG	Millenium Development Goals
MKUKUTA	Mpango wa Pili wa Kukuza Uchumi na Kuondoa Umaskini Tanzania (Swahili for NSGRP)
MNCH	Maternal, newborn and child health
NSGRP	National Strategy for Growth and Reduction of Poverty
NGO	Non-governmental Organization
PSU	Program Support Unit
TZS	Tanzanian Shillings
WB	World Bank

1.0 BACKGROUND

To ensure effectiveness, efficiency, quality and relevance in responding to Tanzania's development challenges, DFATD's Tanzania Development Program requires access to technical expertise with local knowledge and experience, sector studies and strategies, program-level monitoring, local logistical and administrative assistance, and support for Canada's donor coordination and aid effectiveness activities. To meet these needs, DFATD has designed the Field Support Services Project (FSSP) to provide required technical, administrative and support services. The FSSP will be managed by the Consultant, and will report to the Technical Authority, the DFATD Representative at the Canadian High Commission in Dar es Salaam.

1.1 Development Context

Formed in 1964 through a merger of mainland Tanganyika and the archipelago of Zanzibar, the United Republic of Tanzania is one of the few countries in Africa that has enjoyed relatively peaceful political development and stability since its independence. Tanzania's constitution was amended in 1992 to allow for multi-party politics, and peaceful, competitive elections have been held four times since then, most recently on 31 October 2010. Chama Cha Mapinduzi (CCM) remains the ruling party, though the opposition has been gaining grounds. The upcoming general elections are scheduled for October 25, 2015 and a constitutional referendum is also planned for 2015. Tanzania faces similar challenges to other developing countries with a high level of poverty, high population growth, poor infrastructure, budgetary and fiscal constraints, and a relatively weak and undiversified economic base. Significant shortages in electricity supply are a critical constraint to the country's poor business environment. Corruption remains a significant and endemic problem in Tanzania. The press, the parliament and civil society are becoming more effective in exposing incidents of corruption.

Despite impressive economic growth in certain sectors, particularly the mining and service sectors, Tanzania continues to be one of the poorest nations in the world, with an average per capita income of US\$ 860 (WB 2013), as growth needs to be more inclusive and productive. Forty-three percent of its 49 million citizens (WB, 2013) live at or below the international poverty line. Poverty levels are a national concern, particularly among the 70 percent of Tanzanians living in rural areas where poverty is especially acute, and among marginalized groups.

While Tanzania has improved key social development outcomes, equitable access to quality basic social services remains a critical challenge. Population growth continues to be high, with the population increasing from 11 million in 1963 to over 49 million in 2013. This growth is contributing to the slow rate in poverty reduction as the expansion of social services struggles to keep up with a huge increase in numbers of children and young people. Tanzanian women have limited access to health care, nutrition, education (especially females at secondary and tertiary levels), and productive resources. However, the country's Human Development Index (HDI) rank has steadily increased from 163 (2000) to 159 (2014) out of 187 countries. Tanzania has met the target for child mortality, one of the Millennium Development Goals (MDGs), and is on track to meet targets related to gender equality, and combatting HIV/AIDS and malaria, but is off track on reducing income poverty, and maternal mortality.

Effective governance systems, institutions and public service delivery support inclusive growth and development. Government systems have improved, particularly in Parliamentary oversight and public financial management, but further progress is needed to increase Government accountability and transparency, and public demand for improvement. Capacity remains low, particularly at the local level, in the management of public resources and delivery of services in social sectors such as education, health and water. The Government's growing debt and arrears means that greater consistent efforts are needed to improve public financial management, and to leverage and engage private finance through public-private partnerships and other mechanisms for social services and infrastructure. In the medium term, if effectively developed and managed, natural gas reserves could mobilize more public revenue and help transform Tanzania into a middle-income country.

Civil society organizations (CSOs) play a key role in efforts to advance poverty reduction, governance, human rights and economic development, including as a service provider. For example, CSOs deliver approximately one-third of health services in Tanzania. They are also an important watchdog – for example, overseeing Tanzania's development of the natural gas sector -- and serve as a useful interface between the general population and the government. Tanzania has a nascent local private sector dominated by micro, small and medium enterprises. Private enterprise is concentrated in agriculture and trade. A small number of lead local and international firms are in growth sectors, for example mining, and there are opportunities to improve linkages in the value chain for greater benefit to the local private sector.

Development priorities are set out in Tanzania's National Strategy for Growth and Reduction of Poverty (known by its Swahili acronym MKUKUTA-II) and Five-Year Plans (for mainland Tanzania and for Zanzibar respectively). More recently, the Government adopted "Big Results Now", which aims to accelerate results in seven key sectors. A new Government of Tanzania growth and poverty reduction strategy is planned in 2016, and priorities are expected to remain the same. Canada's bilateral development support is well aligned to these needs.

1.2 DFATD Development Programming Context

1.2.1 Programming Area

The DFATD funded projects operate in Tanzania.

1.2.2 Bilateral Programming

In 2014, Tanzania was re-confirmed as a country of focus for the Government of Canada's international development assistance.

Tanzania is currently the largest of Canada's bilateral development programs, yet Canada is nonetheless a middle-ranked donor in Tanzania. Canada provided a total of CAD\$179M in official development assistance funding through all government channels (including partnership, multilateral and debt relief) in 2013/2014, of which CAD\$124M was delivered through the bilateral program.

Canada's Development Programming closely aligns with and supports the achievement of the development outcomes outlined in Tanzania's MKUKUTA-II and Big Results Now, focusing on improving the lives of children and youth and increasing sustainable economic growth. Canada and Tanzania are cooperating on key strategic partnerships, including Canada's G7 Muskoka Initiative on Maternal, Newborn and Child Health (MNCH) and the Canada-Tanzania G7 Partnership on Extractive Sector Transparency.

For additional information on DFATD's development program in Tanzania, please consult DFATD's website and project browser (see item 6.0 for links).

1.2.2.1 Children and youth, including maternal, newborn and child health

Canada's support is contributing to Tanzania's gains in social indicators in health and education and is contributing to Canada's Maternal, Newborn and Child Health (MNCH) commitment. A focus on maternal and child health is critical to improving the quality of life and well-being of Tanzanians. Canada supports efforts to increase access to skilled health workers, to increase the number of babies born in health facilities, to help prevent the spread of HIV/AIDS among youth, and to reduce its effects on children and their families. In education, Canada's support to the Government of Tanzania's efforts is helping improve the quality of teaching and increasing equitable access to primary and secondary education.

Achievements in 2013/2014 include:

- Contributed to reducing child mortality by two-thirds (from 166 in 1999, to 54 per 1,000 live births in 2013). Tanzania's child survival rate is among the best in the region;
- Significantly increased the number of births at health facilities with skilled birth attendants in underserved areas of Tanzania. In some areas, births at health facilities with skilled birth attendants increased by more than 30 percent by 2014 compared to 2012;
- Trained over 4,000 health facility workers and more than 10,000 community health workers through projects with civil society organizations. Community health workers visit households to promote good health practices for better maternal, newborn and child health;
- Over 650 health facilities were directly supported to deliver maternal, newborn and child health services, including procurement of equipment and rehabilitation of infrastructure;
- 17,000 infants less than two years old and 18,000 pregnant and lactating women benefitted from food and nutrition education
- Helped increase the number of qualified teachers in primary schools by 41.5 percent from 2008 to 2013, helping reduce class sizes from 64 to 44 pupils per teacher. At the secondary

level, class sizes shrank from 37 students per teacher in 2008 to 25 students per teacher in 2013

• Helped increase secondary school enrolment from 24 percent in 2008 to 34 percent in 2013

1.2.2.2 Sustainable Economic Growth

Canada contributes to sustainable economic growth by strengthening the Government of Tanzania's capacity for responsible and sustainable management of its extractive sector; enhancing government transparency and accountability, particularly the effective and efficient management of public finances; and strengthening the environment for business start-ups and growth, including greater access to financial services and providing young people with the skills and training to secure jobs. Through the Canada-Tanzania G7 Partnership, announced in June 2013, Canada is bringing together government, the private sector and civil society in Tanzania to enhance transparency and accountability in the growing extractive sector.

Achievements in 2013/2014 include:

- Helped to more than double the number of women clients accessing loans in excess of two million Tanzanian Shillings (CAD \$1,290) from FSDT-supported microfinance institutions (from 5,149 women in June 2012 to 11,236 in June 2013)
- Helped the Government of Tanzania maintain compliant status under the Extractive Industry Transparency Initiative (EITI) by supporting the production of three (3) Reconciliation Reports since joining the EITI in 2009. The Government of Tanzania has reported an increase in the amount of revenues it received from the extractive industry from TZS 128 billion (CAD \$83M) in the first report published in 2011 to TZS 497 billion (CAD \$319M) published in its third report 2013.
- Strengthened the audit function of the Tanzania Minerals Audit Agency which facilitated the collection of extractive revenues by the Government of Tanzania, including an increase in royalties from the production and sales of building and industrial materials of 45.5 percent from TZS 931.08 million (CAD \$600,000) in 2012 to TZS 1.7 billion (CAD \$1.1M) in 2013.
- Helped increase enrolment in vocational training by 34 percent since 2010, with females now representing 47 percent of students.

1.2.3 Non-Bilateral Programming

1.2.3.1 Canadian partnership approach

DFATD contributes to international development efforts by leveraging Canadian expertise, funding and networks through effective development projects with Canadian civil society organizations. These projects adapt and apply Canadian expertise to local realities and enduring development challenges, while strengthening the skills and abilities of local organizations that can sustain change. This partnership approach recognizes that Canadian civil society actors and their local counterparts are development partners in their own right, in keeping with the spirit of the Accra Agenda for Action. Past projects working through this approach have been in diverse areas such as sustainable economic growth and securing the future of children and youth, including maternal, newborn and child health, and education. Other projects targeted areas such as strengthening civil society and governance, technical and vocational education, agriculture and food security, and health. Tanzania is ranked as Canada's number 1 country partner (out of 95 countries) for funding provided to civil society partners via DFATD's Partnership for Development Innovation Branch.

1.2.3.2 Programming with Global and Multilateral Partners

Canada contributes to development results in Tanzania through its engagement with multilateral and global partners. In 2013/2014, this included long-term institutional support to organizations working in Tanzania. Key multilateral organizations include the World Bank, the United Nations Children's Fund (UNICEF), the United Nations Development Program (UNDP), and the Global Fund to Fight AIDS, Tuberculosis and Malaria. Canada also supports innovative global initiatives that align with Government of Canada priorities, such as the GAVI Alliance's work to increase children's access to new and underutilized vaccines and the Micronutrient Initiative's work to eliminate vitamin and mineral deficiencies. DFATD monitors the local situation and responds based on need, should humanitarian crises occur. In 2013/2014, Canada did not provide country specific humanitarian assistance funding for Tanzania. However, Canada did provide a regional allocation to the United Nations High Commissioner for Refugees (UNHCR) to address the protection and assistance needs of refugees throughout Central Africa and the Great Lakes Region, including in Tanzania.

1.2.3.3 International Security & Other Programming

To address security challenges in Tanzania, DFATD funded the construction of a new Tanzanian Peacekeeping Training Centre in Dar es Salaam in 2014 as part of a long-term effort to increase the capacity of peace operations. As part of the Counter-Terrorism Capacity Building Program, support was provided to two regional projects that include Tanzania as a beneficiary. These projects focused on strengthening the capacity and cooperation mechanisms between law enforcement agencies in East Africa through specialized joint training activities and the establishment of INTERPOL information systems.

Through the Canada Fund for Local Initiatives, Canada's High Commission in Dar es Salaam funds local NGOs in small-scale projects that respond to local needs. Projects advance Canadian foreign policy objectives and bilateral DFATD program objectives particularly in human rights.

1.2.4 Programming Issues

DFATD's programming is delivered through a range of experienced Canadian, international and multilateral partners. In support of effective program delivery, DFATD is actively engaged in coordination and dialogue with a wide-range of development stakeholders (including: other donors, the Government of Tanzania, regional and ward-level administrators CSOs, academia, and the private sector), as well as regular monitoring (bilaterally and jointly) of operational initiatives.

Canada's commitment to strengthening aid effectiveness, achieving development results and demonstrating effective stewardship of public funds requires appropriate due diligence both prior to entering into agreements to transfer funds and throughout the life of a DFATD-funded initiative. Initiatives are assessed to determine the eligibility of specific organizations to receive funding or to determine the acceptability of use of public financial management, procurement and management and reporting systems. The due diligence process is used to ensure that transfer payment programs are managed with integrity, transparency and accountability in a manner that is sensitive to risks; are citizen- and recipient-focused; and are designed and delivered to address Canadian government priorities in achieving results.

1.3 Links to DFATD's Policy and Programming Framework

The FSSP is aligned with DFATD's policy on aid effectiveness. Aid effectiveness is about delivering aid in a way that maximizes its impact on development. In promoting aid effectiveness, DFATD maintains a focus on accountability, value for money and real results.

The FSSP will support key elements of DFATD's commitment to aid effectiveness, in particular effectiveness, efficiency, alignment and risk management.

<u>Effectiveness</u>: DFATD's support to Tanzania through multiple aid channels, and the programming environment is complex. Issues specific to the socio-political and economic context inform decision-making. Access to technical services is therefore essential to effective programming to ensure that results are being adressed sustainably.

<u>Efficiency</u>: Access to timely and reliable support for up to date information on current events and context are vital to the efficient delivery of programming.

<u>Alignment</u>: By providing a platform for technical services, the FSSP supports the implementation of Canadian policies related to the promotion of gender equality, environmental sustainability, and aid effectiveness.

The FSSP is also alligned with DFATD's Bilateral Development Country Strategy for Tanzania. The Strategy has contributed to the enhanced achievement of development results at all levels, including the ultimate outcome, which is reduced poverty among Tanzanian women and men, particularly in rural areas.

1.4 Historical background of PSU Operations

Technical, logistical, financial and administrative support has been provided by a Program Support Unit (PSU) in Tanzania since 1984. Known as the Canadian Cooperation Office (CCO), it plays a critical role in the delivery of Canada's development assistance program.

For many years, the CCO operated with a team of local advisors with expertise in each of the priority sectors for Canada's development programming in Tanzania. Advisors were contracted for the duration of the CCO project and provided critical technical and support services that contributed significantly to the achievement of CIDA's (now DFATD's) development results.

There are currently seven local team members as well as a mix of long- and short-term technical advisors working at the CCO offices. The local project team includes the following:

- One CCO Manager;
- One Office Assistant;
- One Receptionist/Logistics Officer;
- One Accountant;
- One Head of Transport/Liaison Officer; and,
- Two Drivers.

The technical advisors include the following:

- One Education Advisor;
- One Civil Society Advisor;
- One Sustainable Economic Growth Project Officer;
- Two Health Advisors; and
- One Public Financial Management Advisor.

The CCO operates out of a secured leased office space that is situated approximately 500 metres from the CHC in Dar es Salaam. Security and maintenance services are outsourced to local service providers. The CCO has two vehicles, which meet the daily operational requirements of the project and transportation needs of project partners.

2.0 PROJECT DESCRIPTION

2.1 General Project Description

In Tanzania, the FSSP will provide local knowledge, technical input, linguistic capability and logistical services in support of the planning and implementation of Canada's development programming in Tanzania. In addition to supporting on-going programming in maternal and child health, education, public financial management, and advising on cross-cutting issues, such as gender equality, the FSSP will also provide expertise to help support DFATD's growing portfolio of projects related to Sustainable Economic Growth, with a particular focus on extractive industries. The FSSP will enable DFATD to enhance the quality of the delivery of its programming, which will primarily benefit Tanzanians.

The FSSP will be instrumental in enabling DFATD to deliver on commitments and results in Tanzania. It will provide specific Tanzanian knowledge and expertise that will broaden DFATD's understanding of local development issues and inform the design of sound development strategies. It will deliver a range of technical services including technical analysis and advice in line with Canada's development priority themes, sectors and initiatives, including cross-cutting issues; monitoring of investments, including results reporting, capturing lessons learned and risk assessment; and support for emerging priorities. In addition, it will provide administrative and logistical services in support of program delivery and oversight.

The FSSP is expected to be flexible in order to adapt to different program funding situations in Tanzania's evolving local context.

2.2 **Project Location**

The FSSP will be based in Dar es Salaam, at a location close to the Canadian High Commission (within 2 kms from the CHC) to reduce logistical challenges. A large portion of the project services required will also take place in Dar es Salaam. However, since Canada's development programming activities are implemented throughout Tanzania, travel outside Dar es Salaam will be required on a regular basis.

3.0 PROJECT GOVERNANCE

Project governance refers to the overall project governance structure and management framework, including roles and responsibilities of key project stakeholders.

3.1 DFATD

DFATD will exercise overall responsibility for setting the general direction of the Project, including issuing requests for procurement of technical specialists, reviewing and accepting deliverables of the technical specialists, setting priorities and clarifying needs for logistics and administrative services within the scope of responsibility of the Consultant.

