INDIVIDUAL INTERNATIONAL CONSULTANT PROCUREMENT NOTICE



Date: 10th August 2022 Ref: UNDP-IC-2022-198 (Re-Advertisement) International Individual Contractor

Country: <u>Pakistan</u>

Description of the assignment: Services of Individual International Contractor to Review and Improve Training Curricula / Training Manuals Developed to Enhance the Capacity of the Excise, Taxation and Anti-Narcotics Department Balochistan – Pakistan

Project name: Strengthening Rule of Law for Peaceful, Just and Inclusive Societies in Pakistan (Amn-o-Insaf)

Period of assignment/services (if applicable): The outputs/ deliverables and alighted activities mentioned in this TOR must be implemented within a period of six (06) months. Expected start date 1 December 2022 and end date 31 May 2023

Location:

Home Based and Quetta Baluchistan, Pakistan

Please submit your Technical and Financial proposals to the following Email Address:

bids.pk@undp.org; no later than 31st August 2022 at 03:00 PM Pakistan Standard Time or 06:00 AM EDT

Kindly write the following on Email Subject line "UNDP-IC-2022-198- Individual Contractor (International) to Review and Improve Training Curricula / Training Manuals Developed to Enhance the Capacity of the Excise, Taxation and Anti-Narcotics Department Balochistan – Pakistan"

Important note for email submissions: Please put <u>"UNDP-IC-2022-198- Individual</u>
Contractor (International) to Review and Improve Training Curricula / Training

Manuals Developed to Enhance the Capacity of the Excise, Taxation and Anti-Narcotics Department Balochistan – Pakistan" in the subject line. Further, our system will not accept emails those are more than 10 MB size. If required, segregate your emails to accommodate email data restrictions. For segregated emails please use sequence of emails like Email 1, Email 2 in the subject line. For attachment purposes please only use MS Word, Excel, Power Point or PDF formats.

If you request additional information, please write to pakistan.procurement.info@undp.org. The team will provide necessary information within due date. However, any delay in providing such information will not be considered a reason for extending the submission date of your proposal. All/any query regarding the submission of the proposal may be sent prior to the deadline at the e-mail/address mentioned above.

1. BACKGROUND

UNDP has a global mandate to support governments in strengthening security and justice sector governance and has extensive experience in proving strategic advice and assistance in this regard in a range of countries and contexts globally.

UNDP Country Office in Pakistan is working to strengthen the rule of law and to ensure equal access to justice particularly for women and marginalized groups under its Rule of Law Programme across Pakistan in Khyber Pakhtunkhwa (KP) including the newly merged districts (NMDs), Balochistan, Gilgit Baltistan, and Islamabad Capital Territory. Working in close collaboration with a range of government rule of law and justice sector institutions, the overall Programme of work aims to enhance and sustain peace and stability for the longer- term in Pakistan.

As such, strengthening law enforcement capacities for responsive, accountable, and efficient service delivery to all populations in Pakistan is a key priority work strand of the UNDP Pakistan Rule of Law Programme and involves supporting a range of initiatives to strengthen law enforcement agencies (LEAs) with emphasis on the Police, Levies, Excise, and the Anti-Narcotic Force (ANF).

Against this backdrop and with generous funding from the United State Bureau of International Narcotics and Law Enforcement Affairs (INL), UNDP Rule of Law Programme is assisting Excise, Taxation and Anti- Narcotics Department Balochistan (ETAN-B) in its efforts to strengthen institutional capacity. The ETAN-B is a leading LEAs in Balochistan province of Pakistan, and it is mandated to inquire, investigate, and prosecute all offences related to intoxicants, narcotics, and precursors.

Its work is mandated under the Excise Regulation Act 1915, and the Control of Narcotics and Substance Act 1997 to control narcotics and drugs trafficking in Balochistan province. Additionally, the ETAN-B's work on drug control is also guided by laws related to opium and other illicit drugs, road safety, and prosecution of illicit drug-related offences. The hardest and most important challenge facing the ETAN-B is despite its extensive mandate; it is underresourced to implement its mandate in Balochistan's highly volatile and hard to reach geographical context.

In 2021 UNDP with support from INL conducted a series of consultations to assess ETAN-B's institutional capacity needs i.e. staff capacity/ skill building requirements as well as infrastructure and equipment needs. The assessment findings highlighted that ETAN-B counternarcotics personnel/ staff have not received any form of training in relevant subject matter areas that could have potentially improved their performance in field. It was also one of the key findings of the assessment.

In order to address this gap UNDP, INL and ETAN-B jointly developed a two-year project "Strengthening Capacity of Excise, Taxation and Anti-Narcotics Balochistan". The overall project goal is to enhance the capacity of ETAN-B personnel / staff by developing four (04) specialized training courses, develop a pool of 24 master trainers, and train over 200 personnel / staff including ETAN-B senior management.

2. SCOPE OF WORK, RESPONSIBILITIES AND DESCRIPTION OF THE PROPOSED ANALYTICAL WORK

1.1 Develop an inception report including a workplan, and methodology:

- The selected international consultant will develop and submit an inception report including a workplan, methodology, in close consultation with the ETAN-B, UNDP and INL.
- The selected international consultant will closely work with the UNDP's three (03)
 national consultants working on preparation of the afore mentioned four (04)
 training curricula / manuals for the ETAN-B.

1.2 Review Training curricula / manuals designed and developed by the national consultants engaged by UNDP:

- Review, proofread and content edit the training curricula / manuals including the handouts, presentations, pre and post training evaluation forms developed by the three (03) national consultants and improve the same including through incorporation of international best practices and lessons learned.
- Review the trainers' guidelines developed by the three (03) national consultants to improve training methodology / training tools.
- Review, proofread and content edit the training curricula / manuals including the handouts, presentations, pre and post training evaluation forms.
- Coordinate closely with the UNDP's three (03) national consultants who
 developed the afore mentioned training curricula / training as well as with
 UNDP and share meaningful feedback to help the national consultants to
 finalize the four training curricula / training manuals.
- Submit revised / improved training curricula /manuals for UNDP, ETAN-B, INL and the three (03) national consultants review and input before finalizing the same.

1.3 Advice and assist the three (03) national consultants in the delivery of four (04) Training of Trainers (TOTs) courses:

- The selected international consultant will advise and assist three (03) UNDP national consultants to deliver four (04) TOTs on the afore mentioned subject maters / topics to a total of 24 (06 for each course).
- He/ she will work collaboratively with the three (03) national consultants and UNDP to train the selected the ETAN-B master trainers.
- Following the TOTs, the international consultant will review, proofread and content edit four (04) training outcome reports developed by the three (03) national consultants.

The international consultant will also have access to the desk review reports developed by the three (03) national consultants on the afore mentioned topics relevant to the four training manuals for his / her reference.

The ETAN-B master trainers will be selected jointly by the ETAN-B, INL and UNDP based on a set of criteria developed and approved by the Project Review Committee.

EXPECTED OUTPUTS/DELIVERABLES AND TIMEFRAME:

Under the overall supervision of UNDP Rule of Law Programme Specialist, the consultant is expected to deliver the following outputs/ deliverables:

De	liverables / Outputs	Estimated Timeline	Location
1.	Develop an inception report including a	December 2022 –	Home based
	workplan, and methodology.	January 2023	
•	The selected international consultant will		
	develop and submit an inception report		
	including a workplan, methodology, in		
	close consultation with the ETAN-B,		
	UNDP and INL.		
•	The selected international consultant will		
	closely work with the UNDP's three (03)		
	national consultants working on		
	preparation of the afore mentioned four		
	(04) training curricula / manuals for the		
	ETAN-B.	-	
2.	Review Training curricula / manuals	February - March	Home based
	designed and developed by the national	2023	
	consultants engaged by UNDP.		
•	Review, proofread and content edit the training curricula / manuals including the		
	handouts, presentations, pre and post		
	training evaluation forms developed by		
	the three (03) national consultants and		
	improve the same including through		
	incorporation of international best		
	practices and lessons learned.		
•	Review the trainers' guidelines		
	developed by the three (03) national		
	consultants to improve training		
	methodology / training tools.		
•	Review, proofread and content edit the		
	training curricula / manuals including the		
	handouts, presentations, pre and post		
	training evaluation forms.		

