

REQUEST FOR QUOTATION (RFQ)

	DATE: 19.04.17
NAME & ADDRESS OF FIRM	REFERENCE:
	Joint EU-UNDP Civil Society Support Programme
	United Nations Development Programme
	#21 Prospect Mira, Sukhumi

Dear Sir / Madam:

We kindly request you to submit your quotation for **Civil Resource Center**, as detailed in **Annex** 1 of this RFQ. When preparing your quotation, please be guided by the form attached hereto as **Annex** 2.

Signed and **stamped** quotations may be submitted on or before **18:00**, **03/05/2017** in **sealed envelopes** to the address:

United Nations Development Programme #21 Prospect Mira, Sukhumi

It shall remain your responsibility to ensure that your quotation will reach the address above on or before the deadline. Quotations that are received by UNDP after the deadline indicated above, for whatever reason, shall not be considered for evaluation

Please take Note of the following requirements and conditions pertaining to the provision of the abovementioned service:

Exact Address of Delivery	#21 Prospect Mira, Sukhumi
Location	
Preferred	US Dollars
Currency of Quotation	
Value Added Tax on Price	Must be exclusive of VAT and other applicable indirect taxes
Quotation	
Deadline for the Submission of	COB (18:00) 03 May 2017 (Local Time)
Quotation	
All documentations, shall be in	English
this language	
	- Duly Accomplished Form as provided in Annex 2 (tables 1, 2 and
Documents to be submitted	3) , and in accordance with the list of requirements in Annex I;

	 Latest registration certificate of the offered space (dated d/m/y); Scanned Passport/s of the space owner/s In case of realtor signed acknowledgement letter of the owner that the company can act on its behalf. Plan of the Premises and Photos if available
Period of Validity of Quotes starting the Submission Date	60 days
Payment Terms	The Payment will be made at the end of each month by bank transfer according to existing regulation. Payment will be done in USD.
Evaluation Criteria	 Technical responsiveness/full compliance to the requirements and the lowest price Full acceptance of the Lease Agreement
UNDP will award to:	One and only one supplier (the owner of the premises)
Type of Contract to be Signed	Lease Agreement
Special conditions of Contract	Upon its expiration, this Lease Agreement shall be renewable at the option of the UNDP, under the same terms and conditions as are set in the Lease Agreement. UNDP may terminate this Lease Agreement upon giving not less than thirty (30) day's advance written notice to the Lessor. In the event of termination by UNDP the Lessor shall have the right to payment of rent only to the date the UNDP vacates the demised Premises.
Conditions for Release of Payment	Fixed monthly payments of established rent fee. Such rent shall be payable within five calendar days after the end of the calendar month to which the rent payment pertains. In the event the UNDP's use and occupancy of the demised Premises in for less than a full month, the monthly rent shall be pro-rated.
Annexes to this RFQ	 Premise Technical Specifications (Annex 1) Form for Submission of Quotation (Annex 2) Non-acceptance of the terms of the Lease Agreement shall be ground for disqualification from this procurement process.
Contact Person for Inquiries (Written inquiries only)	Ms. Khagba Amina CSSP Project Officer amina.khaqba@undp.org Any delay in UNDP's response shall not be used as a reason for extending the deadline for submission, unless UNDP determines that such an extension is necessary and communicates a new deadline to the Proposers.

Rent offered shall be reviewed based on completeness and compliance of the quotation with the minimum specifications described above and any other annexes providing details of UNDP requirements.

The quotation that complies with all of the specifications, requirements and offers the lowest price, as well as all other evaluation criteria indicated, shall be selected. Any offer that does not meet the requirements shall be rejected.

At any time during the validity of the quotation, no price variation due to escalation, inflation, fluctuation in exchange rates, or any other market factors shall be accepted by UNDP after it has received the quotation. At the time of award of Contract or Purchase Order, UNDP reserves the right to vary (increase or decrease) the quantity of services and/or goods, by up to a maximum twenty five per cent (25%) of the total offer, without any change in the unit price or other terms and conditions.

Any Purchase Order that will be issued as a result of this RFQ shall be subject to the General Terms and Conditions attached hereto. The mere act of submission of a quotation implies that the vendor accepts without question the General Terms and Conditions of UNDP herein attached as Annex 3.

UNDP is not bound to accept any quotation, nor award a contract/Purchase Order, nor be responsible for any costs associated with a Supplier's preparation and submission of a quotation, regardless of the outcome or the manner of conducting the selection process.