3.2 The Consultant

The Consultant will:

- (a) Implement the project towards the achievement of program/project results in consultation with DFATD, and in accordance with the Specific Mandate of the Consultant;
- (b) Develop all project documents such as the Annual Work Plans (AWP), Operating Procedures Manual and progress and financial reports;

- (c) Perform the services in accordance with the approved annual work plan;
- (d) Collaborate with DFATD and DFATD partners in assessing needs and setting priorities;
- (e) Identify, contract and manage appropriate and relevant resources (including Technical Specialists);
- (f) Undertake appropriate measures to ensure cost effectiveness and proper resource utilization.

4.0 FSSP CONSTRAINTS

As with all DFATD and other donor projects, there are constraints that may affect project implementation.

The FSSP will be implemented in a territory where the governance environment is relatively stable, but where economic and other resource disparities remain. Tanzania has remained stable over the past years, however urbanization and the growth of the under-25 population, and persistent poverty threaten to undermine social order. The upcoming 2015 elections could involve disruptive activities. Violent crimes are rare, but can occur, particularly in Dar es Salaam.

The FSSP must be implemented in conformity with Government of Canada and DFATD policies, regulations, and guidelines. This includes the anti-terrorism funding provisions of Canada's Anti-terrorism Act, adopted in 2001. (Please refer to item 6 below for appropriate Website links).

5.0 RISKS

In Canadian development programming, risk is defined as the effect of uncertainty on results. Managing risk in fragile, crisis and conflict-affected environments requires an increased focus on due diligence and a need for added flexibility. DFATD places an emphasis on the importance of accurately defining the various types of risks that a project could face and the development of impact and risk response strategies.

In Tanzania, there is a risk of civil unrest or disruptive activities during the planned constitutional referendum and elections in 2015. Other potential risks include the risk that corruption, which is already highly prevalent, could increase, that IT and communications systems may often fail, that appropriate professional and technical expertise in Tanzania may be difficult to source, and the risk that inflation rate volatility and currency depreciation could affect the overall budget. The nature and likelihood of these and other risks that could have implications for the Project will need to be considered and thoroughly managed.

The development and the periodic update of a contingency plan is an important element of the Project's risk management strategy. In addition, proactive and systematic risk planning should be integrated into all project activities.

6.0 LINKS TO RELEVANT DFATD AND GOVERNMENT OF CANADA DOCUMENTS

a. DFATD

DFATD's Website is found at: <u>http://international.gc.ca/international/index.aspx?lang=eng.</u>

There is a wealth of information in this Website about DFATD policies, priorities, guidelines, crosscutting themes, and the like.

Some key subject matters are:

a. DFATD's Policy Suite that contains Policies, Strategies and Frameworks:

http://www.acdi-cida.gc.ca/acdi-cida/acdi-cida.nsf/eng/JUD-826145832-Q9M?OpenDocument

- b. The starting point for information on DFATD's program in Tanzania is at : <u>http://www.international.gc.ca/development-developpement/countries-pays/tanzania-tanzanie.aspx?lang=eng</u>
- c. DFATD Results-based Management approach and guidelines : <u>http://www.international.gc.ca/development-developpement/partners-partenaires/bt-oa/rbm-gar.aspx?lang=eng</u>
- d. "Working with DFATD" at: <u>http://www.international.gc.ca/development-</u> <u>developpement/funding-financement/fun-fin.aspx?lang=eng#a1</u>
- e. DFATD Project Browser <u>http://www.international.gc.ca/development-</u> <u>developpement/aidtransparency-transparenceaide/browser-banque.aspx?lang=eng</u>
- f. DFATD's *Policy on Gender Equality* <u>http://www.international.gc.ca/development-</u> <u>development/priorities-priorites/ge-es/policy-politique.aspx?lang=eng</u>
- g. DFATD's Framework for Assessing Gender Equality Results <u>http://www.international.gc.ca/development-developpement/priorities-priorites/ge-</u> es/framework-cadre.aspx?lang=eng
- h. DFATD's Policy for Environment Sustainability <u>http://www.international.gc.ca/development-developpement/priorities-priorites/enviro/policy_es-politique_edd.aspx?lang=eng</u>

b. Government of Canada:

- a. Canada's Anti-Terrorism Act <u>http://laws-lois.justice.gc.ca/eng/acts/A-11.7/</u>
- b. Treasury Board Contracting Policy: <u>http://publiservice.tbs-sct.gc.ca/pol/doc-eng.aspx?id=14494</u>
- c. Treasury Board Policy on Transfer Payments: <u>http://publiservice.tbs-sct.gc.ca/pol/doc-eng.aspx?id=13525§ion=text</u>

Section $4B-\mbox{Specific Mandate of the Consultant}$

1.0 GENERAL SCOPE OF WORK

The Consultant will be responsible for the implementation of all aspects of the FSSP. The Consultant must render administrative, financial, procurement, logistical services as well as support local initiatives. To implement and manage the FSSP, the Consultant must:

- a. acquire and maintain a sound and practical knowledge of and adhere to the various relevant policies, regulations, guidelines and procedures governing the Government of Canada and DFATD's development programming (see item 6.0, *Links to Relevant DFATD Documents*, in the Project Description).
- b. comply with and respect locally applicable laws, regulations and practices, including those for local human resources management and local contracting (for goods and services). The Consultant must also be aware of current and planned local laws and regulations that might affect the FSSP and the Consultant's ability to function in the Project Location.

2.0 SCOPE OF SERVICES

2.1 Description of the Services

To help improve the efficiency of program and project work by stakeholders and the impact of Canada's development program, the Consultant must render administrative, financial, logistical services, undertake procurement of goods, services and Technical Specialists as well as support local DFATD initiatives. The Consultant will be the overall manager, administrator and coordinator, bringing together the various resources required to execute the Project. The Consultant is responsible for carrying out activities required for the financial and operational administration of the FSSP.

Services to be rendered by the Consultant will include, but are not limited to:

2.1.1 <u>Administrative services</u>:

- a. providing secretarial and administrative support services, including but not limited to document production and binding;
- b. developing and maintaining appropriate databases (such as Canadian and local NGOs and other key contacts in Project Location);
- c. setting up and maintaining an electronic and a physical filing system for all FSSP correspondence and documents based on project, sector, thematic, and administrative/management contractual requirements;
- d. providing assistance and technical support in the preparation and delivery of multimedia presentations;
- e. advising visiting missions and stakeholders on the structure and functions of local ministries, and culturally appropriate modes of engagement;
- f. providing interpretation and translation services; and
- g. other administrative services as required.
- 2.1.2 <u>Financial services</u> (in accordance with the generally accepted financial practices):
 - a. processing payments to Technical Specialists and suppliers of goods and services procured under the project;
 - b. providing ongoing monitoring and advice on local economic indicators such as inflation and exchange rates to support DFATD programming;

- c. providing financial advice related to local laws and regulations, banking institutions, the reasonableness of estimated expenses for products or services in Tanzania to support compliance with DFATD financial policies and regulations;
- d. providing accounting and financial reconciliation services;
- e. review of DFATD development projects' financial reports; and
- f. other financial services as required.

2.1.3 <u>Procurement services</u>:

- a. developing and managing databases or lists of suppliers (firms and individuals), for Technical Specialists in the various local and regional themes and sectors required in the Programming Area;
- b. conducting market research on availability of local goods and services suppliers (including a list of qualified Technical Specialists and contractors) and market rates/costs; and,
- c. providing assistance in the identification of requirements, including the development of Terms of Reference and budget;
- d. conducting evaluation and selection of suppliers;
- e. issuance and administration of contracts, including issuance of contract amendments and contract termination;
- f. administrative oversight of the Technical Specialists, including but not limited to:
 - i. day-to-day time management;
 - ii. ensuring adherence to the schedule of deliverables;
 - iii. ensuring client's satisfaction.

The Consultant must procure goods and services, including sourcing of qualified Technical Specialists through fair and transparent selection processes in accordance with the approved Procurement Plan and Procurement procedures and policies, which are submitted as part of the Initial Workplan, AWPs and the FSSP Operating Procedures Manual. DFATD will review and approve these procedures prior to the Consultant undertaking procurement activity. If additional procurement is requested, it will be done through individual work assignment requests submitted by the Technical Authority.

2.1.4 <u>Logistical services</u>:

- a. booking accommodation, making in-country and international travel arrangements, and arranging/confirming appointments;
- b. booking meeting rooms with interpretation, video and teleconferencing services for meetings;
- c. event planning and management;
- d. arranging vehicle rental, as required;
- e. providing advice on obtaining permanent accommodation, utilities, security, permits and other official documents, including but not limited to identification of suitable accommodation for both residential and office space; drafting and negotiation of suitable lease agreements, taking into consideration local norms and practices, as well as the city and location of the properties concerned; obtaining new telephone connections and/or shifting of telephones;
- f. assistance with obtaining various government permits and documentation, including but not limited to obtaining multiple entry visas; police registration; travel/exit permits; duty-free procurement, duty-free clearance of goods, registration of vehicles; permission to sell vehicles,

cancellation of special CD series number plates; local driving licences, export permits, obtaining excise duty refunds for gasoline, etc., as required; and

g. other logistical services, as required.

2.1.5 <u>Support to local DFATD initiatives</u>:

- a. developing tools (e.g. brochures, outreach documents, due diligence checklists) and coordinating publications related to the initiatives, including specific notices for calls for proposals;
- b. coordinating calls for proposals, including receipt of proponent proposals;
- c. conducting preliminary screening of proponent proposals in accordance with formal selection criteria; making recommendations to, and providing Secretariat support for, the Project Review Committee or equivalent;
- d. supporting or conducting due diligence of short-listed proponents, e.g. administrative and programmatic aspects, and documenting approvals processes and funding decisions;
- e. preparing local contribution agreements or other financial instruments, based on established templates;
- f. monitoring initiative implementation, including conducting site visits, reviewing reports and making recommendations regarding payments to recipients;
- g. ongoing liaison with DFATD officers, maintaining proper project files, and preparing collated periodic and annual reports on the initiatives;
- h. coordinating audits of the initiatives; and,
- i. other support to local initiatives services, as required.

2.1.6 FSSP Project Management:

a. Financial management

The Consultant is responsible to ensure adequate financial management of the FSS project, including but not limited to:

- maintaining proper project financial records;
- establishing accounting and billing systems that will allow the Consultant to track and report on services rendered on individual development projects and costs incurred;
- establishing management information systems to generate the necessary financial data required for priority setting, resource allocation, monitoring and controlling using accounting systems software.

b. Quality assurance

The Consultant is responsible for systematic monitoring and assessment of the various services rendered under the FSSP and must ensure that services are performed in accordance with the standards of quality acceptable to DFATD and meeting the requirements of the Contract.

The Consultant is not responsible for the quality of deliverables produced by Technical Specialists. The Consultant's primary responsibility is to ensure fair and transparent procurement of such specialists and subsequent contract administration.

c. Travel and meetings

The Consultant is required to work throughout the Programming Area defined in the Project Description and may be required to travel within Tanzania. The Consultant may also be asked, from time to time, to travel to DFATD's headquarters located in the Ottawa-Gatineau region of Canada. The FSS Personnel and Technical Specialists are expected to meet with DFATD representatives, Government of Tanzania representatives and other stakeholders in Tanzania. Meetings and visits outside of Tanzania could take place periodically.

d. Initial Workplan and Operating Procedures Manual

The Consultant must produce an Initial Workplan and the FSSP Operating Procedures Manual that includes the content described under item 8.1.

e. Annual work planning

The preparation and updating of the AWP is critical to the cost-effective provision of field support services. To meet the AWP requirement, the Consultant must assess the anticipated needs with DFATD and selected government ministries annually in order to identify expected service requirements during the subsequent fiscal year (April 1 to March 31). Upon DFATD's approval of the AWP, the Consultant must manage the FSSP in keeping with the AWP and must report to DFATD based on the AWP. It is recognized that changes to the AWP may be required during the year. Such changes must be submitted to the Technical Authority for approval. See item 8.1 below for the required contents of the AWP and other reports.

f. Work assignments

The Consultant must deliver services on an as-and-when-required basis. Specific work assignments will be initiated by DFATD through a written request for services to the FSSP Project Manager originating from the Technical Authority.

g. Reporting and Invoicing for Services Rendered

The Consultant must track and record all services rendered: to whom the services were rendered, when, by whom, on which activity and development project, and any other additional relevant information requested by the Technical Authority.

The Consultant must obtain the signature of the individuals to acknowledge they have received the services.

3.0 SERVICE REQUIREMENTS

The Consultant must provide the following services at the levels specified:

3.1 Office and Common Space

Provision of office space for use by the Technical Specialists and other parties designated by DFATD that meets the following minimum requirements:

- Location: in a secured building and environment, located within walking distance (2 km) of the Canadian High Commission located at 38 Mirambo Street at Garden Avenue, Dar es Salaam, and includes at least six (6) parking spaces;
- (ii) Essentials: office space must be well maintained, cleaned on a daily basis, include a cooling system, electricity, clean bottled drinking water and glasses, clean, restrooms on the same premises that include: toilet with seat, toilet paper, wash hand basin, soap and paper towels.
- (iii) Accessibility: office space must be accessible and operational Monday through Friday between 7:00AM and 6:00PM. When required, on exceptional basis, the office building must be accessible 24 hour and Saturdays and Sundays.
- (iv) Security: specialist security surveillance will be required 24 hours a day and an alarm system must be used on the premises.

A. <u>Meeting Room</u>

- i) Number: One (1) closed meeting room;
- ii) Capacity: comfortably seat up to ten (10) people;
- iii) Access to high speed internet, secured WiFi access;
- iv) Furniture (new):
 - a) Ten (10) conference chairs with armrests, fully upholstered;
 - b) One (1) board table, with a hard writing surface. Draped or skirted banquet tables are not acceptable;
 - c) Other accessories: two (2) flip charts, and office supplies.

B. <u>Workstations</u>

- i) Number: Ten (10) workstations (open or closed concept is acceptable) for use by the technical specialists;
- ii) Dimensions: minimum of nine (9) square metres
- iii) Capacity: each individual workstation must comfortably seat one (1) individual
- iv) Furniture (new): ten (10) office chairs with arm rests; ten (10) desktops with minimum dimensions of 1.7m x 0.9m;
- v) Network infrastructure: adequate server to support the office activities, server rack, air conditioning in the server room, UPS electricity stabilizer, router, switches, Wi-Fi, file backup's system, and all other equipment needed.

C. <u>Reception and Common Space</u>

- i) Dimensions: reception space to accommodate seating for at least two (2) people, and common space sufficient to house the equipment listed in 3.2 vi) below;
- ii) Furniture in reception area: one desk and office chair for the receptionist, seating for at least two (2) people

3.2 Equipment

Provision of equipment at the Office Space for use by the Technical Specialists and other parties, which must meet the following minimum requirements:

- i) Three (3) new laptops with compatible software: Microsoft Office Suite and ADOBE Acrobat Reader, including:
 - a) docking station;
 - b) new 21-inch flat screen monitor;
 - c) access to high speed internet;
 - d) connected to the office network infrastructure, secured WiFi
- ii) Twelve (12) new mobile phones
- iii) One (1) digital camera
- iv) Equipment for the meeting room: must be equipped with new high performance communications equipment, including:
 - a) high quality telephone conferencing equipment (equivalent to Polycom HD Voice technology quality), with at least two speakers and two microphones;

- b) a screen and connection for a projector to display documents from a computer hooked up by the user;
- c) high quality videoconferencing equipment.
- v) Equipment (new) in each of the ten (10) workstations must be:
 - a) A desktop computer with compatible software: Microsoft Office Suite and ADOBE Acrobat Reader, Processor with a minimum of 8 GB RAM, Hard drive with a minimum of 500 GB, 3 USB ports, webcam, US/Canada keyboard , up-to-date anti-virus software;
 - b) One docking station;
 - c) New 21-inch flat screen monitor;
 - d) Access to high speed internet and telephone;
 - e) Connected to the office network infrastructure, secured WiFi.
- vi) Equipment (new) in the common area:
 - a) One (1) fridge
 - b) One (1) microwave
 - c) Two (2) water coolers
 - d) One (1) photocopier
 - e) One (1) fax machine with integrated printer and scanner functions
 - f) One (1) document shredder
 - g) One (1) document binding machine

Detailed instructions for operating each piece of equipment must be provided in English.

3.3 Transportation Services

Provision of transportation services for the Technical Specialists and other parties designated by DFATD for working purposes such as local transportation and from the airport, to attend meetings and monitor projects, as well as for working missions outside Dar es Salaam and throughout Tanzania:

A. <u>Vehicles</u>

- i) Number : three (3) vehicles
- ii) Equipment:
 - a) model : Nissan Path Finder, Toyota Land Cruiser or equivalent;
 - b) year : vehicle must be a maximum of three years old at Contract signature;
 - c) class : 2 axle passenger vehicle, large SUV type or larger
 - d) engine and transmission: each vehicle must have a 6 cylinders engine at minimum and a four-wheel drive transmission
 - e) number of passengers: each vehicle must allow a minimum of five (5) including the driver
 - f) equipment: air conditioning and heating systems
 - g) accessories: heavy duty roof rack, Geo-positioning system, 1 full size spare tire

- iii) Inspection of vehicles: The Consultant must ensure safety inspections are regularly performed by a certified mechanics confirming the vehicles meet the manufacturer's and local safety standards and vehicle are in good operating condition.
- iv) Driver: is a qualified individual who owns a valid driver's licence and can communicate in English, and is available during the office hours as specified in 3.1.

