

GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH

Local Government Engineering Department Construction of Important Bridges on Rural Roads (Phase-II) project LGED-RDEC Bhaban,(Level-10), Agargaon Sher-e-Bangla Nagar, Dhaka-1207 www.lged.gov.bd

Request for Application (RFA) Selection of Individual Consultant (National) For Consultant

Package No: CIB2-S-54 Name of Service: Land Acquisition and Resettlement Specialist

(Time Based)

Local Government Engineering Department Construction of Important Bridges on Rural Roads (Phase-II) project

LGED-RDEC Bhaban, Agargaon

Guidance Notes on the Use of the Standard Request for Application for Selection of Individual Consultants (National)

These guidance notes have been prepared by the CPTU to assist a client in the preparation, using the Standard Request for Application (SRFA), for procurement of Individual Consultants (National). The Client should also refer to the Public Procurement Act 2006 (Act No 24 of 2006), and the Public Procurement Rules 2008, issued to supplement the Act available on CPTU's website: **www.cptu.gov.bd/.** All concerned are advised to refer to the aforementioned Act and Rules while participating in any selection process of consultants.

Individual Consultants shall be employed in accordance with Section 38 of the Public Procurement Act 2006 and Rule 112 & Rule 104(d) of the Public Procurement Rule 2008 for assignments for which the qualifications and experience of the individual are the overriding requirements and no team of staff and no additional professional support are required.

This document shall be used when a Procuring Entity (the Client) wishes to select an Individual Consultant (National) for **assignments for which the qualifications and experience of the individual are the overriding requirement,** for which remuneration is being determined on the basis of the time actually spent by the Consultant in carrying out the services.

Time-based Contracts are recommended when the Scope of the Services cannot be established with sufficient precision, or the duration and quantity of Services depends on variables that are beyond the control of the Consultant, or the output required of the consultants is difficult to assess.

Consultant's remuneration is based on (i) agreed unit rates for the Consultant multiplied by the actual time spent by him/her in executing the assignment, and (ii) reimbursable expenses using actual expenses and/or agreed unit prices. This type of Contract requires the Client to closely supervise consultants and to be involved in the daily execution of the assignment.

SRFA (PS4) has been designed to suit the particular needs of procurement within Bangladesh, and has four (4) Sections, of which **Section 1:** Information to the Applicants and the Contract Agreement in **Section 4 must not be altered or modified under any circumstances.**

The Client addresses its specific needs through the **Section 2:** Terms of Reference (TOR). The way in which an Applicant expresses his/her interest is by completion and submission of the Application Forms in **Section 3**.

Guidance notes in brackets and italics are provided for both the Client and the Applicants and as such the Client should carefully decide what notes need to remain and what other guidance notes might be required to assist the Applicant in preparing its application submission; so as to minimize the inept Selection process.

SRFA (PS4), when properly completed will provide all the information that an Individual Consultant (National) needs in order to prepare and submit an application. This should provide a sound basis on which the Client can fairly, transparently and accurately carry out an evaluation process on the application submitted by the Individual Consultant.

SRFA(PS4) duly tailored may also be used for the purpose of Single Source Selection Method.

The following briefly describes the Section of SRFA (PS4) and how a Client should use these when preparing a particular request for Applications.

Section 1: Information to the Applicants

This Section provides relevant information to help Consultants prepare their Applications. Information is also provided for submission, opening, and evaluation of Applications and on the award of Contract.

This Section also contains the criteria for selection of suitable Applicant **The text of the clauses in this section shall not be modified.**

Section 2. Terms of Reference

This section defines clearly the Objectives, Goals, and Scope of the assignment, and provides background information (including a list of existing relevant studies and basic data) to enable the Individual Consultant to clearly understand the assignment. This section lists the Services and surveys that may be necessary to carry out the assignment and the expected outputs (for example, reports, data, maps, surveys); it also clearly defines the Client's and Consultants' respective responsibilities.

Section 3. Application Forms

This section provides the standard format that permits the requested information to be presented in a clear, precise and readily available manner and allows the Client to readily understand and evaluate Applications in accordance with the pre-disclosed criteria. The completed forms will indicate details of the Applicant's qualifications and experience best suited to the specific assignment.

Section 4. Contract Agreement Forms

The Form of Contract Agreement which, once completed and signed by the Client and the Consultant clearly defines the Client's and Consultants' respective responsibilities. The Annexes to the formal Contract include a Description of the Services, the Reporting Schedule and **Cost estimates** of Services.

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Section 1. Information to the Applicants

A. General

- Scope of assignment
 The Client has been allocated public fund for Construction of Important Bridges in Rural Roads (2nd Phase) Project (CIBRR-2) and intends to select an Individual Consultant for the specific assignment as specified in the Terms of Reference in Section 2.
- 2. Qualifications of 2.1 Prospective Individuals shall demonstrate in their Applications that they meet the required qualifications and experiences and are fully capable of carrying out the assignment.
 - 2.2 The capability of Individuals shall be judged on the basis of academic background, experience in the field of assignment, and as appropriate, knowledge of the local conditions, as well as language and culture.

