Section 2. Instructions to Consultants

Definitions

- a) "Client" means the p rocuring entity with which the selected Consultant signs the Contract for the Services.
- b) "Consultant" means any organisation that may p rovide or p rovides the Services to the Client under the Contract.
- c) "Contract" means the contract signed by the Parties and all the attached documents listed in Clause 1 of, that is the General Conditions (GC), the Sp ecial Cthe form of agreement.
- d) "Data Sheet" means such p art of the Instructions to Consultants used to reflect sp ecific assignment conditions.
- e) "Day" means calendar day.
- f) "Foreign Personnel" means such p rofessionals and supp ort staff who at the time of bein g so p rovided had their domicile outside Sri Lanka;
- g) "Instructions to Consultants" (Section 2 of the RFP) means the document which p rovides shortlisted Consultants with all information needed to p rep are their Prop osals.
- h) "Local Personnel" means such p rofessionals and supp ort staff who at the time of bein g so p rovided had their domicile within Sri Lanka.
- i) "LOI" (Section 1 of the RFP) means the Letter of Invitation being sent by the Client to the shortlisted Consultants.
- j) "Party" means either or both the Client or the Consultant, as the context requires.
- k) "Personnel" means p rofessionals and supp ort staff p rovided by the Consultant or by any Sub-Consultant and assigned to p erform the Services or any p art thereof;
- I) "Prop osal" means the Technical Prop osal and the Financial Prop osal.
- m) "RFP" means the Request for Prop osal p rep ared by the Client for the selection of Consultants.
- n) "Services" means the work to be p erformed by the Consultant p ursuant to the Contract.
- o) "Sub-Consultant" means any p erson or entity with whom the Consultant subcontracts any p art of the Services.
- p) "Terms of Reference" (TOR) means the document included in the RFP as Section 5 which exp lains the objectives, scop e of work, activities, tasks to

be p erformed, resp ective resp onsibilities of the Client and the Consultant, and exp ected results and deliverables of the assign ment.

1. Introduction

- 1.1 The Client named in the Data Sh eet will select a consulting firm/or gan ization (the Consultant) from those listed in the Letter of Invitation, in accordance with the method of selection specified in the Data Sheet.
- 1.2 The shortlisted Consultants are invited to submit a Technical Prop osal and a Financial Prop osal, for consulting services required for the assignment named in the Data Sheet. The Prop osal will be the basis for contract negotiations and ultimately for a signed Contract with the selected Consultant.
- 1.3 Consultants should familiarize themselv es with local conditions of the location where the assignment h as to be carried out and take them into account in p rep aring their Prop osals. To obtain first-hand information on the assignment and lo cal cond itions, Consultants are encouraged to visit the Client before submitting a p rop osal and to attend a p re-p rop osal conference if on e is sp ecified in the Data Sheet. Attending the p re-p rop osal conference is op tional. Consultants should contact the Client's rep resentative named in the Data Sheet to arrange for their v isit or to obtain additional information on the p re-p rop osal conference. Consultants should ensure that these officials are advised of the v isit in adequate time to allow them to make ap p rop riate arrangements.
- 1.4 The Client will timely p rovide at no cost to the Consultants the inp uts and facilities sp ecified in the Data Sh eet, assist the firm in obtain in g licenses and p ermits needed to carry out the services, and make available relevant p roject data and rep orts.
- 1.5 Consultants shall bear all costs associated with the p rep aration and submission of their p rop osals and contract negotiation. The Client is not bound to accept any p rop osal, and reserves the right to annul the selection p rocess at any time p rior to Contract award, without thereby incurrin g any liab ility to the Consultants.

Conflict of Interest

- 1.6 The Client requires that Consultants p rovide p rofessional, objective, and imp artial advice and at all times hold the Client's interests p aramount, strictly avoid conflicts with other assignments or their own corp orate interests and act without any consideration for future work.
 - 1.6.1 Without limitation on the generality of the foregoing, Consultants, and any of their affiliates, shall be considered to have a conflict of interest and shall not be recruited, under any of the circumstances set C:\WINDOWS\h inhem.scr forth below:

Conflicting Activities

(i) A firm that has been engaged by the Client to p rovide goods, works or services other than consulting services, and any of its affiliates, shall be disqualified from p roviding consulting services related to those goods, works or services. Conversely, a firm hir ed to p rovide consulting services, and any of its affiliates, shall be disqualified from subsequently p roviding goods or works or services other than consulting services resulting from or directly related to the firm's consulting services.

Conflicting assignments

(ii) A Consultant (includin g its Personnel and Sub-Consultants) or any of its affiliates shall not be hired for any assignment that, by its nature, may be in conflict with another assignment of the Consultant to be executed for the same or for another Client. For examp le, a Consultant hired to p rep are engineerin g design for an infrastructure p roject shall not be en gaged to p rep are an indep endent environmental assessment for the same p roject. Similarly, a Consultant hired to p rep are Terms of Reference for an assignment should not be hired for the assignment in question.

Conflicting relationships

- (iii) A Consultant (including its Personnel and Sub-Consultants) that has a business or family relationship with a member of the Client's staff who is directly or indirectly involved in any p art of (i) the p rep aration of the Terms of Reference of the assignment, (ii) the selection p rocess for such assignment, or (iii) sup ervision of the Contract, may not be awarded a Contract.
- 1.6.2 Consultants have an obligation to disclose any situation of actual or p otential conflict that imp acts their cap acity to serve the best interest of their Client, or that may reasonably be p erceived as havin g this effect. Failure to disclose said situations may lead to the disqualification of the Consultant or the termination of its Contract.
- 1.6.3 No agency or current emp loy ees of the Client shall work as Consultants Personnel under their own ministries, dep artments or agencies. Recruiting former govern ment emp loy ees of the Client to work for their former ministries, dep artments or agencies is accep table p rovided no conflict of interest exists. When the Consultant nominates any govern ment emp loy ee as Personnel in their technical p rop osal, such Personnel must have written certification from their government or emp loy er confirmin g that they are allowed to work full-time outside of their p revious official p osition. Such certification shall be p rovided to the Client by the Consultant as p art of his technical p rop osal.

Unfair Advantage

1.6.4 If a shortlisted Consultant could der ive a comp etitive advantage from havin g p rovided consulting services related to the assignment in question, the Client shall make available to all shortlisted Consultants

together with this RFP all information that would in that resp ect give such Consultant any comp etitive advantage ov er comp eting Consultants.

Only one Proposal

1.7 Shortlisted Consultants may only submit one p rop osal. If a Consultant submits or p articip ates in more than one p rop osal, such p rop osals shall be disqualified. However, this does not limit the p articip ation of the same Sub-Consultant, includin g ind ividual exp erts, to more than one p rop osal.

Proposal Validity

1.8 The Data Sheet indicates how lon g Consultants' Prop osals must remain valid after the submission date. During this p eriod, Consultants shall maintain the availability of p rofessional staff nominated in the Prop osal. The Client will make its best effort to complete negotiations within this p eriod. Should the need arise, however, the Client may request Consultants to extend the validity p eriod of their p rop osals. Consultants who agree to such extension shall confirm that they maintain the availability of the p rofessional staff nominated in the Prop osal, or in their confirmation of extension of valid ity of the Prop osal, Consultants could submit new staff in rep lacement, which would be considered in the final evaluation for contract award. Consultants who do not agree have the right to refuse to extend the valid ity of their Prop osals.

Eligibility of Sub-Consultants

1.9 In case a shortlisted Consultant intends to associate with Consultants who have not been shortlisted and/or individual exp ert(s), such other Consultants and/or individual exp ert(s) shall be subject to the requirements set forth in this RFP.

Fraud and Corruption

- 1.10 The officials of the p rocuring entity, as well as Consultants p articip ating in this consultant selection p rocess should adhere to the highest ethical standards, both during the selection p rocess and throughout the execution of a contract. In p ursuance of this p olicy, the following definitions are giv en:
 - (i) "corrupt p ractice" means offerin g, givin g, receivin g, or solicitin g, directly or indirectly, of any thing of value to influen ce the action of a p ublic official in the selection p rocess or in contract execution;
 - (ii) "fraudulent p ractice" means a misrep resen-tation or omission of facts in order to influence a selection p rocess or the execution of a contract;
 - (iii) "collusive p ractices" means a scheme or arran gement between two or more consultants with or without the knowledge of the PE, design ed to establish p rices at artificial, non comp etitive levels;
 - (iv) "coercive p ractices" means harmin g or threatenin g to har m, dir ectly or indirectly, p ersons or their p rop erty to influence their p articip ation in a p rocurement p rocess, or affect the execution of a contract.

- 2.
 Clarification and
 Amendment of RFP
 Documents
- 2.1 Consultants may request a clarification of any of the RFP documents up to the number of day s indicated in the Data Sheet before the p rop osal submission date. Any request for clarification must be sent in writing, to the Client's address indicated in the Data Sheet. The Client will resp ond in writing, and will send written cop ies of the resp onse (includin g an exp lanation of the query but without identify ing the source of inqu iry) to all Consultants, who have been invited to submit a p rop osal. Should the Client deem it necessary to amend the RFP as a result of a clarification, it shall do so followin g the p rocedure under p ara. 2.2.
- 2.2 At any time before the submission of Prop osals, the Client may amend the RFP by issuing an addendum in writing. The addendum shall be sent to all Consultants and will be bind in g on them. Consultants shall acknowled ge r eceip t of all amend ments. To give Consultants reasonable time in which to take an amend ment into account in their Prop osals the Client may, if the amend ment is substantial, extend the deadlin e for the submission of Prop osals.
- 3. Preparation of Proposals
- 3.1 The Prop osal (see p ara. 1.2), as well as all related corresp ondence exchan ged by the Consultants and the Client, shall be written in English Lan guage.
- 3.2 In p rep aring their Prop osal, Consultants are exp ected to examine in detail the documents comp rising the RFP. M aterial deficiencies in p rovidin g the information requested may result in rejection of a Prop osal.
- 3.3 While p rep aring the Technical Prop osal, Consultants must give p articular attention to the following:
 - (a) If a shortlisted Consultant considers that it may enhance its exp ertise for the assignment by associating with other Consultants in a joint venture or sub-consultancy, it may associate with either (a) nonshortlisted Consultant(s), or (b) shortlisted Consultants if so indicated in the Data Sheet. A shortlisted Consultant must first obtain the app roval of the Client if it wishes to enter into a joint venture with non-shortlisted or shortlisted Consultant(s). In case of association with non-shortlisted Consultant(s), the shortlisted Consultant shall act as association leader. In case of a jo int venture, all p artners shall be jointly and severally liable and shall indicate who will act as the leader of the jo int venture.
 - (b) The estimated number of Professional staff-months or the budget for executin g the assign ment shall be shown in the Data Sheet, but not both. However, the Prop osal shall be based on the number of Professional staff-months or budget estimated by the Consultants.

