Intergovernmental Authority on Development (IGAD)

Project: IPPSHAR – 6545-01/2017

TENDER DOCUMENT

For the

Member States' Criminal Justice Sector (CJS) Capacity Needs Assessment (CNA) in the IGAD region including outlining policy and action recommendations

Tender No: IPPSHAR- 2.1.1.7 A. 01/2020

Date: November, 2020
Country: Ethiopia
Our ref: Contract No: IPPSHAR-6545-01/2017- 2.1.1.7 A-01/2020

November 10, 2020

Dear Consultant,

Re: Invitation to Tender for Member States' Criminal Justice Sector (CJS) Capacity Needs Assessment (CNA) in the IGAD region including outlining policy and action recommendations

I am pleased to inform you that your firm/the consortium led by you is invited to take part in the simplified procedure for the above contract. The complete tender dossier is attached to this letter. It includes:

A. Instructions to tenderers and contract notice

B. Draft contract agreement and special conditions with annexes:
   I. General conditions for service contracts
   II. Terms of reference
   III. Organization and methodology (to be submitted by the tenderer using the template provided)
   IV. Key experts (including templates for the summary list of key experts and their CVs
   V. Budget (to be submitted by the tenderer as the financial offer using the template provided)
   VI. Forms and other supporting documents

C. Other information:
   I. List of entities invited to submit a tender
   II. Administrative compliance grid
   III. Evaluation grid

D. Tender submission form and declaration of honour on exclusion and selection criteria

For full details of the tendering procedures, please see the practical guide and its annexes, which may be downloaded from the following website: http://ec.europa.eu/europeaid/prag/document.do

We look forward to receiving your tender which has to be sent no later than the deadline set in point 8 of the Instructions to Tenderers. Please send it to the address and with the requirements given in point 8. By submitting a tender, you accept to receive notification of the outcome of the procedure by electronic means. If you decide not to submit a tender, we would be grateful if you could inform us in writing, indicating the reasons for your decision.

Yours sincerely

Joshua Turinawe
ANNEX A. INSTRUCTIONS TO TENDERERS

REFERENCE: IPPSHAR-6545-01/2017- 2.1.1.7 A-01/2020

When submitting their tenders, tenderers must follow all instructions, forms, terms of reference, contract provisions and specifications contained in this tender dossier. Failure to submit a tender containing all the required information and documentation within the deadline specified may lead to the rejection of the tender.

These instructions set out the rules for submitting, selecting and implementing contracts financed under this call for tenders, in conformity with the Practical Guide, (available on the internet at this address: http://ec.europa.eu/europeaid/prag/document.do).

1. Services to be provided

The services required by the contracting authority are described in the terms of reference. They are set out in Annex II to the draft contract, which forms Part B of this tender dossier.

2. Timetable

<table>
<thead>
<tr>
<th>Event</th>
<th>DATE</th>
<th>TIME*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deadline for requesting clarification from the contracting authority</td>
<td>26.11.2020</td>
<td>12.00 PM</td>
</tr>
<tr>
<td>Last date for the contracting authority to issue clarification</td>
<td>29.11.2020</td>
<td>12.00 PM</td>
</tr>
<tr>
<td>Deadline for submitting tenders</td>
<td>11.12.2020</td>
<td>12.00 PM</td>
</tr>
<tr>
<td>Interviews (If any)</td>
<td>N/A</td>
<td>-</td>
</tr>
<tr>
<td>Completion date for evaluating technical offers</td>
<td>15.12.2020</td>
<td>-</td>
</tr>
<tr>
<td>Notification of award</td>
<td>17.12.2020</td>
<td>-</td>
</tr>
<tr>
<td>Contract signature</td>
<td>05.12.2020</td>
<td>-</td>
</tr>
<tr>
<td>Start date</td>
<td>13.01.2021</td>
<td>-</td>
</tr>
</tbody>
</table>

* All times are in the time zone of the country of the contracting authority

Provisional date

3. Participation, experts and subcontracting

a) Participation in this tender procedure is open only to the invited tenderers. For the eligibility, please see point 10 of the contract notice.

b) Natural or legal persons are not entitled to participate in this tender procedure or be awarded a contract if they are in any of the situations mentioned in Sections 2.4. (EU restrictive measures), 2.6.10.1. (exclusion criteria) or 2.6.10.1.1. (rejection from a procedure) of the practical guide. Should they do so, their tender will be considered unsuitable or irregular respectively.

c) In the cases listed in Section 2.6.10.1.1. of the practical guide tenderers may be excluded from EU financed procedures and be subject to financial penalties up to 10 % of the total value of the contract in accordance with the Financial Regulation in force. This information may be published on the Commission website in accordance with the Financial Regulation in force.
d) The contract between the tenderer/contractor and its experts shall contain a provision that it is subject to the approval of the partner country. It is furthermore recommended that this contract contains a dispute resolution clause.

e) Subcontracting is allowed but the contractor will retain full liability towards the contracting authority for performance of the contract as a whole. If the tenderer intends to subcontract one or more parts of the contracted services, this must be clearly stated in the organisation and methodology and the tender submission form.

f) All subcontractors must be eligible for the contract.

g) Subcontractors cannot be in any of the exclusion situations listed in Section 2.6.10.1 of the practical guide.

4. Content of tenders

Offers, all correspondence and documents related to the tender exchanged by the tenderer and the contracting authority must be written in English.

Supporting documents and printed literature furnished by the tenderer may be in another language, provided they are accompanied by a translation into the language of the procedure. For the purposes of interpreting the tender, the language of the procedure has precedence.

The tender must comprise of a technical offer and a financial offer, which must be submitted in separate envelopes (see clause 8). Each technical offer and financial offer must contain one original, clearly marked ‘Original’, and five (5) copies, each marked ‘Copy’. Failure to fulfil the requirements in clauses 4.1, 4.2 and 8 will constitute an irregularity and may result in rejection of the tender.

4.1. Technical offer

The technical offer must include the following documents:

(1)  **Tender submission form** (see Part D of this tender dossier) including:

   a) Signed statements of exclusivity and availability (using the template included with the tender submission form), one for each key expert, the purpose of which are as follows:

   - The key experts proposed in this tender must not be part of any other tender submitted for this tender procedure. They must therefore commit themselves exclusively to the tenderer.
   - Each key expert must also undertake to be available, able and willing to work for the whole period scheduled for his/her input to implement the tasks set out in the terms of reference and/or in the organisation and methodology.

Note that non-key experts must not be asked to sign statements of exclusivity and availability.

Any expert working on an EU/EDF-financed project, where the input from his/her position to that contract could be required on the same dates as his/her activities under this contract, must not be proposed as a key expert for this contract under any circumstances. Consequently, the dates included by a key expert in his/her statement of exclusivity and availability in your tender must not overlap with dates on which he/she is committed to work as a key expert on any other contract.
The expert may participate in parallel tender procedures but must inform the contracting authority of these in the statement of exclusivity and availability. Furthermore, the expert is expected to notify the tenderer immediately if he/she is successful in another tender procedure and he/she is expected to accept the first engagement offered to him/her chronologically.

If a key expert is proposed as a key expert by more than one tenderer with the agreement of the key expert, the corresponding tenders may be rejected. The same applies if the key expert proposed has been involved in the preparation of the project. The expert concerned will be excluded from this tender procedure and may also be excluded from other EU/EDF-financed contracts.

Having selected a firm partly on the basis of an evaluation of the key experts presented in the tender, the contracting authority expects the contract to be executed by these specific experts. However, after the award letter, the selected tenderer may propose replacements for the key experts under certain conditions (for further information see point 14).

b) A signed declaration together with a signed "Declaration on honour on exclusion criteria and selection criteria" from each legal entity identified in the tender submission form, using the format attached to the tender submission form.

c) A completed financial identification form (see Annex VI to the draft contract) to indicate the bank account into which payments should be made if the tender is successful.

d) The legal entity file and supporting documents.

e) Duly authorised signature: an official document (statutes, power of attorney, notary statement, etc.) proving that the person who signs on behalf of the company/joint venture/consortium is duly authorised to do so.

(2) Organisation and methodology (will become Annex III to the contract), to be drawn up by the tenderer using the format in Annex III to the draft contract.

(3) Key experts (to become Annex IV to the contract). The key experts are those whose involvement is considered to be instrumental to achieve the contract objectives.

Annex IV to the draft contract contains the templates that tenderers must use, including:

a) a list of the names of the key experts;

b) the CVs of each of the key experts. Each CV should be no longer than 3 pages and only one CV must be provided for each position identified in the terms of reference. Note that the CVs of non-key experts must not be submitted.

The qualifications and experience of each key expert must clearly match the profiles indicated in the terms of reference. If an expert does not meet the minimum requirements for each evaluation criterion (i.e. qualification and skills, general professional experience and specific professional experience), he/she must be rejected. In such case the entire tender shall be rejected.

Tenderers must provide the following documents for any key experts proposed:

- a copy of the diplomas mentioned in their CVs,
- a copy of employer certificates or references proving the professional experience indicated in their CVs.

Only diplomas and documented experience will be taken into account. Previous experience which would have led to breach of contract and termination shall not be used as reference.
(4) Non key experts may also be instrumental to achieve the contract objectives. However, they are not subject to evaluation by the evaluation committee. Their positions and responsibilities may be defined in Section 6.1.2 of the terms of reference in Annex II to the draft contract.

(5) Documentary proof or statements required under the law of the country in which the company (or each of the companies for consortia) is effectively established, to show that it is not in any of the exclusion situations listed in Section 2.6.10.1 of the practical guide. This evidence, documents or statements must be dated, no more than one year before the date of submission of the tender. In addition, a statement must be furnished stating that the situations described in these documents have not changed since then.

If the nature of your entity is such that it cannot fall into the exclusion situations and/or cannot provide the documents indicated above (for instance, national public administrations and international organisations), please provide a declaration explaining this situation.

The contracting authority may waive the obligation of any candidate or tenderer to submit the documentary evidence referred to above based on a risk assessment, or if such evidence has already been submitted for the purposes of another procurement procedure, provided that the issue date of the documents does not exceed one year and that they are still valid. In this case, the candidate or tenderer must declare on his/her honour that the documentary evidence has already been provided in a previous procurement procedure and confirm that his/her situation has not changed.

Documentary evidence of the financial and economic capacity and/or of the technical and professional capacity according to the selection criteria specified in point 16 of the contract notice. (See further Section 2.6.11 of the practical guide.

(6) Documentary evidence of the financial and economic capacity and/or of the technical and professional capacity according to the selection criteria specified in point 16 of the contract notice. (See further Section 2.6.11 of the practical guide).

If the documentary evidence submitted is not written in one of the official languages of the European Union, a translation into the language of the procedure must be attached. Where the documents are in an official language of the European Union other than the one of the procedures, it is however strongly recommended to provide a translation into the language of the procedure, in order to facilitate the evaluation of the documents. Documentary proof or statements may be in original or copy. If copies are submitted, the originals must be available to send to the contracting authority upon request.

Tenderers are reminded that the provision of false information in this tender procedure may lead to the rejection of their tender and to their exclusion from EU-funded procedures and contracts.

The electronic version of the technical offer must be included with the printed version in the separate envelope in which the technical offer is submitted. If there are any discrepancies between the electronic version and the original, printed version, the latter has precedence.

4.2. Financial offer

The financial offer must be presented as an amount in Euro and must be submitted using the template for the global-price version of Annex V to part B of this tender dossier. The electronic version of this document ‘B8 — Budget for a global-price contract’ can be found on the website:

http://ec.europa.eu/europeaid/prag/document.do
Tenderers are reminded that the maximum budget available for this contract, as stated in the contract notice, is EUR 208,920. Payments under this contract will be made in the currency of the tender.

The applicable tax and customs arrangements are as follows:

Exemption of taxes

The European Commission and IGAD have agreed to exonerate the Value Added Tax on the services provided under this programme.

5. Variant solutions

Tenderers are not authorised to tender for a variant in addition to this tender.

6. Period during which tenders are binding

Tenderers are bound by their tenders for 90 days after the deadline for submitting tenders or until they have been notified of non-award.

The selected tenderer must maintain its tender for a further 60 days. A further period of 60 days is added to the validity period irrespective of the date of notification. This period can be further extended when the contracting authority is required to obtain the recommendation of the panel referred to in Section 2.6.10.1.1 of the practical guide, up to the adoption of that recommendation.

7. Additional information before the deadline for submitting tenders

The tender dossier should be clear enough to avoid candidates having to request additional information during the procedure. If the contracting authority, either on its own initiative or in response to a request from a tenderer, provides additional information on the tender dossier, it must send such information in writing to all the tenderers at the same time.

Tenderers may submit questions in writing to the following address up to 21 days before the deadline for submission of tenders, specifying the publication reference and the contract title:

Joshua Turinawe
IGAD PSD Procurement Officer

E-mail: joshua.turinawe@igad.int

The contracting authority has no obligation to provide clarification after this date.

Any tenderer seeking to arrange individual meetings with the contracting authority and/or the government of the partner country and/or the European Commission concerning this contract during the tender period may be excluded from the tender procedure.

No information meeting or site visit is foreseen.

8. Submission of tenders

Tenders must be sent to the contracting authority on or before 11.12.2020 at 12.00. They must include the requested documents in clause 4 above and be sent:

- EITHER by courier service, in which case the evidence shall be constituted by the date of the deposit slip,
▪ OR hand delivered by the participant in person or by an agent directly to the premises of the contracting authority in return for a signed and dated receipt, in which case the evidence shall be constituted by this acknowledgement of receipt, to:

Intergovernmental Authority on Development (IGAD) Security Sector Programme,
5th floor Tensae Building, Cape Verde street, Bole road, off Africa Avenue,
Addis Ababa, Ethiopia.