[Minimum educational qualifications, required experience have been mentioned in Terms of reference in Section 2]

- Eligible 3.1 Any Bangladeshi national including persons in the service of the Applicants 3.1 Any Bangladeshi national including persons in the service of the Republic or the local authority / Corporations is eligible to apply for the positions
 - 3.2 Government officials and civil servants including individuals from autonomous bodies or corporations while on leave of absence without pay are not being hired by the agency they were working for immediately before going on leave and, their employment will not give rise to Conflict of Interest, pursuant to Rule 112 (9) of the Public Procurement rules, 2008
 - 3.3 Persons who are already in employment in the services of the Republic or the local authorities/ Corporation etc. must have written certification from their employer confirming that they are on leave without pay from their official position and allowed to work full-time outside of their previous official position. Such certification shall be provided to the Client by the Consultant as part of his/her Applications
 - 3.4 No person who has been convicted by any Court of Law or dismissed from Services for misconduct shall be eligible for consideration for appointment to a post.
 - 3.5 The Applicant has the legal capacity to enter into the Contract
 - 3.6 The Applicant has fulfilled its obligations to pay taxes and social security contributions under the relevant national laws.
 - 3.7 The Applicant shall not be under a declaration of ineligibility for corrupt, fraudulent, collusive or coercive practices in accordance with Sub-Clause 4.2.

- 3.8 The Applicant shall not have conflict of interest pursuant to the Clause 5
- 4. Corrupt, Fraudulent, Collusive or Coercive Practices
- 4.1 The Government requires that Client , as well as Applicants, shall observe the highest standard of ethics during the implementation of procurement proceedings and the execution of Contracts under public funds.
- 4.2 The Government defines corrupt, fraudulent, collusive or coercive practices, for the purposes of this provision, in the **Contract Agreement Sub-Clause 3.4**
- 4.3 Should any corrupt, fraudulent, collusive or coercive practice of any kind come to the knowledge of the Client, it shall, in the first place, allow the Applicant to provide an explanation and shall, take actions only when a satisfactory explanation is not received.
- 4.4 If the Client at any time determines that the Applicant has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a Contract under public funds., the Client shall:
 - (a) exclude the Applicant from participation in the procurement proceedings concerned or reject an Application for award; and
 - (b) declare the Applicant ineligible, either indefinitely or for a stated period of time, from participation in procurement proceedings under public funds.
- 5.1 Government policy requires that the Applicant provide professional, objective, and impartial advice, and at all times hold the Executing Agency's (Client's) interests paramount, without any consideration for future work, and strictly avoid conflicts with other assignments or their own corporate interests.
 - 5.2 The Applicant shall not be hired for any assignment that would be in conflict with their prior or current obligations or that may place them in a position of not being able to carry out the assignment in the best interest of the Client.
 - 5.3 Pursuant to Rule 55 of the Public Procurement Rule 2008, the Applicant has an obligation to disclose any situation of actual or potential conflict of interest that impacts on his capacity to serve the best interest of his Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Applicant or the termination of its Contract.
 - 5.4 The Applicant that has a business or family relationship with a member of the Client's staff may not be awarded a Contract, unless the conflict stemming from this relationship has been addressed adequately throughout the selection process and the execution of the Contract.

5. Conflict of Interest

B. Preparation, Submission & Modification or Substitution of Applications

- 6. Preparation of 6.1 Applications shall be typed or written in indelible ink in English Application language and shall be signed by the Applicant. Applicants are required to complete the following Forms:
 - Form 3A: Application Submission Form; (a)
 - Form 3B: CV of the Applicant: and (b)
 - (c) Form 3C: Remuneration and Reimbursable
 - 6.2 The Remuneration and reimbursable are **purely indicative** and are subject to negotiations and agreement with the Client prior to finalisation of the Contract
- 7. Submission of 7.1 Pursuant to Rule-113(5) of the Public Procurement Rules, prospective Application Applicants can deliver their application by hand, mail, courier service to the address mentioned in the request for Application advertisement.
 - 7.2 Application shall be properly sealed in envelopes addressed to the Client as mentioned in the request for Application advertisement and bear the name & address of the Applicant as well as the name of the assignment.
 - 7.3 In case of hand delivery, the Client, on request, shall provide the Applicant with a receipt.
 - 7.4 The closing date for submission of Application is 20/12/2023 up to 3.00pm Applications must be submitted within this deadline. Any Application received after the deadline for submission of Applications shall be declared late, and returned unopened to the Applicant.
 - 7.5 Applications may be modified or substituted before the deadline for submission of Applications.
 - 7.6 The Client may at its sole discretion, extend the deadline for submission of Applications.
 - 7.7 At any time prior to the deadline for submission of Applications the client for any reason on its own initiative may revise the Request for Application Document by issuing an Addendum which shall form an integral part of the Document.