4.0 CONSULTANT RESOURCES IMPLEMENTING THE FSS PROJECT

4.1 Introduction

The Consultant must provide resources for the following positions.

4.2 Project Manager

Based full-time in Dar es Salaam, the FSS Project Manager provides senior-level managerial services and advice on project matters to the Development Section of the Canadian High Commission, DFATD Headquarters, stakeholders and FSS Personnel.

He/she is responsible for the overall management of the FSSP including:

- Ensuring overall quality and management of all services offered by the FSSP;
- Leading the development of all key FSSP documents, including Procurement Plan and Operating Procedures Manual;
- Reviewing and approving FSSP budgets and financial reports;
- Supervising procurement, logistics, and financial management services provided under the project;
- Coordinating support to local DFATD initiatives as required;
- Managing and supervising FSSP Personnel;
- Supervising the management and quality of the reporting and invoicing for services rendered;
- Regularly liaising with the Development Section of the Canadian High Commission, DFATD Headquarters, the Recipient Government Authorities or representatives, and other relevant project stakeholders;
- Developing and maintaining networks of key stakeholders (government, civil society, other donors, private sector);
- Overseeing procurement services, including but not limited to procurement of Technical Specialists through local and international competitive processes;
- Ensuring the effective management and internal monitoring of FSSP progress and results, including dealing with project issues and problems as they arise;
- Providing other related services as required.

4.3 Project Coordinator

Based full-time in Dar es Salaam and under the general supervision of the FSSP Project Manager, the Project Coordinator is responsible for delivery of logistics, administrative and procurement services as well as to support local initiatives (when applicable). The duties and responsibilities of the Project Coordinator include:

- Providing administrative services, including but not limited to document production and binding, translation and interpretation services;
- Providing logistical services such as arranging vehicle rental, travel arrangements, event and mission planning and management as required
- Providing procurement services, including but not limited to procurement of Technical Specialists through local and international competitive processes;
- Supervising relevant FSS Personnel, as required;
- Supporting local DFATD initiatives as required;
- Ensuring proper maintenance of the record keeping and filing system of the FSSP;
- Coordinating project activities with other stakeholders;
- When required, facilitating or advising on local government documentation requirements, visa and work permit processes and other related services such as arranging for security, utilities, clearance of shipments, vehicle registration and accommodation;
- Developing Procurement Plan and Operating Procedures Manual; and
- Providing other related services as required.

4.4 Financial Officer

Based full-time in Dar es Salaam and under the general supervision of the FSSP Project Manager, the Financial Officer is responsible for delivery of financial management services provided by the FSSP. The duties and responsibilities of the Financial Officer include:

- Administering and monitoring the financial system in order to ensure that the project finances are maintained in an accurate and timely manner;
- Maintaining the accounts payable and accounts receivable systems in order to ensure complete and accurate records of project funds;
- Administering timely payments to suppliers, contractors and Technical Specialists;
- Tracking and monitoring project expenses;
- Preparing financial reports;
- Preparing budgets and reviewing financial reports;
- Developing and maintaining knowledge of DFATD financial policies and regulations;
- Providing financial advice related to local laws and regulations, banking institutions, the reasonableness of estimated expenses for products or services in the Recipient Country to support compliance with DFATD financial policies and regulations;
- Developing and managing the reporting and invoicing for Services rendered;
- Accounting and financial reconciliation services;
- Reviewing DFATD development projects' financial reports; and
- Providing other related services as required.

4.5 Support Staff

The Consultant must provide the following support staff under the Contract:

• Accounting Clerk;

• Receptionist/Administrative Assistant;

4.6 Technical Specialists

This envelope is reserved for areas of expertise where Technical Specialists may be required to meet project needs, which may evolve over the life of the FSSP. This includes but is not limited to: health, particularly maternal, newborn and child health; education and skills development; private sector development; economic growth; oil and gas; extractive industries; macro-economics and public financial management; governance, particularly in public accountability and transparency; civil society; capacity development; gender equality; and environmental sustainability. Other areas may include: fund coordination, results-based management, skills-based approaches or skills certification, statistics/informatics/databases, human rights, institutional support/development of sub-regional organizations, training, participatory approaches, monitoring and evaluation, communications, partnership promotion, and any other areas that might arise.

Technical Specialists contracted by the Consultant will provide technical services to the Development Section of the Canadian High Commission, DFATD Headquarters, the Recipient Government Authorities or representatives, and other relevant project stakeholders, to contribute to:

- Improved access to quality information, research, analysis and technical advice, including crosscutting DFATD themes. This includes but is not limited to providing technical advice, research, analysis, quality assurance and expertise to programming initiatives and DFATD-funded projects in various themes and sectors. This will involve coordination between DFATD's thematic and sector specialists and the Consultant's Technical Specialists as part of broader communities of practice that include DFATD and key stakeholders.
- Increased opportunities for knowledge-sharing, coordination and collaboration amongst DFATD investments and those of other donors in the same sectors. The Technical Specialists must maintain contact with a range of Tanzanian officials, officials from other donors partners, international organizations and civil society organizations operating in Tanzania.

In order to support project/program decision-making, the Consultant will: provide evidence-based and contextual analysis relevant to the overall development context, as well as policies and emerging issues specific to Tanzania; provide contextual analysis on gender, environment and sectors of focus that inform the design of program strategies; and, monitor projects and programs and communicate findings.

The Consultant will enhance coordination and collaboration by: organizing knowledge-sharing and policy dialogue events for DFATD stakeholders and partners as per the AWP; organizing, attending as an observer and participant and reporting on donor coordination and aid effectiveness initiatives; and providing subject-specific training on program specific requirements to Project clientele.

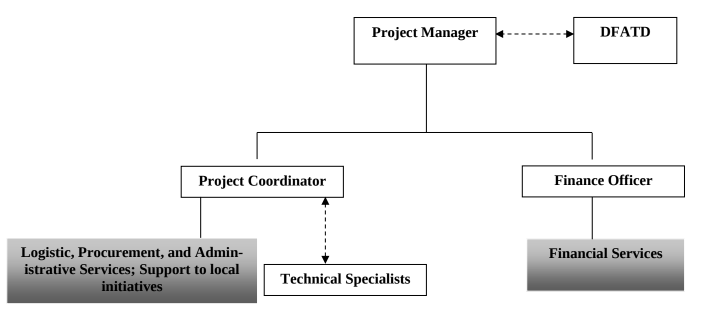
4.7 Language Requirements

The operating language of the FSSP is English. All briefings and reports described under section 8 that the Consultant must provide to DFATD and other partners must be in English. DFATD may request for translation from Swahili to English.

Based on the language profile definitions found in the DFATD Website (http://www.international.gc.ca/ifait-iaeci/test_levels-niveaux.aspx?lang=eng), the language proficiencies requirements are specified in the following table:

Positions	Language Requirement:		
	English:	<u>Swahili</u> :	
Project Manager, Project Coordinator	Oral = Level 4 – Advanced Profes- sional Proficiency	Oral = Level 3 – General Profes- sional Proficiency	
	Reading = Level 4 – Advanced Professional Proficiency	Reading = Level 3 – General Pro- fessional Proficiency	
	Writing = Level 4 – Advanced Professional Proficiency	Writing = Level 3 – General Pro- fessional Proficiency	
Financial Officer	Oral = Level 3 – General Profes- sional Proficiency	Oral = Level 3 – General Profes- sional Proficiency	
	Reading = Level 3 – General Pro- fessional Proficiency	Reading = Level 3 – General Pro- fessional Proficiency	
	Writing = Level 3 – General Pro- fessional Proficiency	Writing = Level 3 – General Pro- fessional Proficiency	
Support Staff	The Consultant, based on operational requirements, will determine lan- guage requirements.		

5.0 FSSP Organizational Chart



6.0 SUPPORT TO BE PROVIDED BY DFATD

DFATD will make available all necessary data, documentation and information to the Consultant.

7.0 DFATD MONITORING, MID-TERM REVIEWS AND EVALUATIONS

DFATD projects are subject to monitoring, mid-term reviews and evaluations at DFATD's discretion. In such cases, the Consultant must cooperate to such mid-term reviews and evaluations.

For the FSSP, a mid-term review may be carried out at the end of the second year or early part of the third year of operations to assess the performance of the Consultant.

At DFATD's discretion, a management review of the Project could be conducted at any time that DFATD believes that there are concerns or issues on the Project that need to be assessed and/or resolved.

8.0 PROJECT DOCUMENTATION AND REPORTING

The Consultant must prepare the following documents and reports and submit them to DFATD for its review and approval in accordance with the timelines set out hereafter.

8.1 Key Project Documents and Narrative Reports

All draft document/reports are to be submitted in one (1) electronic copy in Microsoft Word (version 97-2003 or newer) in English, unless otherwise specified by DFATD. All final documents/reports are to be submitted in two (2) hard copies and in 1 (one) electronic copy in Microsoft Word (version 97-2003 or newer) in English, unless otherwise specified by DFATD. The fiscal year refers to DFATD's fiscal year from April 1 to March 31. The Consultant must be able to provide any worksheet, calculation sheet in Microsoft Excel format (version 97-2003 or newer) and any report in ADOBE (*.pdf) as requested.

Name of Report	Submission Requirements	Content Requirements
Initial Work- plan (IWP)	Within forty- five (45) calen- dar days from the date of Con- tract signature	 The IWP must present a plan with the timelines and deliverables focusing on key project start-up activities such as: 1. project and administrative management 2. procurement plan 3. set-up of a local office as required 4. draft workplan for 12 months 5. draft budget 6. risk management strategy

Name of Report	Submission Requirements	Content Requirements
Operating Procedures Manual	Within sixty (60) calendar days of Contract signature and updated annual- ly.	 The Consultant must prepare an Operating Procedures Manual that describes the policies and operating procedures of the FSSP and serves as guidance for FSSP Personnel. The manual must clearly define the service cycle of the FSSP (requisition, authorization, execution, invoicing as appropriate and reporting). The manual must include (but not be limited to) the following: roles and responsibilities within the FSSP personnel and Technical Specialists management procedures safety and security protocols financial management procedures including: a. description of competitive process to procure goods and services, including Technical Specialists b. description of competitive selection process to contract ad hoc resources, including Technical Specialists c. decision making matrix information technology and information management systems project reporting protocol to mitigate risk of conflict of interest: a. safeguard of information produced by the Technical Specialists
Annual Workplan (AWP)	Within 120 cal- endar days of contract signa- ture Subsequent AWPs are sub- mitted as drafts by February 28 th each year lead- ing to final ap- proval by the Technical Au- thority by the end of March each year. As most FSSP services are demand-driven, the Level of Ef- fort Annex will be updated (if necessary) on a quarterly or semi-annual ba-	 The AWP defines the results to be achieved or worked on during the year and serves as a basis to assess project performance against plans and to assess the variance analysis contained in progress reports. It should not be more than 30 pages (excluding annexes), and must include (but not be limited to) the following: Executive summary Project Context (which may change from year to year); Risk management strategy; Results to be achieved during the year; Procurement Plan, including list of Technical Specialists to be procured for the year; Detailed/updated budget per eligible cost categories including financial projections with summary information for prior and future years; Project Management issues and matters including significant events or changes that are planned during the year; and

Name of Report	Submission Requirements	Content Requirements
	sis.	
Semi-Annual Progress Re- ports	Submitted to DFATD within 45 calendar days from Sep- tember 30 th each year.	 The Semi-Annual Progress Report (maximum of 10 pages) provides progress on activities for the previous 6-month period. The semi-annual progress report must include (but not be limited to): Executive summary Reporting on key project activities; Problems and difficulties encountered, if any, and remedial action taken or to be taken; Analysis of changes to any important aspect of the project which have been or should be made, for consultation with DFATD; Planned activities for the next period or required updates to the AWP; Management issues; Comments on risks encountered or new Risks identified; Summary analysis of support provided by Technical Specialists procured by the FSSP Other important issues affecting project implementation.
Annual Pro- gress Report	Submitted to DFATD within 45 calendar days from March 31 st each year.	 The Annual Progress Report (maximum of 20 pages) summarizes project activities and progress towards expected results: Executive summary Coordination and networking activities & results Program planning and project monitoring & results Administrative, procurement services and logistical support & results Problems and difficulties encountered and remedial actions taken & results Management issues & results Management issues & results Results Delivered, including list of all procured Technical Specialists and a summary of their support provided; list of events organized, etc. Comments on risk assessment and updated risk management strategy, if appropriate; Summary analysis of support provided by Technical Specialists procured by the FSS Other important issues affecting project implementation Lessons learned and recommendations Annexes
Final Narra- tive Report	Draft within 60 days from the end of the activ- ities of the pro- ject.	The Final Narrative Report not only includes an aggregation of previous reports as well as the Final Financial Report but goes beyond to provide information on design, methodology, program delivery, success factors, lessons learned, etc. The report should be a stand-alone document that can be used as core source of information, a corporate memory and to help triangulate evaluations. In order to be concise, it is suggested that the report be approximately 50 pages and not exceed 75 (excluding annexes). The Final Narrative Report comprises 11 sections (including

Name of Report	Submission Requirements	Content Requirements
		 annexes): Executive Summary (not more than 5 pages); Introduction - how the document is structured and designed (1 page); Project Summary (1-3 pages) Project Summary (1-3 pages) Project Summary (1-3 pages) Project Summary (1-3 pages) Project Commary (1-3 pages) Project context - analysis of the Project context (external, internal, political considerations) and the positive or negative impact on Project implementation. Project Management – assessment of Project management approaches (governance, work planning, scheduling, procurement, logistics, finance, reporting). (3-6 pages) Results Delivered - list of all procured Technical Specialists and a summary of their support provided; list of events organized, etc Risk Management - appraisal of the validity of the original risk assessment, changes in risk and risk response strategies during the life of Project (including whether any risk events occurred and what strategies were used to address them) and the positive or negative impact on Project as a whole as well as for each of the main set of activities. (1-3 pages) Budget management - brief analysis of initial budget forecasts as set out in the Contract, compared to actual disbursements, for the Project as a whole as well as for each of the main set of activities. (1-3 pages) Success Factors - assessment of the success factors a) relevance, b) appropriateness of design, c) innovation, d) appropriateness of resource utilization and e) informed and timely action. (5-10 pages) Lessons learned and recommendations - from the Project that will be useful for DFATD to consider in planning other projects of this nature in the future. (3-5 pages)

8.2 Financial and Procurement (F&P) Reports

The financial and procurement reports are to be submitted in two (2) hard copies and one (1) electronic copy in Microsoft Excel format (version 97-2003 or newer) and in ADOBE (*.pdf), in English, unless otherwise specified by DFATD.

Name of Report	Submission Requirements	Content Requirements
Quarterly F&P Reports	Within 30 calendar days from the end of every quar- ter according	 The Quarterly F&P Reports will include the following: costs incurred throughout the period covered by the report; procurement transactions undertaken; year-to-date costs as of the date of the report (amount and

Name of Report	Submission Requirements	Content Requirements
	to DFATD's fiscal year	 percentage); analytical comments on significant variances (+/- 10%) between forecasted and actual expenditures, as they relate to successes or problems encountered and actions taken, as well as consequences on the financial forecasting for the next quarter; estimate of the costs required to complete the activities and achieve the planned results under the Contract; and cost estimate for the period to be covered in the next report.
Annual F&P Report	Within 45 calendar days from March 31 st each year together with the Annual Progress Re- port.	 The Annual F&P Report must take a full-year perspective on the project and must be tied closely to the appropriate AWP and the costs of the activities. It must detail the following: a comparison between the forecasted expenditures/ procurement transactions and the actual expenditures/ procurement transactions for the year just completed. costs incurred throughout the period covered by the report; interest earned on advances, if applicable; estimate of the costs required to complete the activities and achieve the planned results under the Contract; a forecast for the upcoming fiscal year, i.e. the forecast of the cost of the activities identified in the Annual Workplan; and analysis of significant variances +/- 10% during the year.
Final F&P Report	Within 60 calendar days from the end of the activi- ties of the project.	 In addition to the elements in the final Annual F&P Report, the project Final F&P Report must present an account of actual disbursements throughout the life of the project on the basis of a line item breakdown, in comparison to the basis of payment of the Contract. The Final F&P Report must also include: 1. An explanation of variances; 2. Key financial issues arising during the life of the project; and 3. Pertinent Lessons Learned relating to financial and procurement management.

9.0 Environmental Considerations

The Consultant shall notify DFATD if any project components are added that could have potential environmental effects. In this case, DFATD may take necessary action to ensure that the project is not likely to cause significant adverse environmental effects.