Tenders submitted by any other means will not be considered.

The contracting authority may, for reasons of administrative efficiency, reject any application or tender submitted on time to the courier service but received, for any reason beyond the contracting authority's control, after the effective date of approval of the short-list report or of the evaluation report, if accepting applications or tenders that were submitted on time but arrived late would considerably delay the evaluation procedure or jeopardise decisions already taken and notified.

Tenders must be submitted using the double envelope system, i.e., in an outer parcel or envelope containing two separate, sealed envelopes, one bearing the words ‘Envelope A — Technical offer’ and the other ‘Envelope B — Financial offer’. All parts of the tender other than the financial offer must be submitted in Envelope A (i.e. including the tender submission form, statements of exclusivity and availability of the key experts and declarations).

The outer envelope should provide the following information:

a) the address for submitting tenders indicated above;

b) the reference code of the tender procedure i.e. the reference number;

c) the words ‘Not to be opened before the tender-opening session’;

d) the name of the tenderer.

The pages of the technical and financial offers must be numbered.

9. Amending or withdrawing tenders

Tenderers may amend or withdraw their tenders by written notification prior to the deadline for submitting tenders. Tenders may not be amended after this deadline.

Any such notification of amendment or withdrawal must be prepared and submitted in accordance with Clause 8. The outer envelope (and the relevant inner envelope) must be marked ‘Amendment’ or ‘Withdrawal’ as appropriate.

10. Costs for preparing tenders

No costs incurred by the tenderer in preparing and submitting the tender are reimbursable. All such costs must be borne by the tenderer, including the cost of interviewing proposed experts.

11. Ownership of tenders

The contracting authority retains ownership of all tenders received under this tendering procedure. Consequently, tenderers do not have the right to have their tenders returned to them.

12. Evaluation of tenders

12.1. Evaluation of technical offers
The quality of each technical offer will be evaluated in accordance with the award criteria and the weighting detailed in the evaluation grid in Part C of this tender dossier. No other award criteria will be used. The award criteria will be examined in accordance with the requirements indicated in the terms of reference.

The evaluation of the technical offers will follow the procedures set out in Section 3.3.10.3 of the practical guide (available on the internet at http://ec.europa.eu/europeaid/prag/document.do).

12.1.1. Interviews

No interviews are foreseen

12.2. Evaluation of financial offers

Upon completion of the technical evaluation, the envelopes containing the financial offers for tenders that were not eliminated during the technical evaluation will be opened (i.e. those with an average score of 75 points or more). Tenders exceeding the maximum budget available for the contract are unacceptable and will be eliminated.

12.3. Choice of selected tenderer

The best price-quality ratio is established by weighing technical quality against price on an 80/20 basis.

12.4. Confidentiality

The entire evaluation procedure is confidential, subject to the contracting authority’s legislation on access to documents. The evaluation committee’s decisions are collective and its deliberations are held in closed session. The members of the evaluation committee are bound to secrecy. The evaluation reports and written records are for official use only and may be communicated neither to the tenderers nor to any party other than the contracting authority, the European Commission, the European Anti-Fraud Office and the European Court of Auditors.

13. Ethics clauses / Corruptive practices

a) Absence of conflict of interest

The tenderer must not be affected by any conflict of interest and must have no equivalent relation in that respect with other tenderers or parties involved in the project. Any attempt by a tenderer to obtain confidential information, enter into unlawful agreements with competitors or influence the evaluation committee or the contracting authority during the process of examining, clarifying, evaluating and comparing tenders will lead to the rejection of its tender and may result in administrative penalties according to the Financial Regulation in force.

b) Respect for human rights as well as environmental legislation and core labour standards

The tenderer and its staff must comply with human rights. In particular, and in accordance with the applicable basic act, tenderers and applicants who have been awarded contracts must comply with the environmental legislation including multilateral environmental agreements, and with the core labour standards as applicable and as defined in the relevant International Labour Organisation conventions (such as the conventions on freedom of association and collective bargaining; elimination of forced and compulsory labour; abolition of child labour).

Zero tolerance for sexual exploitation and sexual abuse:

- The European Commission applies a policy of 'zero tolerance' in relation to all wrongful conduct which has an impact on the professional credibility of the tenderer.
• Physical abuse or punishment, or threats of physical abuse, sexual abuse or exploitation, harassment and verbal abuse, as well as other forms of intimidation shall be prohibited.

  c) **Anti-corruption and anti-bribery**

  The tenderer shall comply with all applicable laws and regulations and codes relating to anti-bribery and anti-corruption. The European Commission reserves the right to suspend or cancel project financing if corrupt practices of any kind are discovered at any stage of the award process or during the execution of a contract and if the contracting authority fails to take all appropriate measures to remedy the situation. For the purposes of this provision, 'corrupt practices' are the offer of a bribe, gift, gratuity or commission to any person as an inducement or reward for performing or refraining from any act relating to the award of a contract or execution of a contract already concluded with the contracting authority.

  d) **Unusual commercial expenses**

  Tenders will be rejected or contracts terminated if it emerges that the award or execution of a contract has given rise to unusual commercial expenses. Such unusual commercial expenses are commissions not mentioned in the main contract or not stemming from a properly concluded contract referring to the main contract, commissions not paid in return for any actual and legitimate service, commissions remitted to a tax haven, commissions paid to a payee who is not clearly identified or commissions paid to a company which has every appearance of being a front company.

  Contractors found to have paid unusual commercial expenses on projects funded by the European Union are liable, depending on the seriousness of the facts observed, to have their contracts terminated or to be permanently excluded from receiving EU funds.

  e) **Breach of obligations, irregularities or fraud**

  The contracting authority reserves the right to suspend or cancel the procedure, where the award procedure proves to have been subject to breach of obligations, irregularities or fraud. If breach of obligations, irregularities or fraud are discovered after the award of the contract, the contracting authority may refrain from concluding the contract.

  **14. Signature of contract(s)**

  **14.1. Notification of award**

  The successful tenderer will be informed in writing that its tender has been accepted.

  The successful tenderer shall then confirm availability or unavailability of their key-experts within 5 days from the date of the notification of award.

  In case of unavailability the tenderer will be allowed to propose replacement key-expert(s). The successful tenderer shall give due justification for the exchange of key-expert but the acceptance will not be limited to specific cases. Several replacement key-experts may be proposed but only one time-period of 15 days from the date of the notification of award will be offered. The replacement key-expert(s) cannot be an expert proposed by another tenderer in the same call for tender.

  The replacement key-expert's total score must be at least as high as the scores of the key-expert proposed in the tender. It must be emphasised that the minimum requirements for each evaluation criteria must be met by the replacement expert.

  If replacement key-experts are not proposed within the 15 days’ delay or if the replacement experts are not sufficiently qualified, or that the proposal of the replacement key-expert
amends the award conditions which took place, the contracting authority may decide to award the contract to the second best technically compliant tenderer (also giving them a chance to replace a key-expert should he/she not be available).

Should the contracting authority learn that a tenderer has confirmed the availability of a key expert and signed the contract although the tenderer has deliberately concealed the fact that the key-expert is unavailable from the date specified in the tender dossier for the start of the assignment, the contracting authority may decide to terminate the contract on the basis of article 36.2 (m) of the general conditions.

It is reminded that the tenderer/contractor may also be subject to administrative and financial penalties foreseen in article 10.2 of the general conditions of service contracts. Furthermore, it may lead to a tenderer’s/contractor’s exclusion from other contracts funded by the European Union.

14.2. Signature of the contract(s)

Within 30 days of receipt of the contract already signed by the contracting authority, the selected tenderer shall sign and date the contract and return it to the contracting authority. Failure of the selected tenderer to comply with this requirement may constitute grounds for annulling the decision to award the contract. In this event, the contracting authority may award the tender to another tenderer or cancel the tender procedure.

The other tenderers will, at the same time as the notification of award is submitted, be informed that their tenders were not retained, by electronic means or standard letter, including an indication of the relative weaknesses of their tender by way of a comparative table of the scores for the winning tender and the unsuccessful tender. The second-best tenderer is informed of the notification of award to the successful tenderer with the reservation of the possibility to receive a notification of award in case of inability to sign the contract with the first ranked tenderer. The validity of the offer of the second-best tenderer will be kept. The second tenderer may refuse the award of the contract if, when receiving a notification of award, the 90 days of validity of their tender has expired.

The contracting authority will furthermore, at the same time, also inform the remaining unsuccessful tenderers and the consequence of these letters will be that the validity of their offers must not be retained.

15. Cancellation of the tender procedure

In the event of cancellation of the tender procedure, the contracting authority will notify tenderers of the cancellation. If the tender procedure is cancelled before the outer envelope of any tender has been opened, the unopened and sealed envelopes will be returned to the tenderers.

Cancellation may occur, for example, where:

- the tender procedure has been unsuccessful, i.e. no suitable, qualitatively or financially acceptable tender has been received or there is no valid response at all;
- there are fundamental changes to the economic or technical data of the project;
- exceptional circumstances or force majeure render normal performance of the contract impossible;
- all technically acceptable tenders exceed the financial resources available;
• there have been breach of obligations, irregularities or frauds in the procedure, in particular if they have prevented fair competition;

• the award is not in compliance with sound financial management, i.e. does not respect the principles of economy, efficiency and effectiveness (e.g. the price proposed by the tenderer to whom the contract is to be awarded is objectively disproportionate with regard to the price of the market).

In no event shall the contracting authority be liable for any damages whatsoever including, without limitation, damages for loss of profits, in any way connected with the cancellation of a tender procedure, even if the contracting authority has been advised of the possibility of damages. The publication of a contract notice does not commit the contracting authority to implement the programme or project announced.

16. Appeals

Tenderers believing that they have been harmed by an error or irregularity during the award process may file a complaint to the contracting authority in accordance with the provisions of IGAD Procurement Manual Revised January 2017 paragraph 7.9. See Section 2.4.15 of the practical guide.
SERVICE CONTRACT NOTICE

Invitation to Tender for Member States' Criminal Justice Sector (CJS) Capacity Needs Assessment (CNA) in the IGAD region including outlining policy and action recommendations

1. Reference

Contract No: IPPSHAR 6545-00-2017- 2.1.1.7 A-01/2020

2. Procedure

Competitive Negotiated Procedure

3. Programme title

IGAD Promoting Peace and Stability in the Horn of Africa Region

4. Financing

Budget line: 2.1.1.7 A

5. Contracting authority

Intergovernmental Authority on Development Peace and Security Division (IGAD PSD)

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CONTRACT SPECIFICATION

6. Nature of contract

Global price.

7. Contract description

Consultancy to collect and analyze data and produce viable and realistic evidence-based information about the scope, magnitude and dynamics of Da’esh in the IGAD region, thereby contributing to the knowledge and capacity of IGAD and its Member States to prevent and counter transnational terrorism, in general, and the threat of Da’esh, in particular.

8. Number and titles of lots

Not applicable.

9. Maximum budget

Up to EUR 151,930.

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CONDITIONS OF PARTICIPATION

10. Eligibility

Participation is open to all natural persons who are nationals of and legal persons [participating either individually or in a grouping (consortium) of tenderers] which are effectively established in a Member State of the European Union or in an eligible country or territory as defined under the Regulation (EU) No 236/2014 establishing common rules and procedures for the implementation of the Union's instruments for external action (CIR) for the applicable instrument under which the contract is financed (see also heading 22 below). Participation is also open to international
organizations. All supplies under this contract must originate in one or more of these countries. However, they may originate from any country.

11. Number of tenders

No more than one tender can be submitted by a natural or legal person whatever the form of participation (as an individual legal entity or as leader or member of a consortium submitting a tender). In the event that a natural or legal person submits more than one tender, all tenders in which that person has participated will be excluded.

12. Grounds for exclusion

As part of the tender, tenderers must submit a signed declaration, included in the tender form, to the effect that they are not in any of the exclusion situations listed in Section 2.6.10.1. of the practical guide.

Tenderer included in the lists of EU restrictive measures (see Section 2.4. of the PRAG) at the moment of the award decision cannot be awarded the contract.

13. Sub-contracting

Subcontracting is not allowed.

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PROVISIONAL TIMETABLE

14. Provisional commencement date of the contract

13\textsuperscript{th} January, 2021

15. Implementation period of the tasks

Approximately 20 weeks.

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SELECTION AND AWARD CRITERIA

16. Selection criteria

The following selection criteria will be applied to the tenderers. In the case of tenders submitted by a consortium, these selection criteria will be applied to the consortium as a whole, if not specified otherwise. The selection criteria will not be applied to natural persons and single-member companies when they are sub-contractors.

1) **Economic and financial capacity of the tenderer**: (based on item 3 of the tender form). In case of tenderer being a public body, equivalent information should be provided. The reference period which will be taken into account will be the last three years for which accounts have been closed in order to ascertain that the tenderer has sufficient financial stability to handle the proposed contract.

Tenderers which are legal entities must submit evidence of financial resources indicating an average annual turnover that exceeds the annualized maximum budget of the contract indicated above, i.e. the maximum budget stated in the contract notice divided by the initial duration in years; and a current ratio (current assets/current liabilities) in the last year for which accounts have been closed must be at least 1. In case of a consortium this criterion must be fulfilled by each member.
For natural persons the available financial resources of the tenderer must exceed the
annualized maximum budget of the contract i.e. the maximum budget stated in the contract
notice divided by the initial contract duration in years; and the financial situation of the
tenderer should not be in deficit, taken into account debts, at the beginning and end of year.