C. Evaluation of Applications

- 8.1 Suitability of the Applicants shall be rated by evaluation on the basis of their academic background, relevant Working Experience and its adequacy for the assignment, knowledge of local conditions as well as language.
 - 8.2 The points to be given under each of the evaluation Criteria are:
- 8. Evaluation of applications

Criteria	Points	Remarks
Educational Qualification	25 points	
• Relevant Working Experience and its adequacy for the assignment	60 points	
• Suitability considering skill (such as training, computer skills and others).	10 points	
Total points:	95 points	

- 8.3 Applicants thus given points as stated under Clause 8.2, not securing the minimum qualifying points 70 shall be considered disqualified.
- 8.4 Applications shall be evaluated by the PEC, who shall prepare a short-list of maximum seven (7) Applicants
- 8.5 The qualified short-listed Applicants as stated under Clause 8.4 shall be invited for an interview to test their aptitude and presentation by the PEC and shall be rated with five (5) points.
- 8.6 Points already secured by the Applicants in the evaluation as stated under Clause 8.5, shall be combined with the points obtained in the interview and a list of maximum three (3) most suitable Applicants ranked in order of merit (1-2-3) shall be prepared.
- 8.7 In pursuant to Rule 114 of the Public Procurement Rules 2008, there shall be no public opening of Applications.
- 8.8 The Client shall immediately after the deadline for submission of Application convene a meeting of the Proposal Opening Committee(POC)
- 8.9 The POC, having completed the record of opening, shall send the Applications received and the opening record to the PEC.
- 8.10 Following the opening of the Applications, and until the Contract is signed, no Applicant shall make any unsolicited communication to the Client. Such an attempt to influence the Client in its decisions on the examination, evaluation, and comparison of either the Applications or Contract award may result in the rejection of the Application.
- 9. Application 9.1 The first-ranked Applicant stated under Clause 8.5 shall then be Negotiations invited for negotiations, pursuant to Rule 122 of the Public

Procurement Rule, 2008 at the address of the client.

- 9.2 If this fails, negotiate with the second-ranked Applicant, and if this fails negotiate with the third-ranked Applicant, with the hope that successful negotiations are concluded
- 9.3 During negotiations, the Client and the Applicant shall finalize the "Terms of Reference", work schedule, logistics and reporting schedule etc. These documents shall then be incorporated into the Contract as Description of Services"
- 9.4 The Financial negotiations will involve the remuneration and other reimbursable cost to be paid to the Applicant.
- 9.5 Negotiations will conclude with a review of the draft Contract. To complete negotiations the Client and the Applicant will initial the agreed Contract

D. Award of Contract

- 10. Award of
Contract10.1After completing negotiations and having received the approval to
award the contract, the Client shall sign the Contract with the selected
Applicant.
- 11. Debriefing 11.1 After signature of the Contract, the Client shall promptly notify other Applicants that they were unsuccessful.
 - 11.2 The Client shall promptly respond in writing to any unsuccessful Applicant who request the client in writing to explain on which grounds its application was not selected.
- 12. Commencement of Services
 12.1 The applicant is expected to commence the assignment on February, 2024 at the location LGED HQ, Dhaka. The duration of the contract shall be 41 (Fourty One) Months from the date of commencement.

Section 2. Terms of Reference

Government of the People's Republic of Bangladesh Local Government Engineering Department Construction of Important Bridges on Rural Roads (Phase-II) project Terms of Reference (ToR)

Land Acquisition and Re-settlement Specialist (No of Post: 01)

Package No: CIB2-S-54

1. Background of the assignment

Construction of Important Bridges on Rural Roads (Phase-II) project has been prepared to improve the rural transport and trading networks in line with the strategy improvement of rural connectivity as well as socioeconomic conditions of the rural people. Due to construction of the small and medium bridges in rural roads, subsequently uninterrupted accessibility demand has increased to construct the large bridges in the existing gap in comparatively in large rivers. In the last couple of years, the honorable local representatives have demanded to construct significant number of bridges. As a result, after completion of feasibility study of bridges over the third and fourth category of river included in this project. These bridges will be ensured the marketing facility of agricultural and industrial products reduce marketing cost, time and established sustainable development. The project has directly reduce the rural poverty and indirectly improve health facility specially reduced the mother/child mortality rate, increase the enrolment of children in the school and women empowerment. For this reason, the project has been prepared would established safe communication network by construct the climate resilience infrastructure after completion of the Environmental Impact Assessment (EIA), Hydro-Morphology Study, and Economic Feasibility Study (EFS) to address the risks of disasters related consequences as well as vulnerability of climate change.