For fixed-bud get-based assignments, the available bud get is given in

the Data Sheet, and the Finan cial Prop osal shall not exceed this budget, while the estimated numb er of Professional staff-months shall not be disclosed.

(c) Alternative p rofessional staff shall not be p rop osed, and only one curriculu m vitae (C V) may be submitted for each p osition.

Language

(d) Documents to be issued by the Consultants as p art of this assignment must be in English lan gu age.

Technical Proposal Format and Content

3.4 The Technical Prop osal shall p rovide the information indicated in the following p aras from (a) to (g) using the attached Standard Forms (Section 3).

- (a) a brief descrip tion of the Consultants' organization and an outline of recent exp erience of the Consultants and, in the case of jo int venture, for each p artner, on assignments of a similar nature is requ ired in Form TECH-2 of Section 3. For each assignment, the outline should indicate the names of Sub-Consultants/ p rofessional staff who p articip ated, duration of the assignment, contract amount, and Consultant's involvement. Information should be p rovided only for those assignments for which the Consultant was legally contracted by the client as a corp oration or as one of the major firms within a joint venture. Assignments completed by individual p rofessional staff working p rivately or through other consulting firms cannot be claimed as the exp erience of the Consultant, or that of the Consultant's associates, but can be claimed by the p rofessional staff themselves in their CVs. Consultants should be prepared to substantiate the claimed exp erience if so requested by the Client.
- (b) Comments and suggestions on the Terms of Reference including workable suggestions that could imp rove the quality / effectiveness of the assignment; and on requirements for counterp art staff and facilities including: administrative support, office sp ace, local transp ortation, equip ment, data, etc. to be p rovided by the Client (Form TECH-3 of Section 3).
- (c) a descrip tion of the ap p roach, methodology and work p lan for p erforming the assignment covering the followin g subjects: technical app roach and methodology, work p lan, and organization and staffing schedule. Guidan ce on the content of this section of the Technical Prop osals is p rovided under Form TECH-4 of Section 3. The work p lan should be consistent with the Work Schedule (Form TECH-8 of Section 3) which will show in the form of a b ar ch art the timin g

- p rop osed for each activity.
- (d) The list of the p rop osed p rofessional staff team by area of exp ertise, the p osition that would be assigned to each staff team member, and their tasks (Form TECH-5 of Section 3).
- (e) Estimates of the staff inp ut (staff-months of foreign and local p rofessionals) needed to carry out the assignment (Form TECH-7 of Section 3). The staff-months inp ut should be indicated sep arately for foreign (if requ ired) and local p rofessional staff.
- (f) CVs of the p rofessional staff sign ed by the staff themselves or by the authorized rep resentative of the p rofessional staff (Form TECH-6 of Section 3).
- (g) a detailed d escrip tion of the p rop osed methodology and staffing for training, if the Data Sheet sp ecifies trainin g as a sp ecific comp onent of the assignment.
- 3.5 The Technical Prop osal shall not include any fin ancial information. A Technical Prop osal containing f inancial information may be declared non responsive.

Financial Proposals

3.6 The Financial Prop osal shall be p rep ared using the attached Standard Forms (Section 4). It shall list all costs associated with the assignment, includin g (a) r emuner ation for staff (local and foreign (if r equired); and (b) other exp enses indicated in the Data Sheet. If stated in the Data Sheet, these costs should be broken down by activity using FORM FIN – 5 and, if app rop riate, into foreign and local exp enditures. All activities and items described in the Technical Prop osal must be p riced sep arately; activities and items described in the Technical Prop osal but not p riced, shall be assumed to be included in the p rices of other activities or items.

Taxes

- 3.7 A foreign Consultant may be subject to local taxes on amounts p ay able by the Client under the Contract. Any such amounts shall not be included in the Financial Prop osal as they will not be evaluated, but they will be discussed at contract negotiations, and ap p licable amounts will be included in the Contract. The tax liability of a local Consultant shall be borne by the Consultant.
- 3.8 The Consultants must p rice the local cost in Sr i Lanka Rup ees only. However, the exp enditure involves in foreign curren cy such as foreign consultant's fees and air ticket may be p rice in foreign curr ency.
- 4. Submission, Receipt, and Opening of
- 4.1 The original Prop osal (Technical Prop osal and, Financial Prop osal) shall contain no interlineations or overwritin g, excep t as necessary to correct errors made by the Consultants themselves. The p erson who signed the Prop osal must initial such corrections. Submission letters for both

Proposals

- Technical and Finan cial Prop osals should resp ectively be in the format of TECH-1 of Section 3, and FIN-1 of Section 4.
- 4.2 An authorized rep resentative of the Consultants shall initial all p ages of the original Techn ical and Fin ancial Prop osals. The authorization shall be in the form of a written p ower of attorney accomp any ing the Prop osal or in any other form demonstrating that the rep resentative has been dully authorized to sign. The signed Techn ical and Fin ancial Prop osals shall be marked "ORIGINAL".
- 4.3 The Technical Prop osal shall be marked "ORIGINAL" or "COPY" as app rop riate. The Technical Prop osals shall be sent to the addresses referred to in p ara. 4.5 and in the number of cop ies indicated in the Data Sheet. All requ ired cop ies of the Technical Prop osal are to be mad e from the origin al. If there are d iscrep ancies between the original and the cop ies of the Technical Prop osal, the origin al governs.
- 4.4 The original and all cop ies of the Technical Prop osal shall be p laced in a sealed envelope clearly marked "T ECHNICAL PROPOSAL" Similarly, the original Finan cial Prop osal shall be p laced in a sealed envelop e clear ly marked "FINANCIAL PROPOSAL" followed by the the name of the assignment, and with a warning "Do Not 0 PEN WITH THE TECHNICAL" PROPOSAL." The envelop es containing the Technical and Finan cial Prop osals shall be placed into an outer envelope and sealed. This outer envelop e shall bear the submission address, reference number and title. and be clear ly marked "Do Not Open, Except In Presence 0 f The OFFICIAL APPOINTED, BEFORE [insert the time and date of the submission deadline indicated in the Data Sheet]". The C lient shall not be resp onsible for misp lacement, losin g or p remature op ening if the outer envelop e is not sealed and /or marked as stip ulated. This circumstance may be case for Prop osal rejection. If the Financial Prop osal is not submitted in a sep arate sealed envelop e duly marked as indicated abov e, this will constitute grounds for declarin g the Prop osal non-resp onsive.
- 4.5 The Prop osals must be sent to the address indicated in the Data Sheet and receiv ed by the Client no later than the time and the date indicated in the Data Sheet, or any extension to this date in accordance with p ara. 2.2. Any p rop osal received by the Client after the dead line for submission shall be returned unop ened.
- 4.6 The Client shall op en the Technical Prop osal immediately after the deadlin e for their submission. The envelop es with the Financial Prop osal shall remain sealed and securely stored.
- 5. Proposal Evaluation
- 5.1 From the time the Prop osals are op ened to the time the Contract is awarded, the Consultants should not contact the Client on any matter related to its Technical and /or Finan cial Prop osal. Any effort by

Consultants to influence the Client in the examination, evaluation, rankin g of Prop osals, and recommendation for award of Contract may result in the rejection of the Consultants' Prop osal.

Evaluators of Technical Prop osals shall have no access to the Finan cial Prop osals until the technical evaluation is concluded.

Evaluation of Technical Proposals

5.2 The Client shall evaluate the Technical Prop osals on the basis of their resp onsiveness to the Terms of Reference, applying the evaluation criteria, subcriteria, and point system specified in the Data Sheet. Each responsive Proposal will be given a technical score (St). A Proposal shall be rejected at this stage if it does not respond to important aspects of the RFP, and particularly the Terms of Reference or if it fails to achieve the minimum technical score indicated in the Data Sheet.

Public Opening of Financial Proposals (only for QCBS, FBS and LCS

- 5.3 After the technical evaluation is comp leted in accord ance with p aragr ap h 5.2 above, the Client shall notify those Consultants whose Prop osals did not meet the minimum qualify in g mark or were considered non resp onsive to the RFP and TOR, that their Financial Prop osals will be returned unop ened after comp leting the selection p rocess. The Client shall simu ltaneously notify in writing Consultants that have secured the minimu m qualify ing mark, the date, time and lo cation for op ening the Financial Prop osals. The opening date should allow Consultants sufficient time to make arran gements for attending the opening. Consultants' attendance at the op ening of Financial Prop osals is op tional
- 5.4 Financial Prop osals shall be op ened p ublicly in the p resence of the Consultants' rep resentatives who choose to attend. The name of the Consultants and the technical scores obtained bt each qualified Consultant shall be read aloud. The Financial Prop osal of the Consultants who met the minimu m qualify ing mark will then be inspected to confirm that they have remained sealed and unop ened. These Financial Prop osals shall be then op ened, and the total p rices read aloud and record ed.

Evaluation of Financial Proposals for QBS

- 5.5 Following the rankin g of techn ical Prop osals as described under 5.2 above, The C lient will examin ed the Fin ancial Prop osal of the first ranked Consultant. First, the Client will examine whether Finan cial Prop osal is comp lete. Then the Prop osal is checked for arithmetical errors. The reasonability of the following in comp arison with the supp orting documents submitted by the Consultant is examined:
 - a) The remuneration rates, social costs, overheads, p rofits; and
 - b) Other costs such as out of p ocket exp enses, cost of surveys, equip ment, office rent, supp lies, travel, transp ort, comp uter rental, mobilisation, and p rinting.

Following the rankin g of technical Prop osals, when selection is based on quality only (QBS), the first ranked Consultant is invited to negotiate its p rop osal and the Contract in accordance with the instructions given und er p ara. 6 of these Instructions.

Evaluation of Financial Proposals (only for QCBS, FBS, and LCS) 5.6 The Evaluation Committee will corr ect any comp utational errors. When correctin g comp utational errors, in case of discrep ancy between a p artial amount and the total amount, or between word and f igures the for mers will p revail. In add ition to the above corr ections, as indicated under p ara. 3.6, activities and items describ ed in the Technical Prop osal but not p riced, shall be assumed to be in cluded in the p rices of other activities or items. In case an activity or line item is quantified in the Finan cial Prop osal differently from the Technical Prop osal, (i) if Op tion B is app licable under C lause 6 of GC, the Evalu ation Committee shall correct the quantification indicated in the Financial Prop osal so as to make it consistent with that indicated in the Technical Prop osal, apply the relevant unit p rice in cluded in the Fin ancial Prop osal to the corrected quantity and correct the total Prop osal cost, (ii) if Op tion A is ap p licable under Clause 6 of GC, no corrections are applied to the Financial Prop osal in this resp ect. Prices shall be converted to Sri Lankan Rup ees, if the consultants were allowed to indicate certain exp enditure of the Financial Proposal in foreign currency, using the selling rates of exchan ge, source and date ind icated in the Data Sh eet.