2) **Professional capacity of the tenderer:** (based on items 4 of the tender form). The reference
period which will be taken into account will be the last three years from submission deadline.
The objective of this criterion is to examine whether or not the tenderer (i.e., the consortium
as a whole, in the case of a tenderer from a consortium):

- has sufficient ongoing staff resources and expertise to be able to handle the proposed
  contract;
- is not a so-called 'body shop', i.e. a tenderer with no real expertise in fields related to the
  contract but which simply identifies and proposes experts to fit the project description.

3) **Technical capacity of tenderer:** (based on items 5 and 6 of the tender form). The reference
period which will be taken into account will be the last three years from submission deadline.

The tenderers shall demonstrate that they have carried out: (i) security threats
assessment/analysis (ii) criminal intelligence and risks assessment, and (iii) research in crime
related areas in IGAD or similar region using or applying the UNODC handbooks of
assessment and methodologies or similar instruments.

This means that the project the tenderer refers to could have been started or completed at any
time during the indicated period but it does not necessarily have to be started and completed
during that period, nor implemented during the entire period. Tenderers are allowed to refer
either to projects completed within the reference period (although started earlier) or to projects
not yet completed. In the first case the project will be considered in its whole if proper evidence
of performance is provided (statement or certificate from the entity which awarded the contract,
proof of final payment for services). In case of projects still on-going only the portion
satisfactorily completed during the reference period although started earlier will be taken into
consideration. This portion will have to be supported by documentary evidence (similarly to
projects completed) also detailing its value. If a tenderer has implemented the project in a
consortium, the percentage that the tenderer has successfully completed must be clear from the
documentary evidence, together with a description of the nature of the services provided if the
selection criteria relating to the pertinence of the experience have been used.

Previous experience which would have led to breach of contract and termination by a contracting
authority shall not be used as reference. This is also applicable concerning the previous
experience of experts required under a fee-based service contract.

An economic operator may, where appropriate and for a particular contract, rely on the
capacities of other entities, regardless of the legal nature of the links which it has with them. It
must in that case prove to the contracting authority that it will have at its disposal the resources
necessary for performance of the contract, for example by producing a commitment on the part
of those entities to place those resources at its disposal. Such entities, for instance the parent
company of the economic operator, must respect the same rules of eligibility - notably that of
nationality - and must comply with the selection criteria for which the economic operator relies
on them. With regard to technical and professional criteria, an economic operator may only rely
on the capacities of other entities where the latter will perform the works or services for which
these capacities are required. With regard to economic and financial criteria, the entities upon
whose capacity the tenderer relies, become jointly and severally liable for the performance of
the contract.
17. Award criteria

Best price-quality ratio.

TENDERING

18. Deadline for receipt of tenders

The deadline for receipt of tenders is specified in point 8 of the instruction to tenderers.

19. Tender format and details to be provided

Tenders must be submitted using the standard tender form for simplified procedures, the format and instructions of which must be strictly observed. The tender form is available from the following internet address: [http://ec.europa.eu/europeaid/prag/annexes.do?group=8](http://ec.europa.eu/europeaid/prag/annexes.do?group=8), under the zip file called Simplified Tender dossier.

The tender must be accompanied by a declaration of honour on exclusion and selection criteria using the template available from the following Internet address:


Any additional documentation (brochure, letter, etc.) sent with a tender will not be taken into consideration.

20. How tenders may be submitted

Tenders must be submitted in English exclusively to the contracting authority, using the means specified in point 8 of the instructions to tenderers.

Tenders submitted by any other means will not be considered.

By submitting a tender, tenderers accept to receive notification of the outcome of the procedure by electronic means.

21. Alteration or withdrawal of tenders

Tenderers may alter or withdraw their tenders by written notification prior to the deadline for submission of tenders. No tender may be altered after this deadline.

Any such notification of alteration or withdrawal shall be prepared and submitted in accordance with point 8 of the instructions to tenderers. The outer envelope (and the relevant inner envelope if used) must be marked ‘Alteration’ or ‘Withdrawal’ as appropriate.

22. Operational language

All written communications for this tender procedure and contract must be in English.

23. Legal basis

ANNEX B. DRAFT CONTRACT

SERVICE CONTRACT FOR EUROPEAN UNION EXTERNAL ACTIONS
Contract No 6545-00-2017-2.1.1.7 A-01/2020

The Inter-Governmental Authority on Development Peace and Security Division (IGAD PSD), of the one part, and <Full official name of the contractor; full official address>, of the other part, have agreed as follows:

Project: IGAD Promoting Peace and Stability in the Horn of Africa (IPPSHAR)

Contract Title: Member States' Criminal Justice Sector (CJS) Capacity Needs Assessment (CNA) in the IGAD region including outlining policy and action recommendations

Identification number: Contract No 6545-00-2017-2.1.1.7 A-01/2020

(1) Subject

1.1 The consultancy assignment is to produce a validated capacity needs assessment report consisting of findings and recommendations that contribute as value-added information to address TSTs in the IGAD region.

1.2 The contractor shall execute the tasks assigned to him in accordance with the terms of reference annexed to the contract (Annexe II)

(2) Contract value

This contract, established in Euro, is a global price contract. The contract value is EUR.

(3) Order of precedence of contract documents

The following documents shall be deemed to form and be read and construed as part of this contract, in the following order of precedence:

- the contract agreement;
- the special conditions
- the general conditions (Annex I);
- the terms of reference [including clarification before the deadline for submitting tenders and minutes of the information meeting/site visit] (Annex II)
- the organisation and methodology [including clarification from the tenderer provided during tender evaluation] (Annex III);
- Key experts (Annex IV)
- Other relevant forms and documents (Annex VI);

These above listed documents make up the contract. They shall be deemed to be mutually explanatory. In cases of ambiguity or divergence, they shall prevail in the order in which they appear above. Addenda shall have the order of precedence of the document they are amending.

(4) Language of the contract

The language of the contract and of all written communications between the contractor and the contracting authority and/or the project manager shall be English.

(5) Other specific conditions applying to the contract

Done in English in three originals, one original for the contracting authority, one original for the European Commission, and one original for the contractor.
<table>
<thead>
<tr>
<th>For the contractor</th>
<th>For the contracting authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td>Name:</td>
</tr>
<tr>
<td>Title:</td>
<td>Title:</td>
</tr>
<tr>
<td>Signature:</td>
<td>Signature:</td>
</tr>
<tr>
<td>Date:</td>
<td>Date:</td>
</tr>
</tbody>
</table>
SPECIAL CONDITIONS

These conditions amplify and supplement the general conditions governing the contract. Unless the special conditions provide otherwise, the general conditions remain fully applicable. The numbering of the articles of the special conditions is not consecutive but follows the numbering of the general conditions. Exceptionally, and with the approval of the competent European Commission departments, other clauses can be indicated to cover particular situations.

Article 2 Communications

2.1. For the Contracting Authority:
   Name: 
   Responsibility: 
   E-mail: ...

   IGAD, PO Box .............Addis Ababa
   Tel: ...................

2.2. The Contractor:
   Name: 
   Responsibility: 
   E-mail: ...

   7.8 The Contractor must take necessary measures to ensure the EU visibility on financing or co-financing. These activities must comply with the rules lay down in the Communication and Visibility Manual for EU External Actions published by the European Commission. These rules are set out and available at https://ec.europa.eu/europeaid/sites/devco/files/communication_and_visibility_manual_en.pdf

Article 12 - Liabilities

12.2 By way of derogation from Article 12.2, paragraph 2, of the general conditions, compensation for damage resulting from the contractor’s liability in respect of the contracting authority is capped at an amount equal to EUR 151,930.

Article 19 Implementation of the tasks and delays

19.1 The start date for implementation shall be date/date of signature of the contract by both parties.

19.2 The period for implementing the tasks is 6 months from the start date.

Article 26 Interim and final reports

The contractor shall submit progress reports as specified in the terms of reference.

Article 27 Approval of reports and documents

27.5 The contracting authority shall, within 30 days of receipt, notify the contractor of its decision concerning the documents or reports received by it, giving reasons should it reject the reports or documents, or request amendments. If the contracting authority does not give any comments on the documents or reports within the time limit, the contractor may request written acceptance of them. The documents or reports shall be deemed to have been approved by the contracting authority if it does not expressly inform the contractor of any comments within 30 days of the receipt of the report.
Article 29  Payment and interest on late payment

29.1 Payments will be made in accordance with the following the option:

<table>
<thead>
<tr>
<th>Month</th>
<th>Description</th>
<th>EUR</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Inception report</td>
<td>25% of the contract value</td>
</tr>
<tr>
<td>2</td>
<td>First draft report</td>
<td>25% of the contract value</td>
</tr>
<tr>
<td>3</td>
<td>Second draft report</td>
<td>25% of the contract value</td>
</tr>
<tr>
<td>4</td>
<td>Final assessment report</td>
<td>25% of the contract value</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td>100% of Total contract value</td>
</tr>
</tbody>
</table>

29.3 By derogation from Article 29.3 of the general conditions, once the deadline set in Article 29.1 has expired, the contractor will, upon demand, be entitled to late-payment interest at the rate and for the period mentioned in the general conditions submitted. The demand must be submitted within two months of receiving late payment.

29.5 Payments will be made in EURO in accordance with Articles 20.6 and 29.4 of the general conditions into the bank account notified by the contractor to the contracting authority.

Article 30  Financial guarantee

30.1 Subject to a positive risk assessment by the contracting authority, by derogation from article 30 of the general conditions no pre-financing guarantee is required.

Article 40  Settlement of disputes

40.4 In default of amicable settlement, the parties may refer the matter to arbitration in accordance with the Permanent Court of Arbitration Optional Rules for Arbitration Involving International Organizations’ and States in force at the date of conclusion of this Agreement. The appointing authority shall be the Secretary General of the Permanent Court of Arbitration following a written request submitted by either Party. The Arbitrator’s decision shall be binding on all Parties and there shall be no appeal.
ANNEX B I: GENERAL CONDITIONS FOR SERVICE CONTRACTS FOR EXTERNAL ACTIONS FINANCED BY THE EUROPEAN UNION

ANNEX BII: TERMS OF REFERENCE

Member States’ Criminal Justice Sector (CJS) Capacity Needs Assessment (CNA) in the IGAD region including outlining policy and action recommendations

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BACKGROUND INFORMATION

1.1 Partner country

The Inter-Governmental Authority on Development (IGAD).

1.2 Contracting authority

The Inter-Governmental Authority on Development (IGAD) Security Sector Program (IGAD SSP) with the Austrian Development Agency (ADA).

1.3 Country background

The Inter-Governmental Authority on Development (IGAD) is one of the Regional Economic Communities (RECs) recognized by the African Union (AU). IGAD consists of eight Member States (MSs), they are Djibouti, Eritrea, Ethiopia, Kenya, Somalia, South Sudan, Sudan, and Uganda.

The IGAD region is a source, transit and final destination of a wide range of common transnational security threats (TSTs). The region faces a variety of serious and complex Emerging, Evolving and Existing transnational security threats (EEE-TSTs). These transnational threats are interlinked and interconnected by actors, space, enabling infrastructure and impact. The security architecture in the IGAD region has evolved significantly over the past decade, but the nature and variety of transnational security threats has been emerging, evolving and existing even faster. In addition to the traditional security challenges, the region now contends with a formidable array of evolving and emerging threats, including terrorism, organized crime, maritime insecurity, cybercrime, and trafficking in drugs, humans and weapons -- to name but a few.

These countries of the IGAD region are located in a strategic geographical area at the crossroads of the African and Asian continents. This immense area of the African continent of several million square kilometres and more than 200 million inhabitants is characterized by a multiplicity of environmental crises and recurrent violent political conflicts. The chronic instability that characterizes political systems in the region has generated various forms of opposition and insurgent groups openly calling for the use of radical political violence, thus favouring the emergence of extremism.

Proximity of IGAD region to the Middle East conflict epicentre puts IGAD countries in the same migration and security zone with the on-going crises in Yemen, and Libya directly affecting the region. In addition to the availability of illicit small arms that exacerbate intra and inter-state conflicts and instability, the institutional and social vulnerabilities in some IGAD Member States especially the on-going armed conflicts in South Sudan, and the crisis in Somalia have transformed the IGAD region into a favourable ground for terrorism, violent extremism and other common transnational security threats.

1.4 Current situation in the sector
IGAD SSP is a comprehensive regional program that covers prevention and countering of TSTs including terrorism, transnational organized crime (TOC), and maritime insecurity. IGAD SSP has also the responsibility of providing capacity building for the security sector institutions of IGAD Member States (MSs). The overall objective of IGAD SSP is to promote and strengthen regional and national capacities to better predict, prevent and counter TSTs and thereby contribute to regional peace and stability, and foster an enabling environment for regional integration and development of the sub-region.

To sum up, IGAD SSP strives to achieve:

- Enhanced regional cooperation and coordination in preventing and countering existing, evolving and emerging transnational security threats (TSTs);
- Strengthened institutional and human capacity of IGAD and its MSs to effectively address TSTs, and
- Improved progress in ratification, domestication and implementation of regional and international relevant instruments on TSTs.

IGAD has entered an agreement with the Austrian Development Agency (ADA) to implement the European Union (EU) funded action titled “IGAD Promoting Peace and Stability in the Horn of Africa Region (IPPSHAR)”. ADA is the operational unit of the Austrian Development Cooperation (ADC). It is in charge of implementing all bilateral programmes and projects in ADC's partner countries and administers the budget earmarked for this. ADA has been delegated to implement the IPPSHAR project by the European Union.