This is GoB funded project and a portion of the project fund will be utilized to employ Individual Consultant (Land Acquisition and Settlement Specialist) for land acquisition of PSC or RCC girder bridges in different districts of different Upazila's under CIBRR-2 Project.

2. Objective of Consultancy Services

Land Acquisition and Settlement Specialist shall be responsible for assisting Executive Engineer/PD of Local Government Engineering Department (LGED) in facilitating land acquisition if any, and Resettlement Plan (RP) implementation in an efficient and transparent manner for the project Bridge and approach road to construct important bridges on rural roads at different location of our country with specified technical standards, quality and time-frame. The implementation shall be based on The Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013.

3. Scope of the Land Acquisition and Settlement Specialist

As a part of the duties of the Land Acquisition and Settlement Specialist, The service includes but not limited to the following activities:

- (i) Design and conduct social screening, stakeholder analysis and consultation, PAP census, baseline socio-economic survey and assess other social issues deemed necessary for better design and implementation of the project's social component.
- (ii) Identify the impacts that are to be mitigated and those that are to be strengthened to enhance the project's positive social outcomes. Also identify the adverse impact of the PAPs on the socio-economic conditions due to the project facilities during construction as well as after completion.



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- (iii) Prepare integrated and sequenced land acquisition and resettlement and the civil works schedule for the entire project, and phase-wise land acquisition proposals and prepare / update the RAPs and establish the management information systems to monitor the land acquisition and RAP implementation processes, according to the requirements and guidelines agreed in the Resettlement Framework.
- (iv) The LA plans and resettlement plan must be prepared to assess the quantity and quality of land after physical verification and finalization of proposed alignment of the approach roads of the bridge in consultation with the concerned Executive Engineer and Upazila Engineer followed by a detailed and accurate survey of LA requirements. Consultants shall be accountable for any conflict between the LA plan and actual field conditions arising further. All LA plans must be prepared within 45 (forty five) days from the date of issuance of request letter from the Project Director (PD).
- (v) Collect basic data needed for preparation of RAP; this would include: (a) full census of affected persons—landowners (resident and non-resident), family members; (b) full inventory of assets affected—land, structures, crops, productive trees; (c) estimate of impact of loss on income of each household; (d) census of those who have already been compensated for lost assets and left the immediate area; (e) assessment of impact on income/standard of living of those who have already been compensated for lost assets and left the immediate area; (f) compilation and analysis of laws pertaining to land valuation, acquisition and expropriation; (g) analysis of standard practices for land valuation, acquisition and expropriation of efforts made to minimize land acquisition/resettlement; and (i) fully articulated options available to affected persons.
- (vi) Prepare cost estimates of RAP implementation separately identifying the administrative costs and compensation under major categories, such as land, houses, trees, other property, etc. The RAP would be updated and modified time to time and once a year showing the status of it implementation, changes in the RAP implementation that would be necessary due to changes on ground over the previous period;
- (vii) Prepare Schedule and coordinate social screening, stakeholder analysis and consultation, PAP census and public disclosure matters in order to provide timely inputs to the project design team.
- (viii) Conduct surveys to determine any "cultural property" (according to definition of GOB and United Nations) including sites having archeological, paleontological, historic, religious, and unique natural values in the project area and prepare proper documentation for such a cultural property; determine effect, if any, the project may have on the cultural project and develop plan for its preservation.
- (ix) Provide technical support in implementation of RAP activities including preparation of documentation of each step to acquired land from DC office, monitoring and maintaining database at field as well as in the PMU levels to the Project Director.
- (x) Monitor progress in land acquisition by following through the legal acquisition process and assess any potential issues that LGED should resolve for timely acquisition.
- (xi) Actively participate in the RAP implementation, including market price surveys, verification and valuation of losses, grievance hearings and other tasks as and when deemed necessary.
- (xii) Assist LGED in preparing full land donation plan with MOU, as required.
- (xiii) Assess the impact details of land acquisition and displacement, prepare/update the Resettlement Action Plans (RAPs), resettlement budgets and the RAP implementation schedules.
- (xiv) Monitor and report the acquisition process and implementation of Re-settlement Action Plan (RAPs).
- (xv) Apply effectively the GAD (Gender and Development) action plan of the Government of Bangladesh (GOB).
- (xvi) Other duties as may be identified by the Project Director.

4. Reporting Requirement

Monthly Progress Report: The consultant shall submit a monthly progress report in brief and concise form using the approved format. The report will describe progress of activities planned for previous month along with plan for the next month. The report also state problems encountered, or problems anticipated together

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with steps taken or recommendations for their correction. The consultant will submit the report to the concerned UE and XEN LGED.