Please be advised that UNDP's vendor protest procedure is intended to afford an opportunity to appeal for persons or firms not awarded a purchase order or contract in a competitive procurement process. In the event that you believe you have not been fairly treated, you can find detailed information about vendor protest procedures in the following link: http://www.undp.org/procurement/protest.shtml.

UNDP encourages every prospective Vendor to avoid and prevent conflicts of interest, by disclosing to UNDP if you, or any of your affiliates or personnel, were involved in the preparation of the requirements, design, specifications, cost estimates, and other information used in this RFQ.

UNDP implements a zero tolerance on fraud and other proscribed practices, and is committed to identifying and addressing all such acts and practices against UNDP, as well as third parties involved in UNDP activities. UNDP expects its suppliers to adhere to the UN Supplier Code of Conduct found in this link: http://www.un.org/depts/ptd/pdf/conduct_english.pdf

Thank you and we look forward to receiving your quotation.

J. My Ju

For

Irina Liczek
Project Manager
COBERM/CSSP
UNDP Georgia

Technical Specifications

Space offered for rent must comply with following minimum requirements:

No	Criteria	Criteria Description		
1	Area	Space offered for rent must be in the range of 100 m ² - 150 m ²		
2	Space Location	The office space should be located in the center of Sukhumi		
3	Type of Space	Space may be located in a residential or commercial building – please indicate the floor. In case of a 1 st floor location please confirm existence of a special security items – e.g. metal barred windows, metal doors, etc. A newly renovated space is highly desirable.		
4	Pledge and Seizure	Space offered for rent must be free from any kind of pledge and/or seizure liabilities		
5	Number and Type of Rooms	Space should be separated (or available for separation or zoning) in three zones (event space, space for training programs and coworking space). It must have at least one bathroom. Kitchen space is highly desirable. It should not require substantive refurbishment or repair.		
6	Insulation and Lighting	Rooms should be well lighted and should not have insulation problems		
7	Air Conditioning and Heating	Air conditioning and heating of the office space should be provided		
8	Communication and Internet	Availability of at least one phone line and internet access is a must		
9	Water and Sewerage System	Water and sewerage network must be functioning properly		
10	Utilities Expenses	There must be no debt on utility services at the time of renting		
11	Space entry and Basic	Space must have separate/ independent entry that will not be in use of		
11	Security System	any other individuals. Metal door is required.		
12	Parking Space	Parking for at least 1 vehicle is highly desirable		
13	Furniture	Unfurnished		

FORM FOR SUBMITTING SUPPLIER'S QUOTATION

(This Form must be submitted only using the Supplier's Official Letterhead/Stationery¹)

We, the undersigned, hereby accept in full the UNDP General Terms and Conditions, and hereby offer to supply the items listed below in conformity with the specification and requirements of UNDP as per RFQ:

TABLE 1: Offer Compliant with Technical Specifications and Requirements

No	Description/Specification	Quantity Total Square Meters	Unit price per square meter (USD)	Total Price (USD)
1	Office space rent in accordance with Technical Specifications provided in Annex 1			
2	Total Final and All-Inclusive Price Quotation	on		

TABLE 2: Compliance with Premise Technical Specifications Requirements

No	Criteria	Criteria Description	Your response
1	Area	Space offered for rent must be in the range of 100 m ² - 150 m ²	
2	Space Location	The office space should be located in the center of Sukhumi	
3	Type of Space	Space may be located in a residential or commercial building – please indicate the floor. In case of a 1 st floor location please confirm existence of a special security items – e.g. metal barred windows, metal doors, etc. A newly renovated space is highly desirable.	
4	Pledge and Seizure	Space offered for rent must be free from any kind of pledge and/or seizure liabilities	
5	Number and Type of Rooms	Space should be separated (or available for separation or zoning) in three zones (event space, space for training programs and coworking space). It must have at least one bathroom. Kitchen space is highly desirable. It should not require substantive	

 $^{^{1}}$ Official Letterhead/Stationery must indicate contact details – addresses, email, phone and fax numbers – for verification purposes

		refurbishment or repair.	
6	Insulation and Lighting	Rooms should be well lighted and should	
O	Ilisulation and Lighting	not have insulation problems	
7	Air Conditioning and	Air conditioning and heating of the office	
′	Heating	space should be provided	
8	Communication and	Availability of at least one phone line and	
0	Internet	internet access is a must	
9	Water and Sewerage	Water and sewerage network must be	
9	System	functioning properly	
10	Litilities Evenences	There must be no debt on utility services at	
10	Utilities Expenses	the time of renting	
	Space entry and Basic	Space must have separate/independent	
11	Security System	entry that will not be in use of any other	
	Security System	individuals. Metal door is required.	
12	Parking Space	Parking for at least 1 vehicle is highly	
12	r arking Space	desirable	
13	Furniture	Unfurnished	
	Turriture		