•	Coordinate closely with the UNDP's three (03) national consultants who developed the afore mentioned training curricula / training as well as with UNDP and share meaningful feedback to help the national consultants to finalize the four training curricula / training manuals. Submit revised / improved training curricula /manuals for UNDP, ETAN-B, INL and the three (03) national consultants review and input before finalizing the same.		
•	Advice and assist the three (03) national consultants in the delivery of four (04) Training of Trainers (TOTs) courses: The selected international consultant will advise and assist three (03) UNDP national consultants to deliver four (04) TOTs on the afore mentioned subject maters / topics to a total of 24 (06 for each course). He/ she will work collaboratively with the three (03) national consultants and UNDP to train the selected the ETAN-B master trainers. Following the TOTs, the international consultant will review, proofread and content edit four (04) training outcome reports developed by the three (03) national consultants.	March - May 2023	Quetta Balochistan

6. Eligibility and Qualifying Criteria

- University degree in law, criminal justice, crimes analysis, criminology, or other relevant subject areas.
- Minimum 10 years professional experience in development of training curriculum and training material, undertaking research/ desk review, organizing, and delivering trainings, and master/ supporting trainer in conducting training sessions is essential.
- Knowledge and understanding of anti-narcotics laws, regulations and practices of Pakistan/ or and similar context with strong expertise on investigations, crime scene management, intelligence gathering, information (evidence) management, research, trend analysis and strategy development.
- Excellent content reviewing and editing skills on the above-mentioned subject matter areas is essential.

- Minimum 5 years professional experience in developing training courses/ curriculum for criminal justice institutions preferably law enforcement is essential.
- Minimum 5 years professional experience in delivering basic/ TOT trainings to criminal justice institutions.
- Experience of working with UN Agencies in similar assignment will be an asset.

Must possess excellent

7. EVALUATION

CRITERIA FOR SELECTION OF THE BEST OFFER:

Individual International consultants will be evaluated based on the following methodologies:

Cumulative analysis

- When using this weighted scoring method, the award of the contract should be made to the individual consultant whose offer has been evaluated and determined as:
 - a) responsive/compliant/acceptable, and
 - b) having received the highest score out of a pre-determined set of weighted technical and financial criteria specific to the solicitation.
 - * Technical Criteria weight; 70%
 - * Financial Criteria weight; 30%

Only the qualified applicants obtaining a minimum of 70% on the technical evaluation will be considered for the Financial Evaluation.

Criteria	Score Weight	Points obtainable
Eligibility Criteria		
University degree in law, criminal justice, crimes analysis, criminology, or other relevant subject areas.	Yes/No	
Minimum 10 years professional experience in development of training curriculum and training material, undertaking research/ desk review, organizing, and delivering trainings, and master/ supporting trainer in conducting training sessions is essential.	Yes/No	
Technical Competencies	70	
Knowledge and understanding of anti-narcotics laws, regulations and practices of Pakistan and similar context with strong expertise on investigations, crime scene management, intelligence gathering, information (evidence) management, research, trend analysis and strategy development.		
Excellent content reviewing and content editing skills on the above-mentioned subject matter areas is essential.	15	

training courses/ curriculum for criminal justice institutions preferably law enforcement is essential. Minimum 5 years professional experience in delivering basic/	10	
TOT trainings to criminal justice institutions.	10	
Experience of working with UN Agencies in similar assignment will be an asset.	10	
Must possess excellent analytical and writing skills in English with hands on experience in report writing.	10	
Financial (Lower Offer/Offer*30)	30	
Total Score	Technical sc Financial	ore 70 + 30

ANNEX

ANNEX I - TERMS OF REFERENCES (TOR)

ANNEX II- INDIVIDUAL CONSULTANT GENERAL TERMS AND CONDITIONS

ANNEX III- PROPOSAL SUBMISSION FORM ANNEX IV- OFFEROR'S LETTER TO UNDP

ANNEX V- FINANCIAL PROPOSAL

ANNEX VI- Statement of Health (This form will be required from recommended

consultant before issuance of contract)

ANNEX VII- Updated P-11 FORM

TERMS OF REFERENCE

Individual Contractor International: To Review and Improve Training Curricula / Training Manuals Developed to Enhance the Capacity of the Excise, Taxation and Anti-Narcotics

Department Balochistan – Pakistan

2. Project Description:

UNDP has a global mandate to support governments in strengthening security and justice sector governance and has extensive experience in proving strategic advice and assistance in this regard in a range of countries and contexts globally.

UNDP Country Office in Pakistan is working to strengthen the rule of law and to ensure equal access to justice particularly for women and marginalized groups under its Rule of Law Programme across Pakistan in Khyber Pakhtunkhwa (KP) including the newly merged districts (NMDs), Balochistan, Gilgit Baltistan, and Islamabad Capital Territory. Working in close collaboration with a range of government rule of law and justice sector institutions, the overall Programme of work aims to enhance and sustain peace and stability for the longer- term in Pakistan.

As such, strengthening law enforcement capacities for responsive, accountable, and efficient service delivery to all populations in Pakistan is a key priority work strand of the UNDP Pakistan Rule of Law Programme and involves supporting a range of initiatives to strengthen law enforcement agencies (LEAs) with emphasis on the Police, Levies, Excise, and the Anti-Narcotic Force (ANF).

Against this backdrop and with generous funding from the United State Bureau of International Narcotics and Law Enforcement Affairs (INL), UNDP Rule of Law Programme is assisting Excise, Taxation and Anti- Narcotics Department Balochistan (ETAN-B) in its efforts to strengthen institutional capacity. The ETAN-B is a leading LEAs in Balochistan province of Pakistan, and it is mandated to inquire, investigate, and prosecute all offences related to intoxicants, narcotics, and precursors.

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In 2021 UNDP with support from INL conducted a series of consultations to assess ETAN-B's institutional capacity needs i.e. staff capacity/skill building requirements as well as infrastructure and equipment needs. The assessment findings highlighted that ETAN-B counter-narcotics personnel/staff have not received any form of training in relevant subject matter areas that could

have potentially improved their performance in field. It was also one of the key findings of the assessment.

In order to address this gap UNDP, INL and ETAN-B jointly developed a two-year project "Strengthening Capacity of Excise, Taxation and Anti-Narcotics Balochistan". The overall project goal is to enhance the capacity of ETAN-B personnel / staff by developing four (04) specialized training courses, develop a pool of 24 master trainers, and train over 200 personnel / staff including ETAN-B senior management.

3. Objective:

UNDP therefore has identified the requirement to hire a qualified international consultant to review and improve the following training curricula / training manuals that will be developed by UNDP to train and upskill ETAN -B staff / personnel:

- i. Field Operations, Investigation and Crime Scene Management.
- ii. Surveillance, Intelligence Gathering and Information Handling.
- iii. Understanding Legal Framework of Counter-Narcotics in Pakistan.
- iv. Research, Trend Analysis, and Strategy Development.

The selected international consultant will work under the overall supervision of the UNDP Rule of Law Programme Specialist.

4. Scope of Work:

4.1 Develop an inception report including a workplan, and methodology:

- The selected international consultant will develop and submit an inception report including a workplan, methodology, in close consultation with the ETAN-B, UNDP and INL.
- The selected international consultant will closely work with the UNDP's three (03) national consultants working on preparation of the afore mentioned four (04) training curricula / manuals for the ETAN-B.

4.2 Review Training curricula / manuals designed and developed by the national consultants engaged by UNDP:

- Review, proofread and content edit the training curricula / manuals including the handouts, presentations, pre and post training evaluation forms developed by the three (03) national consultants and improve the same including through incorporation of international best practices and lessons learned.
- Review the trainers' guidelines developed by the three (03) national consultants to improve training methodology / training tools.
- Review, proofread and content edit the training curricula / manuals including the handouts, presentations, pre and post training evaluation forms.
- Coordinate closely with the UNDP's three (03) national consultants who developed the afore mentioned training curricula / training as well as with UNDP and share meaningful feedback to help the national consultants to finalize the four training curricula / training manuals.