5. Duration of the Assignment

Duration of the assignment will be 60 (sixty) months. It is expected to commence of consultancy services from October 2023. Duration may be extended if project period is extended.

6. Required Qualification and Experience

Educational Qualification

Master's in any discipline from any reputed University.

Experience & adequacy for the assignment

- 15(Fifteen) years of overall experiences, out of which 8(Eight) years relevant experience in relevant field.
- Experience in social safeguards policies, resettlement/ land acquisition for Bridge/road / infrastructure projects.
- Computer skill.
- Proven ability to prepare complex in LA reports.
- Working experience with LGED will be a strong plus.
- Strong written and verbal English communication skills.

7. Institutional arrangements

The individual Consultant will work directly with the Project director and support the officials and staff of LGED at LGED district and Upazila in the project area, and at PMU LGED Headquarters, in order to achieve the objectives of the project. The consultant will be reporting on a day to day basis. She/he will work in close collaboration with the other staff in the PMU.

8. Logistics and Facilities provided by Client

LGED will provide office accommodation for the consultant. LGED may also provide necessary support staffs like Computer Operator or Office Support staff, Computer/Laptop, Printer and necessary consumables. The contracting authority will provide all relevant documents, reports, data and studies as are available.

9. Working station & Working hour

The working Station of the consultant will be at the site of bridge construction work. He/she will be act a residential consultant. The working hour of the consultant will be same as the Govt. office. He/she may need to spend extra hours beyond the Govt. office working hour to meet the urgent dead line. The Land Acquisition and settlement Specialist will be worked under the direct control of concerned XEN, LGED and the Project Director. He/she will not leave the working station without prior approval of XEN, LGED and the Project Director. He/she shall have to take the responsibility of completing the project in time. The . If the consultant want to change the service for another project of LGED, he/she have to take prior approval from the PD during submission of RFA for another Project in LGED. Otherwise 2(two) months remuneration and reimbursable amount will be forfeited.

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Section 3. Application Forms

Form 3A: Application Submission Form

Form 3B: CV of the Applicant

Form 3C: Remuneration and Reimbursable

Form 3A. Application Submission

[Location: dd/mm/yy]

To:	
	[Name]
	[Address of Client]

Dear Sirs:

I am hereby submitting my Application to provide the consulting Services for [Insert title of assignment] in strict accordance with your Request for Application dated [dd/mm/yy].

I declare that I was not associated, nor have been associated in the past, directly or indirectly, with a Consultant or any other entity that has prepared the design, specifications and others documents in accordance with Clause 5.

I further declare that I have not been declared ineligible by the Government of Bangladesh on charges of engaging in corrupt, fraudulent, collusive or coercive practices in accordance with Clause 4.

I undertake, if I am selected, to commence the consulting Services for the assignment not later than the date indicated in Clause 12.1.

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

I remain,

Yours sincerely,

Signature

Print name Address:

Tel:

Attachment:

Form 3B. Curriculum Vitae (CV) of the Applicant

the Consultant will be engag	[From the Terms of Reference, state the position for which the Consultant will be engaged.].		
THIS PROJECT :			
2 NAME OF PERSON : [state full name]			
3 DATE OF BIRTH : [dd/mm/yy]			
4 NATIONALITY :			
5 MEMBERSHIP IN PROFESSIONAL [state rank and name of so rank].	ciety and year of attaining that		
attended, stating degrees of	[list all the colleges/universities which the Applicant attended, stating degrees obtained, and dates, and list any other specialised education of the Applicant].		
EDUCATION were obtained	[indicate significant training since degrees under EDUCATION were obtained, which is pertinent to the proposed tasks of the Consultant].		
8 LANGUAGES & DEGREE OF Language Speaking	Reading Writing		
PROFICIENCY			
e.g. English Fluent	Excellent Excellent		
9 COUNTRIES OF WORK EXPERIENCE			
10 EMPLOYMENT RECORD [The Applicant should clearly	y distinguish whether as an		
"employee" of the firm or as [starting with present position list in the firm].	a "Consultant" or "Advisor" of		
reverse order [every employment held and state the start and end dates of [The Applicant should clean each employment] and give a brief description Applicant was involved].	arly indicate the Position held ion of the duties in which the		
EMPLOYER 1 FROM: [e.g. January 1999]	TO: [e.g. December 2001		
EMPLOYER 2 FROM:	TO:		
EMPLOYER 3 FROM:	TO:		

	EMPLOYER 4 (etc)	FROM:	TO:
11	WORK UNDERTAKEN THAT BEST ILLUSTRATES THE CAPABILITY TO HANDLE THIS ASSIGNMENT		ce and training most pertinent to with degree of responsibility ge A4].
12	COMPUTER SKILL		

CERTIFICATION [Do not amend this Certification].