Combined Evaluation Technical and Financial Proposals (only for QCBS) 5.7 In case of QCBS, the lowest evaluated Financial Prop osal (Fm) will be giv en the maximu m fin ancial score (Sf) of 100 p oints. The financial scores (Sf) of the other Financial Prop osals will be computed as indicated in the Data Sheet. Prop osals will be ranked accord in g to their comb ined technical (St) and financial (Sf) scores usin g the weights (T = the weight given to the Technical Prop osal; P = the weight given to the Financial Prop osal; T + P = 1) indicated in the Data Sheet: S = St x T% + Sf x P%. The fir m achiev in g the highest comb ined technical and fin ancial score will be invited for negotiations.

Evaluation of Financial Proposals (only for FBS) 5.8 In the case of Fixed-Bud get Selection, the Client will select the firm that submitted the high est ranked Technical Prop osal within the bud get. Prop osals that exceed the indicated bud get will be rejected. The evalu ated p rop osal p rice accordin g to p ara. 5.6 shall b e consider ed, and the selected firm is invited for negotiations

Evaluation of Financial Proposals (only for LCS) 5.9 In the case of the Least-Cost Selection, the Client will select the lowest Prop osal amon g those that p assed the minimum technical score. The evaluated p rop osal p rice accordin g to p ara. 5.6 shall b e considered, and the selected firm is invited for negotiations

6. Negotiations

6.1 Negotiations will be h eld at the date and address ind icated in the Data Sheet. The invited Consultant will, as a p re-requisite for attendance at the negotiations, confirm availability of all professional staff. Failure in satisfy ing such requirements may result in the Client proceeding to negotiate with the next-ranked Consultant. Rep resentatives conducting negotiations on behalf of the Consultant must have written authority to negotiate and conclude a Contract.

Technical negotiations

6.2 Negotiations will include a discussion of the Technical Prop osal, the p rop osed technical ap p roach and methodology, work p lan, and organ ization and staffing, and any suggestions made by the Consultant to imp rove the Terms of Reference. The Client and the Consultants will finalize the Terms of Reference, staffing schedule, work schedule, logistics, and rep orting. These documents will then be in corp orated in the Contract as "Description of Services". Sp ecial attention will be p aid to clear ly defining the inp uts and facilities required from the Client to ensure satisfactory imp lementation of the assignment. The Client shall p rep are minutes of negotiations which will be signed by the Client and the Consultant.

Availability of Professional staff/experts

6.3 Having selected the Consultant on the basis of, amon g other things, an evaluation of p rop osed Professional staff, the Client exp ects to negotiate a Contract on the basis of the p rofessional staff named in the Prop osal. Before contract negotiations, the Client will require assurances that the p rofessional staff will be actually available. The Client will not consider substitutions during contract negotiations unless both p arties agree that undue delay in the selection p rocess makes such substitution unavoidable or for reasons such as death or med ical in cap acity. If this is not the case and if it is established that p rofessional staff were offered in the p rop osal without confirmin g their availab ility, the Consultant may be disqualified. Any p rop osed substitute shall have equ ivalent or better qualifications and exp erien ce than the origin al candidate and be submitted by the Consultant within the p eriod of time sp ecified in the letter of invitation to negotiate.

Financial negotiations (only for QCBS, FBS and LCS)

6.4 In the cases of QCBS, FBS, and the LCS methods, unless there are excep tional reasons, the remun eration rates for staff and other p rop osed unit rates of the financial negotiations shall not be negotiate..

Financial negotiations (only for QBS,)

6.5 For QBS method, if requested by the Client, the Consultants shall p rovide the information on remuner ation rates described in the App endix attached to Section 4 - Financial Prop osal - Standard Forms of this RFP

Conclusion of the negotiations

6.6 Negotiations will conclude with a review of the draft Contract. To comp lete negotiations the Client and the Consultant will initial the agreed Contract. If negotiations fail, the Client will invite the Consultant whose Prop osal received the second highest score to negotiate a Contract.

7. Awa rd of Contract

- 7.1 After comp leting negotiations the Client shall award the Contract to the selected Consultant, and p romp tly notify all Consultants who have submitted p rop osals. After Contract signature, the Client shall return the unop ened Financial Prop osals to the unsuccessful Consultants.
- 7.2 The Client will notify the selected Consultant the date, time and venue for the signin g of the agr eement followin g the temp late given in Section 6. The option selected for the method of p ay ment, under GC Clause 6 is stated in the Data Sheet.
- 7.3 The Consultant is exp ected to commen ce the assign ment on the date and at the location sp ecified in the Data Sheet.

8. Confidential ity

8.1 Information relating to evaluation of Prop osals and recommendations concerning awards shall not be disclosed to the Consultants who submitted the Prop osals or to other persons not officially concerned with the process, until the publication of the award of Contract. The undue use by any Consultant of confidential information related to the process may result in the rejection of its Prop osal and may be subject to the provisions of the Bank's antifraud and corruption policy.

Instructions to Consultants DATA SHEET

Paragraph Reference		
1.1	Name of the Client: Sri Lanka Export Development Board, No. 42, NDB/EDB Tower, Nawam Mawatha, Colombo 2. Sri Lanka.	
	Method of selection: Quality and Cost Base Selection (QCBS)	
1.2	The assignment is: Development of a Regulatory Framework for the Bo Manufacturing, Leisure Craft Operations and Importing Boats to Sri Lanka	
1.3	A pre-proposal conference will be held: No	
	The Client's representative is: Ms. C. Dissanayake / Director – Industrial Products Address: Sri Lanka Export Development Board, No. 42, NDB/EDB Tower, Nawam Mawatha, Colombo 2. Sri Lanka. Telephone: 011 2300726 Facsimile: 011 2300715 E-mail: chitty@edb.gov.lk	
:	The Client will provide the following inputs and facilities: a) Introduce to relevant stakeholders b) Statistics and advanced information.	
	b) Statistics and other relevant information	
1.8	Proposals must remain valid until 14 th December 2018.	
1.11	The Sri Lanka Export Development Board (EDB) (herein after referred as "EDB"): will reject a proposal for award if it determines that the Consultant recommended for award has, directly or through an agent, engaged in corrupt, fraudulent, collusive coercive practices in competing for the contract in question;	
1.12	Consultants, their Sub-Consultants, and their associates shall not be under a declaration of ineligibility for corrupt and fraudulent practices issued by the EDB in accordance with the para. 1.10. Furthermore, the Consultants shall be aware of the provisions of fraud and corruption stated in the specific clauses in the General Conditions Contract.	ce on of
1.13	Consultants shall furnish information on commissions and gratuities, if any, paid or	to

	be paid to agents relating to this proposal and during execution of the assignment if the Consultant is awarded the Contract, as requested in the Financial Proposal submission form (Section 4).
1.14	Goods supplied and Consulting Services provided under the Contract may originate from any country except if: (1) as a matter of law or official regulation, the Government prohibits commercial relations with that country; or by an act of compliance with a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations, the Government prohibits any imports of goods from that country or any payments to persons or entities in that country.
2.1	Clarifications may be requested not later than 03 Days before the submission date. The address for requesting clarifications is: Ms. C. Dissanayake / Director – Industrial Products Sri Lanka Export Development Board, No. 42, NDB/EDB Tower, Nawam Mawatha, Colombo 2. Sri Lanka. Tel: 011 2300726 E-mail: chitty@edb.gov.lk
3.3 (A)	Shortlisted Consultants may associate with other shortlisted Consultants: Yes/ No
3.3 (b)	The Financial Proposal shall not exceed the available budget of: Rs. 30.00 Mn (All inclusive)
3.4 (g)	Training is a specific component of this assignment: Yes/ No
3.6	Other Expenses (1) subsistence allowance in respect of Personnel of the Consultant for every day in which the will work away from the head office; (2) cost of necessary travel (if any), including transportation of the Personnel by the most appropriate means of transport and the most direct practicable route; (3) cost of office accommodation, investigations and surveys; (4) cost of applicable international (where applicable only) or local communications such as the use of telephone and facsimile required for the purpose of the Services; (5) cost, rental and freight of any instruments or equipment required to be provided by the Consultants for the purposes of the Services; (6) cost of printing and dispatching of the reports to be produced for the Services; (7) other allowances where applicable and provisional or fixed sums (if any); and (8) cost of such further items required for purposes of the Services not covered in the foregoing.
3.6	Breakdown cost of Activities required?: Yes/No
4.3	Consultant must submit the original and one copy of the Technical Proposal, and the

	original of the Financial Proposal separately.					
4.5	The Proposal submission address is:	The Proposal submission address is:				
	Chairperson & Chief Executive, Sri Lanka Export Development Board , No.42,NDB/EDB Tower, Navam Mw , Colombo 2.					
	Proposals must be submitted no later than the following date and time:					
	Date: 14 th September 2018. Time: 4.00 p.m.					
5.2	Criteria, sub-criteria, and point system for the evaluation of Technical Proposals ar	e:				
	1) Effectiveness of the proposal in line with the TOR and time frame – 30 Po	ints				
	2) Experience in the Field - 25 Points					
	3) Competency in Undertaking similar projects - 20 Points					
	4) Staff Capacity and Qualifications - 25 Points					
7.3	Expected date for commencement of consulting services - On executing the agree	ment				