TABLE 3: Offer to Comply with Other Conditions and Related Requirements

Other Information pertaining to our	Your Responses			
Quotation are as follows :	Yes, we will comply	No, we cannot comply	If you cannot comply, pls. indicate counter proposal	
Validity of Quotation				
All Provisions of the UNDP General Terms and Conditions				
Compliance with Special conditions of Contract				

All other information that we have not provided automatically implies our full compliance with the requirements, terms and conditions of the RFQ.

(Name and Signature of the Supplier's Authorized Person)
(Designation)
(Date)

LEASE AGREEMENT TEMPLATE between

United Nations Development Programme				
THIS LEASE Agreement, made and entered into this day of in the year two thousand by and between whose address is for himself, his heirs, executors, administrators, successors and assignees, (hereinafter referred to as "the Lessor"), and the United Nations Development Programme (hereinafter referred to as "the UNDP") acting by, its Representative in (hereinafter referred to as "the country"), whose address is The Lessor and the UNDP are collectively hereinafter referred to as "the Parties".				
WITNESSTH:				
The Parties hereto, for the mutual considerations herein set forth, hereby agree as follows:				
1. The Lessor hereby leases to the UNDP, and the UNDP hires from the Lessor, the [house] [building] know as [on the floor(s) in the building known as] [together with appropriate parking space,] in the city of the said [house] [building] and parking space (hereinafter referred to as "the demised Premises"). The Lessor represents and warrants that he/she/it has legal title and rightful ownership of the Premises hereby described as follows: (If the building is to be shared with other occupants, the following provisions should be included:)				
"TOGETHER WITH the use in common with other persons entitled thereto of the entrances to the building, its public halls, corridors, elevators, stairways, and public toilets."				
TO BE USED for a office in the country and for such other purposes as the may desire, this Lease Agreement cancelling all other agreements, if any, heretofore entered into between the said Parties relating in any way to the demised Premises.				
FOR A TERM beginning and ending, or on such earlier date as this Lease Agreement may terminate as herein provided.				
2. The UNDP shall pay the Lessor for the demised Premises a rent of for each full month of the term of this Lease Agreement. Such rent shall be payable within five calendar days after the end of the calendar month to which the rent payment pertains. In the event the UNDP's use and occupancy of the demised Premises is for less than a full month, the monthly rent shall be pro-rated. If the above standard provision is changed and, in particular, if the rent is to be bpaid in advance after the provisions of the UN financial rule 125.11 have been satisfied, the following shall be added at the end of this Paragraph 2 to read as follows:				
"The Lessor should issue a standby irrevocable letter of credit (or give a bank guarantee) acceptable to the UNDP to the benefit of UNDP $"$				
3. The UNDP shall take good care of the demised Premises and the fixtures and appurtenances therein reasonable wear and tear excepted.				
4. The Lessor represents that the demised Premises [other than the parking space] may lawfully be used for the UNDP office and other purposes, if any, expressly set forth in this Lease Agreement, and covenants and agrees that the UNDP shall peaceably and quietly have, hold and enjoy the demised Premises for the term above- mentioned without any				

unlawful interruption or disturbance.

5. Upon its expiration, this Lease Agreement shall be renewable at the option of the UNDP, under the same terms and conditions as are set forth herein.

(If the Lessor is agreeable to renewing the Lease Agreement on the same terms and conditions except for the monthly rent then the following provisions should be added to the end of Article 5:)