The overall objective of the action is to contribute to achieving peace, security and stability for the attainment of economic integration and development of the IGAD region. This implies looking at peace and security from a human security perspective, recognising the nexus between security and development.

1.5 Related programmes and other donor activities

The proposed contract has no any related programme that carried out by other sources of external assistance in the same sector.

OBJECTIVE, PURPOSE & EXPECTED RESULTS

1.6 Overall objective

The overall objective of the project of which this contract will be a part is as follows:

Understandably, trends and vulnerability factors and threats of TSTs are not static. Similarly, the nature, typologies, patterns and modus of operandi and the behaviours of criminals are dynamic and fluid. As a result of the increased complexity and dynamics and lack of updated capacity building efforts of TSTs in the region and its member states; it crucially requires accurate, timely, relevant and wide-ranging information on capacity needs to formulate evidence-based policies/training strategy/teaching manual against TSTs and implement them effectively.
The rationale for this comprehensive assessment is therefore to collect and analyse data and produce information about capacity needs to address TSTs in the region, thereby contributing to the knowledge and capacity building of IGAD and its MSs to prevent and counter TSTs. Furthermore, based on the assessment findings, it is planned to assist security sector institutions of MSs to develop key capacity policies/training strategy/teaching manual to prevent and combat TSTs. Therefore, the overall objective of this Capacity Needs Assessment (CNA) is to be used by IGAD SSP to determine priorities, make organizational improvements, and allocate resources.

1.7 Purpose

The purposes of this contract are as follows:

The particular purpose of the assignment is to produce a validated capacity needs assessment report consisting of findings and recommendations that contribute as value-added information to address TSTs in the IGAD region and the MSs to foster knowledge-based decision making and thereby to be used by IGAD SSP to determine priorities, make organizational improvements, and allocate resources. The study report is expected to provide knowledge and serve as a baseline and effective monitoring and evaluation tool in the capacity building to fight against TSTs. Further the study report will enhance clarity on the existing needs and gaps, support forecasting and the analysis of trends of existing, evolving and emerging capacity needs to address TSTs. In line with this, communities have to have space to engage in identifying their priority needs and articulate the most pressing capacity gaps, taking into account that community engagement cannot be a purely extractive process, but shall go two ways. The final report has to provide fact-based analysis and recommendations on how community engagement can be encompassed within a broader state security and justice institutional setup.

Therefore, precise and specific objectives include the following:

- Enhancement of demand driven capacity building measures;
- Identification of agreed gaps in both capabilities and capacities of the existing national training institutions and their respective training curricula with the aim of having some common regional corpus for training; in addition to include outlining policy and action recommendations;
- Identifying MSs’ CJS’ strategic and operational capacity needs with regard to TSTs required to achieve their mission and goals. Which involves determining the needs, or gaps, between where the organization envisions itself in the future and the organization's current state; and
- Determine key priority training themes/areas and the general content that serve the required needs for each institution, target participants, level of training and possibly training approach/method to address EEE-TSTs in the IGAD region.
- Review gender sensitivity of in the relevant law enforcement and criminal justice institutions to minimize negative effects on youth, women, and marginalised groups, how and if those groups are particularly affected by insecurity (including minimising the negative impact caused by their mobilisation by OC and terrorist groups;
➢ Identifying the reasons why capacity gaps exist (high turn-over, misalignment of incentives, organisational cultures, policies/practices, competing priorities, etc.) and any potential obstacles strengthening capacities within large institutional setups;
➢ Evaluate how effective coordination mechanisms between criminal justice and law enforcement institutions are in place.
➢ Mapping the regional-level security and justice coordination and cooperation mechanisms.

1.8 Results to be achieved by the contractor

The expected results of the assignment include the following:

a) Inception report:
The consultant(s) shall deliver a draft and final inception report based on preliminary research on secondary data including the background documents provided/referred herewith and consultants’ knowledge and experience. The report should outline the conceptual understanding of the purpose and description of the assignment, details on research methods, data collection tools (detail instruments and sources), data analysis, detailed action and time plan, clear milestones (dates and results) and tentative final report outline. However, this shall not limit the consultants not to include other points. The inception report should be delivered to the contacts specified (IGAD SSP and ADA) within 3 weeks after the signing of the contract.

b) First draft report:
A report presented in soft copy to the contacts specified (IGAD SSP and ADA) according to the agreed outline and action plan for review by IGAD experts. The first draft assessment report shall be submitted at the latest on the first working day of the 19th week after the entry into contract for review by IGAD and ADA as may be necessary. IGAD will review and provide detailed feedback within 15 working days after the receipt of the draft report.

c) Workshop report:
A workshop report presented in soft copy to the contacts specified, compiled in collaboration with IGAD SSP, which consists of the minutes of discussions, comments, feedbacks and points to be addressed in the revised second draft report.

d) Second draft report:
A revised report reflecting the feedback provided by IGAD experts, ADA and the consultants' observations to be submitted for review and validation or to be referred for further revision by representatives of MSs, IGAD experts and other invited professional. This second draft assessment report shall be submitted within 4 weeks after the feedback is provided by IGAD on the first draft report reflecting on the comments provided. IGAD SSP may give further comments. Draft reports may need to be reviewed repeatedly to the satisfaction of IGAD SSP and ADA as per the terms and conditions of the service contract.

e) Presentations:
Brief and summarized presentations focusing on the methods, findings and recommendations of the assessment prepared for the validation workshop.

f) **Monthly progress reports:**
Brief reports submitted in electronic form to the specified contacts that describe accomplished tasks in line with the agreed work plan and addresses the challenges, constraints/limitations and solutions made or suggested to mitigate the challenges. These reports should not exceed two pages per month.

g) **Final assessment report and summary report:**
Final report that addresses all feedback provided during the validation workshop and other technical editing given by IGAD and ADA in a format observing IGAD parameters and the agreed outline.

A separate brief report summarising the findings and recommendations of the assessment of no more than 25 pages intended for high level officials and policy makers.

**ASSUMPTIONS & RISKS**

1.9 **Assumptions underlying the project**

➢ Acceptance and endorsement by all active IGAD MSs;

➢ Coordination with other IGAD units and organs;

➢ Technical support will be obtainable; and

➢ All required financial support will be sufficiently funded to meet demanded points.

1.10 **Risks**

➢ Possible insecurity factors in the region;

➢ Likely insufficient logistics;

**SCOPE OF THE WORK**

1.11 **General**

1.11.1 **Description of the assignment**

The IGAD-SSP is established for the prevention and countering of common EEE-TSTs. Its overall objective is to focus on advancing predictive, preventive, responsive and adaptive
capabilities of the Member States of IGAD in addressing the existing, evolving and emerging (EEEs) transnational security threats (TSTs) such as terrorism, transnational organized crimes (TOCs), and sea-born crimes of the region, and thereby foster enabling environment for economic development and regional integration.

There cannot be effective mechanisms to prevent and control crimes and the threats they pose without appropriate capacity building efforts based on accurate and timely information and knowledge about the characteristics and features of criminal activities and their networks. It is through knowledge about the nature, typologies and the behaviours of the criminal networks that we can enhance our capacity building efforts to prevent and counter TSTs through knowledge-based decision making at policy and operational levels - a proactive crime prevention and management approach.

In line with this, it is intended to commission a comprehensive regional assessment on Criminal Justice Sector (CJS) Capacity Needs (CNA) on TSTs in the IGAD region and IGAD MSs to be implemented under the IPPSHAR modality. IGAD SSP therefore calls upon qualified firms or a consortium of consultants/researchers or individual consultants/researchers as may be required to undertake this assessment under the terms and conditions of this terms of reference (ToR) and subsequent service contract agreements and General Terms and Conditions.

Based on the scope, this CNA is to identify the existing performance and identify gaps in order to enhance the capacity of security practitioners and institutions to address EEE-TSTs in the IGAD region at national and regional level. The assessment is expected to cover CNA of criminal justice sectors in all member states of IGAD.

The assessment should be supported by both primary and secondary data to be collected by qualitative/quantitative (as may be relevant) data collection tools and methods. The assessment is expected to be enriched from primary sources of information from field visits in all MSs applying relevant methods, paying particular attention to previous national as well as IGAD training interventions on TSTs. Secondary sources including but not limited to the review of relevant literature, legal texts, reports and policy documents; and analysis of available statistical data on crimes committed and arrests and prosecutions made by law enforcement agencies, the seizure of illicit goods or proceeds of crimes should be considered in the assessment. Established assessment tools such those of the UNODC\(^1\) are recommended. The Consultants are required to employ appropriate methods and tools of data collection and sources of information which shall be outlined in the inception report and approved by IGAD SSP and ADA. Key stakeholders that may serve as sources of information include but not limited to the following:

- Legislative and oversight organs relevant to TSTs;
- Law enforcement agencies (police, crime investigation departments, attorney general, public prosecutors, anti-corruption units, counterterrorism units, wildlife and environmental crime units);
- Focal points in Member State institutions as appropriate

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1 UNODC Handbook of Transnational Organised Crime Threat Assessment; UNODC Handbook of Serious and Organised Crime Threat Assessment
- Training institutions of law enforcement agencies;
- Border security and control agencies (customs, immigration, coastal guards, border guards);
- Training institutions of security agencies;
- Security advisors and members of National Security Council;
- Administrative and regulatory agencies:
  - Anti-money laundering and counter terrorism financing units,
  - Anti-human trafficking and child labour units/Task Forces
  - Drug and alcohol control agencies
  - National focal points (small arms, chemical and biological weapons, asset recovery and confiscation)
  - Intellectual property rights protection offices
- Prisons and penitentiary services
- Relevant academics and research institutions
- Relevant ministries (justice, security)
- Mines and precious stones or related products regulators
- Civil society organisations engaged in fighting forms of TSTs
- IGAD units – IGAD SSP, CEWARN, ICEPCVE
- Other agencies/actors as may be relevant in respective MS

1.11.2 Geographical area to be covered

The Inter-Governmental Authority on Development (IGAD) is consisting of eight Member States (MSs), which are Djibouti, Eritrea, Ethiopia, Kenya, Somalia, South Sudan, Sudan, and Uganda. Seven out of these eight countries are active as follows: Djibouti, Ethiopia, Kenya, Somalia, South Sudan, Sudan, and Uganda, so all these active MSs are to be covered.

1.11.3 Target groups

The assessment is expected to cover CNA of criminal justice segments at regional and national level in all active member states of IGAD but is not limited to the following areas:

1) Trafficking of persons (TIP) and smuggling of migrants;
2) Proliferation, trafficking, smuggling and illicit trade in small arms and light weapons;
3) Manufacturing, trafficking, smuggling and illicit trade and use of chemical, biological, radiological and nuclear weapons and their precursors;
4) Drug and psychotropic substances trafficking;
5) Child sexual exploitation;
6) Money laundering and terrorism financing;
7) Maritime piracy and organized crimes at sea;
8) Illicit cross-border financial flows;
9) Cybercrime;
10) Serious and organised frauds, forgery and tax-related crime;
11) Intellectual property rights related and counterfeit crimes;
12) Environmental crime (animal poaching, trafficking of endangered species and their parts, dumping toxic wastes);
13) Smuggling of goods (timber, precious stones, charcoal, currency and other significant goods) across national borders;
14) Armed/organized cattle rustling;
15) Serious and organised armed robbery, kidnapping, hostage taking and thefts
16) Organised extortion, and
17) Other cross-border organized criminal activities.

1.12 Specific work

In conducting the assessment study, the consultants are required to design data collection methods, collect data, analyse and interpret data, outline findings and suggested recommendations, develop cases, prepare a final report (subject to review and editing) and prepare and deliver presentations on the findings of the study for a validation workshop to be organized by IGAD SSP.

In this assignment, the consultants will undertake the following tasks:

➢ Preparation of inception report including:
  o Review of background information and contextualise the ToR;
  o Design relevant data collection and analysis methods and tools including list of sources of information and a schedule/timeline;
  o Develop tentative outline of the report as well as an action and time plan for the assignment.

➢ Collecting, structuring and organising data applying the designed methods agreed in the inception report:
  o Visiting all MSs and engaging with all relevant stakeholders;
  o Collecting details of data and cases, as may be necessary;

➢ Drafting of first assessment report including the following:
  o Conceptualize capacity needs of Criminal Justice Sector (CJS): Discuss the concepts and definitions of TSTs from general theoretical perspectives and how TSTs are perceived or understood in the respective member states across various Criminal Justice Sector (CJS)/agencies and reviewing relevant documents and analysing primary information;
• Provide a comprehensive overview of TSTs in the region: analyse the nature, magnitude, extent and range, typologies and modus of operandi of each TST and the illicit activities involved. A summary of each TST activity identified as a threat and the risk it poses in the region and for each member states is required;

• Identify and describe type and nature of criminal syndicates and their networks and analyse the link between different TSTs syndicates and their networks at local, national, regional and/or international levels to inform the CNA;

• Develop case studies outlining the structures, modus of operandi and networks of any TST syndicates prevalent in the region;

• Analyse and describe the link between different types of TSTs, for example how TIP is linked with money laundering by using specific cases;

• Analyse the historical, political, economic, social, gender, technological and environmental vulnerability factors that serve as root causes and that promote or inhibit the phenomenon and the vulnerability/risk factors for TSTs;

• Describe existing frameworks (policy, legislative, institutional, operational etc) in place in MSs and the region in general to prevent and counter TSTs and analyse the strengths, limitations and challenges to inform the CNA;

• Analyse the impact of TSTs in general and of each TST on society, gender relations, women and the youth in particular; political governance, instability (conflict), business or economy, state structures and functions and institutions illustrating with case studies for each TST in each country to inform the CNA.