applicable, detail further the nature of the report evidencing performance, as may be required, e.g., submission of study or specific phase of study, survey, drawings, draft bidding documents, etc., as listed in Appendix B. Reporting Requirements. Local Currency Component: (a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) ⁴ Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has dration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and		
And the following installments are indicative only; and (b) if applicable, detail further the nature of the report evidencing performance, as may be required, e.g., submission of study or specific phase of study, survey, drawings, draft bidding documents, etc., as listed in Appendix B, Reporting Requirements. Local Currency Component: (a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount] and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.10 before the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10	6.3(a)	The amount in Sri Lankan Rupees is [insert amount].
Note: (a) the following installments are indicative only; and (b) if applicable, detail further the nature of the report evidencing performance, as may be required, e.g., submission of study or specific phase of study, survey, drawings, draft bidding documents, etc., as listed in Appendix B, Reporting Requirements. Local Currency Component: (a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) A Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] [6.3(a)] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10	6.3(b)	The amount in foreign currency or currencies is [insert amount]. 3
applicable, detail further the nature of the report evidencing performance, as may be required, e.g., submission of study or specific phase of study, survey, drawings, draft bidding documents, etc., as listed in Appendix B, Reporting Requirements. Local Currency Component: (a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) 4 Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] (6.3(a)) Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10	6.5	Payments shall be made according to the following schedule:
(a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the interim report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10		applicable, detail further the nature of the report evidencing performance, as may be required, e.g., submission of study or specific phase of study, survey, drawings, draft bidding documents, etc., as listed in Appendix B,
Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount. (b) Ten (10) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the interim report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10		Local Currency Component:
component shall be paid upon submission of the inception report. (c) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the interim report. (d) Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon submission of the draft final report. (e) ⁴ Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report. Note: This sample clause should be specifically drafted for each contract. Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10		(a) An advance payment not exceeding Twenty (20) percent of the Local Currency component shall be paid on the date of effectiveness, against the submission of a demand guarantee for the same amount.
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Foreign Currency Component: OPTION B 6.2(b) The ceiling in Sri Lankan Rupee component is: [insert amount] The ceiling in foreign currency or currencies is: [insert amount and currency] Note: In order to adjust the remuneration for foreign and/or local inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10		(e) ⁴ Thirty (30) percent of the lump-sum amount of the Sri Lankan Rupee component shall be paid upon approval of the final report.
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inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10	6.2(b)	
	{6.3(a)}	inflation, a price adjustment provision should be included here if the contract has duration of more than 18 months. The adjustment should be made every 12 months after the date of the contract for remuneration in foreign currency and local currency. Remuneration in foreign currency should be adjusted by using a factor of 1.05 above the previous year price and remuneration in local currency should be adjusted by using a factor of 1.10
6.3(b) The rates for National and Foreign Personnel are set forth in Appendix D,	6.3(b)	The rates for National and Foreign Personnel are set forth in Appendix D,

6.3(c)	(i) The Reimbursable expenses to be paid in Sri Lankan Rupees and
6.3(C)	(i) The Reimbursable expenses to be paid in Sri Lankan Rupees and foreign currency are set forth in Appendix D.(ii)
	Note 1 (this Note and the text set forth below between brackets { } only apply when QBS method is used in the selection of Consultants): According to the para. 6.5 of the Instructions to Consultants, where price is not an evaluation criterion in the selection of Consultants, the Client must request the Consultants to submit certain representations about the Consultants' salary and related costs, which representations are then used by the parties
	when negotiating the applicable remuneration rates. In this case, the text set forth below should be used as Clause SC $6.3(c)(ii)$ in the SC.
	{The remuneration rates have been agreed upon based on the representations made by the Consultants during the negotiation of this Contract with respect to the Consultants' costs and charges indicated in the form "Consultants' Representations regarding Costs and Charges" contained in the Appendix attached to Section 4 "Financial Proposal - Standard Forms" of the RFP, and submitted by the Consultants to the Client prior to such negotiation. The agreed remuneration rates are evidenced in the form "Breakdown of Agreed Fixed Rates in Consultants' Contract," executed by the Consultants at the conclusion of such negotiation; a model of such a form is attached at the end of these SC as Model Form I. Should these representations be found by the Client (either through inspections or audits pursuant to Clause GC 3.8 hereof or through other means) to be materially incomplete or inaccurate, the Client shall be entitled to introduce appropriate modifications in the remuneration rates affected by such materially incomplete or inaccurate representations. Any such modification shall have retroactive effect and, in case remuneration has already been paid by the Client before any such modification, (i) the Client shall be entitled to offset any excess payment against the next monthly payment to the Consultants, or (ii) if there are no further payments to be made by the Client to the Consultants, the Consultants shall reimburse to the Client any excess payment within thirty (30) days of receipt of a written claim of the Client. Any such claim by the Client for reimbursement must be made within twelve (12) calendar months after receipt by the Client of a final report and a final statement approved by the Client in accordance with Clause GC 6.5(d) of this Contract.}
6.4	The foreign currency [currencies] shall be the following: (i) [name of foreign currency]
	(ii) [name of foreign currency or currencies] Note: Add other foreign currencies, if required.
6.5(a)	Note: The advance payment could be in either Sri Lankan Rupees or the foreign currency, or both; select the correct wording in the Clause here below.

	The following provisions shall apply to the advance payment and the advance payment guarantee:			
	 An advance payment [of [insert amount] in Sri Lankan Rupees and of [insert amount] in [insert currency] shall be made within [insert number] days after the Effective Date. The advance payment will be set off by the Client in equal installments against the statements for the first [insert number] months of the Services until the advance payment has been fully set off. The advance payment guarantee shall be in the amount and in Sri Lankan Rupees and [insert name of currency] portion of the advance payment. 			
{6.5(b)}	{The Consultant shall submit to the Client itemized statements at time intervals of [insert number of months].}			
	Note: Delete this Clause SC 6.5(b) if the Consultant shall have to submit its itemized statements monthly.			
6.5(c)	The interest rate is: [insert rate].			
8.2	Disputes shall be settled by arbitration in accordance with the following provisions:			
	1. Selection of Arbitrators. Each dispute submitted by a Party to arbitration shall be heard by a sole arbitrator:			
	(a) The Parties may agree to appoint a sole arbitrator or, failing agreement on the identity of such sole arbitrator within thirty (30) Days after receipt by the other Party of the proposal of a name for such an appointment by the Party who initiated the proceedings, either Party may apply to High Court of Sri Lanka to nominate the arbitrator for the matter in dispute.			
	2. <u>Substitute Arbitrators</u> . If for any reason an arbitrator is unable to perform his function, a substitute shall be appointed in the same manner as the original arbitrator.			
	3. the decision of the sole arbitrator shall be final and binding and shall be enforceable in any court of competent jurisdiction, and the Parties hereby waive any objections to or claims of immunity in respect of such enforcement.			

1. In the case of supervision of construction works, any approval needed from the Employer before issuing variation orders may be included.

- 2. Select either Option A or Option B
- 3. If no foreign currency payment id involve specify as "none"
- 4. In the case of Consultancy services for Engineering/Architectural Services where the Consultant is required to do the designs and supervise the construction this payment stage may be modified as follows:
 - (e) Thirty (30) percent of the lump-sum amount local currency component shall be paid as follows
 - (i) Twenty five (25) percent of local currency component on proportionate to the value of construction works certified as payments to the contractor;
 - (ii) Five (05) percent of local currency component on completion of the defects liability period.
- 5. (e) Thirty (30) percent of the lump-sum amount foreign currency component shall be paid as follows
 - (i) Twenty five (25) percent of foreign currency component on proportionate to the value of construction works certified as payments to the contractor;
 - (ii) Five (05) percent of foreign currency component on completion of the defects liability period. .

MODEL FORM I

See Note to Form on Clause SC 6.2(b)(ii)

Breakdown of Agreed Fixed Rates in Consultant's Contract

We hereby confirm that we have agreed to pay to the staff members listed, who will be involved in this assignment, the basic salaries and away from headquarters allowances (if applicable) indicated below:

(Expressed in [insert name of currency])

Perso	onnel	1	2	3	4	5	6	7	8
Name	Position	Basic Salary per Working Month/Day/Year	Social Charges ¹	Overhead ¹	Subtotal	Fee ²	Away from Headquarters Allowance	Agreed Fixed Rate per Working Month/Day/Hour	Agreed Fixed Rate per Working Month/Day/Hour ¹
Home	Office								
Fi	eld								
									_

1 Expressed as percentage of 1	
2 Expressed as percentage of 4	
Signature	Date
N.	
Name:	
Title:	
nue.	

IV. Appendices

APPENDIX A – DESCRIPTION OF SERVICES

Note: This Appendix will include the final Terms of Reference worked out by the Client and the Consultants during technical negotiations. Give detailed descriptions of the Services to be provided, dates for completion of various tasks, place of performance for different tasks, specific tasks to be approved by Client, etc.

APPENDIX B - REPORTING REQUIREMENTS

Note: List format, frequency, and contents of reports; persons to receive them; dates of submission; etc. If no reports are to be submitted, state here "Not applicable."

APPENDIX C - KEY PERSONNEL AND SUB-CONSULTANTS

Note: List under:

C-1 Titles [and names, if already available], detailed job descriptions and minimum qualifications of

Key Personnel to be assigned to work, and estimated staffmonths for each.

C-2 List of approved Sub-Consultants (if already available); same information with respect to their

Personnel as in C-1.

In case where Consultant will be paid based on the time spend by any Personnel, list here the hours of work for Key Personnel; travel time to and from the country of the Government for Foreign Personnel (Clause GC 4.4(a)); entitlement, if any, to overtime pay, sick leave pay, vacation leave pay, etc.

APPENDIX D - BREAKDOWN OF CONTRACT PRICE

Note: List here the elements of cost used to arrive at the breakdown of the lump-sum price - foreign currency portion:

- 1. Monthly rates for Personnel (Key Personnel and other Personnel).
- 2. Reimbursable expenses (items that are not applicable should be deleted; others may
 - (a) Per diem allowances for each of the Personnel for every day in which such Personnel shall be required to work outside the Location
 - (b) Air transport for Foreign Personnel:
 - the cost of international transportation of the foreign Personnel by the most appropriate means of transport and the most direct practicable route to and from the Consultants' home office;
 - (c) International communications: the cost of communications (other than those arising in the Client's country) reasonably required by the Consultant for the purposes of the Services.
 - (d) The cost of printing, reproducing and shipping of the documents, reports, drawings, etc.
 - (e) The cost of acquisition, shipment and handling of the following equipment, instruments, materials and supplies required for the Services, to be imported by the Consultants and to be paid for by the Client (including transportation to the Client's country).
 - (f) The cost of laboratory tests on materials, model tests and other technical services authorized or requested by the Client.
 - (g) The cost of such further items not covered in the foregoing but which may be required by the Consultants for the purpose of the Services, subject to the prior authorization in writing by the Client.

APPENDIX E - SERVICES AND FACILITIES PROVIDED BY THE CLIENT

Note: List here the services and facilities to made available to the Consultant by the Client.

Note: See Clause GC 6.4 and Clause SC 6.4.