• Submit revised / improved training curricula /manuals for UNDP, ETAN-B, INL and the three (03) national consultants review and input before finalizing the same.

4.3 Advice and assist the three (03) national consultants in the delivery of four (04) Training of Trainers (TOTs) courses:

- The selected international consultant will advise and assist three (03) UNDP national consultants to deliver four (04) TOTs on the afore mentioned subject maters / topics to a total of 24 (06 for each course).
- He/ she will work collaboratively with the three (03) national consultants and UNDP to train the selected the ETAN-B master trainers.
- Following the TOTs, the international consultant will review, proofread and content edit four (04) training outcome reports developed by the three (03) national consultants.

NB:

The international consultant will also have access to the desk review reports developed by the three (03) national consultants on the afore mentioned topics relevant to the four training manuals for his / her reference.

The ETAN-B master trainers will be selected jointly by the ETAN-B, INL and UNDP based on a set of criteria developed and approved by the Project Review Committee.

5. Expected Outputs/Deliverables

Under the overall supervision of UNDP Rule of Law Programme Specialist, the consultant is expected to deliver the following outputs/ deliverables:

De	eliverables / Outputs	Estimated Timeline	Location
3.	Develop an inception report including a	December 2022 –	Home based
	workplan, and methodology.	January 2023	
•	The selected international consultant will		
	develop and submit an inception report		
	including a workplan, methodology, in		
	close consultation with the ETAN-B,		
	UNDP and INL.		
•	The selected international consultant will		
	closely work with the UNDP's three (03)		
	national consultants working on		
	preparation of the afore mentioned four		
	(04) training curricula / manuals for the		
	ETAN-B.		
4.	Review Training curricula / manuals	February - March	Home based
	designed and developed by the national	2023	
	consultants engaged by UNDP.		

Review, proofread and content edit the training curricula / manuals including the handouts, presentations, pre and post training evaluation forms developed by the three (03) national consultants and improve the same including through	
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incorporation of international best	
practices and lessons learned.	
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developed by the three (03) national	
consultants to improve training	
methodology / training tools.	
Review, proofread and content edit the	
training curricula / manuals including the	
handouts, presentations, pre and post	
training evaluation forms.	
Coordinate closely with the UNDP's three	
(03) national consultants who developed	
the afore mentioned training curricula /	
training as well as with UNDP and share	
meaningful feedback to help the national	
consultants to finalize the four training	
curricula / training manuals.	
Submit revised / improved training Submit revised / improved training Submit revised / improved training	
curricula /manuals for UNDP, ETAN-B, INL	
and the three (03) national consultants	
review and input before finalizing the	
same.	
4) Advice and assist the three (03) national March - May 2023 Quetta Balochist	an
consultants in the delivery of four (04)	
Training of Trainers (TOTs) courses:	
The selected international consultant	
will advise and assist three (03) UNDP	
national consultants to deliver four (04)	
TOTs on the afore mentioned subject	
maters / topics to a total of 24 (06 for	
each course).	
He/ she will work collaboratively with	
the three (03) national consultants and	
UNDP to train the selected the ETAN-B	
master trainers.	
Following the TOTs, the international	
consultant will review, proofread and	
content edit four (04) training outcome	

reports developed by the three (03)	
national consultants.	

4) Key Performance Indicators during implementation of deliverables will include the following:

- Provision of clear and comprehensive deliverables specified above.
- Timely completion of deliverables.
- Appropriate and regular coordination with all relevant stakeholders.
- Excellent communication skills both written and verbal in English.
- Excellent communication skills both written and verbal in Urdu.
- Good team player as well as the ability to work on its own initiative.

5) Reporting:

The consultant will report directly to UNDP Rule of Law Programme Specialist and on day-to-day basis to UNDP Rule of Law Programme Access to Justice Expert Balochistan.

He/ she will also provide monthly progress reports against the agreed outputs/ deliverable schedule to UNDP. (Maximum 2 pages report on an agreed template with UNDP).

6) Time Frame:

The outputs/ deliverables and alighted activities mentioned in this TOR must be implemented within a period of six (06) months. Expected start date 1 December 2022 and end date 31 May 2023.

7) The Schedule and Method of Payment:

The payments will be made upon satisfactory completion of the deliverables outlined in the table above and, upon the submission and acceptance of each deliverable/ output. The payments will be made in five instalments subject to UNDP procurement procedures.

Payment %	Deliverables/ outputs
First payment 25% of	Deliverable 1: Develop an inception report including a workplan,
the total amount	and methodology.
	- Upon submission and approval of the inception report including a
	workplan and methodology.
Second payment 40% of	Deliverable 2: Review Training curricula / manuals designed and
the total amount	developed by the national consultants engaged by UNDP.
	- Upon submission and approval of the final version of the training
	curricula / manuals including supporting documents such as
	handouts, presentations, pre/ post training evaluation forms etc
	and trainers' guidelines mentioned in Section 3 and 4.
Third payment of 35% of	Deliverable 3: Advice and assist the three (03) national consultants
the total amount	in the delivery of four (04) Training of Trainers (TOTs) courses.
	- Upon submission of reviewed training outcome reports prepared
	by three (03) national consultants.

8) Approach and methodology:

Proposals should include a description of the service applicant's capability to carry out the proposed consultancy, describing his / her prior or similar experiences in any or more of the key

deliverable areas in the context of counter-narcotics law enforcement in similar context preferably Pakistan as well as clear risk mitigation plan/ risk averse planning methodology in the event of another outbreak of COVID-19 pandemic that may result in movement restrictions in Balochistan - Pakistan.

The service provider must describe/include the following in his / her proposal:

- How they will address/ deliver the demands of the requirement.
- Prove a detailed description of the essential performance characteristics in response to TOR.
- Implementation plan and quality assurance mechanisms that will be put in place, while
 demonstrating that the proposed methodology will be appropriate to the local conditions
 and context of the work.
- provide a list of training manuals developed earlier for the rule of law and criminal justice sector institutions.
- provide a list of trainings conducted for the rule of law and criminal justice institutions.

9) Qualifications and requirements:

- University degree in law, criminal justice, crimes analysis, criminology, or other relevant subject areas.
- Minimum 10 years professional experience in development of training curriculum and training material, undertaking research/ desk review, organizing, and delivering trainings, and master/ supporting trainer in conducting training sessions is essential.
- Knowledge and understanding of anti-narcotics laws, regulations and practices of Pakistan/ or and similar context with strong expertise on investigations, crime scene management, intelligence gathering, information (evidence) management, research, trend analysis and strategy development.
- Excellent content reviewing and editing skills on the above-mentioned subject matter areas is essential.
- Minimum 5 years professional experience in developing training courses/ curriculum for criminal justice institutions preferably law enforcement is essential.
- Minimum 5 years professional experience in delivering basic/ TOT trainings to criminal justice institutions.
- Experience of working with UN Agencies in similar assignment will be an asset.
- Must possess excellent analytical and writing skills in English with hands on experience in report writing.

10) Evaluation criteria:

Individual consultants will be evaluated based on the following methodologies:

• <u>Cumulative analysis</u>

- When using this weighted scoring method, the award of the contract should be made to the individual consultant whose offer has been evaluated and determined as:
 - a) responsive/compliant/acceptable, and
 - b) having received the highest score out of a pre-determined set of weighted technical and financial criteria specific to the solicitation.
 - * Technical Criteria weight; 70%
 - * Financial Criteria weight; 30%

Only the qualified applicants obtaining a minimum of 70% on the technical evaluation will be considered for the Financial Evaluation.