• Assess previous training interventions by national / regional and international bodies undertaken in the region in the past 10 years, including IGAD,

• Analyse previous interventions and identify the most salient and possible gaps to inform future capacity development interventions as well as likely obstacles to implementing them.

• Indicate the current capacity policies, training strategies, and teaching manuals based on international best practices available in the sector and link them with the actual training needs in the region and the respective member states.

• Analyse the nexus between organized crime and terrorism and/or violent extremism in the IGAD region to inform capacity policies/training strategy/teaching manual;

• Analyse and forecast future trends of TSTs in the region and attempt to justify the reasoning with available data;
Indicate measures to prevent and counter TSTs - policy, legislative, administrative, institutional or operational entry points to address the challenges of TSTs in the region;

Outline policy and operational recommendations at national and regional (IGAD) levels including details of means of promoting effective regional cooperation and information sharing, building political will, curbing corruption, strengthening institutions to prevent and combat TSTs;

Submit the draft report as per the agreed forms and contents in the inception report and the ToR;

➢ Validation of the first draft report in collaboration with IGAD SSP including the following tasks:

  o Prepare PowerPoint presentations on the methodologies, processes, conceptualisations, findings and recommendations of the assessment in a validation workshop to be organized by IGAD SSP;

  o Take notes of the comments and feedbacks provided by MS representatives during the validation workshop;

  o Prepare a workshop report in collaboration with IGAD SSP which consists of the minutes of discussions, comments, feedbacks and points to be addressed in the revised report;

  o Accommodate IGAD’s feedback on first draft and prepare second draft assessment report to be shared with IGAD MSs’ institutions for validation;

➢ Prepare the final assessment report in line with the feedback from MSs, IGAD and other relevant experts and submit it. This may need to be repeated until all the relevant comments and feedback are properly addressed but should not be repeated more than three times;

➢ Prepare a summarised report not exceeding 25 pages for IGAD decision makers, which also includes an Executive Summary not longer than five pages.

The overall duration of the assignment is 24 weeks as maximum. The assignment must be accomplished within the given duration, and the first draft report of the assessment must be submitted on the first working day of the 19th week after the commencement of the assignment. A draft inception report with details of assessment methods, data collection and analysis tools, action and time plan of the assessment and description of the project shall be submitted on or before the first day of the week 4 following the signing of the contract. IGAD SSP shall provide its feedback on the draft inception report to the contractor in five working days after the submission of the report and subsequently agree on the final inception report that signals the start of the assignment.
In case of changes in the overall project implementation IGAD SSP may request changes to the action and time plan in line with project needs. This will not however affect the total number of work days of the assignment.

The contractor must also comply with the latest Communication and Visibility Manual for EU External Actions concerning acknowledgement of EU financing of the project².

1.13 Project management

1.13.1 Responsible body

The IGAD Security Sector Program (IGAD SSP) through its Security Institutions Capacity Building pillar will take the lead in implementing this project. The Head of Security Institutions Capacity Building Pillar of IGAD SSP, referred to as Pillar Head, whose details of contact information are stated below, will act as daily counterpart of the consultants, or who else is later delegated. The Contractor is bound to maintain regular communication with the Pillar Head and other IGAD SSP staff, as may be necessary, to inform about any relevant issue concerning the assessment, as well as sending all documentary outputs of the assignment. The Contractor shall abide by the instructions received by the Pillar Head.

Contact details:

➢ IGAD ISSP’s Head of Security Institutions Capacity Building Pillar, Mr. Khalid Abdelrahman, email: khalid.abdelrahman@igad.int

1.13.2 Management structure

IGAD’s Peace and Security structure promotes a comprehensive approach in alignment with the African Union (AU) Peace and Security Architecture (APSA). IGAD’s 2016-2020 Peace and Security Strategy has identified transnational security threats (TSTs) in line with other thematic areas. IGAD, therefore, established its Security Sector Program (IGAD SSP) to implement the strategic priorities on TSTs as outlined in the Pillar 3 of IGAD regional strategy. The IGAD Security Sector Program (IGAD SSP) is project management unit.

IGAD SSP will coordinate its efforts internally and externally, with the Governments of MSs as well.

1.13.3 Facilities to be provided by the contracting authority and/or other parties

In the fight against TSTs, IGAD SSP closely works with various international and regional organizations; so contracting authority can get some benefits from these partnerships including different UN agencies such as the United Nations Counter Terrorism Executive Directorate (UNCTED), United Nations Office on Drugs (UNODC); Global Counterterrorism Forum (GCTF), Organization for the Prohibition of Chemical Weapons (OPCW), the UN 1540

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Committee, INTERPOL and with the African Union various bodies such as ENACT (the Africa Union initiative on counter transnational organized crime), AU Peace and Security Department, AFRIPOL, Committee of Intelligence & Security Service of Africa (CISSA), ASCRT (African Center for the Study and Research of Terrorism), among others. On shared and similar areas, IGAD SSP coordinates its efforts with other IGAD units and organs such as the Conflict Early Warning and Response Mechanism (CEWARN), IGAD’s Center of Excellence on Preventing and Countering Violent Extremism (ICEPCVE), the IGAD Migration Program and other units.

LOGISTICS AND TIMING

1.14 Location

The tasks will be carried out in all IGAD active MSs and at IGAD relevant units located in Djibouti and Ethiopia with frequent travel to the capitals of the countries and other important locations. Periods for home-based work and the timing thereof shall be included in the action and time plan of the assignment in the inception report. Changes need to be agreed with IGAD SSP and ADA.

1.15 Start date & period of implementation of tasks

The intended start date is 15th November 2020 and the period of implementation of the contract will be 6 months from this date. Please see Articles 19.1 and 19.2 of the special conditions for the actual start date and period of implementation.

REQUIREMENTS

1.16 Staff

Note that civil servants and other staff of the public administration of the partner country, or of international/regional organisations based in the country, shall only be approved to work as experts if well justified. The justification should be submitted with the tender and shall include information on the added value the expert will bring as well as proof that the expert is seconded or on personal leave.

1.16.1 Key experts

Key experts are defined and they must submit CVs and signed statements of exclusivity and availability. All experts who have a crucial role in implementing the contract are referred to as key experts. The profiles of the key experts for this contract are as follows:

Key expert 1: Team leader

Qualifications and skills

The Team Leader shall have a master’s degree or higher in criminology, sociology, policing, peace and security, education, statistics or LL.M. in law or other related fields of studies.
General professional experience:

At least 10 years of experience respectively in security threats assessment/analysis, criminal justice, intelligence and risks assessment, education, training and research in crime related areas as teacher, instructor, mentor, educator or researcher. Gender expertise in the field of work is required. Out of the ten years of experience, it is a requirement for the team leader to have a minimum of 5 years of qualified thematic experience in the IGAD region.

Specific professional experience

Practical knowledge and experience in applying the UNODC handbooks of assessment and methodologies or similar instruments is an advantage.

Key expert 2: < 2-3>

The key expert 2 and shall have a Bachelor’s degree or higher in criminology, sociology, policing, peace and security, education, statistics or LL.M. in law or other related fields of studies with a proven track record of at least 7 years of experience respectively in security threats assessment/analysis, criminal justice, intelligence and risks assessment, training and research in crime related areas. Gender expertise in the field of work is a strong asset. Out of the 7 years of experience, key expert 2 and consultants are required to have minimum 4 years of experience respectively in the IGAD region.

Practical knowledge and experience in applying the UNODC handbooks of assessment and methodologies or similar instruments is an advantage. Thus, the consultant is advised to closely engage in exchange with UNODC.

Changes of the proposed key personnel (team leader and key experts) shall only be made on IGAD SSP’s demand or subject to its prior consent. Approval will be subject to verification that the new expert is “equivalent” to the member who is being replaced and that there is a valid cause for the change (illness, cases of force majeure, etc.). Unauthorized changes of key personnel shall be considered as breach of contract and will result in a commensurate penalty including but not limited to reduction of the agreed payment. Each expert shall undersign a declaration of availability and must be submitted with the offer.

1.16.2 Other experts, support staff & backstopping

Consultants can apply to cover an assessment in a consortium or as a firm covering the whole region or selected countries. For firms or consortiums excellent knowledge of English and French (for Djibouti only) languages is a requirement and proficiency in national languages is an added value. Female consultant(s) are highly encouraged to apply. Consultants should be willing to travel in the IGAD region.

1.17 Office accommodation

Office accommodation for each expert working on the contract is to be provided by the contractor.
1.18 Facilities to be provided by the contractor

The contractor shall ensure that experts are adequately supported and equipped. In particular, it must ensure that there is sufficient administrative, secretarial and interpreting provision to enable experts to concentrate on their primary responsibilities. It must also transfer funds as necessary to support their work under the contract and to ensure that its employees are paid regularly and in a timely fashion.

1.19 Equipment

No equipment is to be purchased on behalf of the contracting authority / partner country as part of this service contract or transferred to the contracting authority / partner country at the end of this contract. Any equipment related to this contract which is to be acquired by the partner country must be purchased by means of a separate supply tender procedure.

REPORTS

1.20 Reporting requirements

The contractor will submit the following reports:

Inception Report of maximum 12 pages to be produced after three weeks from the start of implementation. In the report the contractor shall describe e.g. initial findings, progress in collecting data, any difficulties encountered or expected in addition to the work programme and staff travel. The contractor should proceed with his/her work unless the contracting authority sends comments on the inception report.

Monthly progress reports: Reports submitted in electronic form to the contact person that describe accomplished tasks and achievements in line with the agreed action and time plan and addresses the challenges, constraints/limitations, problems, accomplishments and achievements against the agreed plan, and way forward comments. These progress reports will be submitted to the specified contacts on monthly basis via emails. ADA and IGAD SSP may provide comments.

Draft final report shall be of sufficient detail and it is expected that it shall not be less than 10,000 and above 12,000 words for each MS and the regional executive summary ranging between 3,000 and 5,000 words (12 font size, 1.5-line space) excluding annexes, footnotes or other extra attachments. The size of the whole report should be between 73,000 and 90,000 words. This report shall be submitted no later than one month before the end of the period of implementation of tasks. Draft and Final Assessment Reports that incorporated the feedback and reviews of the validation workshop and a separate summary report shall be submitted according to the terms and conditions stipulated in the contract agreement, this ToR and the agreed inception report.

Final report with the same specifications as the draft final report, incorporating any comments received from the parties on the draft report. The deadline for sending the final report is <30> days after receipt of comments on the draft final report. The report shall contain a sufficiently
detailed description of the different options to support an informed decision on the validation workshop. The detailed analyses underpinning the recommendations will be presented in annexes to the main report. This report will include a description of the delivered outputs and all tasks carried out by the Contractor, findings of the assignment as well as recommendations. IGAD SSP and ADA may provide comments for further improvement. The final report must be provided along with the corresponding invoice.

All reports and any other documentation to be produced as part of this assignment shall be submitted in the English language other than the draft reports and final assessment report on Djibouti which should be in French. The assessment reports (both draft and final) shall comply with academic standards including proper citations. The Consultants shall edit or improve the report as may be required by the IGAD SSP and ADA. The draft and final assessment reports shall be submitted to the IGAD SSP and ADA in both soft and hard copy. All reports and documents produced as a result of the assessment will remain the property of IGAD SSP unless and otherwise reproduced from other owners.

1.21 Submission and approval of reports

The reports referred to above must be submitted to the project manager identified in the contract. The project manager is responsible for approving the reports.

MONITORING AND EVALUATION

1.22 Definition of indicators

The progressive indicators for the CNA itself monitor how well the assessment is implemented, if it is reaching the intended target and if it is of an acceptable quality. The CNA will be measured by the following indicators:

- Number of planned engagements and quality of their responses;
- Proportion of the target institutions participating in the CAN in MSs;
- The proportion of partners attend or are involved in;
- Number of key national institutions involved;
- Number of interviews of the key experts/stakeholders;
- The completion of planned & related activities with MSs’ stakeholders;
- Accomplishment of the validation workshop;
- Qualitative and combined feedback from the validation workshop;
- Dropout rate;
- Adherence to the time line as per the ToR; and
- Quality and content of the regular agreed reports.

1.23 Special requirements

No special requirements.
ANNEX B III: ORGANISATION & METHODOLOGY

To be completed by the tenderer

Please provide the following information:

1. **Rationale**
   Any comments you have on the terms of reference for the successful execution of activities, in particular regarding the objectives and expected results, thus demonstrating the degree of understanding of the contract. Your opinion on the key issues related to the achievement of the contract objectives and expected results.
   An explanation of the risks and assumptions affecting the execution of the contract.

2. **Strategy**
   An outline of the approach proposed for contract implementation.
   A list of the proposed tasks you consider necessary to achieve the contract objectives.
   Inputs and outputs.

3. **Backstopping**
   A description of the support facilities (back-stopping) that the contractor will provide to the team of experts during execution of the contract. The back-up function will be assessed in the evaluation and should be carefully explained in the organisation and methodology, including the list of staff, units, capacity of permanent staff regularly intervening as experts on similar projects, provision of expertise in the region/country or origin as well as partner countries, organisational structure, etc. which are supposed to ensure that function, as well as the available quality systems and knowledge capitalisation methods and tools, within the respective members of the consortium.

   A description of any subcontracting arrangements with a clear indication of the tasks that will be entrusted to subcontractors and a statement by the tenderer guaranteeing the eligibility of subcontractors.