Section 5. Evaluation Criteria

RATED EVALUATION CRITERIA	SCORE
Instructions for Bidders	
If more projects/assignments are included in the Proposal than the number stipulated in a requirement, DFATD will only consider the specified number in order of presentation.	
The terms <i>at least</i> or <i>minimum</i> represent the minimal expectations of a requirement. No points will be given if the minimal expectation is not demonstrated.	
Font size for all evaluation criteria : 12 pt Times New Roman	
Definitions – For the purpose of this RFP, the following definitions apply to the requirements:	
Developing Country(ies): includes any country(ies) listed in the OECD DAC list of ODA Recipients. It is available on the following webpage: <u>http://www.oecd.org/dac/stats/documentupload/DAC%20List%20of%20ODA%20Recipients%202014%20final.pdf</u>	
Failed or Fragile State: means a state with weak capacity to carry out basic governance functions, and lacking the ability to develop mutually constructive and reinforcing relations with society and tend to be more vulnerable to internal or external shocks such as economic crises or natural disasters. In extreme cases governments may have lost control over parts of their territory or public administration.	
International Development Assistance Stakeholder(s): includes but not limited to: in- ternational, national and local, non-governmental, private and not-for-profit organizations, the Recipient Country Government, multilateral institutions and donor countries.	
International Development: relates to a mandate to support sustainable development in Developing Countries, in order to reduce poverty and to contribute to a more secure, equitable and prosperous world.	
Project Country: Tanzania	
Project Region: includes the following countries : Kenya, Uganda, Rwanda, Burundi, Democratic Republic of Congo, Zambia, Malawi, and Mozambique	
Support to Local Development Initiatives: the provision of funding to local initiatives selected through a particular mechanism.	
TECHNICAL COMPONENT	400

/120
/50

Maximum 5 pages.	
1.1 Academic qualifications	
1.1.1 Education	
a) Highest level of education completed in a relevant discipline in a recognized institu- tion (up to 8 points):	
• Post-graduate degree (i.e. higher than bachelor): 8 points	
or	
• Undergraduate degree (i.e. bachelor or equivalent): 6 points and	
b) A second degree completed in a relevant discipline from a recognized institution: 2 points	/10
For the purpose of this criterion:	
• "relevant discipline" is defined as a discipline related to political sciences, law, international development, economics, finance, business administration, project management, social sciences, engineering, applied sciences.	
• "recognized institution" is defined as a public, non-governmental or private in- stitution that has been given full or limited authority to grant degrees by an act of the relevant legislature.	
1.2 Experience: Demonstrated management experience	
In the context of each assignment presented to demonstrate this criterion:	
a) The proposed individual should have:	
 performed management duties similar to those described in Section 4B – Specific Mandate of the Consultant, sub-section 4.2 Project Manager; AND, 	
• worked with an International Development Assistance Stakeholder(s) or on an In- ternational Development project(s); AND,	/40
b) The assignment should be ongoing or should have been completed no earlier than fifteen (15) years prior to the RFP Closing Date; AND,	
c) The assignment should be at least one (1) month in duration.	
If the Bidder does not demonstrate that each assignment satisfies elements a) to c) above, no points will be allocated to such assignment.	
1.2.1 Duration of cumulative experience (up to 7 points):	
• Less than 36 months: 0 points	
• 36 to less than 60 months: 3 points	/7
• 60 to less than 74 months: 5 points	
• 74 months or more: 7 points	
1.2.2 Maximum average annual budget managed by the proposed individual on an as- signment (up to 5 points):	
	/5

1.2.3 Demonstrated experience working with different types of organizations: multilat- eral institutions, non-governmental organizations, governments and private sector or- ganizations (up to 5 points):	
• 4 types of organizations: 5 points	/5
• 3 types of organizations: 3 points	/3
• 2 types of organizations: 1 point	
1.2.4 Demonstrated relevant experience managing the following services (up to a maximum of three (3) points per service for a total of fifteen (15) points):	
i) Administrative services;	
ii) Procurement services;	/15
iii) Financial services;	
iv) Logistical services;	
v) Support to Local Development Initiatives.	
1.2.5 Demonstrated cumulative experience working in-country in a Developing Country(ies) (up to 8 points).	
In-country assignments shorter than twelve (12) months will not be considered for the cumulative experience.	
• Less than 12 months: 0 points	/8
• 12 to less than 60 months: 3 points	/0
• 60 months or more: 6 points	
• Additional 1 point for at least 12 months of experience in the Project Region.	
• Additional 2 points for at least 12 months of experience in the Project Country.	
	/50
Total Requirement 1	/50
Requirement 2: FSS Project Coordinator	
Using form TECH-6A, the Bidder should describe the education and overall experience of the proposed individual for the position of FSS Project Coordinator.	/40
Maximum 5 pages	
2.1 Academic qualifications	
2.1.1 The highest level of education completed in a relevant discipline from a recog- nized institution (up to 5 points):	
• Post-graduate degree (i.e. higher than a bachelor): 5 points.	
or	
• Undergraduate degree (i.e. bachelor or equivalent): 3 points;	/5
For the purpose of this criterion:	
• "relevant discipline' is defined as a discipline related to business, finance, ac- counting, logistics, economics, international development, procurement, project management, business administration, engineering, or applied sciences.	
• "recognized institution" is defined as a public, non-governmental or private in-	

stitution that has been of the relevant legisl	en given full or limited authority to grant degrees by an act	
<u> </u>	ed project-coordination experience	
*	ment presented to demonstrate this criterion:	
a) The proposed individu	ual should have performed project coordination duties simi- in Section 4B – Specific Mandate of the Consultant, sub-	
b) The assignment shoul country, in a Develop	d have been carried out by the proposed individual in- ing Country; AND,	/35
	d be ongoing or should have been completed no earlier than r to the RFP Closing Date; AND,	
d) The assignment shoul	d be at least one (1) month in duration.	
If the Bidder does not demon no points will be allocated to	nstrate that an assignment satisfies elements a) to d) above, o the assignment.	
2.2.1 Duration of cumulative	e experience (up to 7 points):	
• Less than 12 months	s: 0 points;	
• 12 to less than 24 m	onths: 2 points;	
• 24 to less than 48 m	onths: 3 points;	/7
• 48 months or more:	5 points.	
• Additional 1 point for	or at least 12 months of experience in Project Region.	
• Additional 2 points	for at least 12 months of experience in Project Country.	
2.2.2 Demonstrated relevant points).	experience providing the following services (up to 28	
i) Undertaking proc	urement for goods or services (up to 8 points);	
ii) Providing logistic	s services (up to 8 points);	/28
iii) Providing Suppor	t to Local Development Initiatives (up to 8 points);	
iv) Developing opera	tional manuals, procedures or templates (up to 4 points).	
	Total Requirement 2	/40
Requirement 3: FSSP Fin	ancial Officer	
Using form TECH-6A, the Bidder should describe the education and overall experience of the proposed individual for the position of FSSP Financial Officer.		/30
Maximum 3 pages.		
3.1 Academic qualifications		/10
3.1.1 The highest level of earliest institution (up to 5 points):	ducation completed in a relevant discipline, in a recognized	
• Post-graduate degree	e (i.e. higher than bachelor): 5 points	/5
or		15
• Undergraduate degree	ee (i.e. bachelor or equivalent): 3 points	
For the purpose of this criter	ion:	

PASS	ING MARK FOR A) PERSONNEL (60%)	72
TOTAL FOR A) PERSONNEL		/120
	Total Requirement 3	/30
iii.	Providing strategic financial advice (up to 5 points).	
ii.	Financial reporting and undertaking daily financial operations (up to 5 points);	
i.	Planning, developing and monitoring budgets (up to 5 points);	/15
3.2.2 D points)	emonstrated relevant experience providing the following services (up to 15	
•	Additional 1 point for at least 12 months of cumulative in-country experience in the Project Region or in the Project Country.	
•	48 months or more: 4 points.	
•	24 to less than 48 months: 3 points;	/5
•	12 to less than 24 months: 2 points;	
•	Less than 12 months: 0 points;	
3.2.1 D	uration of cumulative experience (up to 5 points):	
	didder does not demonstrate that an assignment satisfies elements a) to d) above, ts will be allocated to that assignment.	
d)	The assignment should be at least one (1) month in duration.	
c)	The assignment should be ongoing or should have been completed no earlier than fifteen (15) years prior to the RFP Closing Date; AND,	
U)	country, in a Developing Country; AND,	/20
b)	section 4.4 Financial Officer; AND, The assignment should have been carried out by the proposed individual in-	
a)	The proposed individual should have performed financial officer duties similar to those described in Section 4B – Specific Mandate of the Consultant, sub-	
	ontext of each assignment presented to demonstrate this criterion:	
•	berience: Demonstrated experience as financial officer	
membe profess	of a profession are admitted and which enjoys certain prerogatives to control nal practices and to take disciplinary action.	
bued by a professional body (5 points for one (1) relevant certification, accreditation or lesignation). For the purpose of this criterion, "professional body" means an organization to which		/5
3.1.2 P	rofessional certification, accreditation or designation in accounting or finance is-	
•	"recognized institution" is defined as a public, non-governmental or private in- stitution that has been given full or limited authority to grant degrees by an act of the relevant legislature.	
	"relevant discipline" is defined as a discipline related to business, finance, ac- counting or management.	

B) EX	PERIENCE OF THE BIDDER	140
Requi	rement 4: Experience providing services similar to the FSSP	
	one (1) form TECH-4 per project, the Bidder should provide two (2) different s demonstrating its experience providing services similar to the FSSP.	
	e purpose of this requirement, the term 'project' is defined as a contract, agree- r arrangement signed by the Bidder individually or in a consortium to provide the s.	
To be o	o be considered eligible, any project presented for the experience of the Bidder should:	
•	be completed no earlier than fifteen (15) years prior to the RFP closing date, or in case of a current ongoing assignment, the project should be at least 70% com- plete in terms of total value or implemented for at least one (1) year, AND	
•	be at least one (1) year in duration, AND	
•	include the provision of at least three (3) types of the following services: (1) administrative; (2) procurement; (3) financial; (4) logistical; (5) Support to Local Development Initiatives, AND	/70 points
•	have an average budget of at least CAD\$500,000 per year, AND	
•	have a minimum of four (4) project personnel; AND	per projec
•	be carried out in a Developing Country.	
Only p	rojects meeting all the elements above will be evaluated as follows:	
a)	Average annual value of the project (up to 15 points): at least CAD500,000 per year on average, ideally CAD1 million per year on average.	
b)	Location of the project (up to 15 points): in a Developing Country, preferably in the Project Region and ideally in Project Country.	
c)	Number and type of project personnel (up to 10 points): a minimum of four (4), and ideally over ten (10) project personnel (up to 7 points), and at least three (3) types of personnel (e.g. administrative staff, procurement officers, project managers, financial officers, logistics officers) (3 points).	
d)	Types of services provided in the project: the Bidder should demonstrate it has performed activities that are relevant to each type of services and similar to the FSS project (up to 6 points per type of service, up to a total of 30 points).	
Maxin	num two (2) pages per project for a total of four (4) pages.	
ТОТА	L FOR B) EXPERIENCE OF THE BIDDER	/140
C) PR	OPOSED METHODOLOGY	/140
Requi	rement 5: Proposed Methodology	14.40
Using form TECH-5, the Bidder should describe its proposed methodology for manag- ing the FSS Project.		/140
Maxin	num 8 pages.	
5.1 <u>Pro</u>	ocurement and contract administration procedures	
lated to	dder should describe its procurement and contract administration procedures re- the procurement of individual consulting services under the Technical Specialist pe. The procedures should explain key elements that take into consideration local	/50

sure procu	d constraints (up to 5 points per relevant element, up to 25 points) and that en- rement will be conducted in a transparent, fair and competitive manner (up to er relevant element, up to 25 points). Total of up to 50 points.	
5.2 Financ	ial Management	
	roposed approach to ensure sound financial management, including a descrip- following categories:	
i) Ro	ples and responsibilities (up to 5 points);	
ii) Ad	lherence to applicable laws and standards (up to 5 points);	125
iii) Bu	dget planning and reporting (up to 5 points);	/25
iv) Di	sbursement/payment mechanisms (up to 5 points);	
v) Co	ontrol mechanisms or checkpoints (up to 5 points).	
	be awarded based on the description of relevant elements under each catego- per relevant element, up to 5 points per category, for a maximum of 25	
5.3 Logist	ical Services	
	roposed approach to the provision of the following types of logistical ser-	
(i)	Travel support services (up to 5 points)	
(ii)	Event organization services (up to 5 points)	/15
(iii)	Transportation services (up to 5 points)	
vices (1 po	be awarded for relevant activities described under each type of logistical ser- bint per relevant activity, up to 5 points for each type of logistical services, for n of 15 points).	
5.4 Manag	rement approach	
Bidder	's proposed management approach with respect to the following categories:	
(i)	Managing timelines (2 points for each relevant element described, up to 10 points);	
(ii)	Methodology for managing client satisfaction (1 point for each relevant element described, up to 5 points);	
(iii)	Risk management (up to 35 points). For each of the five (5) risks provided below, the Bidder should propose a description of the risk impact on the FSS Project and its proposed risk response. The Bidder will be awarded up to three (3) points for the description of a risk impact that demonstrates an understanding of the risk and up to four (4) points for a risk response that provides an effective measure to reduce the risk (up to 7 points for each risk, for a total of 35 points).	/50
Risks		
Risk 1: Appropriate professional and technical expertise in Tanzania becomes difficult to source.		
Risk 2: S ment.	ocial unrest or political disruption results in worsening operating environ-	
		I

Risk 3: IT and communications systems may occasionally fail.	
Risk 4: Expenditure management and control practices, contracting practices, or other basic fiduciary standards at the FSSP are not respected or maintained.	
Risk 5: Terrorist attack in Dar es Salaam.	
TOTAL FOR C) PROPOSED METHODOLOGY	
TOTAL – TECHNICAL SCORE	/400
PASSING MARK ON THE TOTAL TECHNICAL SCORE (60%)	

Section 6. Standard Form of Contract

STANDARD FORM OF CONTRACT

Management Services Contract

CONTRACT FOR MANAGEMENT SERVICES

between

Department of Foreign Affairs, Trade and Development [DFATD]

and

<Name of the Consultant>

<Address of the Consultant>

in relation to the

Field Support Services Project in Tanzania

Section 6. Standard Form of Contract

Page 70 of 103

A. Contract

This Contract (referred to as the "Contract") is signed the *[day]* day of the month of *[month]*, *[year]*, between, Her Majesty the Queen in right of Canada represented by the Minister for International Development acting through the Department of Foreign Affairs, Trade and Development (collectively referred to as "DFATD") and, *[name of the Consultant]* (referred to as the "Consultant").

OR

This Contract (referred to as the "Contract") is signed the *[day]* day of the month of *[month]*, *[year]*, between, Her Majesty the Queen in right of Canada represented by the Minister for International Development acting through the Department of Foreign Affairs, Trade and Development (collectively referred to as "DFATD") and, a joint venture or consortium consisting of the following persons or entities, each of which will be jointly and severally liable to DFATD for all the Consultant's obligations under this Contract, namely, *[name of the Consultant]* and *[name of the Consultant]* (collectively referred to as the "Consultant").