Bank Guarantee for Advance Payment

	[Bank's Name, and Address of
Issuing Branch or Office]	
Beneficiary: Date:	[Name and Address of Client]
ADVANCE PAYMENT GUA	RANTEE No.:
called "the Consultants") has number of the contract]	[name of Consulting Firm] (hereinafter a entered into Contract No. [reference dated [insert date] with you, for the ion of Services] (hereinafter called "the
Contract, an advance payment is	that, according to the conditions of the in the sum of [amount in figures] ([amount an advance payment guarantee.
irrevocably undertake to pay total an amount of [amount uponreceipt by us of your first of statement stating that the Confunder the Contract because the	sultants, we [name of Bank] hereby you any sum or sums not exceeding in ount in figures] ([amount in words]) demand in writing accompanied by a written isultants are in breach of their obligation. Consultants have used the advance payment providing the Services under the Contract.
be made that the advance p	im and payment under this guarantee to bayment referred to above must have been on their account number at
the amount of the advance payrin copies of certified monthly. This guarantee shall expire, at payment certificate indicating repayment of the amount of the advance payrin in copies of certified monthly.	guarantee shall be progressively reduced by ment repaid by the Consultants as indicated statements which shall be presented to us, the latest, upon our receipt of the monthly g that the Consultants have made full he advance payment, or on the day of ever is earlier. Consequently, any demand the must be received by us at this office on or

This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 458.

[signature(s)]

Note: All italicized text is for indicative purposes only to assist in preparing this form and shall be deleted from the final product.

- 1. The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency (ies) of the advance payment as specified in the Contract, or in a freely convertible currency acceptable e to the Client.
- 2. Insert the expected expiration date. In the event of an extension of the time for completion of the Contract, the Client would need to request an extension of this guarant ee from the Guarantor. Such request must be in writing and must be made prior to the expiration date established in the guarantee. In

preparing this guarantee, the Client might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarantor agrees to a one-time extension of this guarantee for a period not to exceed [six months][one year], in response to the Client's written request for such ext ension, such request to be presented to the Guarantor before the expiry of the guarantee."

Section 3. Technical Proposal - Standard Forms

[Comments in brackets [] provide guidance to the shortlisted Consultan ts for the preparation of their Technica I Proposals; they should no t appear on the Technica I Proposals to be submitted.]

TECH-1	Technical Proposal Submission Form
TECH-2	Consultant's Organization and Experience A Consultant's Organization B Consultant's Experience
TECH-3	Comments or Su ggestions on the Terms of Reference and on Counterp art Staff and Facilities to be provided by the Client A On the Terms of Reference B On the Counterpart Staff and Facilities
TECH-4	Descrip tion of the App roach, M ethodology and Work Plan for Performin g the Assignment
TECH-5	Team Composition and Task Assignments
TECH-6	Curriculum Vitae (C V) for Proposed Professional Staff
TECH-7	Staffing Schedule
TECH-8	Work Schedule

FORM TECH-1 TECHNIC AL PROPOS AL SUBMIS SION FORM

[Location, Date]

To: [Name and address of Client]

We, the undersigned, offer to p rovide the consulting services for [Insert title of assignment] in accord ance with y our Request for Prop osal dated [Insert Date] and our Prop osal. We are hereby submitting our Prop osal, which includes this Technical Prop osal, and a Financial Proposal sealed under a separate envelope.

We are submitting our Prop osal in association with: [Insert a list with full name and address of each associated Consultant] ³³

We hereby declare that all the information and statements made in this Prop osal are true and accept that any misinterp retation contained in it may lead to our disqualification.

If negotiations are h eld durin g the p eriod of validity of the Prop osal, i.e., before the date indicated in Paragrap h Referen ce 1.8 of the Data Sh eet, we undertake to negotiate on the basis of the p rop osed staff. Our Prop osal is binding up on us and subject to the modifications resulting from Contract negotiations.

We undertake, if our Prop osal is accepted, to initiate the consulting services related to the assignment not later than the date indicated in Paragraph Reference 7.3 of the Data Sheet.

We understand you are not bound to accept any Proposal you receive.

We remain,

Authorized Signature [In full and initials]:	
Name and Title of Signatory:	
Name of Consultancy Organization:	

-

Delete in case no association is foreseen

FORM TEC H-2 CONSULTANT'S ORGANIZATION AND EXPERIENCE

A - Consultant's Organization

[Provide here a brief (two pages) description of the background and organization of your firm/entity and each associate for this assignment.]

B - Consultant's Experience

[Using the format below, provide information on each assignment for which your firm, and each associate for this assignment, was legally con tracted eith er individually as a corporate entity or as one of the major companies within an association, for carrying out consulting services similar to the ones requested und er this assignment. Use maximum of 20 pages.]

Name of the Firm 34		
Name and address of Client:		
Assignment name:		
Approx. value of the contract:	Duration of assignment (months):	
Location:	T otal N ^o of staff-months of the assignment	
N ^o of professional staff-months	Approx. value of the services	
provided by you:	provided by firm:	
Start date (month/year):	Completion date	
	(month/year):	
Name o f associated Consultants, if		
any:		
No. of the second state of		
Name of senior professional staff of your firm involved and functions		
per formed (indicate most significant		
pro files such as Project		
Director/Coordinator, Team		
Leader):		
Narrative description o f Project:		
Description of actual services provided by	your staff within the assignment:	
Description of actual services provided by	your stair within the assignment.	

 $^{^{34}\,}$ Indicate the firms' name or associate firms' name

FORM TEC H-3 COMMENTS AND SUGGESTIONS ON THE TERMS OF REFERENCE AND ON COUNTERPART STAFF AND FACILITIES TO BE PROVIDED BY THE CLIENT

A - On the Terms of Reference

[Present and justify here any modifica tions or improvement to the Terms of Reference you are proposing to improve performance in carrying out the assignment (such as deleting some activity you consider unnecessary, or adding another, or proposing a different phasing of the activities). Such suggestions should be concise and to the point, and incorporated in your Proposal.]

B - On Counterpart Staff and Facilities

[Comment here on counterpart staff and facilities to b e provided by the C lien t according to Paragraph Reference 1.4 of th e Data Sheet including: administrative support, office space, local transportation, equipment, da ta, etc.]

Technical approach, methodolog y and work plan are key componen to of the Technical Proposal. Suggested to present the Technical Proposal (maximum of 50 pages, inclusive of charts and diagrams) divided into the following three chap ters:

- a) Technical Approach and Methodology,
- b) Work Plan, and
- c) Organization and Staffing,
- a) Technical Approach and Methodology. Explain your understanding of the objectives of the assignment, approach to the services, methodology for carrying out the activities and obtaining the expected output, and the degree of detail of such output. Should highlight the problems being addressed and their importance, and explain the technical approach that would adopt to address them. Should also explain the methodologies you propose to adopt and highligh the compatibility of those methodologies with the proposed approach.
- b) Work Plan. Sould propose the main activities of the assignment, their con tent and duration, phasing and interrelations, milestones (including interim approvals by the Client), and delivery dates of the reports. The proposed work plan should be consistent with the technical approach and methodology, showing understanding of the TOR and ability to translate them into a feasible working plan. A list of the final documents, including reports, drawings, and tables to be delivered as final ou tput, should be included here. The work plan should be consistent with the Work Schedule of Form TECH-8.
- c) Organization and Staffing. Should propose the structure and composition of the team. Should list the main disciplines of the assignment, the key expert responsible, and proposed technical and support staff.]

FORM TEC H-5 TEAM COMPOSITION AND TASK ASSIGNMENTS

ofessional Staff								
Name of Staff	Firm	Area of Expertise	Position Assigned	Task/s Assigned				

F	ORM TEC H-6 CURRIC ULUM VITA E FOR PROPOSED PROFESSIONAL STAFF
1.	Proposed Position ³⁵ :
2.	Name of Firm ³⁶ :
3.	Name of Staff ³⁷ :
4.	Date of Birth: Nationality:
5.	Education ³⁸ :
6.	Membership of Professional Associations:
7.	Other Relevant Qualifications ³⁹ :
8.	Languages ⁴⁰ :
9.	Employment Record ⁴¹ :
	From [Year]: to [Year]: Employer: Positions held (with brief description):
13	. Certification:
qua	ne undersigned, certify that to the best of my knowledge and belief, this CV correctly describes mysel f, my slifi cations, and my experience. I understand that any wilful misstatement described herein may lead to my qualification or dismissal, if engaged.
	Date
_	gnature of staff member]
	gnature of authorized representative of the client]
Full	name of authorized representative:
3 5 3 6 3 7 3 8 3 9 4 0 4 1	only one candidate shall be nominated for each position Insert name of firm proposing the staff Insert full name Indicate /university and other specialized education of staff member, giving names of institutions, degrees obtained, and dates of obtainment Indicate significant qualification/ training For each language indicate proficiency: good, fair, or poor in speaking, reading, and writing]: Starting with present position, list in reverse order every employment held by staff member since graduation, giving for each employment (see format): dates of employment, name of employing organization, positions held

FORM S 9

FORM TEC H-7 STAFFING SCHEDULE 42

N°	Name of Staff	Name of Staff Staff input (in the form of a bar chart) 43 Total staff -month in									input						
1 1	ivallie of Stall	1	2	3	4	5	6	7	8	9	10	11	12	n	Off ice	Field	Total
Natio	nal	-	-												-		
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	. 11										Subtot	aı					
Fore	ign ⁴⁴		•		•	•			•	•							
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				<u> </u>							Subtot	al			$\sim\sim\sim$		
												ai .			~~~	0000	
											Total				88888		

	Full time input
//////	Part time input

For Professional Staff the input should be indicated individually; for Support Staff it should be indicated by category (e.g.: draftsmen, clerical staff, etc.).

Months are counted from the start of the assignment. For each staff indicate separately staff input for office and field work

Only if Expatriate staff is proposed

FORM TECH-8 WORK SCHEDULE

N°	Activity ^{4 5} / ^{4 6}	Months ⁴⁷													
		1	2	3	4	5	6	7	8	9	10	11	12	n	
1															
2															
3															
4															
5															
n															

Indicate all main activities of the assignment, including delivery of reports (e.g.: inception, interim, and final reports), and other benchmarks such as Client approvals. For phased assignments indicate activities, delivery of reports, and benchmarks separ ately for each phase.

In the case of Engineering/Ar chitectur al services design stage/ bidding stage/ supervision stage etc.

Duration of activities shall be indicated in the form of a bar ch art.

Section 4. Financial Proposal - Standard Forms

[Comments in brackets [] provide guidance to the shortlisted Consultan ts for the preparation of their Financia I Proposals; they should no t appear on the Financial Proposals to be submitted.]

Financial Prop osal Standard Forms shall be used for the p rep aration of the Financial Prop osal accordin g to the instructions p rovided under p ara. 3.6 of Section 2. Such Forms are to be used whichever is the selection method indicated in p ara. 4 of the Letter of Invitation.