4. **involvement of all members of the consortium**
   If a tender is submitted by a consortium, a description of the input from each member of the consortium and the distribution and interaction of tasks and responsibilities between them. Furthermore, the involvement of all members of the consortium will be considered added value in the tender evaluation. If the tender is submitted by a single company, the total of available points for this part in the evaluation grid will be allocated.

5. **TIMETABLE OF WORK**
   The timing, sequence and duration of the proposed tasks, taking into account travel time.
   The identification and timing of major milestones in executing the contract, including an indication of how the achievement of these would be reflected in any reports, particularly those stipulated in the terms of reference.

   The methodologies contained in the offer should include a work plan indicating the envisaged resources to be mobilised.
ANNEX B IV: KEY EXPERTS

<table>
<thead>
<tr>
<th>Name of expert</th>
<th>Proposed position</th>
<th>Years of experience</th>
<th>Age</th>
<th>Educational background</th>
<th>Specialist areas of knowledge</th>
<th>Experience in partner country</th>
<th>Languages and degree of fluency (VG, G, W)</th>
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Curriculum vitae

**Proposed role in the project**  

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<th>Family name</th>
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<td>First names</td>
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<tr>
<td>Date of birth</td>
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<tr>
<td>Nationality</td>
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<tr>
<td>Civil status</td>
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**Education**

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<th>Institution</th>
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<th>Date to dd/mm/yyyy</th>
<th>Degree(s) or diploma(s) obtained</th>
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**Language skills**: Indicate competence on a scale of 1 to 5 (1 - excellent; 5 - basic)

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<th>Reading</th>
<th>Speaking</th>
<th>Writing</th>
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**Membership of professional bodies**

**Other skills** (e.g. computer literacy, etc.)

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<th>Present position</th>
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<tr>
<th>Years within the firm</th>
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**Key qualifications** (relevant to the project)

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<tr>
<th>Specific experience in the region</th>
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### Professional experience

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<th>Date from dd/mm/yyyy</th>
<th>Date to dd/mm/yyyy</th>
<th>Total of days</th>
<th>Location</th>
<th>Company &amp; reference person[1] (name &amp; contact details)</th>
<th>Position</th>
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ANNEX B V: BUDGET

1. The Financial proposal prepared by the consultant is inclusive of the costs associated with the assignment. These costs normally cover remuneration for staff, daily subsistence, air tickets, local transportation, services and equipment, printing of documents, surveys etc as may be applicable.
2. The costs should be broken down to be clearly understood by the Contracting Authority.
3. The financial proposal shall be in **EUROs** and be prepared using the format provided in this part

### BREAKDOWN OF REMUNERATION

<table>
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<tr>
<th>Names</th>
<th>Position</th>
<th>Input (staff months, or days as appropriate)</th>
<th>Remuneration rate</th>
<th>Total amount</th>
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### RELATED COSTS

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<th>Quantity</th>
<th>Unit price</th>
<th>Total amount</th>
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<tbody>
<tr>
<td>1.</td>
<td>Air travel</td>
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<tr>
<td>2.</td>
<td>Road travel</td>
<td>Kms</td>
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<tr>
<td>3.</td>
<td>Subsistence allowance</td>
<td>Days</td>
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<td>4.</td>
<td>Etc</td>
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### MISCELLANEOUS EXPENSES

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<th>Unit price</th>
<th>Total amount</th>
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<tbody>
<tr>
<td>1.</td>
<td>Communication cost; telephone etc</td>
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<td>2.</td>
<td>Drafting, reproduction of reports</td>
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<td>3.</td>
<td>Workshop presentations</td>
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<td>4.</td>
<td>Etc</td>
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Please use CAPITAL LETTERS and LATIN CHARACTERS when filling in the form.

**ANNEX B VI: FINANCIAL IDENTIFICATION**

**PRIVACY STATEMENT**

http://ec.europa.eu/budget/contracts_grants/info_contracts/financial_id/financial_id_en.cfm#en

Enter the final bank data and not the data of the intermediary bank.

1. **ACCOUNT NAME**
2. **IBAN/ACCOUNT NUMBER**
3. **CURRENCY**
4. **BIC/SWIFT CODE**
5. **BANK NAME**

**BANKING DETAILS**

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<td><strong>CURRENCY</strong></td>
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<td><strong>BIC/SWIFT CODE</strong></td>
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<td><strong>BANK NAME</strong></td>
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**ADDRESS OF BANK BRANCH**

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<th><strong>STREET &amp; NUMBER</strong></th>
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<td><strong>COUNTRY</strong></td>
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**ACCOUNT HOLDER'S DATA**

**AS DECLARED TO THE BANK**

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<td><strong>COUNTRY</strong></td>
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**REMARK**

**BANK STAMP + SIGNATURE OF BANK REPRESENTATIVE** ⑤

**DATE (Obligatory)**

**SIGNATURE OF ACCOUNT HOLDER (Obligatory)**

2. This does not refer to the type of account. The account name is usually the one of the account holder. However, the account holder may have chosen to give a different name to its bank account.
③ Fill in the IBAN Code (International Bank Account Number) if it exists in the country where your bank is established

④ Only applicable for US (ABA code), for AU/NZ (BSB code) and for CA (Transit code). Does not apply for other countries.

⑤ It is preferable to attach a copy of RECENT bank statement. Please note that the bank statement has to confirm all the information listed above under 'ACCOUNT NAME', 'ACCOUNT NUMBER/IBAN' and 'BANK NAME'. With an attached statement, the stamp of the bank and the signature of the bank's representative are not required. The signature of the account-holder and the date are ALWAYS mandatory.
PLEASE COMPLETE AND SIGN THIS FORM AND ATTACH COPIES OF OFFICIAL SUPPORTING DOCUMENTS (REGISTER(S) OF COMPANIES, OFFICIAL GAZETTE, VAT REGISTRATION, ETC.)

ANNEX B VI: LEGAL ENTITY

PRIVACY STATEMENT [link]

Please use CAPITAL LETTERS and LATIN CHARACTERS when filling in the form.

PRIVATE/PUBLIC LAW BODY WITH LEGAL FORM

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<td></td>
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<tr>
<td></td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>POSTCODE</th>
<th>P.O. BOX</th>
<th>CITY</th>
<th>COUNTRY</th>
<th>PHONE</th>
<th>E-MAIL</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>DATE</th>
<th>STAMP</th>
<th>SIGNATURE OF AUTHORISED REPRESENTATIVE</th>
<th></th>
</tr>
</thead>
</table>
### ANNEX B VI: LEGAL ENTITY

**PRIVACY STATEMENT**  

Please use CAPITAL LETTERS and LATIN CHARACTERS when filling in the form.

**NATURAL PERSON**

#### I. PERSONAL DATA

<table>
<thead>
<tr>
<th>Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>FAMILY NAME(S) ①</td>
<td></td>
</tr>
<tr>
<td>FIRST NAME(S) ①</td>
<td></td>
</tr>
<tr>
<td>DATE OF BIRTH</td>
<td>DD MM YYYY</td>
</tr>
<tr>
<td>PLACE OF BIRTH</td>
<td>(CITY, VILLAGE)</td>
</tr>
<tr>
<td>COUNTRY OF BIRTH</td>
<td></td>
</tr>
<tr>
<td>TYPE OF IDENTITY DOCUMENT</td>
<td></td>
</tr>
<tr>
<td>IDENTIFICATION DOCUMENT NUMBER</td>
<td></td>
</tr>
<tr>
<td>PERSONAL IDENTIFICATION NUMBER ④</td>
<td></td>
</tr>
<tr>
<td>PERMANENT PRIVATE ADDRESS</td>
<td></td>
</tr>
<tr>
<td>POSTCODE</td>
<td></td>
</tr>
<tr>
<td>P.O. BOX</td>
<td></td>
</tr>
<tr>
<td>CITY</td>
<td></td>
</tr>
<tr>
<td>REGION ⑤</td>
<td></td>
</tr>
<tr>
<td>COUNTRY</td>
<td></td>
</tr>
<tr>
<td>PRIVATE PHONE</td>
<td></td>
</tr>
<tr>
<td>PRIVATE E-MAIL</td>
<td></td>
</tr>
</tbody>
</table>

#### II. BUSINESS DATA

If YES, please provide business data and attach copies of official supporting documents.

<table>
<thead>
<tr>
<th>Field</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Do you run your own business without a separate legal personality (e.g. sole traders, self-employed etc.) and you provide as such services to the Commission, other Institutions, Agencies and EU-Bodies?</td>
<td>BUSINESS NAME (if applicable)</td>
</tr>
<tr>
<td></td>
<td>VAT NUMBER</td>
</tr>
<tr>
<td></td>
<td>REGISTRATION NUMBER</td>
</tr>
<tr>
<td>YES</td>
<td>NO</td>
</tr>
<tr>
<td>-----</td>
<td>----</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>DATE</td>
<td>SIGNATURE</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

46
## ANNEX C II: ADMINISTRATIVE COMPLIANCE GRID

<table>
<thead>
<tr>
<th>Contract title:</th>
<th>Reference:</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Tender envelope number</th>
<th>Tenderer's name (Leader) (Nationality)</th>
<th>Other members of the consortium if any Name (Nationality)</th>
<th>Within deadline?</th>
<th>Tender submission form duly completed and only 1 tender per tenderer?</th>
<th>Eligible nationality (all parties including subcontractors if known)?</th>
<th>Tenderer's declaration signed by each consortium member, if appropriate?</th>
<th>Language as required?</th>
<th>Economic &amp; financial capacity?</th>
<th>Professional capacity?</th>
<th>Technical capacity?</th>
<th>Organisation &amp; methodology exists?</th>
<th>Key experts (list + CVs) (For contracts requiring key experts)?</th>
<th>Key experts are present in only one tender as key experts (For contracts requiring key experts)?</th>
<th>All key experts have signed statements of exclusivity &amp; availability (For contracts requiring key experts)?</th>
<th>Sub-contracting statement acceptable?</th>
<th>Overall decision?</th>
<th>Accept / Reject</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3</td>
<td>a</td>
<td>3</td>
<td></td>
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</tr>
<tr>
<td>2</td>
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<td></td>
<td></td>
<td></td>
<td>3</td>
<td>a</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>3</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>3</td>
<td>a</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3</td>
<td>a</td>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Chairperson's name**

**Chairperson's signature**

**Date**

---

3 Enter ‘OK’ if all criteria have been satisfied, otherwise enter ‘a’, ‘b’, ‘c’, etc to record any criteria which have not been satisfied.
## ANNEX CIII: EVALUATION GRID

To be completed for each tender by each evaluator

<table>
<thead>
<tr>
<th>Organisation and methodology</th>
<th>Up to</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Rationale</strong></td>
<td></td>
<td>15</td>
</tr>
<tr>
<td>Comments you have on the terms of reference for the successful execution of activities, in particular regarding the objectives and expected results, thus demonstrating the degree of understanding of the contract. Your opinion on the key issues related to the achievement of the contract objectives and expected results.</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td><strong>Strategy</strong></td>
<td></td>
<td>60</td>
</tr>
<tr>
<td>An outline of the approach proposed for contract implementation including methods, mapping sources of information and how to access them</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>A list of the proposed tasks you consider necessary to achieve the contract objectives.</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Inputs and outputs: - Qualifications and competence of the key staff for the assignment including regional experiences in the areas of the assessment – terrorism and forms of organised crime – research, assessment, analysis, mapping, investigation etc</td>
<td>40</td>
<td></td>
</tr>
<tr>
<td><strong>Back-up function</strong></td>
<td></td>
<td>10</td>
</tr>
<tr>
<td>A description of the support facilities (back-stopping) that the contractor will provide to the team of experts during execution of the contract.</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Quality assurance of outputs and experts’ management and capacity and experience in accessing to information in the region including having interlocutors -</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td>Involvement of all members of the consortium</td>
<td>5</td>
<td></td>
</tr>
<tr>
<td><strong>Note:</strong> when there are no consortium arrangements the points will added to the backup function.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Timetable of activities</td>
<td></td>
<td>10</td>
</tr>
</tbody>
</table>

**Total score for organization and methodology** 100
ANNEX D:

TENDER SUBMISSION FORM AND DECLARATION OF HONOUR ON EXCLUSION AND SELECTION CRITERIA

Ref: <as per letter of invitation to tender>

<Contract title>

Please supply one signed tender (including signed statements of exclusivity and availability from all key experts proposed, if applicable, a completed financial identification form and a completed legal entity file (only for the leader) and declarations from the Leader and all members (if you are in a consortium), together with three copies. The attachments to this submission form (i.e. declarations, statements, proofs) may be in original or copy. If copies are submitted, the originals must be dispatched to the contracting authority upon request. For economic and ecological reasons, we strongly recommend that you submit your files on paper (no plastic folder or divider). We also suggest you use double-sided printing wherever possible. All data included in this application must concern only the legal entity or entities making the tender.

Any additional documentation (brochures, letters etc.) sent with your tender will not be taken into consideration. Applications submitted by a consortium (i.e. either a permanent, legally-established grouping or a grouping set up informally for a specific tender procedure) must follow the instructions applicable to the consortium leader and its members.

An economic operator may, where appropriate and for a particular contract, rely on the capacities of other entities, regardless of the legal nature of the links which it has with them. With regard to technical and professional criteria, an economic operator may only rely on the capacities of other entities where the latter will perform the works or services for which these capacities are required. If they do, they must prove to the contracting authority that they have the resources needed to perform the contract, for example by producing a commitment from those entities to place resources at their disposal. Such entities, for instance the parent company of the economic operator, must respect the same rules of eligibility and nationality as the economic operator, as well as the relevant selection criteria.