The following form an integral part of this Contract:

- (a) The Conditions of Contract; and
- (b) The following Annexes:

Annex A:Basis of PaymentAnnex B:Terms of Reference

I. Conditions of Contract

- **1.1 Definitions** Unless the context otherwise requires, the following terms whenever used in this Contract have the following meaning:
 - (a) "Administrative Mark-up" means the mark-up paid to the Consultant on the cost of Technical Specialists procured by the Consultant upon request by DFATD during the implementation of the resultant Contract.
 - (b) **"Applicable Canadian Taxes"** means the Goods and Services Tax (GST), the Harmonized Sales Tax (HST), and any provincial tax, by law, payable to Canada such as the Quebec Sales Tax (QST).
 - (c) **"Approved Financial Institution"** means:
 - (i) any corporation or institution that is a member of the Canadian Payments Association;
 - (ii) a corporation that accepts deposits that are insured by the Canada Deposit Insurance Corporation or the Régie de l'assurance-dépôts du Québec to the maximum permitted by law;
 - (iii) a credit union as defined in paragraph 137(6) b) of the Canadian *Income Tax Act* (R.S.C., 1985, c. 1 (5th Supp.));
 - (iv) a Canadian corporation that accepts deposits from the public, if repayment of the deposits is guaranteed by a Canadian province or territory; or
 - (v) the Canada Post Corporation.
 - (d) "Canada" means Her Majesty the Queen in right of Canada as represented by the Minister of International Development and any other person duly authorized to act on behalf of that minister or, if applicable, an appropriate minister to whom the Minister for International Development has delegated his or her powers, duties or functions and any other person duly authorized to act on behalf of that minister;
 - (e) **"Consultant"** means the person or entity or, in the case of a consortium or joint venture, the Members whose name(s) appears on the signature page of the Contract and who is responsible to provide the Services to DFATD under the Contract.
 - (f) **"Contract"** means the written agreement between the Parties, which includes these Conditions, Annexes and every other document specified or referred to in any of them as forming part of the Contract, all as amended by written agreement of the Parties from time to time.
 - (g) **"Contracting Authority"** means the DFATD Representative responsible for the administration of the Contract. The Contracting Authority is the only authority to sign contract amendments. The Contracting Authority for this Contract is specified below:

«Title of the delegated signing authority as per DFATD Delegation Instrument »

Department of Foreign Affairs, Trade and Development 125 Sussex Drive Ottawa, Ontario K1A 0G2

Canada Telephone: XXX-XXX-XXXX Facsimile: XXX-XXX-XXXX Email:

- (h) **"DFATD"** means the Department of Foreign Affairs, Trade and Development.
- (i) **"DFATD Representative"** means an officer or employee of DFATD who is designated to perform the DFATD representative functions under the Contract.
- (j) "Day" means calendar day, unless otherwise specified.
- (k) **"Fees"** mean an all-inclusive firm daily rate, which can be specifically identified and measured as having been incurred or to be incurred in the performance of the Contract.
- (1) **"Irrevocable Standby Letter of Credit (ISLC)"** means a document from a bank or an Approved Financial Institution, which irrevocably and unconditionally undertakes and guarantees to pay on demand the Receiver General for Canada:
 - (i) any sum demanded to meet obligations incurred, or to be incurred, by the Consultant;
 - (ii) where the Consultant, in the sole opinion of DFATD, is in default of its contractual obligations;
 - (iii) up to a maximum dollar amount specified; and
 - (iv) on sight, on first request by DFATD to the bank and without question.
- (m) "Local Taxes" include but are not limited to value added or sales tax, social charges, corporate taxes, or income taxes on non-resident Personnel, duties, fees and levies incurred in the Recipient Country.
- (n) **"Member"** means any of the persons or entities that make up a consortium or joint venture and "**Members**" means all these persons or entities.
- (o) **"Member in charge"** is the Member authorized to act on behalf of all other Members as the point of contact for DFATD in regard to this Contract. Any communication between DFATD and the Member in charge is deemed to be communication between DFATD and all other Members.
- (p) **"Minister"** means the Canadian Minister for International Development and includes the Minister's successors, deputies and any lawfully authorized officers representing the Minister for the purpose of this Contract.
- (q) **"National Joint Council Travel Directive and Special Travel Authorities**" means the directives that govern travelling on Canadian government business. These directives can be found at <u>http://www.njc-cnm.gc.ca/directive/travel-voyage/index-eng.php</u> and <u>http://www.tbs-sct.gc.ca/</u>
- (r) **"Party"** means DFATD or the Consultant, as the case may be, and "**Parties**" means both of them.
- (s) **"Personnel"** means an individual(s) assigned by the Consultant to perform services under the Contract. Personnel do not include Technical Specialists procured under the Contract.
- (t) **"Project Location"** means the location(s) where Services will be rendered as indicated in Annex B.
- (u) **"Reasonable Cost"** means a cost that is, in nature and amount, not in excess of what would be incurred by an ordinary prudent person in the conduct of a business.
- (v) **"Recipient Country"** is a project owner/beneficiary for the purpose of this Contract as indicated in Annex B.

- (w) **"Reimbursable Expenses"** means the out-of-pocket expenses which can be specifically identified and measured as having been used or to be used in the performance of the Contract.
- (x) "Service Costs" means the fixed monthly rates charged by the Consultant for the provision of specific Services described in the Terms of Reference.
- (y) **"Services"**, unless otherwise expressed in the Contract, means everything that has to be delivered or performed by the Consultant to meet its obligations under the Contract, including everything specified in Annex B to the Contract.
- (z) **"Technical Authority"** means the DFATD Representative responsible for all matters concerning the technical requirements under the Contract. The Technical Authority for this Contract is specified below:

Project Manager's title Department of Foreign Affairs, Trade and Development Representative Office of Canada YYYYYYYY, XXXXXX Telephone: XXX-XXXXX Facsimile: XXX-XXX-XXXX Email:

- (aa) **"Technical Specialist(s)**" means an individual(s) procured by the Consultant upon request by DFATD during the implementation of the resultant Contract. Technical Specialists are not considered Consultant's Personnel.
- (bb) "Terms of Reference" means the document included as Annex B to the Contract.
- (cc) "Third Party" means any person or entity other than DFATD and the Consultant.
- (dd) **"Travel Status**" means travel approved in writing by the Technical Authority directly related to the Services.
- 1.2.1 1.2 Relationship This is a Contract for the performance of the Services for the benefit of the Recipient Between the Country. Nothing in the Contract is intended to create an employment relationship, a Parties partnership, a joint venture or an agency between DFATD and the Consultant. The Consultant is engaged by DFATD under the Contract as an independent Consultant for the sole purpose of providing the Services for the benefit of the Recipient Country. The Consultant, its Personnel and the Technical Specialists are not engaged under the Contract as employees, servants, partners or agents of DFATD and must not represent themselves as an agent or representative of DFATD to anyone. The Consultant is solely responsible for any and all payments, deductions and/or remittances required by law in relation to its Personnel. The Consultant must ensure that the terms of his contracts with his Personnel and Technical Specialists contracted by the Consultant reflect this provision.

 1.3 Law Governing the Contract, permits, licenses, etc.
 1.3.1 The contract must be interpreted and governed and the relations between the parties determined by the laws in force in the Canadian province of ______ insert the name of the Canadian province. The Parties irrevocably and unconditionally attorn to the exclusive jurisdiction of the courts and tribunals of Canada.

1.3.2 The Consultant must have the capacity to operate in the Recipient Country and in the Project Location, and must obtain and maintain at its own cost all permits, license, regulatory approvals and certificates, required to perform the Services. If requested by the Contracting Authority, the Consultant must provide a copy of any required permit,

license, regulatory approvals or certificate to DFATD.

- 1.3.3 The Consultant must provide the Services in compliance with laws and regulations applicable in the Recipient Country and in the Project Location.
- 1.4 Headings

1.5 Priority of Documents

ty of
nents1.5.1If there is a discrepancy between the wording of any documents that appear on the fol-
lowing list, the wording of the document that first appears on the list has priority over
the wording of any document that appears later on the list.

The headings will not limit, alter or affect the meaning of this Contract.

- (a) Conditions of Contract (CC);
- (b) Annex A: Basis of Payment;
- (c) Annex B: Terms of Reference; and
- (d) The Consultant's proposal.

1.6 Notices

1.6.1 Where in the Contract any notice, request, direction or other communication is required to be given or made by either Party, it will be in writing and is effective if delivered in person, by courier, mail, facsimile or other electronic method that provides a paper record of the text of the notice. It must be addressed to the Party for whom it is intended at the address specified below:

DFATD :

1.4.1

	Distribution and Mail Services - AAG
	Lester B. Pearson Building
	125 Sussex Drive
	Ottawa, ON
	K1A 0G2
	Canada
Attention :	[insert name of the Contracting Authority]- Division
Facsimile :	
Attention :	[insert name of the Technical Authority]- Division
Facsimile ·	- •

Consultant (list all Members of a consortium or joint venture):

		Attenti Facsim	
		1.6.2	Any notice will be effective on the day it is received at that address. The address of ei- ther Party may be changed by notice in the manner set out in this Contract.
1.7	Location	1.7.1	The Services will be performed at the Project Location, and, where the location of a particular task is not so specified, at such locations as DFATD may specify and/or approve.
1.8	Authority of Member in Charge	1.8.1	If the Consultant consists of a consortium or joint venture, the Members authorize the entity <i>[include the name of the entity]</i> (i.e., the Member in charge) to act on their behalf in exercising all the Consultant's rights and obligations towards DFATD under this Contract, including without limitation, the receiving of instructions and payments from DFATD.

- 1.9 DFATD Au-1.9.1 Only the Contracting and Technical Authorities specified in the Contract are authorized to take action or execute documents on behalf of DFATD under this Contract. thorities
- **1.10 Successors** 1.10.1 The Contract will ensure to the benefit of and be binding upon the Parties and their and Assigns
- 1.11 Certifications provided in the proposal

Interest

1.11.1 Ongoing compliance with the certifications provided by the Consultant in its proposal is a condition of the Contract and subject to verification by DFATD during the entire period of the Contract.

lawful heirs, executors, administrators, successors and permitted assigns.

- 1.11.2 If the Consultant does not comply with any certification included in its proposal, or if it is found that the Consultant has omitted to declare, prior to entering into this Contract or during the period of the Contract, any conviction or sanction, or if it is determined that any certification made by the Consultant in its proposal is untrue, whether made knowingly or unknowingly, DFATD has the right, pursuant to paragraph 2.8, to terminate the Contract.
- 1.11.3 The Consultant understands and agrees that, when an Agreement to Implement Employment Equity (AIEE) exists between the Consultant and Employment and Social Development Canada (ESDC)-Labour, the AIEE must remain valid during the entire period of the Contract. If the AIEE becomes invalid, the name of the Consultant will be added to the "Federal Contractors Program Limited Eligibility to Bid" list. The imposition of such a sanction by ESDC will constitute the Consultant in default as per the terms of the Contract.
- 1.12 Conflict of 1.12.1 Given the nature of the work to be performed under this Contract and in order to avoid any conflict of interest or appearance of conflict of interest, the Consultant acknowledges that it will not be eligible to bid, either as a consultant or as a subconsultant or contractor (including as an individual resource) or to assist any Third Party in bidding on any requirement relating to the work performed by the Consultant under this Contract. DFATD may reject any future proposal for which the Consultant would be the Bidder or may be otherwise involved in the proposal, either as a subconsultant or a contractor, as an individual resource, or as someone (either itself or its employees) who may have advised or otherwise provided assistance to the Bidder. The Consultant must ensure that the terms of his contracts with his Personnel and Technical Specialists reflect this provision.
 - 1.12.2 The Consultant acknowledges that individuals who are subject to the provisions of the Conflict of Interest Act, (S.C. 2006, c. 9, s. 2), the Conflict of Interest Code for Members of the House of Commons, the Values and Ethics Code for the Public Sector or all other codes of values and ethics applicable within specific organizations cannot derive any direct benefit resulting from the Contract.
 - 1.12.3 The Consultant declares that no bribe, gift, benefit, or other inducement has been or will be paid, given, promised or offered directly or indirectly to any official or employee of Canada or to a member of the family of such a person, with a view of influencing the entry into the Contract or the administration of the Contract.
 - 1.12.4 The Consultant must not influence, seek to influence or otherwise take part in a decision of Canada knowing that the decision might further its private interest. The Consultant must have no financial interest in the business of a Third Party that causes or would appear to cause a conflict of interest in connection with the performance of its obligations under the Contract. If such a financial interest is acquired during the period of the Contract, the Consultant must immediately declare it to the Contracting Authority.

		1.12.5	The Consultant warrants that, to the best of its knowledge after making diligent in- quiry, no conflict exists or is likely to arise in the performance of the Contract. In the event that the Consultant becomes aware of any matter that causes or is likely to cause a conflict in relation to the Consultant's performance under the Contract, the Consult- ant must immediately disclose such matter to the Contracting Authority in writing.
		1.12.6	If the Contracting Authority is of the opinion that a conflict exists as a result of the Consultant's disclosure or as a result of any other information brought to the Contracting Authority's attention, the Contracting Authority may require the Consultant to take steps to resolve or otherwise deal with the conflict or, at its entire discretion, terminate the Contract for default. Conflict means any matter, circumstance, interest, or activity affecting the Consultant to perform the Services diligently and independently.
		1.12.7	The Consultant also understands that providing FSS services may result in having access to privileged programming information that may be perceived as an unfair advantage and may place it in a situation of conflict of interest. The Consultant understands and agrees that if DFATD determines that a conflict of interest situation may exist, DFATD reserves the right to exclude the Consultant from future DFATD development opportunities.
1.13	Severability	1.13.1	If any provision of the Contract is declared by a court of competent jurisdiction to be invalid, illegal or unenforceable, that provision will be removed from the Contract without affecting any other provision of the Contract.
	2.	Comme	encement, Completion, Modification and Termination of Contract
2.1	Effective date of Con- tract	2.1.1	The effective date of this Contract is the most recent date upon which the Contract was executed on behalf of DFATD and the Consultant.
2.2	Period of Contract	2.2.1	The period of the Contract is from the effective date of the Contract to[insert date on which the contract will expire] inclusive.
2.3	Amendment and Waiver	2.3.1	To be effective, an amendment to the Contract must be done in writing by the Con- tracting Authority and the authorized representative of the Consultant.
		2.3.2	A waiver of any condition or right of the Contract by a Party is only valid if it is made in writing by the Contracting Authority or by a duly authorized representative of the Consultant.
		2.3.3	A waiver of any condition or right of the Contract will not prevent a Party from en- forcing that right or condition in the case of a subsequent breach.
2.4	Acceptance of Delivera- bles	2.4.1	The Consultant will provide the Technical Authority with the plans and reports de- tailed in Annex B, Terms of Reference, for approval within the established timeframe.
	DICS	2.4.2	All Services rendered under the Contract must, at the time of acceptance, conform to the requirements of the Contract. If the Consultant is required to correct or replace the Services or any part of the Services, it must be at no cost to DFATD.
		2.4.3	The Technical Authority may request modifications to the plans and reports. If modi- fications are requested, unless otherwise specified in the notice by the Technical Au- thority, the Consultant must address the requested modifications to DFATD satisfac- tion within 20 working days.

- **2.5 Time of the** 2.5.1 The Services must be performed within or at the time stated in the Contract and in acessence cordance with Annex B, Terms of Reference.
- **2.6 Excusable** 2.6.1 A delay in the performance by the Consultant of any obligation under the Contract that is caused by an event that:
 - a) is beyond the reasonable control of the Consultant;
 - b) could not reasonably have been foreseen;
 - c) could not reasonably have been prevented by means reasonably available to the Consultant; and
 - d) occurred without the fault or neglect of the Consultant,

will be considered an "Excusable Delay" if the Consultant advises the Contracting Authority of the occurrence of the delay or of the likelihood of the delay as soon as the Consultant becomes aware of it. The Consultant must also advise the Technical Authority, within 20 working days, of all the circumstances relating to the delay. The Consultant must use all reasonable efforts to mitigate any effect, commercial or other, resulting from the event causing the delay. Within the same delay of 20 working days, the Consultant must also provide to the Technical Authority, for approval, a clear work around plan explaining in detail the steps that the Consultant proposes to take in order to minimize the impact of the event causing the delay, including details of the unavoidable costs to be incurred during this period.

- 2.6.2 Any delivery date or other date that is directly affected by an Excusable Delay will be postponed for a reasonable time that will not exceed the duration of the Excusable Delay.
- 2.6.3 However, if an Excusable Delay has continued for 3 months, the Contracting Authority may, by giving notice in writing to the Consultant:
 - a) suspend the Services or part of the Services for up to 180 Days in accordance with the para 2.7 below; or
 - b) terminate the Contract for convenience in whole or in part as per the para 2.9.
- 2.6.4
- a) During the first 3 months following the Excusable Delay event, DFATD will pay incurred unavoidable costs as detailed and approved by the Contracting Authority in the work around plan. These costs may include Fees, Administrative Mark-up, Service Costs, Reimbursable Expenses and any other costs mutually agreed to by both Parties;
- b) In case of suspension of the Services after the first 3 months of the Excusable Delay event, DFATD will pay the Consultant in accordance with the provisions of the para 2.7.2;
- c) In case of termination after the first 3 months of the Excusable Delay event, DFATD will pay the Consultant in accordance with the provisions of the para 2.9.2, 2.9.3 and 2.9.4.

In any case, the Parties agree that neither will make any claim against the other for damages, expected profits or any other loss arising out of the suspension or termination or the event that contributed to the Excusable Delay.

- 2.6.5 If the Contract is terminated under the para 2.6, the Contracting Authority may require the Consultant to deliver to DFATD or the Recipient Country, in the manner and to the extent directed by the Contracting Authority, anything that the Consultant has acquired or produced specifically to perform the Contract.
- 2.7 Suspension 2.7.1 The Contracting Authority may at any time, by written notice, order the Consultant to

- of Services suspend or stop the Services under the Contract or part of the Services under the Contract for a period of up to 180 Days. The Consultant must immediately comply with any such order in a way that minimizes the cost of doing so. Within these 180 Days, the Contracting Authority will either cancel the order or terminate the Contract, in whole or in part, under the para 2.8 or 2.9.
 - 2.7.2 When an order is made under the para 2.7.1, unless the Contracting Authority terminates the Contract by reason of default by the Consultant or the Consultant abandons the Contract, the Consultant will be entitled to be paid its additional costs incurred, as DFATD considers reasonable, as a result of the suspension order.
 - 2.7.3 When an order made under the para 2.7.1 is cancelled, the Consultant must resume the Services in accordance with the Contract as soon as practicable. If the suspension has affected the Consultant's ability to meet any delivery date under the Contract, the date for performing the part of the Services affected by the suspension will be extended for a period equal to the period of suspension plus a period, if any, that, in the opinion of the Contracting Authority following consultation with the Consultant, is necessary for the Consultant to resume the Services.
- 2.8 Termination due to dedue to default of Consultant
 2.8.1 Except in situations identified in the para 2.6.1, if the Consultant is in default of carrying out any of its obligations under the Contract, the Contracting Authority may, by giving written notice to the Consultant, terminate for default the Contract or part of the Contract. The termination will take effect immediately or at the expiration of a cure period specified in the notice, if the Consultant has not cured the default to the satisfaction of the Contracting Authority within that cure period. If the Contract is terminated in part only, the Consultant must proceed to complete any part of the Contract that is not affected by the termination notice.
 - 2.8.2 If the Consultant becomes bankrupt or insolvent, makes an assignment for the benefit of creditors, or takes the benefit of any statute relating to bankrupt or insolvent debtors, or if a receiver is appointed under a debt instrument or a receiving order is made against the Consultant, or an order is made or a resolution passed for the winding down of the Consultant, the Contracting Authority may, to the extent permitted by the laws of Canada, by giving written notice to the Consultant, immediately terminate for default the Contract or part of the Contract.
 - 2.8.3 If DFATD gives notice under the para 2.8.1 or 2.8.2, the Consultant will have no claim for further payment except as provided under para 2.8. The Consultant will be liable to DFATD for all losses and damages suffered by DFATD because of the default or occurrence upon which the notice was based, including any increase in the cost incurred by DFATD in procuring the Services from another source.
 - 2.8.4 Upon termination of the Contract under this para 2.8, the Contracting Authority may require the Consultant to deliver to DFATD or the Recipient Country, in the manner and to the extent directed by the Contracting Authority, any completed parts of the Services not delivered and accepted before the termination. In such case, subject to the deduction of any claim that DFATD may have against the Consultant arising under the Contract or out of the termination, DFATD will pay or credit to the Consultant in accordance with the Contract, the value of the Fees, Administrative Mark-up costs, Service Costs and Reimbursable Expenses, as they relate to the Services performed and accepted by DFATD prior to the date of the termination notice.