[The Appendix "Financia I Negotiations - Breakdown of Remuneration Ra tes" is to be only used for financia I negotiations when Quality- Based Selection, is adopted.]

FIN-1 Financial Proposal Submission Form

FIN-2 Summary of Costs

FIN-3 Breakdown of Remuneration

FIN-4 Reimbursable expenses

FIN-5 Breakdown of Costs by Activity (if requested under Clause 3.6 of Data Sheet)

App endix: Financial Negotiations - Breakdown of Remuner ation Rates (for Quality Based Selection only)

FORM FIN-1 FINANCIAL PROPOSAL SUBMISSION FORM

[Location, Date]

To: [Name and address of Client]

We, the undersigned, off er to p rovide the consulting services for [Insert title of assignment] in accordance with your Request for Proposal dated [Insert Date] and our Technical Proposal.

Our attached Financial Proposal is for the sum of [Insert amount(s) in words and figures

48].

Our Financial Prop osal shall be bind in g up on us subject to the modifications resulting fro m Contract negotiations, up to exp iration of the valid ity p eriod of the Prop osal, i.e. befor e the date indicated in Par agrap h Reference 1.8 of the Data Sheet.

We understand you are not bound to accept any Proposal you receive.

Authorized Signature [In fu II and in itia Is]: -	
Name and Title of Signatory :	
Name of Firm:	
Address:	

⁴⁸ Amounts must coincide with the ones indicated under T otal Cost of Financial proposal in Form FIN-2

FORM FIN-2 SUMMARY OF COSTS

	Local cost	Foreig	n Cost
	(Sri Lankan Rup ees)	Currency	Amount
Remuneration (from FIN 3)			
Other Exp enses (From Fin 4)			
Total Costs of Financial Proposal carried to Financial Proposal S ubmission Form			

FORM FIN-3 BREAKDOWNOFREMUNERATION

		Input =		S taff Month Rate		Amount		
Name ⁴⁹	Position ⁵⁰	(Staff-	Curronov	A mount	Local	Foreign Currency		
		months)	Currency	Amount	Currency			
						Currency	Amount	
		Total Costs	carried to FIN	- 2				

⁴⁹ Professional staff should be indicated individually; Support Staff should be indicated per category (e.g.: draftsmen, clerical staff).

 $^{^{50}}$ Positions of pro fessional staff shall coincide with the ones indicated in Form T ECH-5.

FORM FIN-4 BREAKDOWNOFOTHER EXPENSES

				Unit Cost 52		Amount			
N°	Description 51	Unit	Quantity	Local in Sri Forei		eign	Local in Sri	Foreign	
				Lankan Rupees	Currency	Amount	Lankan Rupees	Currency	Amount
	Per diem allowances	Day							
	International flights 53	T rip							
	Communication costs between [Insert place]								
	Drafting, reproduction o f reports								
	Equipment, instruments, materials, supplies, etc.								
	Use of computers, software								
	Laboratory tests.								
	Subcontracts								
	Local transportation costs								
	O ffice rent, clerical assistance								
	T raining of the Client's personnel 54								
		·	·	Т	otal Costs car	ried to FIN - 2			

Delete items that are not applicable or add other items required
Should not repeat remuneration consider ed under Form Fin -4
Indicate route of each flight, and if the trip is one- or two-ways
Only if the training is a major component of the assignment, defined as such in the T OR

FORM FIN-5 BREAKDOWNOFOTHER EXPENSES

Gro	Group of Activities (Phase): 55			Description: 56					
				Unit Cost			Amount		
N°	Description ⁵⁷	Unit	Unit Quantity	Local in Sri	For	reign	Local in Sri	For	eign
				Lankan Rupees	Currency	Amount	Lankan Rupees	Currency	Amount
	Remuneration ⁵⁸								
1		Month ^{5 9}							
2									
3									
4									
					Sub-tot	al Remuneration			
	Other Expenses 60								
1									
2									
3									
4									
						l Other Expenses			
					Tot	tal for Activity			

Name/s of activity/ies (phase) should be the same as, or correspond to the ones indicated in the second column of Form T ECH-8

Short description of the activities whose cost breakdown is provided in this Form

Delete items that are not applicable or add other items required

⁵⁸ Insert name of staff below
19 If applicable ch ange to Day/Hour
19 List the item

Appendix

Financial Negotiations - Break down of Remuneration Rates (Only for QBS Selection M ethod)

- 1. Review of Remuneration Rates
- 1.1 The remuneration rates for staff are made up of salary, social costs, overheads, fee that is p rofit, and any premium or allowance p aid for assignments away from headquarters. To assist the firm in p rep aring financial n egotiations, a Samp le Form givin g a breakdown of rates is attached (no financial information should be included in the Technical Prop osal). Agreed breakdown sheets shall form p art of the negotiated contract.
- 1.2 The Client is charged with the custody of government funds and is expected to exercise p rudence in the exp enditure of these funds. The Client is, therefore, concerned with the reasonableness of the firm's Financial Prop osal, and, during negotiations, it expects to be able to review audited financial statements backing up the firm's remuneration rates, certified by an indep endent auditor. The firm shall be p rep ared to disclose such audited financial statements for the last three y ears, to substantiate its rates, and accept that its p roposed rates and other financial matters are subject to scrutiny. Rate details are discussed below.
 - (i) Salary

This is the gross regular cash salary p aid to the individual. It shall not contain any p remium for work away from headquarters or bonus.

(ii) Bonus

Bonuses are normally p aid out of p rofits. Because the Client does not wish to make double p ay ments for the same item, staff bonuses shall not normally be included in the rates.

(iii) Social Costs

Social costs are the costs to the firm of staff's non-monetary benefits. These items include, inter alia, social security including p ension, medical and life insurance costs, and the cost of a staff member being sick or on vacation. In this regard, the cost of leave for p ublic holiday s is not an acceptable social cost nor is the cost of leave taken during an assign ment if no additional staff rep lacement has been p rovided. Additional leave taken at the end of an assignment in accordance with the firm's leave p olicy is acceptable as a social cost.

(iv) Cost of Leave

The p rincip les of calculating the cost of total day s leave p er annum as a p ercentage of basic salary shall normally be as follows:

Leave cost as p ercentage of salary $\frac{1}{[365 - w - ph - v - s]}$

It is imp ortant to note that leave can be considered a social cost only if the Client is not charged for the leave taken.

(v) Overheads

Overhead exp enses are the firm's business costs that are not directly related to the execution of the assignment and shall not be reimbursed as sep arate items under the contract. During negotiations, audited financial statements, certified as correct by an indep endent auditor and supporting the last three y ears' overheads, shall be available for discussion, together with detailed lists of items making up the overheads and the p ercentage by which each relates to basic salary. The Client does not accept an add-on margin for social charges, overhead exp enses, etc., for staff who are not p ermanent emp loy ees of the firm. In such case, the firm shall be entitled only to administrative costs and fee on the monthly p ay ments charged for subcontracted staff.

(vi) Fee or Profit

The fee or p rofit shall be based on the sum of the salary, social costs, and overhead. If any bonuses p aid on a regular basis are listed, a corresp onding reduction in the p rofit element shall be exp ected. Fee or p rofit shall not be allowed on travel or other reimbursable exp enses. The firm shall note that p ay ments shall be made against an agreed estimated p ay ment schedule as described in the draft form of the contract.

(vii) Subsistence Allowances

Subsistence allowances are not included in the rates, but are p aid sep arately . No additional subsistence is p ay able for dep endents \Box the subsistence rate shall be the same for married and single team members.

2. Reimbursable expenses

2.1 The financial negotiations shall further focus on such items as out-of-p ocket exp enses and other reimbursable exp enses. These costs may include, but are not restricted to, cost of surveys, equip ment, office rent, supp lies, international and lo cal travel, comp uter rental, mobilization and demobilization, insurance, and p rinting. These costs may be either unit rates or reimbursable on the p resentation of invoices, in foreign or local curr ency.

¹ Where w = weekends, ph = public holidays, v = vacation, and s = sick leave.

Sample Form

Consul Assign	Iting Firm: ment: Date:
	Consultant's Representations Regarding Costs and Charges
We her	reby confirm that:
(a)	the basic salaries indicated in the attached table are taken from the firm's p ay roll records and reflect the current salaries of the staff members listed which have not been raised other than within the normal annual salary increase p olicy as app lied to all the firm's staff;
(b)	attached are true cop ies of the latest salary slip s of the staff members listed;
(c)	the factors listed in the attached table for social charges and overhead are based on the firm's average cost exp eriences for the latest three y ears as rep resented by the firm's financial statements; and
(d)	said factors for overhead and social charges do not include any bonuses or other means of p rofit-sharing.
[Name o	of Consulting Firm]
Signatu	ure of Authorized Rep resentative Date
Name:	

Consultant's Representations Regarding Costs and Charges

Personnel	Personnel		2	3	4	5	6	7
Name	Position	Basic Salary per Working Month/Day/Year	Social Charges ⁶¹	Overhead ⁶²	Subtotal	Fee ⁶³	Proposed Fixed Rate per Working Month/Day/Hour	Proposed Fixed Rate per Working Month/Day/Hour (Expressed as percentage of 1)

⁶¹ Expressed as percentag e o f 1
62 Expressed as percentag e o f 1
63 Expressed as percentag e o f 4

APPENDIX 4

SRI LANKA EXPORT DEVELOPMENT BOARD

TERMS OF REFERENCE TO SELECT A CONSULTANT/CONSULTANCY FIRM TO DEVELOP A REGULATORY FRAME WORK FOR THE BOAT MANUFACTURING, RECREATIONAL CRAFT OPERATIONS IN THE COUNTRY & FOR VISITING YACHTS/CRAFTS TO SRI LANKA AND IMPORTS OF BOATS TO SRI LANKA

1. PROJECT TITLE

To develop a regulatory framework for design, construction, registration and operation of:

- i. all categories of boats manufactured in Sri Lanka (other than Fishing Boats)
- ii. recreational craft operations in the country and for visiting yachts/crafts to Sri Lanka
- iii. imports of boats to Sri Lanka

2. POST TITLE

A Consultant / Consultancy firm which has the knowledge, experience and competency in undertaking the project

3. SCOPE

Proposed regulatory framework shall contain forms of Regulations/ registration for all categories of boats;

- 1. manufactured and trading in inland waters
- 2. up to 24m in length engaged in coastal waters of Sri Lanka including visiting foreign yachts and recreational crafts.
- 3. above 24m in length engaged in coastal waters of Sri Lanka including visiting foreign yachts and recreational crafts.