1 SUBMITTED by (i.e. the identity of the tenderer)

<table>
<thead>
<tr>
<th>Name(s) of legal entity or entities making this application</th>
<th>Nationality¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leader²</td>
<td></td>
</tr>
<tr>
<td>Member</td>
<td></td>
</tr>
<tr>
<td>--------</td>
<td>---</td>
</tr>
<tr>
<td>Etc.</td>
<td></td>
</tr>
</tbody>
</table>

2 CONTACT PERSON (for this tender)

<table>
<thead>
<tr>
<th>Name</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Organisation</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td></td>
</tr>
<tr>
<td>Telephone</td>
<td></td>
</tr>
<tr>
<td>Fax</td>
<td></td>
</tr>
<tr>
<td>e-mail</td>
<td></td>
</tr>
</tbody>
</table>
3 ECONOMIC AND FINANCIAL CAPACITY

Please complete the following table of financial data based on your annual closed accounts and your latest projections. If annual accounts are not yet available for the current year or past year, please provide your latest estimates in the columns marked with **. Figures in all columns must be calculated on the same basis to allow a direct, year-on-year comparison to be made (or, if the basis has changed, please provide an explanation of the change as a footnote to the table). When the current ratio is set as selection criterion, for non-for-profit organisations the ratio has to be calculated without taking into account within the current liabilities the pre-financing received from donors for ongoing projects. Any other clarification or explanation which is judged necessary may also be provided. If the tenderer is a public body, please provide equivalent information.

<table>
<thead>
<tr>
<th>Financial data</th>
<th>2 years before last year</th>
<th>Year before last year</th>
<th>Last year</th>
<th>Average</th>
<th>[Past-year EUR]**</th>
<th>[Current year EUR]**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual turnover, excluding this contract</td>
<td>&lt;specify&gt; EUR</td>
<td>&lt;specify&gt; EUR</td>
<td>&lt;specify&gt; EUR</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current assets</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current liabilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current ratio (current assets/current liabilities)</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>
4 STAFF

Please provide the following statistics on staff for the current year and the two previous years.

<table>
<thead>
<tr>
<th>Annual Manpower</th>
<th>Year before past year</th>
<th>Past year</th>
<th>Current year</th>
<th>Period average</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Overall</td>
<td>Relevant fields</td>
<td>Overall</td>
<td>Relevant fields</td>
</tr>
<tr>
<td>Permanent staff</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other staff</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Permanent staff as a proportion of total staff (%)</td>
<td>%</td>
<td>%</td>
<td>%</td>
<td>%</td>
</tr>
</tbody>
</table>

5 AREAS OF SPECIALISATION

Please fill in the table below to indicate any areas of specialist knowledge related to this contract for each legal entity making this tender. State the type of area of specialisation as the row heading and use the name of the legal entity as the column headings. Indicate the areas of specialist knowledge each legal entity has by placing a tick (✓) in the box corresponding to the specialisation in which it has significant experience. **Maximum 10 specialisations.**

<table>
<thead>
<tr>
<th>Relevant specialisation 1</th>
<th>Leader</th>
<th>Member 2</th>
<th>Member 3</th>
<th>Etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relevant specialisation 2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6 EXPERIENCE

Please fill in the table below to summarise the main projects related to this contract carried out over the past 3 years by the legal entity or entities making this tender. The number of references to be provided must not exceed 15 for the entire tender.

| Ref no (maximum 15) | Project title
|--------------------|----------------|
7 DECLARATIONS

As part of their tender, each legal entity identified under point 1 of this tender, including every consortium member, must submit a signed declaration using the attached format. The declaration may be in original or in copy. If copies are submitted, the originals must be sent to the contracting authority upon request.

Moreover, each legal entity identified under point 1 of this application, including every consortium member, and each capacity-providing entity (if any) must submit a signed declaration of honour on exclusion and selection criteria (form A14 available at the following link: http://ec.europa.eu/europeaid/prag/annexes.do?chapterTitleCode=A ).

8 STATEMENT

I, the undersigned, being the authorised signatory of the above tenderer (for a consortium, this must include all consortium members), hereby declare that we have examined and accept without reserve or restriction the entire contents of the tender dossier for the tender procedure referred to above. We offer to provide the services requested in the tender dossier on the basis of the following documents, which comprise our technical offer, and our financial offer, which is submitted in a separate, sealed envelope:

- Organisation & methodology
- Key experts (comprising a list of the key experts and their CVs), if required
- Tenderer’s declarations (for a consortium, two from each consortium member)
- Statements of exclusivity and availability signed by each of the key experts, if required
- Completed financial identification form (see Annex VI to the draft contract) providing details of the bank account into which payments under the proposed contract should be made in the event that we are awarded the contract (or the financial identification number or a copy of the financial identification form provided to the contracting authority on an earlier occasion, unless it has changed in the meantime)
- Completed legal entity file (or the legal entity number allocated. Alternatively, a copy of the legal entity file provided to the contracting authority on an earlier occasion, unless the legal status has changed in the meantime)
- Duly authorised signature: an official document (statutes, power of attorney, notary statement, etc.) proving that the person who signs on behalf of the company/joint venture/consortium is duly authorised to do so.
- Documentary proof or statements required under the law of the country where we are effectively established (or each of the companies in case of a consortium), to show that we do not fall into any of the exclusion situations listed in Section 2.6.10.1 of the practical guide. This evidence or these documents or statements must carry a date, which is not more than one year before the date of submission of the tender. In addition, a statement is furnished stating that the situations described in

<table>
<thead>
<tr>
<th>Name of legal entity</th>
<th>Country</th>
<th>Overall contract value (EUR)</th>
<th>Proportion carried out by legal entity (%)</th>
<th>No of staff provided</th>
<th>Name of client</th>
<th>Origin of funding</th>
<th>Dates (start/end)</th>
<th>Name of consortium members, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
<td>…</td>
<td>…</td>
<td>…</td>
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<td>…</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Detailed description of project</th>
<th>Type and scope of services provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
<td>…</td>
</tr>
</tbody>
</table>

…

<table>
<thead>
<tr>
<th>Name of legal entity</th>
<th>Country</th>
<th>Overall contract value (EUR)</th>
<th>Proportion carried out by legal entity (%)</th>
<th>No of staff provided</th>
<th>Name of client</th>
<th>Origin of funding</th>
<th>Dates (start/end)</th>
<th>Name of consortium members, if any</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
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<td>…</td>
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<td>…</td>
<td>…</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Detailed description of project</th>
<th>Type and scope of services provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>…</td>
<td>…</td>
</tr>
</tbody>
</table>

…
these documents have not changed since then.

☐ Documentary evidence of the financial and economic capacity as well as the technical and professional capacity according to the selection criteria specified in the contract notice.

We undertake to guarantee the eligibility of the subcontractor(s) for the parts of the services for which we have stated our intention to subcontract in the organisation and methodology.

This tender is subject to acceptance within the validity period stipulated in clause 6 of the instructions to tenderers.

We understand that our tender may be rejected if we propose key experts who have been involved in preparing this project or employ them as advisers in the preparation of our tender. We also understand that this may mean exclusion from other tender procedures and contracts funded by the EU/EDF.

We are fully aware that, for a consortium, the composition of the consortium cannot be changed in the course of the tender procedure, unless the contracting authority has given its prior approval in writing. We are also aware that the consortium members have joint and several liability towards the contracting authority concerning participation in the above tender procedure and any contract awarded to us as a result of it.

We understand that entities upon whose capacity we rely with regard to economic and financial criteria, become jointly and severally liable for the performance of the contract.

Signed on behalf of the tenderer

<table>
<thead>
<tr>
<th>Name</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td></td>
</tr>
</tbody>
</table>
FORMAT FOR THE DECLARATION REFERRED TO IN POINT 7
OF THE TENDER SUBMISSION FORM
To be submitted on the headed notepaper of the legal entity concerned

<Date>

<Name and address of the contracting authority — see points 8 of the instructions to tenderers>

Your ref: <reference>

TENDERER’S DECLARATION

Dear Sir/Madam

In response to your letter of invitation for the above contract we, <name(s) of legal entity or entities>, hereby declare that we:

• are submitting this tender [on an individual basis] * [as member of the consortium led by <name of the leader> [ourselves]] * for this contract. We confirm that we are not participating in any other tender for the same contract in any form (as a member, leader, in a consortium or as an individual candidate);

• agree to abide by the ethics clauses in Section 13 of the instructions to tenderers, have not been involved in the preparation of the project which is the subject of this tender procedure unless it is proved that the involvement in previous stages of the project does not constitute unfair competition, and have no professional conflicting interests and/or any relation with other tenderers or other parties in the tender procedure or behaviour which may distort competition at the time of submission of this tender according to Section 2.5.4. of the practical guide;

• [have attached a current list of the enterprises in the same group or network as ourselves] [are not part of a group or network] * and have only included data in the tender form concerning the resources and experience of [our legal entity] [our legal entity and the entities for which we attach a written undertaking] *;

• will inform the contracting authority immediately if there is any change in the above circumstances at any stage during the implementation of the tasks;

• fully recognise and accept that if the above-mentioned persons participate in spite of being in any of the situations listed in Section 2.6.10.1.1. of the practical guide or if the declarations or information provided prove to be false they may be subject to rejection from this procedure and to administrative sanctions in the form of exclusion and financial penalties up to 10% of the total estimated value of the contract being awarded and that this information may be published on the Commission website in accordance with the Financial Regulation in force;

• are aware that, for the purposes of safeguarding the EU’s financial interests, our personal data may be transferred to internal audit services, to the European Court of Auditors, to the Financial Irregularities Panel or to the European Anti-Fraud Office.

We understand that our tender and the expert may be excluded if we propose the same key expert as another tenderer or if we propose a key expert who is engaged in an EU/EDF financed project if the input from his/her position in that contract could be required on the same dates as his/her work under this contract.

We understand that if we fail to respond within the delay after receiving the notification of award, or if
the information provided is proved false, the award may be considered null and void.

**DECLARATION OF HONOUR ON EXCLUSION AND SELECTION CRITERIA**

The undersigned [insert name of the signatory of this form], representing:

<table>
<thead>
<tr>
<th>(only for natural persons)</th>
<th>(only for legal persons) the following legal person:</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID or passport number:</td>
<td>Full official name:</td>
</tr>
<tr>
<td>(‘the person’)</td>
<td>Official legal form:</td>
</tr>
<tr>
<td></td>
<td>Statutory registration number:</td>
</tr>
<tr>
<td></td>
<td>Full official address:</td>
</tr>
<tr>
<td></td>
<td>VAT registration number:</td>
</tr>
</tbody>
</table>
|                           | (‘the person’)

The person is not required to submit the declaration on exclusion criteria if the same declaration has already been submitted for the purposes of another award procedure of the same contracting authority\(^4\), provided the situation has not changed, and that the time that has elapsed since the issuing date of the declaration does not exceed one year.

In this case, the signatory declares that the person has already provided the same declaration on exclusion criteria for a previous procedure and confirms that there has been no change in its situation:

<table>
<thead>
<tr>
<th>Date of the declaration</th>
<th>Full reference to previous procedure</th>
</tr>
</thead>
</table>

I – **SITUATION OF EXCLUSION CONCERNING THE PERSON**

(1) declares that the above-mentioned person is in one of the following situations: YES NO

| (a) it is bankrupt, subject to insolvency or winding up procedures, its assets are being administered by a liquidator or by a court, it is in an arrangement with creditors, its business activities are suspended or it is in any analogous situation arising from a similar procedure provided for under EU or national legislation or regulations; |
|---|---|
| **[]** | **[ ]** |

| (b) it has been established by a final judgement or a final administrative decision that the person is in breach of its obligations relating to the payment of taxes or social security contributions in accordance with the applicable law; |
|---|---|
| **[ ]** | **[]** |

| (c) it has been established by a final judgement or a final administrative decision that the person is guilty of grave professional misconduct by having violated applicable laws or regulations or ethical standards of the profession to which the person belongs, or by having engaged in any wrongful conduct which has |
|---|---|

\(^4\) The same institution or agency.
an impact on its professional credibility where such conduct denotes wrongful intent or gross negligence, including, in particular, any of the following:

| (i) | fraudulently or negligently misrepresenting information required for the verification of the absence of grounds for exclusion or the fulfilment of selection criteria or in the performance of a contract or an agreement; |
| (ii) | entering into agreement with other persons with the aim of distorting competition; |
| (iii) | violating intellectual property rights; |
| (iv) | attempting to influence the decision-making process of the contracting authority during the award procedure; |
| (v) | attempting to obtain confidential information that may confer upon it undue advantages in the award procedure; |

(d) it has been established by a final judgement that the person is guilty of the following:

| (i) | fraud, within the meaning of Article 3 of Directive (EU) 2017/1371 and Article 1 of the Convention on the protection of the European Communities' financial interests, drawn up by the Council Act of 26 July 1995; |
| (ii) | corruption, as defined in Article 4(2) of Directive (EU) 2017/1371 and Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of Member States of the European Union, drawn up by the Council Act of 26 May 1997, and conduct referred to in Article 2(1) of Council Framework Decision 2003/568/JHA, as well as corruption as defined in the applicable law. |
| (iii) | conduct related to a criminal organisation, referred to in Article 2 of Council Framework Decision 2008/841/JHA; |
| (iv) | money laundering or terrorist financing within the meaning of Article 1(3), (4) and (5) of Directive (EU) 2015/849 of the European Parliament and of the Council; |
| (v) | terrorist-related offences or offences linked to terrorist activities, as defined in Articles 1 and 3 of Council Framework Decision 2002/475/JHA, respectively, or inciting, aiding, abetting or attempting to commit such offences, as referred to in Article 4 of that Decision; |
| (vi) | child labour or other offences concerning trafficking in human beings as referred to in Article 2 of Directive 2011/36/EU of the European Parliament and of the Council; |

(e) it has shown significant deficiencies in complying with the main obligations in the performance of a contract or an agreement financed by the Union’s budget, which has led to its early termination or to the application of liquidated damages or other contractual penalties, or which has been discovered following checks, audits or investigations by an contracting authority, OLAF or the Court.
of Auditors;

(f) it has been established by a final judgment or final administrative decision that the person has committed an irregularity within the meaning of Article 1(2) of Council Regulation (EC, Euratom) No 2988/95;

(g) it has been established by a final judgment or final administrative decision that the person or entity has created an entity under a different jurisdiction with the intent to circumvent fiscal, social or any other legal obligations of mandatory application in the jurisdiction of its registered office, central administration or principal place of business;

(h) it has been established by a final judgment or final administrative decision that an entity has been created with the intent provided for in point (g).