I, the undersigned, certify that (i) I was not a former employee of the Client immediately before the submission of this proposal, and (ii) to the best of my knowledge and belief, this CV correctly describes myself, my qualifications, and my experience. I understand that any wilful misstatement described herein may lead to my disqualification or dismissal, if engaged.

Signature		
Print name		
Date of Signing		
dd / mm / yyyy		

Form 3C. Indicative Remuneration & Expenses

The Consultant should provide an indication of the remuneration as per the format shown below. This will not be used for evaluation of the Consultant's Application but solely for the purposes of Application Negotiations to be held as stated in **Clause 9.1**.

(1) <u>Remuneration</u>

Rate	Staff Time	Total (Tk)
(Per month in Tk)	(No. month)	
	41	

Note: A month consists of 30 calendar days.

(2) <u>Reimbursable (as applicable)</u>

	Rate per unit	Total unit	Total Amount (Tk)
(a) Per Diem Allowance			
(b) Other Travel Allowance			
(c) Communication charges			
(d) Other Expenses (<i>to be listed</i>)			
(e)			
		Sub-total	

CONTRACT CEILING (1) + (2)	
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The *Contract Agreement,* which once completed and signed by the Client and the Consultant, clearly defines the Client's and Consultants' respective responsibilities.

4.1 Contract Agreement (Time-based)

THIS CONTRACT ("the Contract") is entered into this day of [dd/mm/yy], by and between [insert name of Client] ("the Procuring Entity") having its office at [insert address of Client], and [insert name of Consultant] ("the Consultant") having his/her address at [insert address of Consultant].

WHEREAS, the Client wishes to have the Consultant performing the Services hereinafter referred to, and

WHEREAS, the Consultant is willing to perform these Services,

NOW THEREFORE THE PARTIES hereby agree as follows:

<u>General</u>

1. Services 1.1 The Consultant shall perform the Services specified in Annex A (*Description of Services*), which are made an integral part of the

Contract.

- Duration 2.1 The Consultant shall perform the Services during the period commencing from [dd/mm/yy] and continuing until [dd/mm/yy], or any other period as may be subsequently agreed by the parties in writing.
 - 3.1 The Government requires that Client , as well as Applicants, shall observe the highest standard of ethics during the implementation of procurement proceedings and the execution of Contracts under public funds.
 - 3.2 The Government defines corrupt, fraudulent, collusive or coercive practices, for the purposes of this provision, in the **Sub-Clause 3.5**
 - 3.3 Should any corrupt, fraudulent, collusive or coercive practice of any kind come to the knowledge of the Client, it shall, in the first place, allow the Applicant to provide an explanation and shall, take actions only when a satisfactory explanation is not received.
 - 3.4 If the Client at any time determines that the Applicant has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a Contract under public funds., the Client shall:
 - exclude the Applicant from participation in the procurement proceedings concerned or reject an Application for award; and
 - (b) declare the Applicant ineligible, either indefinitely or for a stated period of time, from participation in procurement proceedings under public funds.

3. Corrupt, Fraudulent, Collusive or Coercive

Practices

2.

3.5 The Government defines, for the purposes of this provision, the terms set forth below as follows:

"corrupt practice" means offering, giving or promising to give, receiving, or soliciting either directly or indirectly, to any officer or employee of a Client or other public or private authority or individual, a gratuity in any form; employment or any other thing or service of value as an inducement with respect to an act or decision or method followed by a Client in connection with a Procurement proceeding or Contract execution;

"fraudulent practice" means the misrepresentation or omission of facts in order to influence a decision to be taken in a Procurement proceeding or Contract execution;

"collusive practice" means a scheme or arrangement between two (2) or more Persons, with or without the knowledge of the Client, that is designed to arbitrarily reduce the number of Tenders submitted or fix Tender prices at artificial, non-competitive levels, thereby denying a Client the benefits of competitive price arising from genuine and open competition; or

"coercive practice" means harming or threatening to harm, directly or indirectly, Persons or their property to influence a decision to be taken in the Procurement proceeding or the execution of a Contract, and this will include creating obstructions in the normal submission process used for Tenders, Applications, Proposals or Quotations.

- 4. Applicable Law 4.1 The Contract shall be governed by and interpreted in accordance with the laws of the People's Republic of Bangladesh
- 5. Governing 5.1 The language governing the Contract shall be English, however for day to day communications in writing both Bangla and English may be used.
- 6. Modification of 6.1 The Contract shall only be modified by agreement in writing Contract between the Client and the Consultant.
- 7. Ownership of Material 7.1 Any studies, reports or other material, graphic, software or otherwise, prepared by the Consultant for the Client under the Contract shall belong to and remain the property of the Client.
 - 7.2 The Consultant may, with the prior written approval of the Client, retain a copy of such documents and software, but shall not use them for purposes unrelated to the Contract.
- 8.Relation
between the
Parties8.1Nothing contained in the Contract shall be construed as
establishing or creating any relationship other than that of
independent Consultant between the Client and the Consultant.
- 9. Contractual 9.1 No fees, gratuities, rebates, gifts, commissions or other payments, other than those shown in the Contract, shall have been given or received in connection with the selection process or in the contract execution.