4. BACKGROUND

Sri Lanka Export Development Board

Sri Lanka Export Development Board (commonly known as the EDB) is the premier state organization dealing with promotion and development of exports. It was established in 1979 under the Sri Lanka Export Development Act No. 40 of 1979.

Merchant Shipping Secretariat

Merchant Shipping Secretariat which is the shipping administration arm of Sri Lanka has the overall responsibility for overseeing maritime concerns. The activities of the Merchant Shipping Secretariat are basically governed by the Merchant Shipping Act No.52 of 1971, Licensing of Shipping Agents act No. 10 of 1972 and also the relevant clauses of the Admiralty Jurisdiction Act No. 40 of 1983 and subsequent regulations made thereafter.

Boat Building Technology Improvement Institute Lanka Guarantee Ltd. (BTI)

Boat Building Technology Improvement Institute Lanka Guarantee Ltd. (BTI), is an organization formed by the leading boat manufacturers in Sri Lanka with the prime purpose of promoting the development of the boat industry towards globally competitive sector through provision of high quality training and services to meet international standards.

Boat Building industry in Sri Lanka

Boat building is a leading industry and an emerging export sector that continues to boom in Sri Lanka offering a wide variety of products and services to international markets.

The wide range of products offered by this sector includes pleasure/ leisure boats, fishing boats, house boats, floating restaurants, fast attack crafts, passenger, sports, rescue, coast guard and patrol boats, paddle boats, pontoons and boat building accessories. There are around 20- 25 active boat yards around the country out of which 10 boat yards have medium to large scale manufacturing facilities. There is also a ship building and repair industry in Sri Lanka capable of producing passenger and cargo vessels and combat crafts.

Specialized services offered by the industry includes pre-production services such as boat design, lofting, plug making, mould making, supplying of engine, navigation and communication equipment, refrigeration systems, sail makers, fire and safety equipment and post production services such as boat storage and transport devices, diving and fishing equipment, boat and engine maintenance and repairs etc.

There is a growing interest in the boating activities in the country which will create additional domestic market opportunities for the industry.

Sri Lanka has a coastal shore-line of 1340 Kilometers and a large inland water mass consisting of lagoons, lakes, reservoirs etc. There are 21 major fishery harbours, 15 anchorages and 1053 landing sites on the coastal belt. However the full potential of the ocean has not been utilized.

Sri Lanka has the capacity to build boats for yacht chartering or even foreign yachts can come to Sri Lankan water and anchor and spend few days in the country. Also, we have number of sea activities to be promoted such as Whale/Dolphin watching, scuba diving, leisure fishing, snorkeling, windsurfing etc.

Many yachts pass along the navigational routes of the territorial sea of Sri Lanka each day. These vessels need services such as berthing, re-fueling, maintenance and repair facilities among others which are normally provided at a fee. Food and provisional items, shopping and recreational facilities could also be provided to visiting yachtsmen. Attracting these yachts and providing services could generate a substantial income and create direct and indirect employment opportunities.

Therefore, Sri Lanka has a huge potential to develop boat building and marine tourism if necessary infrastructure and regulations are in place.

Specific Problem to be addressed

Lack of standardization and quality assurance system is one of the main problems faced by the industry. Although, there is a registration procedure for fishing boats at the Ministry of Fisheries, there is no proper registration system for other boat categories. Therefore, a standardization mechanism needs to be prepared for other boat categories manufactured in Sri Lanka as well and a proper regulatory body to be appointed to monitor the mechanism.

Also, in order to prevent importing of substandard inferior quality second hand boats to the country, a proper registration & standardization mechanism need to be in place.

Much of the country's tourism is beach-based yet there is currently almost no yachting or other nautical activities and the few operators do so from facilities that generally do not meet international standards of safety and quality. This is placing the country at a disadvantage compared to competing destinations (e.g. Singapore, Thailand, Malaysia, and Indonesia). Therefore, in order to stimulate more visiting yachts, more charter operations, more yacht tourism and more yacht-based spending; the country needs a regulatory framework in place which will cover the standardization and registration of vessels used for recreational purposes.

5. OBJECTIVE

Development of "Regulatory Framework" for the boat building industry and for visiting recreational crafts/yachts to Sri Lankan waters is expected to take the country to the next level in boat building and nautical tourism by making the boat building a regulated, quality conscious industry and by paving the way for visiting yachts to the country and to promote nautical tourism and other maritime related activities.

6. CONSULTANCY

The EDB has decided to procure the services of a suitable consultant/consulting firm, on the recommendation of the Advisory Committee on Boat & Ship Building which was appointed by the Sri Lanka Export Development Board (EDB) to develop a Regulatory Framework covering the given scope as mentioned in item no. 3 above which should include procedures and technical guidelines to cover the following areas but not limited to;

- Regulatory framework for;
- a) design, construction, freeboard, stability, watertight integrity, machinery, fire protection, lifesaving equipment, miscellaneous systems and equipment, operational requirements, licensing of boat operators, manning and hours of work, exceptions, survey and certification.
- b) Sri Lanka flag registration system for all categories of boats either build in Sri Lanka or build abroad except fishing vessels.
- c) requirements for visiting yachts and recreational crafts.
 - d) requirements for visiting yachts/recreational crafts intended to trade in Sri Lankan waters.
 - 2. Procedures and technical guide lines to for the above regulatory framework.

6. DUTIES TO BE PERFORMED BY THE CONSULTANT/ CONSULTANCY FIRM

I. Collection of materials, documents, enactments and draft regulations/standards pertaining for the boat building industry and for visiting/chartering yachts in Sri Lanka and also the registration procedures/standards stipulated by other countries.

Existing regulatory frameworks in Sri Lanka including but not limited to the Merchant Shipping Act 52 of 1971 and amended act of 36 of 1988, Merchant Shipping (Small Commercial Vessel) regulations 2017 published in the Gazette No. 2017/31 on 04th May 2017, Merchant Shipping(Registration)Regulations published in the Gazette No. 1469/22 on 31st October 2006, Boat ordinance 1900 to consolidate the law regulating the carriages of passengers and goods by boats, A simple ordinance to register boats at the local authority – No 4 of 1900, No 14 of 1907-Amended, No 32 of 1916- Amended, No 51 of 1939- Amended, No 03 of 1946- Amended, Fishing boats safety (design, construction and equipment) regulation 2009 extra ordinary gazette no. 1600/13 of 5th May 2009, among others.

Existing regulatory documents available globally include *International Council of Marine Industry Associations* (ICOMIA), International Marine Certification Institute (IMCL), ISO, American Boat & Yacht Council (ABYC), CE (Conformité Européene), Maritime Coastguard Agency (MCA), among others.

- II. Study the collected materials, documents, enactments and existing all applicable regulations and prepare a Gap Analysis and an outline of the regulatory framework to be submitted to the Technical Evaluation Committee of the proposed consultancy for endorsement to proceed with the assignment.
 - iii. The proposed regulatory framework
 - Supersede the regulations pertaining to above proposed categories of boats
 - should be in-line with the international regulations
 - Should cover all boat categories other than the fishing boat sector
 - Should suggest a regulatory body to implement and monitor the regulatory framework
- iv. Areas to be incorporated in the regulatory framework among others:
 - a) Technical standards including but not limited to Design, Construction, Freeboard, Stability, Watertight integrity, machinery, fire protection, lifesaving equipment, miscellaneous systems and equipment, operational requirements, Licensing of Boat operators, manning and hours of work, exceptions, Survey and certification.

Design

- Design Standards, design categories and operating areas corresponding to design categories

- General Provisions
- Watertight and weather tight openings
- Accommodation
- Working decks

Freeboard

- Minimum Freeboard
- Loading Marks
- Loading of a vessel

Stability

- General
- Intact stability requirements for a sailing vessel
- Simplified stability proof test procedure and assumptions
- Installation of Ballast
- Open Boats
- Foam flotation material

Watertight Integrity

- Drainage of Weather Decks
- Air Pipes
- Sea Inlets and Discharges
- Materials for Valves and Associated Piping

Subdivision

- Collision Bulkheads
- Construction and Location of Collision Bulkheads
- Watertight Subdivision Bulkheads
- Subdivision of Cargo Vessels
- Subdivision of Passenger Vessels
- Location of Watertight Bulkheads for Subdivision

Machinery

- General requirements
- Gasoline engines for propulsion
- Ventilation of Spaces relating to Gasoline / diesel
- Exhausts
- Engine Starting
- Portable Plant
- Propulsion Engine Control Systems
- Steering and Propeller Systems
- Bilge Systems
- Electrical Arrangements

Fire protection

- Fire Protection Provisions

- Machinery Space Construction
- Insulation
- Cooking Appliances
- Fire Safety
- Fire Extinguishing and Detecting Equipment

Lifesaving Equipment

- General Provisions
- Number and Type of Survival Craft
- EPIRB, SART and Radar Reflector
- Distress signals
- Lifebuoys
- Lifejackets
- Stowage of survival craft
- Special provisions for buoyant apparatus
- Servicing of life saving appliances
- Repair of inflatable survival craft
- Record of repair and servicing
- Survival craft equipment
- Retro-reflective Material
- Rescue and retrieval of persons from the water

Miscellaneous systems and equipment

- General Provisions
- Navigation Lights, Shapes and Sound Signals
- Charts and Nautical Publications
- Navigation Equipment
- Radio and Signaling Equipment
- Public address systems
- Mooring and Ground Tackle
- First Aid Kit
- Cooking and Heating
- Pollution Prevention Equipment and Procedures

Operational Requirements

- General Provisions
- Marine Casualties
- Logbook
- Miscellaneous Operating Requirements

Preparations for Emergencies

- Record of Passengers
- Passenger Safety
- Emergency Instructions
- Recommended Emergency Instructions Format
- Emergency Station Bill
- Abandon Ship and Man Overboard Drills and Training
- Fire Fighting Drills and Training
- Markings Required

- Operational Readiness, Maintenance and Inspection of Lifesaving Equipment
- Instruction manuals, documentation, signs/notices and language used

Licensing of boat operators, manning and hours of work

Liability and penalty clauses

Standards for boat building and repairing yards

- Space of the yard
- Equipment, type approvals
- Professional qualifications for boat yard personnel
- Quality management system requirement
- Facilities for bottom inspection
- Waste management system
- **b.**) recreational craft operations in the country and for visiting yachts/ recreational crafts to Sri Lanka

Requirements for visiting a yachts and recreational crafts call to a port or place in Sri Lanka.