Criteria	Score Weight	Points obtainable
Eligibility Criteria		
University degree in law, criminal justice, crimes analysis, criminology, or other relevant subject areas.	Yes/No	
Minimum 10 years professional experience in development of training curriculum and training material, undertaking research/ desk review, organizing, and delivering trainings, and master/ supporting trainer in conducting training sessions is essential.	Yes/No	
Technical Competencies	70	
Knowledge and understanding of anti-narcotics laws, regulations and practices of Pakistan and similar context with strong expertise on investigations, crime scene management, intelligence gathering, information (evidence) management, research, trend analysis and strategy development.	10	
Excellent content reviewing and content editing skills on the above-mentioned subject matter areas is essential.	15	
Minimum 5 years professional experience in developing training courses/ curriculum for criminal justice institutions preferably law enforcement is essential.	15	
Minimum 5 years professional experience in delivering basic/ TOT trainings to criminal justice institutions.	10	
Experience of working with UN Agencies in similar assignment will be an asset.	10	
Must possess excellent analytical and writing skills in English with hands on experience in report writing.	10	
Financial (Lower Offer/Offer*30)	30	
Total Score	Technical sc Financial	ore 70 + 30

M. Annexures

CV along with technical and financial proposal

INDIVIDUAL CONSULTANT GENERAL TERMS AND CONDITIONS

GENERALCONDITIONSOFCONTRACT FOR THE SERVICES OF INDIVIDUAL CONTRACTORS

- 1. **LEGAL STATUS**: The Individual contractor shall have the legal status of an independent contractor vis-à-vis the United Nations Development Programme (UNDP), and shall not be regarded, for any purposes, as being either a "staff member" of UNDP, under the UN' Staff Regulations and Rules, or an "official" of UNDP, for purposes of the Convention on the Privileges and Immunities of the United Nations, adopted by the General Assembly of the United Nations on 13 February 1946. Accordingly, nothing within or relating to the Contract shall establish the relationship of employer and employee, or of principal and agent, between UNDP and the Individual contractor. The officials, representatives, employees or subcontractors of UNDP and of the Individual contractor, if any, shall not be considered in any respect as being the employees or agents of the other, and UNDP and the Individual contractor shall be solely responsible for all claims arising out of or relating to its engagement of such persons or entities.
- 2. STANDARDS OF CONDUCT: In General: The Individual contractor shall neither seek nor accept instructions from any authority external to UNDP in connection with the performance of its obligations under the Contract. Should any authority external to UNDP seek to impose any instructions on the Contract regarding the Individual contractor's performance under the Contract, the Individual contractor shall promptly notify UNDP and shall provide all reasonable assistance required by UNDP. The Individual contractor shall not take any action in respect of its performance of the Contract or otherwise related to its obligations under the Contract that may adversely affect the interests of UNDP, and the Individual contractor shall perform its obligations under the Contract with the fullest regard to the interests of UNDP. The Individual contractor warrants that it has not and shall not offer any direct or indirect benefit arising from or related to the performance of the Contract or the award thereof to any representative, official, employee or other agent of UNDP. The Individual contractor shall comply with all laws, ordinances, rules and regulations bearing upon the performance of its obligations under the Contract. In the performance of the Contract the Individual contractor shall comply with the standards of conduct set in the Secretary General's Bulletin ST/SGB/2002/9 of 18 June 2002, entitled "Regulations Governing the Status, Basic Rights and Duties of Officials other than Secretariat Officials, and Expert on Mission". The individual contractor must comply with all Security Directives issued by UNDP. Failure to comply with such security directives is grounds for termination of the Individual contractor for cause.

Prohibition of Sexual Exploitation and Abuse: In the performance of the Contract, the Individual contractor shall comply with the standards of conduct set forth in the Secretary-General's bulletin ST/SGB/2003/13 of 9 October 2003, concerning "Special measures for protection from sexual exploitation and sexual abuse". In particular, the Individual contractor shall not engage in any conduct that would constitute sexual exploitation or sexual abuse, as defined in that bulletin.

The Individual contractor acknowledges and agrees that any breach of any of the provisions hereof shall constitute a breach of an essential term of the Contract, and, in addition to any other legal rights or remedies available to any person, shall give rise to grounds for termination of the

Contract. In addition, nothing herein shall limit the right of UNDP to refer any alleged breach of the foregoing standards of conduct to the relevant national authorities for appropriate legal action.

3. TITLE RIGHTS, COPYRIGHTS, PATENTS AND OTHER PROPRIETARY RIGHTS: Title to any equipment and supplies that may be furnished by UNDP to the Individual contractor for the performance of any obligations under the Contract shall rest with UNDP, and any such equipment shall be returned to UNDP at the conclusion of the Contract or when no longer needed by the Individual contractor. Such equipment, when returned to UNDP, shall be in the same condition as when delivered to the Individual contractor, subject to normal wear and tear, and the Individual contractor shall be liable to compensate UNDP for any damage or degradation of the equipment that is beyond normal wear and tear.

UNDP shall be entitled to all intellectual property and other proprietary rights, including, but not limited to, patents, copyrights and trademarks, with regard to products, processes, inventions, ideas, know-how or documents and other materials which the Individual contractor has developed for UNDP under the Contract and which bear a direct relation to or are produced or prepared or collected in consequence of, or during the course of, the performance of the Contract, and the Individual contractor acknowledges and agrees that such products, documents and other materials constitute works made for hire for UNDP. However, to the extent that any such intellectual property or other proprietary rights consist of any intellectual property or other proprietary rights of the Individual contractor: (a) that pre-existed the performance by the Individual contractor of its obligations under the Contract, or (b) that the Individual contractor may develop or acquire, or may have developed or acquired, independently of the performance of its obligations under the Contract, UNDP does not and shall not claim any ownership interest thereto, and the Individual contractor grants to UNDP a perpetual licence to use such intellectual property or other proprietary right solely for the purposes of and in accordance with the requirements of the Contract. At the request of UNDP, the Individual contractor shall take all necessary steps, execute all necessary documents and generally assist in securing such proprietary rights and transferring or licensing them to UNDP in compliance with the requirements of the applicable law and of the Contract. Subject to the foregoing provisions, all maps, drawings, photographs, mosaics, plans, reports, estimates, recommendations, documents and all other data compiled by or received by the Individual contractor under the Contract shall be the property of UNDP, shall be made available for use or inspection by UNDP at reasonable times and in reasonable places, shall be treated as confidential and shall be delivered only to UNDP authorized officials on completion of work under the Contract

4. **CONFIDENTIAL NATURE OF DOCUMENTS AND INFORMATION**: Information and data that are considered proprietary by either UNDP or the Individual contractor or that are delivered or disclosed by one of them ("Discloser") to the other ("Recipient") during the course of performance of the Contract, and that are designated as confidential ("Information"), shall be held in confidence and shall be handled as follows. The Recipient of such Information shall use the same care and discretion to avoid disclosure, publication or dissemination of the Discloser's Information as it uses with its own similar information that it does not wish to disclose, publish or disseminate, and the Recipient may otherwise use the Discloser's Information solely for the purpose for which it was disclosed. The Recipient may disclose confidential Information to any other party with the Discloser's prior written consent, as well as to the Recipient's employees, officials, representatives and agents who have a need to know such confidential Information solely for purposes of

performing obligations under the Contract. Subject to and without any waiver of the privileges and immunities of UNDP, the Individual contractor may disclose Information to the extent required by law, provided that the Individual contractor will give UNDP sufficient prior notice of a request for the disclosure of Information in order to allow UNDP to have a reasonable opportunity to take protective measures or such other action as may be appropriate before any such disclosure is made. UNDP may disclose Information to the extent as required pursuant to the Charter of the United Nations, resolutions or regulations of the General Assembly or its other governing bodies, or rules promulgated by the Secretary-General. The Recipient shall not be precluded from disclosing Information that is obtained by the Recipient from a third party without restriction, is disclosed by the Discloser to a third party without any obligation of confidentiality, is previously known by the Recipient, or at any time is developed by the Recipient completely independently of any disclosures hereunder. These obligations and restrictions of confidentiality shall be effective during the term of the Contract, including any extension thereof, and, unless otherwise provided in the Contract, shall remain effective following any termination of the Contract.

5. **TRAVEL, MEDICAL CLEARANCE AND SERVICE INCURRED DEATH, INJURY OR ILLNESS**: If the Individual contractor is required by UNDP to travel beyond commuting distance from the Individual contractor's usual place of residence, and upon prior written agreement, such travel shall be at the expense of UNDP. Such travel shall be at economy care when by air.