Payments to the Consultant

- 10. Ceiling Amount 10.1 The Client shall pay the Consultant for the Services rendered pursuant to 'Description of Services' 'a ceiling amount not to exceed Tk *[insert amount]*, which includes remuneration and reimbursable expenses as set forth in Clauses 10.2. These amounts have been established based on the understanding that it includes all of the Consultant's costs as well as any tax obligation that may be imposed on the Consultant.
 - 10.2 The composition of the Remuneration and Reimbursable which make up the ceiling amount are detailed in Annex B
- 11. Remuneration 11.1 The Client shall pay the Consultant for Services rendered with the rates agreed and specified in **ANNEX B** "Cost estimates for Services and Schedule of Rates". Remuneration rates shall be on monthly/daily/hourly [delete those inappropriate]
 - 11.2 **Monthly Rate:** The time spent in performing the Services shall include travel time, weekends and public holidays, and to the extent specified in Clause 15.2 shall also include periods of casual leave and sick leave. In cases where only part of a month is worked then remuneration shall be computed by dividing the monthly rate by 30 and multiplying by the number of days worked i.e. time spent (as described above) during that month;

or

Daily rate: The time spent in performing the Services shall be determined solely on the basis of the number of days actually worked by the Consultant, and shall include travel time, but not weekends, public holidays, casual or sick leave

or

Hourly rate: The time spent in performing the Services shall be determined solely on the basis of the number of hours actually worked by the Consultant, and shall include travel time, but not weekends, public holidays, casual or sick leave.

- 12. Reimbursables 12.1 **Per Diem Allowance:** The Consultant shall, when performing the Services away from the duty station, be entitled to per diem allowance in accordance with the agreed per diem rates.
 - 12.2 **Travel Costs:** The Consultant shall, when performing the Services away from the duty station, be entitled to travel costs in accordance with the agreed travel costs.
 - 12.3 **Other Expenses:** The Consultant shall, when performing the Services, be entitled to reimbursement of any other expenses as detailed in **Annex B.**
 - 12.4 For other reasonable reimbursable expenses not falling within the above three categories, but which may arise during performance of the Services, such expenses will only be reimbursed by the Client as it may at its sole discretion approve, subject to available of budget.

- 13. Payment Conditions
- 13.1 **Currency:** Payments shall be made in Bangladesh Taka by the end of each calendar month or within fifteen (15) calendar days of receipt of the Invoice as the case may be.
- 13.2 **Advance Payment**: The Consultant shall, if he/she so requests, be entitled to a total advance payment, as specified in Annex B, to cover his/her out-of-pocket expenses which are to be recovered in equal installments from monthly amounts due to him/her.

[For aid funded procurement Advance Payments may be applicable. However, for 100% GoB funded procurement Advance payments shall not be applicable unless otherwise specifically decided by The Government.]

- 13.3 **Monthly Payments:** The Consultant shall submit an Invoice for Remuneration and Reimbursable at the end of every month and payments shall be made by the Client within fifteen (15) calendar days of receipt of the invoice.
- 13.4 **Final Payment:** The final payment shall be made only after the final report shall have been submitted by the Consultant and approved as satisfactory to the Client. If the Client notifies any deficiencies in the Services or the final report, the Consultant shall promptly make any necessary corrections, to the satisfaction of the Client.
- 13.5 **Suspension:** The Client may, by written notice of suspension to the Consultant, suspend all payments to the Consultant hereunder if the Consultant fails to perform his/her obligations under this Contract.
- 13.6 **Refund of Excess Payment:** Any amount if paid to the Consultant in excess of the amount actually payable under the provisions of the Contract shall be reimbursed by the Consultant within thirty (30) days of receipt of the claim from the Client, provided that such claim is lodged within three(3) months after the acceptance of the final report.

Obligations of the Consultant

- 14. Medical Arrangements
 14.1 The Consultant shall, before commencement of the Services furnish the Client with a medical report providing evidence satisfactory to the Client that the Consultant is in good health and is not subject to any physical or mental disability which may interfere with his/her performance of the Services.
- 15. Working Hours 15.1 The Consultant shall, when engaged directly with the Client, follow the normal Working Hours and Holidays of the Client, and entitlement to leave as per the Client's Rules.
 - 15.2 The Consultant's remuneration shall be deemed to cover leave except otherwise specified in the Contract.
- 16. Performance 16.1 The Consultant undertakes to perform the Services with the Standard highest standards of professional and ethical competence and integrity.