The total amount paid by DFATD under the Contract to the date of the termination and any amount payable under this para 2.8.4 must not exceed the Contract price.

2.8.5 If the Contract is terminated for default under the para 2.8.1, but it is later determined

that grounds did not exist for a termination for default, the notice will be considered a notice of termination for convenience issued under the para 2.9.

- 2.9 Termination 2.9.1 At any time before the end of the Contract, the Contracting Authority may, by giving for Convennotice in writing to the Consultant, terminate for convenience the Contract or part of ience the Contract. Once such notice of termination for convenience is given, the Consultant must comply with the requirements of the termination notice. If the Contract is terminated in part only, the Consultant must proceed to complete any part of the Contract that is not affected by the termination notice. The termination will take effect immediately or, as the case may be, at the time specified in the termination notice.
 - 2.9.2 If a termination notice is given pursuant to the para 2.9.1, the Consultant will be entitled to be paid for costs that have been reasonably and properly incurred to perform the Contract to the extent that the Consultant has not already been paid or reimbursed by DFATD. The Consultant will be paid:
 - (a) the value of the Fees, Administrative Mark-up costs, Service Costs and Reimbursable Expenses, as they relate to the Services performed and accepted before or after the termination notice in accordance with the provisions of the Contract and with the instructions contained in the termination notice; and
 - (b) all costs DFATD considers reasonable incidental to the termination of the Services incurred by the Consultant excluding the cost of severance payments or damages to employees whose services are no longer required, except wages that the Consultant is obligated by statute to pay.
 - 2.9.3 DFATD may reduce the payment in respect of any part of the Services, if upon verification it does not meet the requirements of the Contract.
 - 2.9.4 Upon termination of the Contract under this para 2.9, the Contracting Authority may require the Consultant to deliver to DFATD or the Recipient Country, in the manner and to the extent directed by the Contracting Authority, any completed parts of the Services not delivered and accepted before the termination . The total of the amounts to which the Consultant is entitled to be paid under this para 2.9, together with any amounts paid, due or becoming due to the Consultant must not exceed the Contract price. The Consultant will have no claim for damages, compensation, loss of profit, allowance arising out of any termination notice given by DFATD under this para 2.9 except to the extent that this para 2.9 expressly provides.
- 2.10 Cessation of 2.10.1 Upon termination or suspension of this Contract pursuant to the para 2.7, 2.8, or 2.9, **Rights and** or upon expiration of this Contract pursuant to the para 2.2, all rights and obligations **Obligations** of the Parties will cease, except:
 - such rights and obligations as may have accrued on the date of termination or (a) expiration;
 - the obligation of confidentiality set forth in the para 3.2; (b)
 - the Consultant's obligation to permit inspection, copying and auditing of their (c) accounts and records set forth in the para 3.5; and
 - any right which a Party may have under the law governing the contract as spec-(d) ified in the para 1.3.1.

- 2.11 Assignment of Contract2.11.1 The Consultant must not assign the Contract without first obtaining the written consent of the Contracting Authority. An assignment agreement signed by the Consultant and the assignee must be provided to DFATD before such consent for assignment is given. Any assignment made without that consent is void and will have no effect.
 - 2.11.2 Assignment of the Contract does not relieve the Consultant from any obligation under the Contract and it does not impose any liability upon DFATD.

3. Obligations of the Consultant

3.1 General 3.1.1 Standard of Performance

The Consultant must perform the Services and carry out its obligations under the Contract with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and must observe sound management practices, and employ qualified resources, appropriate technology and safe and effective equipment, machinery, materials and methods. In respect of any matter relating to this Contract or to the Services, the Consultant must at all times support and safe-guard DFATD's legitimate interests in any dealings with Personnel or Third Parties.

Warranty by Con- 3.1.2 sultant

- (a) In line with fundamental principles of human rights that are embedded in the <u>Canadian Charter of Rights and Freedoms</u>, DFATD prohibits discrimination based race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. The Consultant represents and warrants that:
 - (i) it agrees to abide with any governing law protecting individuals against any manner of discrimination regardless of location of work;
 - (ii) it must not discriminate with respect to individuals' eligibility to participate as a beneficiary of the development initiative beyond what is targeted in the Terms of Reference of this Contract.
- (b) The Consultant represents and warrants that:
 - (i) it is competent to render the Services;
 - (ii) it has everything necessary to render the Services, including the resources, facilities, labour, technology, equipment, and materials; and
 - (iii) it has the necessary qualifications, including knowledge, skill, knowhow and experience, and the ability to use them effectively to render the Services.
- (c) The Consultant must:
 - (i) render the Services diligently and efficiently;
 - use, as a minimum, quality assurance procedures, inspections and controls generally used and recognized by the industry to ensure the degree of quality required by the Contract;
 - (iii) render the Services in accordance with standards of quality acceptable to DFATD and in full conformity with the Terms of Reference and all the requirements of the Contract; and
 - (iv) provide effective and efficient supervision to ensure that the quality of Services meets the requirements of the Contract.
- (d) The Services must not be performed by any person who, in the opinion of DFATD, is incompetent, unsuitable or has been conducting himself/herself improperly.
- (e) All Services rendered under the Contract must, at the time of acceptance, conform to the requirements of the Contract. If the Consultant is required to correct or re-

place the Services or any part of the Services, it must be at no cost to DFATD.

Evaluation of 3.1.3 DFATD will evaluate the performance of the Consultant during the term of the Contract and upon completion of the Services.

- **3.2 Confidentiality and privacy 3.2.1** The Consultant must keep confidential all information provided to the Consultant by or on behalf of DFATD in connection with the Services, including any information that is confidential or proprietary to Third Parties, and all information conceived, developed or produced by the Consultant as part of the Services when copyright or any other intellectual property rights in such information belongs to DFATD under the Contract. The Consultant must not disclose any such information without the written permission of DFATD.
 - 3.2.2 The Consultant agrees to use any information provided to the Consultant by or on behalf of DFATD only for the purpose of the Contract. The Consultant acknowledges that all this information remains the property of DFATD or the Third Party, as the case may be. Unless provided otherwise in the Contract, the Consultant must deliver to DFATD all such information, together with every copy, draft, working paper and note that contains such information, upon completion or termination of the Contract or at such earlier time as DFATD may require.
 - 3.2.3 Subject to the *Access to Information Act* (R.S.C., 1985, c. A-1) and to any right of DFATD under the Contract to release or disclose, DFATD will not release or disclose outside the Government of Canada any information delivered to DFATD under the Contract that is proprietary to the Consultant.
 - 3.2.4 The obligations of the Parties set out in this para 3.2 do not apply to any information if the information:
 - (a) is publicly available from a source other than the other Party; or
 - (b) is or becomes known to a Party from a source other than the other Party, except any source that is known to be under an obligation to the other Party not to disclose the information; or
 - (c) is developed by a Party without use of the information of the other Party.
 - 3.2.5 Wherever possible, the Consultant will mark or identify any proprietary information delivered to DFATD under the Contract as "Property of (Consultant's name), permitted Government uses defined under DFATD Contract No. (fill in contract number)". DFATD will not be liable for any unauthorized use or disclosure of information that could have been so marked or identified and was not.
- 3.3 Insurance
- 3.3.1 The Consultant must acquire and maintain insurance specified below at its own cost:
- (i) Commercial General Liability Insurance for not less than \$2,000,000 Canadian dollars per accident or occurrence and in the annual aggregate, inclusive of defence costs.

The insurance will include the following:

- (a) Canada as an additional insured, as represented by the Department of Foreign Affairs, Trade and Development;
- (b) Bodily Injury and Property Damage to Third Parties;
- (c) Product Liability and Completed Operations;
- (d) Violation of Privacy, Libel and Slander, False Arrest, Detention or Imprisonment

and Defamation of Character;

- (e) Cross Liability and Separation of Insured;
- (f) Employees and, if applicable, Volunteers as Additional Insured;
- (g) Employer's Liability;
- (h) Broad Form Property Damage;
- (i) Non-Owned Automobile Liability;
- (j) 30 Days written notice of policy cancellation; and
- (k) All Risks Tenants Legal Liability to protect the Consultant for liabilities arising out of its occupancy of leased premises.
- (ii) Errors and Omissions Liability Insurance

If the Consultant is a licensed professional, he will carry an errors and omissions liability insurance for not less than \$1,000,000 Canadian dollars per loss and in the annual aggregate, inclusive of defence costs.

The insurance will include the following:

- a) If the policy is written on a claims-made basis, coverage will be in place for a period of at least 12 months after the completion or termination of the Contract; and
- b) 30 Days written notice of cancellation.
- (iii) Health Insurance

The Consultant will ensure that its Personnel are provided with full information on health maintenance in the Recipient Country and that they are physically capable of performing the assigned duties. The Consultant will ensure that its Personnel are covered by adequate health insurance. DFATD will not assume any medical costs for the Consultant or its Personnel .

(iv) Workers' Compensation Insurance for all Personnel in accordance with the statutory requirements of the Territory, Province, State of domicile or employment, having such jurisdiction. If the Consultant is assessed any additional levy, extra assessment or superassessment by a Worker's Compensation Board or such other authority, howsoever caused, the Consultant will indemnify and hold harmless DFATD for any such liability. The Consultant will ensure that all of its Personnel performing the Services on this Contract will have the same level of Workers' Compensation Insurance throughout the Consultant's performance of the Contract.

The insurance will include the following:

- (a) Canada as additional insured as represented by the Department of Foreign Affairs, Trade and Development, to the extent permitted by law;
- (b) Cross Liability and separation of insured, to the extent permitted by law;
- (c) Waiver of Subrogation Rights in favor of DFATD, to the extent permitted by law; and
- (d) 30 Days written notice of cancellation.
- 3.3.2 Such insurance must be in place within 10 Days from the signature of the Contract for the duration of the period of the Contract as established in the para 2.2.

Additional Insur- 3.3.3 The Consultant is responsible for deciding if insurance coverage other than that specified in the para 3.3.1 is necessary to fulfill its obligation under the Contract and to ensure compliance with any applicable law. Any additional insurance coverage is at the

Consultant's own expense, and for its own benefit and protection.

Insurance Certif- 3.3.4 If requested by the Contracting Authority, the Consultant must provide, within the timeframe indicated in the notice, proof of insurance issued by an insurance company or insurance broker rated as A++ to B+ by A.M. Best in the form of a certificate or certificates confirming that the insurance is in force.

Litigation 3.3.5 In the event that DFATD is enjoined in any litigation arising from any claims, the Consultant must, within 10 Days of a request from DFATD, provide certified true copies of all applicable insurance policies to the Contracting Authority.

No Waiver 3.3.6 Compliance with the insurance requirements does not relieve the Consultant from or reduce its liability under any other provisions set forth under the Contract.

3.4.1 Obligations Related to Security

Consultant's Re-

sponsibility to

safety and protec- (a) The Consultant is responsible to ensure its own security and the security of its Person*tion of Personnel* (a) The Consultant is responsible to ensure its own security and the security of its Person-

- (b) The Consultant recognizes that work involved in this project could expose it and its Personnel to serious risks of injury or death.
- (c) The Consultant is responsible to fully and openly disclose to its Personnel the inherent risks of the project.
- (d) The Consultant is also responsible to keep itself and its Personnel informed of any "Travel Reports & Warnings" issued by the Department of Foreign Affairs, Trade and Development Canada.

3.4.2 Security Measures

- (a) Except for Afghanistan contracts, it is the sole responsibility of the Consultant to conduct a security assessment and take any and all necessary measures to ensure its own security and the security of its Personnel. If the Consultant determines that a security plan is necessary, the Consultant will develop, adapt and implement a security plan based on international best practices in this area, taking the following into consideration:
 - i. Security related issues and challenges in general, and within the Project Location;
 - ii. Local customs, laws and regulations;
 - iii. Restrictions and protocols for movement in the Project Location, where applicable;
 - iv. Security equipment and equipment-related protocols (vehicles, communications, personal protective equipment, etc.), as required;
 - v. Security and Personnel safety protocols (guards, office, staff housing, the Project Location, etc.);
 - vi. Evacuation, including emergency medical evacuation, procedures;
 - vii. Abduction/Missing person protocol(s); and
 - viii. Processes for security awareness updates, as required.

For all contracts: The Consultant should also put in place for itself and its Personnel, but not limited to, the following:

i. Hospitalization and medical treatment arrangements;

- ii. Mortuary affairs arrangements;
- iii. Procedures for expected conduct and discipline;
- iv. Health and safety protocols as well as insurance requirements; and
- v. Critical incident management procedures, which should be in accordance with the Consultant's internal policies and harmonized, where practicable, with the Canadian Embassy consular procedures.

3.4.3 Personnel

For the purposes of the para 3.4 the term "Personnel" includes:

- a) all individuals involved in the project under an employment contract with the Consultant;
- b) all individuals not included in the para 3.4.3(a) who are authorized by the Consultant to be involved in the project, including, but not limited to, volunteers and interns; and
- c) each family member, if applicable, of:
 - i. the Consultant, and
 - ii. each individual included in the para 3.4.3(a) and (b).
- **3.5** Initial Visit 3.5.1 To improve project implementation DFATD may conduct an initial visit after the signature of the Contract. The objective of the initial visit is to review the terms and conditions of the Contract with the Consultant, and to ensure that the Consultant's financial management of the project can be done efficiently and in accordance with the requirements of the Contract. The Consultant agrees to allow for the initial visit and to provide the DFATD Representative with the facilities, personnel, and any information required for the purposes of the initial visit, all at no cost to DFATD.
 - 3.5.2 All costs incurred under this Contract may be subject to audit, at the discretion of DFATD, by DFATD's designated audit representatives. The Consultant will keep proper accounts and records of the cost of the Services and of all expenditures or commitments made by the Consultant, including the invoices, receipts and vouchers, which will be open to audit and inspection by the authorized DFATD Representatives who may make copies and take extracts there from. The Consultant must make facilities available for audit and inspection and must furnish the authorized DFATD Representatives with such information as DFATD may, from time to time, require with reference to the documents referred to in the Contract. The Consultant must not dispose of the documents referred to in the Contract without the written consent of the Contracting Authority and must preserve and keep them available for audit and inspection of the Contract.
- **3.6 Copyright** 3.6.1 Anything that is created or developed by the Consultant as part of the Services under the Contract in which copyright subsists belongs to Canada. The Consultant must incorporate the copyright symbol and either of the following notices, as appropriate: © Her Majesty the Queen in right of Canada (year) or © Sa Majesté la Reine du chef du Canada (année).
 - 3.6.2 At the request of the Contracting Authority, the Consultant must provide to DFATD, at the completion of the Services or at such other time as the Contracting Authority may require, a written permanent waiver of moral rights as defined in the Canadian Copyright Act, R.S., 1985, c. C-42, in a form acceptable to the Contracting Authority, from every author that contributed to the Services. If the Consultant is an author, the Consultant permanently waives the Consultant's moral rights.
- **3.7 Services or** 3.7.1 Where the Consultant procures project related services or assets, it must carry out pro-Assets Pur-

chased by the Consultant (under Reimbursable expenses and Technical Specialist envelope) curement activities adhering to the following principles:

- (a) Competition for supply of goods and services. A competitive process means when solicitation of bids enhances access, competition and fairness and assures that a reasonable and representative number of suppliers are given an opportunity to bid and in which the combination of price, technical merit, and/or quality, are considered in the evaluation.
- (b) Pre-determined, clear evaluation of selection methods to ensure best value for money;
- (c) Prompt and transparent notification to winning and losing bidders; and
- (d) Justification, including evidence of fair price in the event of non-competitive procurement, recorded on file.

Any exception to competition must be justified and documented and may be subject to audit.