UNDP may require the Individual contractor to submit a Statement of Good Health from a recognized physician prior to commencement of work in any offices or premises of UNDP or before engaging in any travel required by UNDP or connected with the performance of the Contract. The Individual contractor shall provide such a Statement of Good Health as soon as practicable following such request, and prior to engaging in any such travel, and the Individual contractor warrants the accuracy of any such Statement, including, but not limited to, confirmation that the Individual contractor has been fully informed regarding the requirements for inoculations for the country or countries to which travel may be authorized.

In the event of the death, injury or illness of the Individual contractor which is attributable to the performance of services on behalf of UNDP under the terms of the Contract while the Individual contractor is traveling at UNDP expense or is performing any services under the Contract in any offices or premises of UNDP, the Individual contractor or the Individual contractor's dependants, as appropriate, shall be entitled to compensation equivalent to that provided under the UNDP insurance policy, available upon request.

- 6. **PROHIBITION ON ASSIGNMENT; MODIFICATIONS**: The Individual contractor may not assign, delegate, transfer, pledge or make any other disposition of the Contract, of any part thereof, or of any of the rights, claims or obligations under the Contract except with the prior written authorization of UNDP, and any attempt to do so shall be null and void. The terms or conditions of any supplemental undertakings, licences or other forms of Contract concerning any goods or services to be provided under the Contract shall not be valid and enforceable against UNDP nor in any way shall constitute an Contract by UNDP thereto, unless any such undertakings, licences or other forms of Contract are the subject of a valid written undertaking by UNDP. No modification or change in the Contract shall be valid and enforceable against UNDP unless provided by means of a valid written amendment to the Contract signed by the Individual contractor and an authorized official or appropriate contracting authority of UNDP.
- 7. **SUBCONTRACTORS**: In the event that the Individual contractor requires the services of subcontractors to perform any obligations under the Contract, the Individual contractor shall

obtain the prior written approval of UNDP for any such subcontractors. UNDP may, in its sole discretion, reject any proposed subcontractor or require such subcontractor's removal without having to give any justification therefore, and such rejection shall not entitle the Individual contractor to claim any delays in the performance, or to assert any excuses for the non-performance, of any of its obligations under the Contract. The Individual contractor shall be solely responsible for all services and obligations performed by its subcontractors. The terms of any subcontract shall be subject to, and shall be construed in a manner that is fully in accordance with, all of the terms and conditions of the Contract.

- 8. **USE OF NAME, EMBLEM OR OFFICIAL SEAL OF THE UNITED NATIONS**: The Individual contractor shall not advertise or otherwise make public for purposes of commercial advantage or goodwill that it has a contractual relationship with UNDP, nor shall the Individual contractor, in any manner whatsoever, use the name, emblem or official seal of UNDP, or any abbreviation of the name of UNDP, in connection with its business or otherwise without the written permission of UNDP.
- 9. **INDEMNIFICATION**: The Individual contractor shall indemnify, defend, and hold and save harmless UNDP, and its officials, agents and employees, from and against all suits, proceedings, claims, demands, losses and liability of any kind or nature, including, but not limited to, all litigation costs and expenses, attorney's fees, settlement payments and damages, based on, arising from, or relating to: (a) allegations or claims that the use by UNDP of any patented device, any copyrighted material or any other goods or services provided to UNDP for its use under the terms of the Contract, in whole or in part, separately or in combination, constitutes an infringement of any patent, copyright, trademark or other intellectual property right of any third party; or (b) any acts or omissions of the Individual contractor, or of any subcontractor or anyone directly or indirectly employed by them in the performance of the Contract, which give rise to legal liability to anyone not a party to the Contract, including, without limitation, claims and liability in the nature of a claim for workers' compensation.
- 10. **INSURANCE**: The Individual contractor shall pay UNDP promptly for all loss, destruction or damage to the property of UNDP caused by the Individual contractor, or of any subcontractor, or anyone directly or indirectly employed by them in the performance of the Contract. The Individual contractor shall be solely responsible for taking out and for maintaining adequate insurance required to meet any of its obligations under the Contract, as well as for arranging, at the Individual contractor 's sole expense, such life, health and other forms of insurance as the Individual contractor may consider to be appropriate to cover the period during which the Individual contractor provides services under the Contract. The Individual contractor may make shall, in any way, be construed to limit the Individual contractor's liability arising under or relating to the Contract.
- 11. **ENCUMBRANCES AND LIENS**: The Individual contractor shall not cause or permit any lien, attachment or other encumbrance by any person to be placed on file or to remain on file in any public office or on file with UNDP against any monies due to the Individual contractor or to become due for any work donor or against any goods supplied or materials furnished under the Contract, or by reason of any other claim or demand against the Individual contractor.
- 12. **FORCE MAJEURE; OTHER CHANGES IN CONDITIONS**: In the event of and as soon as possible after the occurrence of any cause constituting *force majeure*, the Individual contractor shall give notice and full particulars in writing to UNDP of such occurrence or cause if the

Individual contractor is thereby rendered unable, wholly or in part, to perform its obligations and meet its responsibilities under the Contract. The Individual contractor shall also notify UNDP of any other changes in conditions or the occurrence of any event, which interferes or threatens to interfere with its performance of the Contract. Not more than fifteen (15) days following the provision of such notice of *force majeure* or other changes in conditions or occurrence, the Individual contractor shall also submit a statement to UNDP of estimated expenditures that will likely be incurred for the duration of the change in conditions or the event. On receipt of the notice or notices required hereunder, UNDP shall take such action as it considers, in its sole discretion, to be appropriate or necessary in the circumstances, including the granting to the Individual contractor of a reasonable extension of time in which to perform any obligations under the Contract.

In the event of and as soon as possible after the occurrence of any cause constituting *force majeure*, the Individual contractor shall give notice and full particulars in writing to UNDP of such occurrence or cause if the Individual contractor is thereby rendered unable, wholly or in part, to perform its obligations and meet its responsibilities under the Contract. The Individual contractor shall also notify UNDP of any other changes in conditions or the occurrence of any event, which interferes or threatens to interfere with its performance of the Contract. Not more than fifteen (15) days following the provision of such notice of *force majeure* or other changes in conditions or occurrence, the Individual contractor shall also submit a statement to UNDP of estimated expenditures that will likely be incurred for the duration of the change in conditions or the event. On receipt of the notice or notices required hereunder, UNDP shall take such action as it considers, in its sole discretion, to be appropriate or necessary in the circumstances, including the granting to the Individual contractor of a reasonable extension of time in which to perform any obligations under the Contract.

Force majeure as used herein means any unforeseeable and irresistible act of nature, any act of war (whether declared or not), invasion, revolution, insurrection, or any other acts of a similar nature or force, provided that such acts arise from causes beyond the control and without the fault or negligence of the Individual contractor. The Individual contractor acknowledges and agrees that, with respect to any obligations under the Contract that the Individual contractor must perform in or for any areas in which UNDP is engaged in, preparing to engage in, or disengaging from any peacekeeping, humanitarian or similar operations, any delay or failure to perform such obligations arising from or relating to harsh conditions within such areas or to any incidents of civil unrest occurring in such areas shall not, in and of itself, constitute force majeure under the Contract

13. **TERMINATION**: Either party may terminate the Contract, in whole or in part, upon giving written notice to the other party. The period of notice shall be five (5) days in the case of Contracts for a total period of less than two (2) months and fourteen (14) days in the case of contracts for a longer period. The initiation of conciliation or arbitral proceedings, as provided below, shall not be deemed to be a "cause" for or otherwise to be in itself a termination of the Contract. UNDP may, without prejudice to any other right or remedy available to it, terminate the Contract forthwith in the event that: (a) the Individual contractor is adjudged bankrupt, or is liquidated, or becomes insolvent, applies for moratorium or stay on any payment or repayment obligations, or applies to be declared insolvent; (b) the Individual contractor is granted a moratorium or a stay or is declared insolvent; the Individual contractor makes an assignment for the benefit of one or more of its creditors; (c) a Receiver is appointed on account of the insolvency of the Individual

contractor; (d) the Individual contractor offers a settlement in lieu of bankruptcy or receivership; or (e) UNDP reasonably determines that the Individual contractor has become subject to a materially adverse change in its financial condition that threatens to endanger or otherwise substantially affect the ability of the Individual contractor to perform any of its obligations under the Contract.