17. Contract Administration

17.1 Client's Representative

The Client's representative, as indicated in Annex A, shall be responsible for the coordination of all activities under the Contract.

17.2 Timesheets

The Consultant providing Services may be required to complete standard timesheets or any other document to identify the time spent, as requested by the Client's Representative.

- 18. Confidentiality 18.1 The Consultant shall not, during the term of the Contract or within two years after its expiration, disclose any proprietary or confidential information relating to the Services, the Contract or the Client's business operations without the prior written consent of the Client.
- 19. Consultant's Liabilities
 19.1 The Consultant shall continue to cooperate with the Client after the termination of the Contract, to such reasonable extent as may be necessary to clarify or explain any reports or recommendations made by the Consultant.
 - 19.2 The Consultant shall report immediately to the Client any circumstances or events which might reasonably be expected to hinder or prejudice the performance of the Services.
- 20. Consultant not to be Engaged in Certain Activities
 20.1 The Consultant agrees that, during the term of the Contract and after its termination, the Consultant shall be disqualified from providing goods, works or services (other than any continuation of the Services under the Contract) for any project resulting from or closely related to the Services.

Obligations of the Client

21.Services,
Facilities and
Property21.1The Client shall, free of any charge to the Consultant, make
available for the purpose of carrying out the assignment data,
local services, personnel, and facilities indicated in Annex A.

Termination and Settlement of Disputes

22. Termination 22.1 By the Client

The Client may terminate the Contract by not less than twentyeight (28) days written notice to the Consultant, Such notice to be given after the occurrence of any event necessitating such termination.

22.2 By the Consultant

The Consultant may terminate the Contract, by not less than twenty eight (28) days written notice to the Client, if the Client fails to pay any monies due to the Consultant pursuant to the Contract.

23. Dispute Resolution 23.1 Amicable Settlement The Client and the Consultant shall use their best efforts to settle amicably all disputes arising out of or in connection with this

Contract or its interpretation.

23.2 Arbitration

If the dispute cannot be settled the same may be settled through arbitration in accordance with the Arbitration Act 2001 of Bangladesh as at present in force. The place of Arbitration shall be in Dhaka.

IN WITNESS WHEREOF the parties hereto have signed this agreement the day and year first above written.

FOR THE CLIENT

FOR THE CONSULTANT

Signature

Signature

Print Name & Position:

Print Name:

The following documents forming the integral part of this contract shall be interpreted in the following order of priority:

(a) The Form of contract

Annex A: Description of Services

Annex B: Cost Estimates of Services and Schedule of Rates

Annex C: Consultant's Reporting Obligations

ANNEX A: Description of the Services

[Give detailed descriptions of the Services including its (a) Background, (b) Objectives, (c) Detailed negotiated TOR providing a description of Services to be provided, (d) Work plan with dates for completion of various tasks, (e) Place of performance of different tasks, (f) Specific tasks to be approved by the Client; etc.).

[also ensure the following data is listed in this Annex in conformity with the Contract Agreement.

- 1. The name of the main location (Duty Station) at which the Services are to be provided. Also advise if any other travel will be necessary, and if so, to which expected locations will the Consultant be required to travel.
- 2. Indicate the Contact Addresses for Notices and Requests as indicated in Clause 22.1 of the Contract Agreement.
 - (a) Address of the Client: (With phone number, Fax number & e-mail)
 - (b) Address of the Client: (With phone number, Fax number & e-mail)
- 3. Logistics and facilities to be provided to the Consultant by the Client are listed below:
 - Office space with furniture including file cabinet and electric connection;
 - Office Assistant(s)/Support staff;
 - Office equipment like computer, printer etc;
 - Facilities for production and binding of reports etc. shall be the responsibility of the Client in case of Time based contract.
 - Any other facilities agreed by both Client & the Consultant.

ANNEX B: Cost estimates of Services and Schedule of Rates

(A) Remuneration

Name of Consultant	Rate, Taka	Quantity	Total Taka
(a)	(b)	(c)	(d) = (b) x (c)
		41	
Remuneration is made on a [<i>state monthly</i>] rate		Sub-Total (A)	

(B) Reimbursable

Items of reimbursable	Unit	Qty	Rate(Taka)	Total (Taka)
(a)	(b)	(c)	(d)	(e) = (c) x (d)
(a) Per Diem Allowance				
(b) Travel Allowance				
(c) Communication charges				
(d) Other Expenses (to be listed)				
Supporting documents and vouchers must be attached with the invoice				
		Sub-total (B)	=	

CONTRACT CEILING (A) +(B)=

Total =

SI.	Reports	Contents of	Persons to	Date of
No.		Reports	Receive them	Submission
1	Monthly Progress Report	As per ToR	As per ToR	As per ToR

ANNEX C: Consultant's Reporting Obligations