- ", except for the rent which shall be adjusted within agreed limits on the basis of the rate of increase or decrease of the official consumer price index in(city)........ or such other index as the Parties may agree."
- 6. UNDP may terminate this Lease Agreement upon giving not less than thirty (30) days advance written notice to the Lessor. In the event of termination by UNDP, The Lessor shall have the Right to payment of rent only, to the date the UNDP vacates the demised Premises
- 7. In the event of a sale or transfer of title or the creation of a mortgage or any other encumbrances affecting the demised Premises, the Lessor warrants that the Lease terms and conditions shall remain in full force without prejudice to any rights or remedies the UNDP have hereunder, including but not limited to, the right to enjoy and use the demised Premises until its date of expiry as provided in this Lease Agreement, or any extension or renewal thereof.
- **8.** The Lessor undertakes to furnish, at no additional cost to the UNDP, the services described in Annex A hereto.
- **9.** The Lessor undertakes full and sole responsibility for the payment of all taxes and for any other charges of a public nature which are or may be assessed in the future against the demised Premises.
- 10. The Lessor undertakes to maintain the demised Premises [and the building, including its entrances, public halls, corridors, elevators, stairways, and public toilets] in good repair and tenantable condition, including repainting and/or repairing at intervals of two years and when their condition warrants earlier attention. For this purpose, and subject to the UNDP's agreement, the Lessor shall have the right upon reasonable prior notice to the UNDP, and at reasonable times, to enter, inspect and make any necessary repairs to the demised Premises, and may enter the demised Premises forthwith whenever reasonably necessary to make urgent, emergency repairs.
- 11. The Lessor undertakes and agrees to maintain the sidewalks of the [house] [building] in proper condition and free [of ice, snow and] any obstruction, and to accept all responsibility in connection therewith.

(If the building is to be shared with other occupants, the following paragraph should be included:)

- "12. The Lessor undertakes that other parts of the building shall not be let or used for any illegal purpose or for gambling, and to take into account that the UNDP is a tenant in the building (space)."
- 13. (a) The UNDP shall have the right to make alterations, attach fixtures, install protection films on windows, install permanent walls, and erect additions, structures, and signs in or upon the demised Premises, and to affix a flagstaff and office signs and insignia outside the [house] [building] and on the demised Premises provided such alterations, additions, structures, or signs shall not be detrimental to or inconsistent with the rights granted to other tenants in the building. Such fixtures, additions, or structures so placed in or upon or attached to the demised Premises shall be and remain the property of the UNDP and may be removed therefrom by the UNDP prior to or within a reasonable time after the term of this Lease Agreement expires or is terminated in accordance herewith;

- (b) Where minor alterations, renovations or additions are made on the demised Premises, the UNDP, at the request of the Lessor, shall restore the demised Premises to the same condition as that existing at the time of entering upon the same under this Lease Agreement, reasonable wear and tear and damage by the elements or by circumstances over which the ___ has no control, excepted. If the Lessor requires such restoration, the Lessor shall give written notice thereof to the UNDP not less than thirty days before the expiration or termination of this Lease Agreement.
- (c) Where, with the prior written consent of the Lessor, major alterations, renovations or additions are made on the demised Premises, the UNDP shall not be under any obligation to restore the demised Premises to the state and conditions existing prior to entering upon the same under this Lease Agreement. Such consent shall be set forth in writing and shall contain provisions on the amortization or compensation of the expenses either through offsetting the expenses against rental payments, or payment for their fair market value.
- 14. The UNDP shall not transfer, assign or sublet the demised Premises or any part thereof, except to other units, organs or bodies of the United Nations or Specialized Agencies within the United Nations system, without the written consent of the Lessor, which consent shall not, however, be unreasonably withheld, and when given to a transfer or assignment, said consent shall have the legal effect of releasing and discharging the UNDP from its obligations under this Lease Agreement as of the date of the transfer or assignment.
- Agreement shall, in case of total destruction of either the [house] [building] or the demised Premises, or upon either the [house] [building] or the demised Premises being rendered unfit for further tenancy or for use by the UNDP, immediately terminate and, in case of partial destruction or damage of either the [house] [building] or the demised Premises, shall terminate at the option of the UNDP upon giving notice in writing to the Lessor within thirty days after such fire or partial destruction or damage. In the event of termination of this Lease Agreement under this paragraph, no rent shall accrue to the Lessor after such total or partial destruction or damage. Should the UNDP elect to remain on the demised Premises rendered partially untenantable, it shall have the right to a proportionate rebate or reduction of the rent payments. In such circumstances, the Lessor shall promptly undertake the repairs or permit the UNDP to undertake the repairs at the expense of the Lessor. Such permission shall be set forth in writing and shall contain a provision authorizing the UNDP to offset the expenses incurred on Lessor's behalf against the monthly rent.