- 3.8 Use of 3.8.1 The Consultant must not use any of the goods, materials, equipment, facilities, furnishings or vehicles of DFATD, or the Recipient Country, including photocopiers, typewrit-**DFATD**/ Recipient ers, computers and word processors for rendering any part of the Services, mandate or functions described in the Contract, unless previously agreed to in writing by the Country property, DFATD Representative. If use is authorized, the Consultant agrees to return these items and to reimburse DFATD, or the Recipient Country, for missing or damaged items. facilities When authorized to use DFATD electronic media, it is strictly for approved Contract and electronic meactivities. DFATD reserves the right to impose sanctions, including Contract termination in accordance with the para 2.8, for any improper use of electronic media. dia
- **3.9 Public Recognition 3.9.1** To make Canadians and populations of recipient countries aware of international development assistance [*programs/projects/activities*] funded by DFATD, the Consultant agrees to publicize in Canada and abroad, at no additional cost to DFATD, DFATD's financial contribution for the implementation of the [*program/project/activity*] stipulated in this Contract for the Services.

For Consultants not subject to the M-30 Compliance with the Act Respecting the Conseil Exécutif du Québec:

3.9.1 Announcement

The Consultant must not make any initial public announcement, in Canada or overseas, relating to this Contract, the Project, or to any of the information in the documents attached to the Contract without first providing DFATD 60 days advance notice and obtaining DFATD's approval. In exceptional circumstances, DFATD may, at its sole discretion, consent to an advance notice period that is less than 60 days.

3.9.2 Material

Once the Project has been announced, all content directly related to the Project that will be used in any public activity will contain appropriate acknowledgments of the contribution of both DFATD and the Consultant. The Consultant could inform and share such content with DFATD.

3.9.3 Acknowledgement of Contribution

The Consultant must acknowledge DFATD's contribution in the following manner when the content is related to the Project or the Contract:

(a) by clearly and prominently identifying the contribution to the public, using the wording satisfactory to DFATD, such as "The Government of Canada provides

funding for this Project";

- (b) by acknowledging the contribution in any public reference to the Project such as but not limited to announcements, interviews, speeches, press releases, publications, signage, websites, promotional materials and advertising; and
- (c) by presenting all Government of Canada identifiers in a manner compliant with Federal Identity Program available the at http://www.international.gc.ca/development-developpement/partnerspartenaires/bt-oa/wordmark-symbole.aspx?lang=eng on all paper and web based documents. When using the Canada wordmark, the following clarifying statebeside ment must be posted it: "Program/Project/activity undertaken with the financial support of the Government of Canada provided through the Department of Foreign Affairs, Trade and Development Canada (DFATD)"; or

«Programme/projet/activité réalisé(e) avec l'appui financier du gouvernement du Canada accordé par l'entremise du ministère des Affaires étrangères, du Commerce et du Développement (MAECD)».

3.9.4 Posting of Material

The Consultant will be required to prominently display, on its website, graphic identifiers and text provided by DFATD, acceptable to the Parties, clearly stating in English and French, that DFATD provides support for this Project under this Contract. The Consultant will be required to host graphic identifiers provided by DFATD on its website to be downloaded by participating organizations and institutions in this Project, in accordance with 3.9.3 (c).

3.9.5 Official Languages

All public information materials issued jointly by DFATD and the Consultant must be in both of Canada's official languages. DFATD will bear translation costs into the second official language.

Or

For Consultants who are subject to the M-30 Compliance with the Act Respecting the Conseil Exécutif du Québec:

3.9.1 Announcement

The Consultant must not make any initial public announcement, in Canada or overseas, relating to this Contract, the Project, or to any of the information in the documents attached to the Contract without first providing DFATD 60 days advance notice and obtaining DFATD's approval. In exceptional circumstances, DFATD may, at its sole discretion, consent to an advance notice period that is less than 60 days.

3.9.2 Material

Once the Project has been announced, all content directly related to the Project that will be used in any public activity will contain appropriate acknowledgments of the contribution of both DFATD and the Consultant. The Consultant could inform and share such content with DFATD.

3.9.3 Acknowledgement of Contribution

The Consultant must acknowledge DFATD's contribution in the following manner when the content is related to the Project or the Contract:

- (a) by clearly and prominently identifying the contribution to the public, using the wording satisfactory to DFATD, such as "The Government of Canada provides funding for this Project";
- (b) by acknowledging the contribution in any public reference to the Project such as

but not limited to announcements, interviews, speeches, press releases, publications, signage, websites, promotional materials and advertising; and

- (c) by presenting all Government of Canada identifiers in a manner compliant with the Federal Identity Program available at <u>http://www.acdi-cida.gc.ca/acdicida/acdi-cida.nsf/eng/FRA-719161232-RPV</u> on all paper and web based documents. When using the Canada wordmark, the following clarifying statement must be posted beside it: "Program/Project/activity undertaken with the financial support of the Government of Canada provided through the Department of Foreign Affairs, Trade and Development Canada (DFATD)";
- 3.9.4 Posting of Material

The Consultant will be required to prominently display, on its website, graphic identifiers and text provided by DFATD, acceptable to the Parties, clearly stating that DFATD provides support for this Project under this Contract. The Consultant will be required to host graphic identifiers provided by DFATD on its website to be downloaded by participating organizations and institutions in this Project, in accordance with 3.9.3 (c).

3.9.5 Communications

The text of all public information materials issued jointly by DFATD and the Consultant must be judged acceptable by both parties. DFATD will bear translation costs of all the public information materials produced for the purposes of the Project.

- 3.10.1 From time to time, in compliance with United Nations obligations or other international agreements, Canada imposes restrictions on trade, financial transactions or other dealings with a foreign country or its nationals. These economic sanctions may be implemented by regulation under the *United Nations Act* (R.S.C. 1985, c. U-2), the *Special Economic Measures Act* (S.C. 1992, c. 17), or the *Export and Import Permits Act* (R.S.C. 1985, c. E-19). The Consultant agrees that it will, in the performance of this Contract, comply with any such regulations that are in force on the effective date of this Contract, as in the para 2.1.1, and will require such compliance by its Personnel.
- 3.10.2 The Consultant agrees that DFATD relies on the Consultant's undertaking in the para 3.10.1 to enter into this Contract, and that any breach of the undertaking will entitle DFATD to terminate this Contract under the para 2.8.
- 3.10.3 The countries or groups currently subject to economic sanctions are listed on the Department of Foreign Affairs, Trade and Development (DFATD) site.
- 3.10.4 The Consultant agrees that only the text as published in the *Canada Gazette, Part II*, is authoritative.
- 3.10.5 The Consultant and any individual assigned to perform Services under the Contract must comply with changes to the regulations imposed during the period of the contract. The Consultant must immediately advise DFATD if it is unable to perform the Services as a result of the imposition of economic sanctions against a country or person or the addition of a good or service to the list of sanctioned goods or services. If the Parties cannot agree on a work around plan, the Contract will be terminated for the convenience of Canada in accordance with the para 2.9.
- 3.11 Indemnification 3.11.1 The Consultant agrees to pay to Canada the amounts of all of Canada's losses, liabilities, damages, costs, and expenses resulting from any claim made by a Third Party relating to the Contract, including the complete costs of defending any legal action by a Third Party. The Consultant agrees that Canada is not required to have satisfied its li-

3.10

International

sanctions

ability to the Third Party before the Consultant is obliged to pay Canada in respect of that liability. The Consultant also agrees, if requested by Canada, to defend Canada against any Third Party claims.

4. Consultants' Personnel

4.1 General

4.1.1 The Consultant must provide qualified and experienced Personnel to carry out the Services.

- 4.2 Working Hours, Leave, etc.
 4.2.1 DFATD will only pay for person-days worked, including work on a statutory holiday, if an individual chooses to do so. The maximum number of hours in 1 person-day to be claimed by the Personnel cannot exceed 7.5 hours. Any additional time requires prior authorization by DFATD. This applies to all Personnel. The Fees for less/more than 1 person-day will be calculated by dividing the Fees by 7.5 hours and multiplying the result by the number of hours actually worked during the Day.
- Replacement 4.3.1 The Consultant must ensure that the Personnel assigned to an existing position pro-4.3 vides the Services associated with that position unless the Consultant is unable to do of Personnel so for reasons beyond its control and that the Consultant's performance of the Services under the Contract will not be affected. For the purpose of this para 4.3.1, the **Existing Position** following reasons are considered as beyond the Consultant's control: long-**Replacement** of term/permanent illness; death; retirement; resignation; maternity, paternity and paren-Personnel tal leave; dismissal for cause; or termination of an agreement for default or any other reason acceptable to DFATD. The evidence that established such circumstances must be presented by the Consultant at DFATD's request and will be verified and considered for acceptance at DFATD's sole discretion. If such a replacement is contemplated, the Consultant must submit to DFATD for its approval a detailed curriculum vitae of the proposed individual. The proposed substitute should have equivalent or better qualifications and experience than the original individual. However, in the event where the Consultant is unable to replace a member of its Personnel with an individual with equivalent or better qualifications than the original individual, DFATD may, at its sole discretion, accept an individual with lower qualifications. In this case, Fees will be negotiated.
 - 4.3.2 Unless otherwise agreed to in writing by DFATD, the Consultant must pay for the cost of replacement and/or addition of the Personnel, and/or changes to a position(s).
- 4.4 Harassment in the workplace
 4.4.1 The Consultant must respect, and ensure that all members of its Personnel respect, the Treasury Board Policy on Harassment Prevention and Resolution as well as the standards of non-discrimination set out in <u>Canadian Charter of Rights and Freedoms</u> when rendering any part of the Services.

Improper conduct or abandonment of position4.4.2 The Consultant will be advised in writing of any complaint related to harassment or discrimination and will have the right to respond in writing. Upon receipt of the Consultant's response, the Contracting Authority will, at its entire discretion, determine if the complaint is founded and decide on any action to be taken. This may result in Suspension of Services in accordance with para 2.7 or Termination due to default of Consultant in accordance with para 2.8.

5. Obligations of DFATD

5.1 Method of Payment5.1.1 In consideration of the Services performed by the Consultant under this Contract, DFATD will pay the Consultant in accordance with the provisions set forth in the para 6.

6. Payments to the Consultant

6.1 Contract (Amount and Limitation of Expenditure

6.1.1 Subject to the application of the other terms and conditions specified in this Contract, DFATD will pay the Consultant up to the maximum amount of _______in Canadian dollars, Applicable Canadian Taxes extra.

- 6.1.2 No increase in the Contract amount resulting from any changes, modifications or interpretations of the Terms of Reference, will be authorized or paid to the Consultant unless such changes, modifications or interpretations have been approved, in writing, by the Contracting Authority and incorporated by way of an amendment to the Contract. The Consultant must not perform any Services which would cause DFATD's liability to exceed the Contract amount.
- 6.1.3 In accordance with section 40 of the Canadian *Financial Administration Act* (R.S., c. F-11, s. 40), payment under the Contract is subject to there being an appropriation for the particular service for the fiscal year in which any commitment hereunder would come in course of payment.
- 6.1.4 The Consultant must promptly notify the Technical Authority in writing as to the adequacy of the amount mentioned in the para 6.1.1 when:
 - (a) it is 75 percent committed; or
 - (b) 4 months prior to the Contract expiry date; or
 - (c) if the Consultant considers that the funds provided are inadequate for the completion of the project;
 - whichever comes first.

At the same time, the Consultant must provide DFATD with an estimate of that portion of the Services remaining to be done and of the expenditures still to be incurred.

- 6.1.5 The giving of any notification by the Consultant pursuant to para 6.1.4 will not increase DFATD's liability over the contract amount.
- *Taxes* 6.1.6 Applicable Canadian Taxes

Canadian federal government departments and agencies are required to pay Applicable Canadian Taxes. The Applicable Canadian Taxes is not included in the maximum Contract amount specified in the para 6.1.1. The estimated amount of Applicable Canadian Taxes is _______. Applicable Canadian Taxes will be paid by DFATD as provided in para 6.1.9. It is the sole responsibility of the Consultant to charge Applicable Canadian Taxes at the correct rate in accordance with applicable legislation. The Consultant agrees to remit to appropriate Canadian tax authorities any amounts of Applicable Canadian Taxes paid or due.

- 6.1.7 The Consultant is not entitled to use Canada's exemptions from any tax, such as provincial sales taxes, unless otherwise specified by law. The Consultant must pay applicable Canadian provincial sales taxes, ancillary taxes, and any commodity tax, on taxable goods or services used or consumed in the performance of the Contract (in accordance with applicable legislation), including for material incorporated into real property.
- 6.1.8 Applicable Canadian Taxes included in the cost of Services

Notwithstanding any other terms and conditions of the Contract, the Consultant acknowledges that the Fees, prices and costs specified in the Contract:

a) Take into account the Applicable Canadian Taxes, municipal taxes and provincial sales tax, if any, that the Consultant must pay on the goods and services that the Consultant procures to provide the Services stipulated in this Contract, less the Applicable Canadian Taxes and provincial sales tax credits and rebates to which the Consultant is entitled;

- b) Do not take into account the Applicable Canadian Taxes that DFATD will remit to the Consultant and that the Consultant must collect from DFATD pursuant to the *Excise Tax Act* (R.S.C., 1985, c. E-15), as prescribed in the para 6.1.6 and specified in accordance with the terms and conditions stipulated below.
- 6.1.9 For the purposes of applying the para 6.1.6, the amount of Applicable Canadian Taxes, if any, must be indicated separately on requisitions for payment, financial reports or other documents of a similar nature that the Consultant submits to DFATD. All items that are zero-rated, exempt or to which these Applicable Canadian Taxes do not apply, must be identified as such on all invoices.

6.1.10 Tax Withholding

Pursuant to the *Income Tax Act* (R.S.C., 1985, c.1 (5th Supp.)) and the *Income Tax Regulations* (C.R.C., c. 945), DFATD must withhold 15 percent of the amount to be paid to the Consultant in respect of services provided in Canada if the Consultant is a non-resident unless the Consultant obtains a valid waiver. The amount withheld will be held on account for the Consultant in respect to any tax liability which may be owed to Canada.

6.1.11 The Consultant is responsible to pay all other taxes (including but not limited to Local Taxes and corporate taxes, if applicable). Local and corporate taxes are included in the Fees and the Service Costs.

6.2 Basis of Payment

- 6.2.1 Subject to the Contract amount specified in the para 6.1.1 and in accordance with Annex A, Basis of Payment, DFATD will pay to the Consultant:
 - (a) Fees of the Personnel as set forth in the para 6.2.2, 6.2.3 and 6.2.4;
 - (b) Costs of Technical Specialists contracted under the project;
 - (c) Administrative Mark-up as set forth in the para 6.2.5;
 - (d) Service Costs as set forth in the para 6.2.6; and
 - (e) Reimbursable Expenses at cost without mark-up as set forth in the para 6.2.7.
- 6.2.2 Payment for the Personnel must be determined on the basis of time actually worked by such Personnel in the performance of Services after the date determined in accordance with the para 2.1 at the Fees referred to in Annex A, Basis of Payment and as specified in the para 6.3. A detailed basis of payment is provided in Annex A.
- 6.2.3 The Fees referred to under the para 6.2.2 above will include Fees for the Personnel for the portion of time directly related to the performance of the Services, inclusive of all mark-ups, including paid and time-off benefits, overhead and profit, and are limited to 7.5 hours up to 6 Days per week in the Project Location, unless previously authorized in writing by DFATD.
- 6.2.4 The Fees stated in the para 6.2.2 may be charged to DFATD while the individual is on Travel Status. The number of person-days allowed for Travel Status will be determined and approved by DFATD on the basis of the points of origin and destination.
- 6.2.5 The Consultant may apply the Administrative Mark-up to the services of the Technical Specialists required during Contract execution. The Administrative Mark-up

rate is: ______ Indicate the rate. This mark-up will be applied as follows :

Application of the mark-up rate					
Technical Specialists to be contracted	Fees excluding Applicable Canadian				
under the project	Taxes invoiced by the Technical				
	Specialists				

6.2.6 Service Costs

As applicable, Service Costs are paid in accordance with Annex A and with the following terms:

Service Costs are paid on an all-inclusive unit rate basis. Service Costs include the following:

(a) Office Space:

Costs associated with the use of office space by Technical Specialists and other parties designated by DFATD are to be included in this category. The costs for use of office space by the Consultant's FSSP Personnel are not included, as these are covered in overhead costs (refer to paragraph 6.2.3). Office space costs for each type of office space, include but are not limited to: office rental, repairs and maintenance; heating/cooling costs; access to utility services such as internet, phone/communications systems, electricity; office charges; cleaning; security, including an on-site security guard on duty 24-hours a day, 7-days a week; furniture; set-up and rehabilitation costs, technical support during usage, and any other cost to ensure readiness of office space for requested usage. Costs of communications and use of internet will be reimbursed separately (see the para 6.2.7 (b)).

(b) Equipment:

Costs associated with the use of equipment by Technical Specialists and other parties designated by DFATD are included in this category. The costs for the use of equipment by the Consultant's FSSP Personnel are not included, as these are covered in the overhead cost (refer to paragraph 6.2.3). Equipment costs for each type of equipment include but are not limited to the purchase, maintenance and replacement of equipment, accessories, technical support during usage, and any other cost to ensure readiness of equipment for requested usage. Costs of communications will be reimbursed separately (see the para 6.2.7 (b)).