In the event of any termination of the Contract, upon receipt of notice of termination by UNDP, the Individual contractor shall, except as may be directed by UNDP in the notice of termination or otherwise in writing: (a) take immediate steps to bring the performance of any obligations under the Contract to a close in a prompt and orderly manner, and in doing so, reduce expenses to a minimum; (b) refrain from undertaking any further or additional commitments under the Contract as of and following the date of receipt of such notice; (c) deliver all completed or partially completed plans, drawings, information and other property that, if the Contract had been completed, would be required to be furnished to UNDP thereunder; (d) complete performance of the work not terminated; and (e) take any other action that may be necessary, or that UNDP may direct in writing, for the protection and preservation of any property, whether tangible or intangible, related to the Contract that is in the possession of the Individual contractor and in which UNDP has or may be reasonably expected to acquire an interest.

In the event of any termination of the Contract, UNDP shall only be liable to pay the Individual contractor compensation on a pro rata basis for no more than the actual amount of work performed to the satisfaction of UNDP in accordance with the requirements of the Contract. Additional costs incurred by UNDP resulting from the termination of the Contract by the Individual contractor may be withheld from any amount otherwise due to the Individual contractor from UNDP...

- 14. **NON-EXCLUSIVITY**: UNDP shall have no obligation respecting, and no limitations on, its right to obtain goods of the same kind, quality and quantity, or to obtain any services of the kind described in the Contract, from any other source at any time.
- 15. **TAXATION:** Article II, section 7, of the Convention on the Privileges and Immunities of the United Nations provides, *inter alia*, that the United Nations, including its subsidiary organs, is exempt from all direct taxes, except charges for public utility services, and is exempt from customs restrictions, duties and charges of a similar nature in respect of articles imported or exported for its official use. In the event any governmental authority refuses to recognize the exemptions of the United Nations from such taxes, restrictions, duties or charges, the Individual contractor shall immediately consult with UNDP to determine a mutually acceptable procedure. UNDP shall have no liability for taxes, duties or other similar charges payable by the Individual contractor in respect of any amounts paid to the Individual contractor under this Contract, and the Individual contractor acknowledges that UNDP will not issue any statements of earnings to the Individual contractor in respect of any such payments.
- 16. **AUDITS AND INVESTIGATIONS**: Each invoice paid by UNDP shall be subject to a post-payment audit by auditors, whether internal or external, of UNDP or by other authorized and qualified agents of UNDP at any time during the term of the Contract and for a period of two (2) years following the expiration or prior termination of the Contract. UNDP shall be entitled to a refund from the Individual contractor for any amounts shown by such audits to have been paid by UNDP other than in accordance with the terms and conditions of the Contract.

The Individual contractor acknowledges and agrees that, from time to time, UNDP may conduct investigations relating to any aspect of the Contract or the award thereof, the obligations

performed under the Contract, and the operations of the Individual contractor generally relating to performance of the Contract. The right of UNDP to conduct an investigation and the Individual contractor's obligation to comply with such an investigation shall not lapse upon expiration or prior termination of the Contract. The Individual contractor shall provide its full and timely cooperation with any such inspections, post-payment audits or investigations. Such cooperation shall include, but shall not be limited to, the Individual contractor's obligation to make available its personnel and any relevant documentation for such purposes at reasonable times and on reasonable conditions and to grant to UNDP access to the Individual contractor's premises at reasonable times and on reasonable conditions in connection with such access to the Individual contractor's personnel and relevant documentation. The Individual contractor shall require its agents, including, but not limited to, the Individual contractor's attorneys, accountants or other advisers, to reasonably cooperate with any inspections, post-payment audits or investigations carried out by UNDP hereunder.

17. SETTLEMENT OF DISPUTES:

AMICABLE SETTLEMENT: UNDP and the Individual contractor shall use their best efforts to amicably settle any dispute, controversy or claim arising out of the Contract or the breach, termination or invalidity thereof. Where the parties wish to seek such an amicable settlement through conciliation, the conciliation shall take place in accordance with the Conciliation Rules then obtaining of the United Nations Commission on International Trade Law ("UNCITRAL"), or according to such other procedure as may be agreed between the parties in writing.

ARBITRATION: Any dispute, controversy or claim between the parties arising out of the Contract, or the breach, termination, or invalidity thereof, unless settled amicably, as provided above, shall be referred by either of the parties to arbitration in accordance with the UNCITRAL Arbitration Rules then obtaining. The decisions of the arbitral tribunal shall be based on general principles of international commercial law. For all evidentiary questions, the arbitral tribunal shall be guided by the Supplementary Rules Governing the Presentation and Reception of Evidence in International Commercial Arbitration of the International Bar Association, 28 May 1983 edition. The arbitral tribunal shall be empowered to order the return or destruction of goods or any property, whether tangible or intangible, or of any confidential information provided under the Contract, order the termination of the Contract, or order that any other protective measures be taken with respect to the goods, services or any other property, whether tangible or intangible, or of any confidential information provided under the Contract, as appropriate, all in accordance with the authority of the arbitral tribunal pursuant to Article 26 ("Interim Measures of Protection") and Article 32 ("Form and Effect of the Award") of the UNCITRAL Arbitration Rules. The arbitral tribunal shall have no authority to award punitive damages. In addition, unless otherwise expressly provided in the Contract, the arbitral tribunal shall have no authority to award interest in excess of the London Inter-Bank Offered Rate ("LIBOR") then prevailing, and any such interest shall be simple interest only. The parties shall be bound by any arbitration award rendered as a result of such arbitration as the final adjudication of any such dispute, controversy or claim.

18. **LIMITATION ON ACTIONS**: Except with respect to any indemnification obligations in Article 9, above, or as are otherwise set forth in the Contract, any arbitral proceedings in accordance with Article 17, above, arising out of the Contract must be commenced within three (3) years after the cause of action has accrued.

The Parties further acknowledge and agree that, for these purposes, a cause of action shall accrue when the breach actually occurs, or, in the case of latent defects, when the injured Party knew or should have known all of the essential elements of the cause of action, or in the case of a breach of warranty, when tender of delivery is made, except that, if a warranty extends to future performance of the goods or any process or system and the discovery of the breach consequently must await the time when such goods or other process or system is ready to perform in accordance with the requirements of the Contract, the cause of action accrues when such time of future performance actually begins,

19. **PRIVILEGES AND IMMUNITIES**: Nothing in or relating to the Contract shall be deemed a waiver, express or implied, of any of the privileges and immunities of the United Nations, including its subsidiary organs.

Annex III

Proposal Submission form

Dear Sir/Madam,

Having examined the Solicitation Documents, the receipt of which is hereby duly acknowledged,

I undersigned, offer to provide individual consulting services to UNDP Pakistan in accordance with

the Price Schedule and TORs attached herewith and made part of this proposal.

I undertake, if my proposal is accepted, to commence and complete delivery of all services

specified in the contract within the time frame stipulated.

I agree to abide by this proposal for a period of 90 days from the date fixed for opening of

proposal in the invitation for proposal, and it shall remain binding upon us and may be accepted

at any time before the expiration of that period.

I understand that you are not bound to accept any proposal you may receive.

