

No	Question	Answer
1	<p>I am writing on behalf of colleagues at DAI with a question regarding the sample Terms of Reference for Lot 4 (beginning on page 103 of the RFP). Our team noticed that while the activity duration listed in the scope of work and deliverables table adds to 65 days of LOE (p. 103, section III), the estimated number of consultant days for the proposal is 160 days in total (p. 104, section V). Could UNCDF please clarify which number of consultant days should be considered? We thank you for any further information that you can provide.</p>	<p>Please use 160 days as reference</p>
2	<p>We will be submitting a proposal to the LTA with PHB. For the notarized agreement, we will sign a memorandum of understanding. We will have the agreement signed in front of a notary by our company leads. But it will be 2 separate signatures and documents. Meaning we will have PHB sign in front of their notary in France a document that is already pre-signed by Innate Motion. Innate Motion will sign in front our notary in The Netherlands a document which is pre-signed by PHB. Documents will have the same content.</p> <p>We did follow a similar process in 2017. Thank you to let us know if anything has changed on this matter in terms of what is expected.</p>	<p>If the Proposer is a group of legal entities that will form or have formed a joint venture, consortium or association at the time of the submission of the Proposal, they shall confirm in their Proposal that they have designated one party to act as a lead entity, duly vested with authority to legally bind the members of the joint venture jointly and severally, and this shall be duly evidenced by a duly notarized Agreement among the legal entities, which shall be submitted along with the Proposal.</p> <p>As to whether or not the manner by which the signatures were affixed, this shall be the responsibility of the JV partners to determine what is legally acceptable in their countries of jurisdiction to them.</p>