(c) Transportation:

Transportation services include, for each type of vehicle, without being limited to the provision of a vehicle, driver, any associated cost with the operation and maintenance such as oil, registration, insurance, repair and maintenance on the vehicle, and any other cost to ensure readiness of vehicle for requested usage. Cost for fuel will be reimbursed separately (see the para 6.2.7(g)).

- 6.2.7 The following expenses actually and reasonably incurred by the Consultant in the performance of the Services are considered Reimbursable Expenses.
 - (a) Travel and Living Expenses: the cost of travel while on Travel Status and the cost

of other transportation will be reimbursed but must not exceed the limits in the National Joint Council Travel Directive (the "Directive"), and the Special Travel Authorities Directive (the "Special Directive"), which takes precedence over the Directive. The Directive and the Special Directive serve as a ceiling for unit prices of certain Reimbursable Expenses and are available respectively on the National Joint Council Internet site at http://www.tbs-sct.gc.ca.

- the cost of commercial transportation based on the lowest available fares, (i) using the most direct routing. The Consultant must obtain the lowest possible airfare (including by such means as by booking the reservation as soon as possible). The standard for air travel is economy class, including APEX, charters and other reduced or discounted fares. DFATD will reimburse the Consultant the lowest airfare available at the time of reservation, but never more than the maximum of a full-fare economy airfare. DFATD will limit the reimbursement of plane tickets to the lowest fare available at the time of reservation even when the Consultant chooses not to use this fare. The Consultant must be able to demonstrate with proper supporting documentation considered satisfactory to DFATD, the lowest fare available at the time of reservation. The cost of necessary changes or cancellations to flights is considered a legitimate reimbursable expense of the project and the circumstances surrounding these changes must be documented in the Consultant's project file;
- (ii) the cost of meals and incidentals allowance in respect of the Personnel for every Day in which the Personnel is absent from the Consultant's or Personnel's home office for purposes of the Services as well as private vehicle usage, not exceeding the meal, incidental, and private vehicle allowances specified in Appendices B, C and D of the Directive;
- (iii) the cost of registration, photographs, and courier services related to obtaining a visa/work permit;
- (iv) the actual and Reasonable Cost of a single room in commercial accommodation or, when private non-commercial accommodation is used, the rate for such accommodation, not exceeding the limits in accordance with the provisions of clause 7.8 of the Special Directive and Appendix D of the Directive; and
- (v) all other actual and Reasonable Costs considered legitimate project expenses, in accordance with the provisions of the Directive referring to "travellers" rather than to "employees".
- (b) project-related communication costs incurred from the use of communications systems, including but not limited to long-distance charges, videoconference, internet, fax, newspaper publishing, mailing and courier;
- (c) translation and interpreters costs directly related to the project, project-related supplementary printing and copying costs (e.g. printing extra copies of documents and microcopying);
- (d) certain expenses, such as local transportation costs and living expenses while on Travel Status for the purpose of the project but excluding remuneration from DFATD for counterpart personnel of Recipient Country(ies), who have been identified by the Recipient Country(ies) to either receive training and/or work with the Personnel on the project;

		 (e) actual and Reasonable Costs of any Third Party who may be contracted under the project, including labour and materials;
		(f) actual and Reasonable Costs of training, observation tours, studies, workshops and seminars, including but not limited to textbooks and manuals, and excluding cost of the Personnel related to them, as approved in advance by DFATD (nor- mally as part of a work plan);
		(g) actual and Reasonable Costs of fuel for transportation exclusively for project- related purposes documented in the log book; and,
		(h) Any other expenses approved in advance by DFATD.
	6.3.1	Fees and unit service rates/costs are fixed on an annual basis.
Multi-year Contracts	6.3.2	Applicability of Fees and unit service rates/costs for Year 1 starts at Contract signa- ture.
	6.3.3	Fixed annual Fees and unit service rates/costs applicable for subsequent years (Year 2, Year 3, etc.) become effective on the Contract anniversary date.
•	6.4.1	Payments by DFATD to the Consultant will be made in Canadian dollars.
rayment	6.4.2	Expenses incurred by the Consultant not in Canadian dollars must be invoiced to DFATD in Canadian dollars using the exchange rate given by the Bank of America on the invoice date of the reimbursement request to DFATD. Any foreign exchange risks that may be associated with the payments to the Consultant by DFATD under this Contract is the sole responsibility of the Consultant.
Standby Let-	6.5.1	Irrevocable Standby Letter of Credit (ISLC) is to guarantee the Consultant's perfor- mance.
ter of Credit (ISLC)		If the use of an ISLC is chosen by the Consultant, within 28 Days of the signature of the Contract the Consultant must furnish the performance security in the amount of 5 percent of the total contract value of the Fees, maximum Administrative Mark-up costs and Service Costs. The ISLC must remain valid for six months after the completion of the Contract.
	6.5.2	An ISLC issued by a foreign financial institution must be confirmed by an Approved Financial Institution. DFATD reserves the right to validate the presented confirmation.
	6.5.3	An ISLC must be in Canadian dollars.
	6.5.4	Any ISLC and amendments to an ISLC submitted by the Consultant must be sent to the Technical Authority. The ISLC itself must clearly include the following information:
		 a) the Bank's reference number; b) the Bank's name and address; c) the date of issue; d) the expiry date; e) the name and address of the Consultant; f) the name of the payee: Receiver General for Canada; g) the Purchase order number; h) the project name and number;
	Currency of Payment Irrevocable Standby Let- ter of Credit	Multi-year Contracts 6.3.2 6.3.3 6.3.3 Currency of Payment 6.4.1 6.4.2 6.4.2 Irrevocable Standby Let- ter of Credit (ISLC) 6.5.1 6.5.2 6.5.3

			i) j) k) l) m) n)	the Branch name; the face amount of the letter of credit; 'Payable in demand' or 'Payable at sight'; 'Redeemable upon approval of the Chief Financial Officer'; a provision that the letter of credit is subject to the International Chamber of Commerce (ICC) Uniform Customs and Practices for Documentary Credits, 2007 revision, ICC Publication No. 660; a provision that more than one written payment request may be presented, sub- ject to the sum of those requests not exceeding the face amount of the letter of credit (where applicable); and a provision for the renewal of the letter of credit (where applicable).			
		6.5.5		costs related to the issuance of the ISLC, maintenance and/or confirmation by the proved Financial Institution will be at the Consultant's own expense.			
6.6	Performance security in a form of hold- back	6.6.1	ant trat	in absence of ISLC, as a guarantee for performance, each invoice of the Consult- will be subject to a 10 percent holdback applicable to the invoiced Fees, Adminis- ive Mark-up and Service Costs for the month up to a maximum of 5 percent of the l contract value of the Fees, maximum Administrative Mark-up costs and Service sts.			
		6.6.2		s holdback may be released, subject to the satisfactory performance of the Con- ant, as determined by DFATD, 6 months after the completion of the Contract.			
6.7	Mode of Bill-	Billing	s and	l payments in respect of the Services will be made as follows:			
	ing and Pay- ment	6.7.1	7.1 Subject to the para 6.7.2 through 6.7.6, DFATD will pay the Consultant, not m ten than once per month, the Fees, Administrative Mark-up, Service Costs, or Technical Specialists and Reimbursable Expenses outlined in the para 6.2 paid Consultant during the previous month.				
		6.7.2	in _ vice	payment will be made to the Consultant until DFATD receives a detailed invoice copies, of the Consultant's Fees and rates/costs for the Ser- es rendered and expenses paid during the previous month supported by the follow- documentation properly completed:			
			a)	Details of the time worked for each individual: the name, date, number of hours worked, and description of activities undertaken for each Day. The Consultant may include this information on their invoice or submit timesheets containing all listed information. If timesheets are not submitted with the invoice, they must be kept by the Consultant and made available to DFATD upon request. In the event that the number of person-days worked exceeds the total authorized for the week in accordance with the para 6.2.3, the Consultant must present a document in support of a claim for such Services, which also establishes that provision of such Services had been authorized, in advance, by the DFATD Representative.			
			b)	Any relevant details of the Service Costs as may be requested by DFATD. Proofs that the Service Costs were actually incurred			
			c)	Details of Reimbursable Expenses paid, including all information which supports the expenses.			
			d)	For expenses related to travel: Payment requests must be supported by detailed information for each category of expense related to travel, including airfare, ac- commodation, meals, incidentals, transportation, and any other eligible expense related to travel. For the purposes of this paragraph, "detailed information" means: the dollar amount of the expense, the date(s) the expense was paid, the			

number of days of travel, the country/city in which the expense was paid, travel class associated with the expense, and all other information relevant to the expense.

- e) DFATD may, at any time and at its discretion, request copies of timesheets, receipts or any other supporting documentation, or conduct an audit, or both, of any fee(s) or expense(s) claimed by the Consultant. Where expenses are paid in foreign currency, receipts must indicate the currency.
- f) If the Consultant submits an electronic invoice, DFATD will identify it as the original invoice.
- All payment requests, invoices and statements submitted by the Consultant must be sent to DFATD at the following address:

Distribution and Mail Services - AAG Lester B. Pearson Building 125 Sussex Drive, Ottawa, ON Canada, K1A 0G2 Attention: *[insert name]*

and must indicate the following codes:

Purchase order: [insert] WBS Element: [insert] GLAcct/ CC/ Fund: [insert] Vendor: [insert] Project number: [insert]

- 6.7.3 Within 15 Days of the receipt of the documentation required under the para 6.7.2, DFATD will notify the Consultant, in writing, when any or a combination of the following situations occur:
 - (a) there are any errors or omissions in the documentation;
 - (b) the Services rendered by the Consultant are not satisfactory or are not in conformity with the Contract; or
 - (c) the amount claimed by the Consultant appears to exceed the actual value of the Services performed.
- 6.7.4 Any Fees, costs of Technical Specialists, Administrative Mark-up, Service Costs or Reimbursable Expenses paid by the Consultant which are the subject of the notification in the para 6.7.3 will be excluded for the purposes of payment under the para 6.7.1 until the Fees, Administrative Mark-up, Service Costs or Reimbursable Expenses have been accepted by DFATD.
- 6.7.5 Subject to the para 6.7.4, DFATD will pay the Consultant within 30 Days after the receipt of the documentation required under the para 6.7.2.
- 6.7.6 With the exception of the final payment under the para 6.8, payments do not constitute acceptance of the Services nor relieve the Consultant of any obligations under the Contract. DFATD will have the right to reject any Services that are not in accordance with the requirements of the Contract and require correction or replacement of such Services at the Consultant's expense.
- **6.8 Final Pay**ment 6.8.1 When it has been established to DFATD's satisfaction that the Consultant has performed, furnished or delivered all Services required under the Contract, and upon re-

Section 6. Standard Form of Contract

ceipt of the certificate stating that all the Consultant's financial obligations to the Personnel or contracted third parties under the Contract have been fully discharged, DFATD will pay the balance due against the Contract taking into account provisions for performance security.

6.9 Right of Set-6.9.1 Without restricting any right of set-off given or implied by law or by any provision of Off the Contract or any other agreement between DFATD and the Consultant, DFATD may set off against any amount payable to the Consultant by DFATD under the Contract or under any other contract. DFATD may, when making a payment pursuant to the Contract, deduct from the amount payable to the Consultant any such amount payable to DFATD by the Consultant which, by virtue of the right of set-off, may be retained by DFATD.

6.10.1 In this para: 6.10 Interest on Overdue Ac-

counts

- - "amount due and payable" means an amount payable by DFATD to the Con-(a) sultant in accordance with the para 6.2;
 - "overdue amount" means an amount due and payable which has not been paid (b) within 30 Days following the date upon which the invoice and statement documentation specified in the para 6.7.2 has been received by DFATD;
 - (c) "date of payment" means the date of the negotiable instrument drawn by the Receiver General for Canada and given for payment of an amount due and payable;
 - "bank rate" means the average daily Bank of Canada rate for the month preced-(d) ing the current month of the payment date; and
 - (e) "due date" means 30 Days after receipt of the invoice and statement documentation specified in the para 6.7.2.
- 6.10.2 DFATD will pay, at the Consultant's request, simple interest at the bank rate plus 3 percent on any amount overdue.
- 6.10.3 Interest will not be payable on holdback.
- 6.10.4 Interest will only be paid when DFATD is responsible for the delay in paying the Consultant.
- 6.11 Debts left in 6.11.1 If the Consultant and/or a member of its Personnel leave the Recipient Country withthe Recipient out discharging a debt legally contracted there, DFATD may, after giving written notice to the Consultant and conferring with the Consultant in this matter, apply any Country money payable to the Consultant under the Contract toward the liquidation of the debt in question.

7. Complaint Mechanism and Settlement of Disputes

7.1 Alternate The Parties agree to make every reasonable effort, in good faith, to settle amicably all 7.1.1 disputes or claims relating to the Contract, through negotiations between the Parties' dispute resolution representatives authorized to settle (for DFATD, the Technical and Contracting Authorities). If the Parties do not agree within 10 working days, they may refer the matter to management (for DFATD the Director General responsible for the contract in question), who will pursue discussions to reach a settlement. If no settlement is reached within 10 working days, each party hereby:

a) Consents to fully participate in and bear the cost of any dispute resolution process

proposed by the Procurement Ombudsman appointed pursuant to Subsection 22.1 (1) of the *Department of Public Work and Government Services Act* to resolve a dispute between the parties respecting the interpretation or application of a term or conditions in this contract; and

b) Agrees that this provision shall, for purposes of Section 23 of the *Procurement Ombudsman Regulations*, constitute such party's agreement to participate in and bear the cost of such process.

The Office of the Procurement Ombudsman may be contacted by telephone at 1-866-734-5169 or by e-mail at boa.opo@boa.opo.gc.ca

7.1.2 The parties understand that the Procurement Ombudsman appointed pursuant to Subsection 22.1(1) of the *Department of Public works and Government Services Act* will review a complaint filed by the Consultant respecting administration of this contract if the requirements of Subsection 22.2(1) of the *Department of Public works and Government Services Act* and Sections 15 and 16 of the *Procurement Ombudsman Regulations* have been met, and the interpretation and application of the terms and conditions and the scope of the work of this contract are not in dispute. The Office of the Procurement Ombudsman may be contacted by telephone at 1-866-734-5169 or by e-mail at boa.opo@boa.opo.gc.ca

7.2 Complaint Mechanism for Contract Administration

II. Annexes

Annex A:Basis of PaymentAnnex B:Terms of Reference

Section 6. Standard Form of Contract

Annex A – Basis of Payment

	FIR	M ALL-INC	LEVEL OF	SUB-TOTAL,			
1. PERSONNEL FEES	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5	EFFORT IN DAYS	\$CAD
1.1 Personnel							
Project Manager							
Project Coordinator							
Financial Officer							
Accounting Clerk							
Receptionist/Administrative Assistant							
Sub-Total – Personnel FEES							

	FIRM AL	L-INCLUSIVI					
2. SERVICE COSTS	MONTHLY RATE					NUMBER OF MONTHS	SUB-TOTAL, \$CAD
	YEAR 1	YEAR 2	YEAR 3	YEAR 4	YEAR 5		ψ C Π D
Office Space							
Equipment							
Transportation							
Sub-Total –SERVICE COSTS							

3. TECHNICAL SPECIALISTS	SUB-TOTAL, \$CAD
Sub-Total – TECHNICAL SPECIALISTS	

4. ADMINISTRATIVE MARK-UP COSTS ON TECHNICAL SPECIALISTS	%	SUB-TOTAL, \$CAD
Administrative mark-up rate		-
Sub-Total – ADMINISTRATIVE MARK-UP COST	-	

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5. REIMBURSABLE EXPENSES	SUB- TOTAL,			
5. REIVIDURSABLE EAI EINSES	\$CAD			
a) Travel-related expenses				
i) Transportation				
ii) Meals, incidentals				
iii) Visas and work permits				
iv) Accommodation				
v) Other				
Sub-Total- a)				
b) Communication costs				
c) Translation, interpreters and reproduction costs				
d) Expenses of counterpart personnel				
e) Third Parties costs – labour and materials				
f) Training, Workshop and Seminars				
i) Tuition				
ii) Textbooks and Manuals				
iii) Rent of facilities				
iv) Presentation equipment and supplies				
v) Allowances for Students and Trainees				
Sub-Total-f)				
g) Costs of fuel for transportation exclusively for project-related purposes documented in the log book				
h) Other Reimbursable expenses				
Sub-Total – Reimbursable Expenses				

	SUB-TOTAL, \$CAD
Contract Amount, excluding Applicable Canadian Taxes	ψCILD
Applicable Canadian Taxes	
Contract Amount, including Applicable Canadian Taxes	
TOTAL	

Annex B – Terms of Reference (TOR)

This Contract has been executed on behalf *[of each Member]* of the Consultant and on behalf of DFATD by their duly authorized officers.

For and on behalf of *[name of the Consultant]*:

[Authorized representative] [Authorized representative, title]

and,

[name of each Member if a consortium or joint venture]

[Authorized representative, name] [Authorized representative, title]

For and on behalf of DFATD:

[Authorized representative] [Authorized representative, title] Date

Date

Date

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