Dated: this ------day of -----2022

Signature

OFFEROR'S LETTER TO UNDP CONFIRMING INTEREST AND AVAILABILITY FOR THE INDIVIDUAL CONTRACTOR (IC) ASSIGNMENT

	Date	
Un	ame of Resident Representative/Bureau Director) ited Nations Development Programme pecify complete office address)	
De	ar Sir/Madam:	
I he	ereby declare that:	
A)	I have read, understood and hereby accept the Terms of Reference describing the duties and responsibilities of [indicate title of assignment] under the [state project title];	
B)) I have also read, understood and hereby accept UNDP's General Conditions of Contract fo the Services of the Individual Contractors;	
C)) I hereby propose my services and I confirm my interest in performing the assignment throug the submission of my CV which I have duly signed and attached hereto as Annex 1;	
D)	In compliance with the requirements of the Terms of Reference, I hereby confirm that I am available for the entire duration of the assignment, and I shall perform the services in the manner described in my proposed approach/methodology which I have attached hereto as Annex 3 [delete this item if the TOR does not require submission of this document];	
E)	I hereby propose to complete the services based on the following payment rate: [please check the box corresponding to the preferred option]:	
	An all-inclusive daily fee of [state amount in words and in numbers indicating currency]	
	A total lump sum of [state amount in words and in numbers, indicating exact currency], payable in the manner described in the Terms of Reference.	
F)	For your evaluation, the breakdown of the abovementioned all-inclusive amount is attached	

G) I recognize that the payment of the abovementioned amounts due to me shall be based on my delivery of outputs within the timeframe specified in the TOR, which shall be subject to

UNDP's review, acceptance and payment certification procedures;

hereto as Annex 2;

H)	This offer shall remain valid for a total period of days [<i>minimum of 90 days</i>] after the submission deadline;					
l)	I confirm that I have no first degree relative (mother, father, son, daughter, spouse/partner, brother or sister) currently employed with any UN agency or office [disclose the name of the relative, the UN office employing the relative, and the relationship if, any such relationship exists];					
J)	If I am	selected for this assig	ınment, I shall	[please check the app	propriate box]:	
		Sign an Individual Co	ontract with U	NDP;		
		UNDP a Reimbursab	le Loan Agree	of company/organize ement (RLA), for and c r for this purpose are	n my behalf. Th	•
K)	I hereb	by confirm that [check	all that applie	<u>25]:</u>		
 At the time of this submission, I have no active Individual Contract or any form engagement with any Business Unit of UNDP; I am currently engaged with UNDP and/or other entities for the following work: 				•		
	Ш	am currently enga	ged with UNL	op and/or other entition	es for the follow	ing work:
		Assignment	Contract Type	UNDP Business Un / Name of Institution/Compa	Contract	Contract Amount
		I am also anticipatir entities for which I h	-	of the following work d a proposal:	from UNDP an	d/or other
		Assignment	Contract	Name of Institution/	Camtuast	
			Туре	Company	Contract Duration	Contract Amount

L) I fully understand and recognize that UNDP is not bound to accept this proposal, and I also understand and accept that I shall bear all costs associated with its preparation and submission

and that UNDP will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the selection process. M) If you are a former staff member of the United Nations recently separated, please add **this section to your letter:** I hereby confirm that I have complied with the minimum break in service required before I can be eligible for an Individual Contract. N) I also fully understand that, if I am engaged as an Individual Contractor, I have no expectations nor entitlements whatsoever to be re-instated or re-employed as a staff member. O) Are any of your relatives employed by UNDP, any other UN organization or any other public international organization? YFS 🔲 ио□ If the answer is "yes", give the following information: Relationship Name Name of International **Organization** Do you have any objections to our making enquiries of your present employer? YFS 🔲 NO \square Q) Are you now, or have you ever been a permanent civil servant in your government's employ? NO If answer is "ves". WHEN? R) REFERENCES: List three persons, not related to you, who are familiar with your character and qualifications. **Full Name Email Address Business or Occupation** S) Have you been arrested, indicted, or summoned into court as a defendant in a criminal proceeding, or convicted, fined or imprisoned for the violation of any law (excluding minor traffic violations)? NO If "yes", give full particulars of each case in an attached statement.

I certify that the statements made by me in answer to the foregoing questions are true, complete and correct to the best of my knowledge and belief. I understand that any misrepresentation or material omission made on a Personal History form or other document requested by the Organization may result in the termination of the service contract or special services agreement without notice.

DATE:	SIGNATURE:
have made above. Do to do so and, in any e	sted to supply documentary evidence which support the statements you not, however, send any documentary evidence until you have been asked vent, do not submit the original texts of references or testimonials unless ed for the sole use of UNDP.
Annexes [please ch	neck all that applies]:
CV shall includ	le Education/Qualification, Processional Certification, Employment Records
☐ Breakdown of	Costs Supporting the Final All-Inclusive Price as per Template
☐ Brief Descripti	on of Approach to Work (if required by the TOR)

BREAKDOWN OF COSTS¹ SUPPORTING THE ALL-INCLUSIVE FINANCIAL PROPOSAL

A) **Breakdown of Cost by Components:**

Cost Components	Quantity	Total Rate for the Contract Duration- USD
I. Personnel Costs		
Professional Fees		
Life Insurance		
Medical Insurance		
Communications		
Land Transportation		
Others (pls. specify)		
II. Travel ² Expenses to Join duty		
station		
Round Trip Airfares to and from		
duty station		
Living Allowance		
Travel Insurance		
Terminal Expenses		
Others (pls. specify)		
III. Duty Travel		
Round Trip Airfares		
Living Allowance		
Travel Insurance		
Terminal Expenses		
Others (pls. specify)		

B) Breakdown of Cost by Deliverables*

Deliverables [list them as referred to in the TOR]	Percentage of Total Price (Weight for payment)	Amount
Deliverable 1		
Deliverable 2		
Deliverable 3		
Total	100%	USD

 $^{^{\}rm 1}$ The costs should only cover the requirements identified in the Terms of Reference (TOR)

² Travel expenses are not required if the consultant will be working from home.

*Basis for payment tranches

FINANCIAL PROPOSAL

The Consultant is required to prepare the Price Schedule as a separate document from the rest of the technical response. All prices/rates quoted must be in **USD.** The format shown below should be used in preparing the price schedule.

Consultant is required to provide a copy of contract signed with another entity as evidence of its daily consultancy fee.

	Description/Break-up of Financial Proposal	Lumpsum amount for the consultancy (USD)
A.	Consultancy Fee:	
B.	Travel	
_	Others (Please specify using the breakdown	
C.	table provided above)	
	Total USD	

Deliverables [list them as referred to in the TOR]	Percentage of Total Price (Weight for payment)	Amount
Total	100%	USD

*Payment shall be made based on the deliveral with the selected candidate.	bles agreed in the final contract that will be signed
Name:	
Signature:	Date:



DP
STATEMENT OF HEALTH – INDIVIDUAL CONTRACTORS Empowered live Resilient nation
Name of Consultant/Individual Contractor:
Last Name, First Name
Statement of Good Health
In accordance with the provisions of Clause 5 of the General Terms & Conditions for Individua
Contractors, I am submitting this statement to certify that I am in good health and take ful
responsibility for the accuracy of this Statement. I am aware that information pertaining to
inoculation requirements in respect of official travel to countries can be referred to a
http://www.who.int/ith.
I certify that my medical insurance coverage is valid for the period from to (if applicable)
I certify that my medical insurance covers medical evacuations at Duty Station(s): Duty
Station(s) Rating: "B through E". Duty stations with "A" or "H" do not require medical
evacuation coverage.
The name of my medical insurance carrier is:
Policy Number:
Telephone Number of Medical Insurance Carrier:
A copy of proof of insurance MUST be attached to this form.
Signature of Consultant/Individual Contractor Date
This statement is only valid for Consultant/Individual Contractor Contract No.
Signature of Officer Supervising the Contract Name
Business Unit
DUSINGSS UTILL

P-11 Form

UNITED NATIONS DEVELOPMENT PROGRAMME **Personal History Form** INSTRUCTIONS: Please answer each question clearly and completely. Type or print in ink. Read carefully and follow all directions. If you need more space, attach additional pages of the same size. 1. Family name (surname) 2. First names 3. Maiden name, if applicable 5. Place of birth 4. Date of birth 6. Nationality at 7. List all your current 8. Gender month year birth nationality(ies) day Male Female Single Married Separated Widow(er) Divorced 10. Entry into United Nations service might require assignment and travel to any area of the world in which the United Nations has responsibilities. Do you have/experience any condition/situation which might limit your prospective field of work or your ability to engage in air travel? No Yes If "Yes", please describe: 11. Permanent address **12. Present address** if different from 13. Telephone numbers that indicated in box 11 Home/Mobile; Work: 14. Personal and/or professional e-mail Telephone No. Telephone No. address: **15.** Have you any dependents? Yes \(\square\) No \(\square\) If the answer is "Yes", give the following information: Name Date of birth Relationship Name Date of birth Relationship