(Where rent is paid in advance, the following sentence should be added at the end of Article 15)

- 16. In the event of interruption or curtailment, whether due to strikes, mechanical difficulties or other causes, of any service maintained or required to be maintained in the [house] [building], or the demised Premises, the Lessor undertakes to take such measures as may be necessary in the circumstances to restore the service without undue delay. The UNDP shall have the right to a proportionate abatement of rent during the period of such interruption or curtailment.
- 17. In the event the Lessor fails to substantially fulfil any of the terms and conditions of this Lease Agreement, and without prejudice to any other remedy which the UNDP may have for such failure, the UNDP shall have the right either to terminate this Lease Agreement without prior notice and/or, at its option, to take any other measures which it may deem necessary, to establish the conditions contemplated by this Lease Agreement and at the entire cost and expense of the Lessor.

(If advance payment is made, the following paragraph should be added.)

- "18. Without prejudice to any other rights available to the against the Lessor, and notwithstanding any provision of this Lease Agreement to the contrary, should this Lease Agreement be terminated for any reason prior to the ending date set forth in Article 1 or any extension thereof, the Lessor shall refund to the UNDP the balance of any advance payment after having deducted the rent corresponding to the period of the UNDP's actual occupancy of the demised Premises. Such refund shall be affected on the date the UNDP vacates the demised Premises."
- 19. The Lessor undertakes to provide and maintain at its own cost public liability insurance which shall hold the UNDP harmless, and name the UNDP as additional insured, from claims against it as occupant of the demised Premises, and the Lessor shall provide the __UNDP with proof that such insurance has been obtained and remains in effect.
- **20.** (a) The Lessor shall keep the demised Premises insured for all risks, including fire, explosion, civil strife, as well as earthquake, flood or other natural phenomenon, under a comprehensive policy taken out with an insurance company acceptable to the UNDP, and shall make known to such insurance company the use to which the building will be put by the UNDP.

subrogation of the	(b) Lessor's r	The Lessor shall objusted in the insurance of the insuran		•	ce, provisions providing for a w	aiver of
	or dama	The Lessor shall be	responsible for sa occurring on or a	ntisfying any tort cla bout the demised I	n property, equipment and furnis aims by third parties for persona Premises and attributable to the gainst such claims.	l injury,
			arising from its	occupation and use	laims by third parties for persona e of the demised Premises. The	
modes of amicab conciliation shall be the dispute, control amicable settleme Arbitration Rules t	ase Agree ole settlen oe underta oversy or o ent, either then obtail	ement or the breach nent. Where the Pa ken in accordance wi claim amicably withir party shall submit the ning. The arbitral tril	, termination or i orties wish to see tith the UNCITRAL (on sixty (60) days af e dispute, controw bunal shall have n	nvalidity thereof the k such an amicab Conciliation Rules the cer receipt by one Persy or claim to arbito authority to aware	te, controversy or claim arising or rough negotiation, conciliation of le settlement through conciliation of the settlement through conciliation of the other Party's request tration in accordance with the UI d punitive damages. The Parties e final adjudication of any such the concept of the settlement of the settleme	or other on, the resolve for such NCITRAL shall be
	process, o Privilege	or of any privilege, e s and Immunities of	xemption or other	immunity enjoyed	ver, express or implied, of any in by the UNDP, whether pursuan ion, law or decree of an internat	t to the
23.	The Less	or undertakes to pay	the stamp duties	or and the taxes or	levies on this Lease Agreement, it	f any.
24.		se Agreement has bed reement.	en prepared in	Paragraphs and	_ Annexes, which are integral par	t of this
IN WITN	ESS WHEF	REOF, the Parties here	eto have hereunto	subscribed their na	mes as of the date first above wri	tten.
Mr./Ms. Title					 Date	
Lessor						
					_	
Mr./Ms. Title United N		velopment Programn	ne		Date	
		· -				

Annex A (To be revised based on lease agreement to be signed with the Lessor)

Items entered in this Annex are examples – they should be deleted if not relevant, and additional items relevant to specificity of the Lease Agreement may be added.

Services to be provided by the Lessor at no additional cost to the UNDP referred to under Paragraph 8 of the Lease Agreement.

- 1. Adequate heat or air conditioning, during the appropriate seasons, on official UNDP working days from 8:00 a.m. to 7:30 p.m.;
- 2. Hot and cold water for lavatory purposes;
- 3. Cleaning services, adequate to maintain the demised Premises in a condition and at a standard of cleanliness appropriate for the use for which they are intended by the UNDP;
- 4. Light and electricity;
- Rubbish disposal;
- 6. Toilet facilities, including necessary sewage facilities;
- 7. Provision for access to the demised Premises on all days and at all times and hours, whether business days or hours or otherwise:
- 8. All facilities and services which it makes available generally to tenants in the building; and
- 9. The Lessor undertakes to furnish heat and air conditioning