(i) for the situations under points (c) to (h) the person is subject to:

i. facts established in the context of audits or investigations carried out by the European Public Prosecutor’s Office after its establishment, the Court of Auditors, the European Anti-Fraud Office or the internal auditor, or any other check, audit or control performed under the responsibility of an authorising officer of an EU institution, of a European office or of an EU agency or body;

ii. non-final administrative decisions which may include disciplinary measures taken by the competent supervisory body responsible for the verification of the application of standards of professional ethics;

iii. facts referred to in decisions of entities and persons being entrusted with EU budget implementation tasks;

iv. information transmitted by Member States implementing Union Funds;

v. decisions of the Commission relating to the infringement of Union competition law or of a national competent authority relating to the infringement of Union or national competition law; or

vi. decisions of exclusion by an authorising officer of an EU institution, of a European office or of an EU agency or body.

II – Situations of exclusion concerning natural or legal persons with power of representation, decision-making or control over the legal person and Beneficial owners.

Not applicable to natural persons, Member States and local authorities

(2) declares that a natural or legal person who is a member of the administrative, management or supervisory body of the above-mentioned legal person, or who has powers of representation, decision or control with regard to the above-mentioned legal person (this covers e.g. company directors, members of management or supervisory bodies, and cases where one natural or legal person holds a majority of shares) or a beneficial owner of the person (as referred to in point 6 of article 3 of
Directive (EU) N°2015/849) is in one of the following situations:

<table>
<thead>
<tr>
<th>Situation</th>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>(c) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(d) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(e) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(f) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(g) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(h) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

**III – Situations of exclusion concerning natural or legal persons assuming unlimited liability for the debts of the [legal] person**

<table>
<thead>
<tr>
<th>Situation</th>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>(3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
<tr>
<td>(b) above</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

**IV – Grounds for rejection from this procedure**

<table>
<thead>
<tr>
<th>Person</th>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>(4)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

**V – Remedial measures**

If the person declares one of the situations of exclusion listed above, it must indicate measures it has taken to remedy the exclusion situation, thus demonstrating its reliability. This may include e.g. technical, organisational and personnel measures to prevent further occurrence, compensation of damage or payment of fines or of any taxes or social security contributions. The
relevant documentary evidence which illustrates the remedial measures taken must be provided in annex to this declaration. This does not apply for situations referred in point (d) of this declaration.

**VI – Evidence upon Request**

Upon request and within the time limit set by the contracting authority, the person must provide information on the natural or legal persons that are members of the administrative, management or supervisory body or that have powers of representation, decision or control, including legal and natural persons within the ownership and control structure and beneficial owners. It must also provide the following evidence concerning the person itself and the natural or legal persons on whose capacity the person intends to rely, or the subcontractor, and concerning the natural or legal persons which assume unlimited liability for the debts of the person:

For situations described in (a), (c), (d) (f), (g) and (h) production of a recent extract from the judicial record is required or, failing that, an equivalent document recently issued by a judicial or administrative authority in the country of establishment of the person showing that those requirements are satisfied.

For the situation described in point (b), production of recent certificates issued by the competent authorities of the State concerned are required. These documents must provide evidence covering all taxes and social security contributions for which the person is liable, including for example, VAT, income tax (natural persons only), company tax (legal persons only) and social security contributions. Where any document described above is not issued in the country concerned, it may be replaced by a sworn statement made before a judicial authority or notary or, failing that, a solemn statement made before an administrative authority or a qualified professional body in its country of establishment.

The person is not required to submit the evidence if it has already been submitted for another award procedure of the same contracting authority. The documents must have been issued no more than one year before the date of their request by the contracting authority and must still be valid at that date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

<table>
<thead>
<tr>
<th>Document</th>
<th>Full reference to previous procedure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insert as many lines as necessary.</td>
<td></td>
</tr>
</tbody>
</table>

**VII – Selection criteria**

(5) declares that the above-mentioned person complies with the selection criteria applicable to it individually as provided in the tender documents:

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
</table>

5 The same institution or agency.
(a) It has the legal and regulatory capacity to pursue the professional activity needed for performing the contract as required in section [insert] of the contract notice/Instructions to tenderers/Guidelines for grant applicants;

(b) It fulfills the applicable economic and financial criteria indicated in section [insert] of the contract notice/Instructions to tenderers/Guidelines for grant applicants;

(c) It fulfills the applicable technical and professional criteria indicated in section [insert] of the contract notice/Instructions to tenderers/Guidelines for grant applicants.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YES</td>
<td>NO</td>
</tr>
</tbody>
</table>

(6) the above-mentioned person is the **sole tenderer** or the **leader in case of a consortium**, declares that:

(d) the tenderer, including all members of the group in case of consortium and including subcontractors if applicable, complies with all the selection criteria for which a consolidated assessment will be made as provided in the tender documents.

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>YES</td>
<td>NO</td>
</tr>
</tbody>
</table>

[VIII] [IX] – EVIDENCE FOR SELECTION

The signatory declares that the above-mentioned person is able to provide the necessary supporting documents listed in the relevant sections of the tender documents and which are not available electronically upon request and without delay.

The person is not required to submit the evidence if it has already been submitted for another procurement procedure of the same contracting authority. The documents must have been issued no more than one year before the date of their request by the contracting authority and must still be valid at that date.

The signatory declares that the person has already provided the documentary evidence for a previous procedure and confirms that there has been no change in its situation:

<table>
<thead>
<tr>
<th>Document</th>
<th>Full reference to previous procedure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insert as many lines as necessary</td>
<td></td>
</tr>
</tbody>
</table>

The above-mentioned person may be subject to rejection from this procedure and to administrative sanctions (exclusion or financial penalty) if any of the declarations or information provided as a condition for participating in this procedure prove to be false.

<table>
<thead>
<tr>
<th>Full name</th>
<th>Date</th>
<th>Signature</th>
</tr>
</thead>
</table>

---

6 The same institution or agency.
* Delete/add as applicable
If this declaration is completed by a consortium member:
The following table contains our financial data as included in the consortium’s application form. These data are based on our annual closed accounts and our latest projections. Estimated figures (i.e. those not included in annual closed accounts) are given in the columns marked with **. Figures in all columns are calculated on the same basis to allow a direct, year-on-year comparison to be made (or, if the basis has changed, an explanation of the change must be provided as a footnote to the table). When the current ratio is set as selection criterion, for non-for-profit organisations the ratio has to be calculated without taking into account within the current liabilities the pre-financing received from donors for ongoing projects. Any clarification or explanation which is judged necessary may also be provided.

<table>
<thead>
<tr>
<th>Financial data</th>
<th>2 years before last(^5)</th>
<th>Year before last year(^5)</th>
<th>Last year(^5)</th>
<th>Average(^6)</th>
<th>[Past year EUR]**</th>
<th>[Current year EUR]**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Data requested in this table must be consistent with the selection criteria set in the contract notice</td>
<td>&lt;specify&gt; EUR</td>
<td>&lt;specify&gt; EUR</td>
<td>&lt;specify&gt; EUR</td>
<td>EUR</td>
<td>EUR</td>
<td>EUR</td>
</tr>
</tbody>
</table>

Annual turnover\(^7\), excluding this contract

Current assets\(^8\)

Current liabilities\(^9\)

\[[Current ratio (current assets/current liabilities)](Not applicable) Not applicable Not applicable\]

The following table contains statistics on our staff, as included in the consortium’s tender form:

<table>
<thead>
<tr>
<th>Average manpower</th>
<th>Year before past year</th>
<th>Past year</th>
<th>Current year</th>
<th>Period average</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Overall</td>
<td>Relevant fields (^11)</td>
<td>Overall</td>
<td>Relevant fields (^11)</td>
</tr>
<tr>
<td>Permanent staff (^12)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other staff (^13)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully,

<Signature of authorised representative>

<Name and position of authorised representative>
STATEMENT OF EXCLUSIVITY AND AVAILABILITY

PUBLICATION REF: ________________

I, the undersigned, hereby declare that I agree to participate exclusively with the tenderer < tenderer name > in the above-mentioned service tender procedure. This includes that I will not be proposed as a replacement expert in this tender procedure. I declare that I am able and willing to work for the period(s) set for the position for which my CV has been included if this tender is successful, namely:

<table>
<thead>
<tr>
<th>From</th>
<th>To</th>
<th>Availability</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; start of period 1 &gt;</td>
<td>&lt; end of period 1 &gt;</td>
<td>[full time] [part time]</td>
</tr>
<tr>
<td>&lt; start of period 2 &gt;</td>
<td>&lt; end of period 2 &gt;</td>
<td>[full time] [part time]</td>
</tr>
<tr>
<td>&lt; etc. &gt;</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I confirm that I do not have a confirmed engagement as key expert in another EU/EDF-funded project, or any other professional activity, incompatible in terms of capacity and timing with the above engagements.

By making this declaration, I understand that I am not allowed to offer my services as an expert to any other tenderer participating in this tender procedure. I am fully aware that if I do so, I will be excluded from this tender procedure, the tenders will be rejected, and I may also be subject to exclusion from other tender procedures and contracts funded by the EU/EDF.

I also declare that I am not in a situation of conflict of interest or unavailability and commit to inform the tenderer(s) of any change in my situation.

I acknowledge that I have no contractual relations with the contracting authority and in case of dispute concerning my contract with the contractor I shall address myself to the latter and/or to the competent jurisdictions.

[For information, I have signed a statement of exclusivity and availability for the following tender(s):]

<table>
<thead>
<tr>
<th>Tender reference</th>
<th>Submission deadline for the tender</th>
<th>Tendered engagement</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt; tender reference &gt;</td>
<td>&lt; date &gt;</td>
<td>[full time] [part time]</td>
</tr>
<tr>
<td>&lt; tender reference &gt;</td>
<td>&lt; date &gt;</td>
<td>[full time] [part time]</td>
</tr>
<tr>
<td>&lt; etc. &gt;</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Should I receive a confirmed engagement I declare that I will accept the first engagement offered to me chronologically. Furthermore I will notify the tenderer immediately of my unavailability.

Name
Signature
Date
1 Country in which the legal entity is registered.

2 Add/delete additional lines for consortium members as appropriate. Note that a subcontractor is not considered to be a consortium member for the purposes of this application form. Subsequently, data on subcontractors must not appear in the data related to the economic, financial and professional capacity. If this application is submitted by an individual legal entity, the name of that legal entity should be entered as ‘Leader’ (and all other lines should be deleted). Any change in the identity of the Leader and/or any consortium members between the deadline for receipt of applications indicated in the Contract notice and the award of the contract is not permitted without the prior written consent of the contracting authority.

3 Natural persons must prove their capacity in accordance with the selection criteria and by the appropriate means.

4 If this application is submitted by a consortium, the data in the table must be the sum of the data in the corresponding tables in the declarations provided by the consortium members — see point 7 of this application form. Consolidated data are not requested for financial ratios.

5 Last year = last accounting year for which the entity’s accounts have been closed.

6 Amounts entered in the ‘Average’ column must be the mathematical average of the amounts entered in the three preceding columns of the same row.

7 The gross inflow of economic benefits (cash, receivables, other assets) generated from the ordinary operating activities of the enterprise (such as sales of goods, sales of services, interest, royalties, and dividends) during the year.

8 A balance sheet account that represents the value of all assets that are reasonably expected to be converted into cash within one year in the normal course of business. Current assets include cash, accounts receivable, inventory, marketable securities, prepaid expenses and other liquid assets that can be readily converted to cash.

9 A company's debts or obligations that are due within one year. Current liabilities appear on the company's balance sheet and include short term debt, accounts payable, accrued liabilities and other debts.

10 If this application is submitted by a consortium, the data in the table above must be the sum of the data in the corresponding tables in the declarations provided by the consortium members — see point 7 of this application form.

11 Add/delete additional lines and/or rows as appropriate. If this application is submitted by an individual legal entity, the name of the legal entity should be entered as ‘Leader’ (and all other columns should be deleted).

12 For framework contracts, only specific contracts corresponding to assignments implemented under such framework contracts shall be considered.

13 The effect of inflation will not be taken into account.

14 If the reference contract is only partially completed, please quote the percentage and value which has been completed.
When supporting documents are to be issued by contracting authorities after the date of publication of PRAG 2014, please also indicate the function of key experts provided, whether belonging or not to permanent staff, and the number of months each of them worked on the project.

To be completed by all key experts.

The engagement of an expert is confirmed if the expert is committed to work as a key expert under a signed contract financed by the EU general budget or the EDF or if he/she is a key expert in a tender which has received a notification of award. The date of confirmation of the engagement in the latter case is that of the notification of award to the Contractor.

Only the proportion carried out by the legal entity may be used as reference.