16. Have you taken up legal permanent residence status in any country other than that of your nationality? No Yes If "Yes", which country(ies)?				in 17. Have you taken any steps towards changing your present nationality? No Yes If "Yes", explain fully:					
, ,	18. Are any of your family members (spouse/partner, father/mother, brother/sister, son/daughter) employed in the UN Common System, including UNDP? Yes No If "Yes", give the following information:								
Name	icidaling OIVE	1: 103 1	Relationshi				_	nization & Duty tion	
10 5	.1 /		••		1111000		16 111/	"	
19. Do you have a following information	•	tended) fan	nily members em	ipioyea b	y UNDP?	No L Yes L	IT "Ye	es", give the	
ŭ	ı me		Relatio	nship	nip Name of Unit & Duty Station				
				•				•	
20. Would you accept employment for less than six months? Yes No No 21. Have you been interviewed for any UNDP positions in the last 12 months? If so, for which post(s)?									
	ept employme	ent for less th	han six months?		•			•	
Yes No 22. Languages – indicate mother	ept employme		han six months?	the las	t 12 month	s? If so, for wh	ich po	ost(s)?	
Yes No 22. Languages –	ept employme	Abilit		the las	t 12 month	s? If so, for wh	ich po	ost(s)?	
Yes No 22. Languages – indicate mother	Re none limited	Ability ad knowledge	ty to operate in the	the las	t 12 month nguage(s) i Si none limited	s? If so, for wh n a work envir	onmer	nt	
Yes No No 22. Languages – indicate mother	Re none limited working proficier none limited	Ability ad knowledge nt knowledge	Write none limited working kno	the lass	spanned in the state of the sta	s? If so, for when a work environment peak g knowledge ent g knowledge	onmer	Understand one mited vorking knowledge	
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22 For Conord Comico	- 1						proncient
23. For General Service	support level posts	only, indica	te ii you nave pa	ssea the i	ollowing tests.		
UN/ASAT – Administra		nent Test (fo	ormerly known as	clerical t	est):		
No ∐Yes ∐ if "Yes", o	date taken:						
UNDP/AFT – UNDP Acc	countancy and Finar	nce Test: No	Yes if "Ye	es", date t	aken:		
24. EDUCATION : Give	full details - NB Ple	ase give exa	ct titles of deare	es in oria	inal language		
		ass give sna	er and er degre	cg			
Degrees claimed in the	ich application (ove	on if thoy are	not a roquiromo	nt for the	nost) must bo	comr	loted at the time of
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the application.							
UNDP only recognizes	-				_		
approved by competen			•	_	. •		
degrees awarded for pa	ayment of fees only,	and degree	s granting substa	antial cred	dits for "lifetime	achie	vements" or
"life/work experience" \	will normally not be	recognized.	Incomplete degi	ees are u	nacceptable to l	JNDF	, regardless of
whether they are assoc	iated with a recogni	zed higher e	ducational instit	ution.			
•	_						
A. List all educational i	nstitutions attended	l, includina s	econdary school	and dipl	omas/degrees o	r eau	ivalent qualifications
obtained (highest level		_	•	-	_		•
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(Fredse do Frot translate	Attended		Degrees / Di	lomac	Main course	of.	In person or
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Name, place and cou	ntry Wortear i	vio. / fear	Obtaine	u	study		online/remote:
			1		i e		

B. Post-qualification training courses / learning activities								
Name, place and country	Type		Atte	Attended from/to Mo/Year Mo. /Year			tificates or Diplomas Obtained	In person or online/remote?
C. UN Language Proficiency	Exams (if a	ny)	<u> </u>				T	
D. UNDP Certification Progr	ammes (if a	ny)			Т		T	
25. List membership of professional societies and activities in civic, public or international affairs								

26. List any significant publications you have written (do not attach them) or any special recognitions you have received							
27. Have you alr	eady been issu	ed a UN Index Nu	mber? No _	」Yes 🔛 If "Yes", ple	ease indicate this r	number:	
28. EMPLOYMENT RECORD: Starting with your present post, list in reverse order every employment you have had. Use a separate block for each employment. Include service in the armed forces and note any period during which you were not gainfully employed. If you need more space, attach additional pages of the same size. Provide gross salary per annum and indicate currency for your last or present post. Are you a current or former UNV? Yes No If "Yes", please indicate roster number:							
A. PRESENT PO	OST (Last post	, if not presently	emploved)				
FROM	ТО	SALARIES PER AN		FUNCTIONAL TITLE:	As specified in vo	our Letter of	
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NAME OF EMPLO	OYER:			TYPE OF BUSINESS:	1 2 11	,	
				EMPLOYMENT TYPE: Full time: Part Time: (%)			
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ADDRESS OF EM	IPLOYER			NAME OF SUPERVIS	SOR:		
				E-mail Address and	Telephone No. of	Supervisor:	
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Reason for leavi	ng:					
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FROM	TO	SALARIES PER A		FUNCTIONAL TITLE: As specified in your Letter of		
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ADDRESS OF EM	ADI OVED			SC UNV Other NAME OF SUPERVISOR:		
ADDRESS OF LIV	IF LOTEK			E-mail Address and Telephone No. of Supervisor:		
				E-mail Address and Telephone No. of Supervisor.		
				Did you supervise staff? If so:		
				Number of professional staff supervised:		
				Number of support staff supervised:		
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Description of y	our duties and I	related accomplis	hments:			
Reason for leavi	ng:					
29. Have you any objections to our making inquiries of: (a) your present employer? No Yes (b) your previous employers? No Yes (c)						
30. Are you now No	, or have you e Yes	_	nal civil serva	nnt in your government?	?	
If "Yes", Indicate dates of service: Functions: Country:						
31. References: list three persons not related to you who are familiar with your character and qualifications and who may be contacted for a reference						
		from your <i>curren</i> n your former em		vithout obtaining prior c	consent. However	r, please note that
	ull Name	Full Ad		ling E-Mail Address mber		f Organization, or Occupation

32. State any other relevant facts in support of your application. Include information regarding any periods of residence outside the country of your nationality							
33. Have y	33. Have you ever been convicted, fined, or imprisoned for the violation of any law (excluding minor traffic violations)?						
grounds c	34. Have you ever had disciplinary measures imposed on you, including dismissal or separation from service, on the grounds of misconduct? No Yes If "Yes", give full particulars of each case in an attached statement.						
35. Have y	you ever bee	n separated from s	service on the grou	nds of unsatisfactory per	rformance?		
No 🗌	Yes 🗌	If "Yes", give full	particulars of each	case in an attached state	ement.		
knowledg termination requested In connecting my backg	ge. I understare on of my apped by the Orga ction with this ground to UNI	nd that any misrep ointment or to dis nization for the pu application, I auth DP or its agent. My	oresentation or mat missal. I understan urpose of my recrui norize former empl y signature below r	erial omission made in the description of the descr	stitutions to release information about rties providing information about me		
DATE:			SIGNATURE: _				
Note:							
Applications for employment at UNDP must include a completed and signed Personal History form (P.11). By submitting a Personal History form, the applicant authorizes UNDP or its agent to verify and validate all information provided in the P.11. The P.11 form is not valid without signature. The signed P.11 form serves to release any party cited in the form from any liability whatsoever for releasing information to UNDP or its agent.							
You may be requested to provide documentary evidence of the statements you have made above. Do not, however, send any documentary evidence until you have been asked to do so and, in any event, do not submit the originals of any references, testimonials or certificates of academic achievement unless they have been obtained for the sole use of UNDP.							
If Degrees	If Degrees/Certificates are in foreign language, you may be required to provide official English translation at time of request.						