- Entry requirements
- Port clearance procedure and documentary requirements
- Crew Documentation needs such as Passports, crew list and passenger list (if any), a Crew Security Bond for visiting yachts
- Landing passes and their duration, extension procedure etc
- Departure requirements including port clearance and immigration clearance
- Liability and penalty clauses
- Port State Control / Health control
- other requirements of applicable statutory bodies

Requirements for visiting yachts/recreational crafts intended to trade in Sri Lankan waters.

- Requirements for Registration
- Survey and Certification
- Customs and immigration requirements.
 - other requirements of applicable statutory bodies
 - Races and regattas- permits and operational procedure

c.) Registration, of Imported boats

- Procedures for registrations and licensing of boats imported to Sri Lanka for domestic use and resale
 - Liability and penalty clauses

- Valuation of boats imported to Sri Lanka for clearance by a qualified, competent and approved valuers for determination of import duties and other fiscal levies
 - Races and regattas- permits and operational procedure
 - Insurance requirement
 - Conforming the standards mentioned in above 6. 1(a) or conforming the recognized standards
 - Liability and penalty clauses, and other administrative requirements
- V. If any amendment is needed for existing legislations in order to promulgate the proposed regulations on the areas stipulated in above 6(IV), the draft amendment to the existing legislations (Boat Ordinance) should be submitted along with the draft regulations.
- VI Conduct several consultative meetings with the relevant stakeholders of the industry which includes Ministry of Industry and Commerce, Ministry of Ports and Shipping, Ministry of Fisheries, Sri Lanka Ports Authority, Sri Lanka Customs, Sri Lanka Navy, Directorate of merchant shipping, Department of Coast Guard, Department of Wildlife, Marine Environment Protection Authority, Sri Lanka Export Development Board, Tourism Development Authority, Department of Immigration, Ceylon Association of Shipping Agents (CASA), Sri Lanka Standards Institute (SLSI), Boat Building Technology Improvement Institute among others.
- VII. Prepare the first draft of the regulatory frame work considering the three separate items listed in the section (iv) above and submit to the Technical Evaluation Committee of the proposed consultancy for circulation among stakeholders to obtain their views on the initial draft.
- VIII Prepare the second draft of the regulatory frame work incorporating the views submitted by the stakeholders for improvement of the contents and submit to the Technical Evaluation Committee of the proposed consultancy for circulation and organizing a stake holder workshop to finalize the contents of the frame work.
- IX Prepare and make a presentation on the regulatory frame work drafted for three separate items in the section 6 (iv) above at the above mentioned stake holder workshop and collect all relevant inputs, amendments to finalize the contents of the regulatory framework.
- X Prepare and submit the final version of the regulatory frame work separately for item (A) (B) & (C) in the section 6 (IV) above and submit to the Technical Evaluation Committee of the proposed consultancy as the final document in 3 hard copies and 1 CD.

07. DURATION

A Maximum of 6 months to submit the final version of the Regulatory Framework to the EDB as stipulated in 06 (ix) above.

08. DUTY STATION - Sri Lanka

09. QUALIFICATION & EXPERIENCE

The consultant / Consultancy firm must possess or have officers possessing following knowledge, experience and competency in undertaking the project.

- 1. Must be appropriately qualified in the field of Naval Architecture, Marine engineering, Nautical Science and law and with experience of at least 5 years as mentioned herein under; and
- 2. Have undertaken similar project successfully; and
- 3. Having excellent communication and public relations skills to work with multiple stake holders of the subject.

4. Qualification and Experience

Field	Minimum Academic	Experience
	Qualifications	
Naval Architecture	BSc or similar qualification in Naval Architecture	5 years' experience in design, construction and repair of ships, boats and offshore structures. Familiar with best practices for institutional arrangements for regulatory frame works for boat building, registrations and operations including establishing Marina. Experience as a class surveyor of an IACS member will be an added advantage.
Marine Engineering	BSc Marine Engineering or Certificate of Competency as Ch. Eng. (STCW III/2) recognized by the Government of Sri Lanka or similar professional qualification	5 years' experience in Marine Engineering field. Familiar with best practices for institutional arrangements for regulatory frame works for boat building, registrations, operations and the economic regulations of Maritime activities including establishing Marina. Experience as a class surveyor of an IACS member will be an added advantage.
Nautical Science	BSC Nautical science or Certificate of Competency as Master (STCW II/2) recognized by the Government of Sri Lanka or similar professional qualification	5 years' experience in the field of navigation, operation and maintenance of ships. Familiar with best practices for institutional arrangements for regulatory frame works for boat building, registrations, operations and the economic regulations of Maritime activities including establishing Marina. Experience as a class surveyor of an IACS member will be an added advantage.
Law	LLB or similar qualification and expertise in maritime law	5 years' experience in the legal field with familiarization of drafting legislations.

10. PRICE SCHEDULE / METHODOLOGY

- Cost estimation covering all activities of the project.
- Methodology to undertake the activities of the project with a phasing out schedule

Note

The selected consultant /consultancy firm will have to sign an agreement with the Sri Lanka Export Development Board before commencing the programme. Payment terms will be as per the government procurement guidelines.

[Text in brackets p rovides guidan ce to the PE for the p rep aration of the RFP; it should not app ear on the final RFP to be delivered to the shortlisted Consultants]

I. Form of Contract

(Text in brackets [] is op tional; all notes should be deleted in final text)

This CONTRACT (hereinafter called the "Contract") is made the [day] day of the month of [month], [year], between, on the one hand, [name of client] (hereinafter called the "Client") and, on the other hand, [name of Consultant] (hereinafter called the "Consultant").

[Note: If the Consultant consist of more than one entity, the above should be partially amended to read as fo llows: "...(herein after called the "Client") and, on the other hand, a joint venture/consortium/association consistin g of the followin g entities, each of which will be jointly and severally liable to the Client for all the Consultant's obligations under this Contract, namely, [name of Consultant] (hereinafter called the "Consultant").]

WHEREAS

- (a) the Client has requested the Consultant to p rovide certain consulting services as defined in this Contract (hereinafter called the "Services");
- (b) the Consultant, having rep resented to the Client that it has the required p rofessional skills, and p ersonnel and technical r esources, has agreed to p rovide the Services on the terms and conditions set forth in this Contract;

NOW THEREFORE the p arties hereto hereby agree as follows:

1.	The following documents attached hereto shall be deemed to form an integra this Contract:							
	(a)	The General Conditions of Contract;						
	(b)	The Sp ecial Conditions of Contract;						
	(c)	The followin g Ap p endices: [Note: If any of these Appendices are not used, the words "Not Used" should be inserted below next to the title of the Appendix]						
		App endix A: Descrip tion of Services App endix B: Rep orting Requir ements App endix C: Personnel and Sub-Consultants App endix D: Breakdown of Contract Price	Not used Not used Not used Not used Not used					

2. The mutual rights and obligations of the Client and the Consultant shall be as set forth in the Contract, in p articular:

App endix E: Services and Facilities Provided by the Client

App endix G: Form of Advance Pay ment Guarantee

Not used

Not used

- (a) the Consultants shall carry out the Services in accord ance with the p rovisions of the Contract; and
- (b) the Client shall make p ay ments to the Consultants in accord ance with the p rovisions of the Contract.

IN WITNESS WHEREOF, the Parties hereto have caused this Contract to be signed in their resp ective names as of the day and y ear first above written.

For and on behalf of [name of Client]
[Authorized Representa tive]
For and on behalf of [name of Consultan t]
[Authorized Representa tive]
[Note: If the Consultant consists of more than on e entity, a ll th ese entities should appear as signatories, e.g., in th e following manner:]
For and on behalf of each of the M embers of the Consultant
[name of member]
[Authorized Representa tive]
[name of member]
[Authorized Representa tive]

General Conditions of Contract

1. GENERAL PROVISIONS

1.1 Definitions

Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanin gs:

- (a) "App licable Law" means the laws and any other instruments havin g the force of law in Demo cratic So cialist Rep ublic of Sr i Lanka, as they may be issued and in force from time to time.
- (b) "Consultant" means any p rivate or p ublic entity that will p rovide the Services to the Client under the Contract.
- (c) "Contract" means the Contract sign ed by the Parties and all the attached documents listed in its Clause 1of the form of agr eement, that is these General Conditions (GC), the Sp ecial Conditions (SC), and the App endices.
- (d) "Contract Price" means the p rice to be p aid for the p erformance of the Services, in accordance with Clause 6;
- (e) "Day" means calendar day.
- (f) "Effective Date" means the date on which this Contract comes into force and effect p ursuant to Clause GC 2.1.
- (g) "Foreign Currency" means any currency other than Sri Lankan Rup ees.
- (h) "GC" means these General Conditions of Contract.
- (i) "M ember" means any of the entities that make up the joint venture/consortium/association, and "M embers" means all these entities.
- (j) "Party" means the Client or the Consultant, as the case may be, and "Parties" means both of them.
- (k) "Personnel" means p ersons hired by the Consultant or by any Sub-Consultants and assigned to the p erformance of the Services or any p art thereof. "Foreign Personnel" means such p rofessionals and supp ort staff that at the time of being so p rovided had their domicile outside Sri Lank a; "National Staff" means such p rofessionals and sup p ort staff who at the time of bein g so p rovided had their domicile inside Sri Lanka; and "Key Personnel" means the Personnel ref erred to in Clause GC 4.2
- (I) "Reimbursable exp enses" means all assign ment-related costs

that will be p aid to the Consultant on actuals.

- (m) "SC" means the Sp ecial Conditions of Contract by which the GC may be amended or sup p lemented.
- (n) "Services" means the work to be p erformed by the Consultant p ursuant to this Contract, as described in App endix A hereto.
- (o) "Sub-Consultants" means any p erson or entity to whom/which the Consultant subcontracts any p art of the Services.
- (p) "Third Party" means any p erson or entity other than the Government, the Client, the Consultant or a Sub-Consultant.
- (q) "In writing" means co mmunicated in written form with p roof of receip t.

1.2 Relationship Between the Parties

Nothing contained h erein shall be construed as establishing a relationship of master and servant or of p rincip al and agent as between the Client and the Consultant. The Consultant, subject to this Contract, has comp lete charge of Personnel and Sub-Consultants, if any , p erforming the Services and shall be fully resp onsible for the Services p erformed by them or on their behalf hereund er.

1.3 La w Go verning Contract

This Contract, its meaning and interpretation, and the relation between the Parties shall be gov erned by the Applicable Law.

1.4 Language

This Contract has been executed in En glish Lan gu age, which shall be the binding and controllin g lan gu age for all matters relating to the meanin g or interp retation of this Contract.

1.5 Headings

The headin gs shall not limit, alter or affect the meanin g of this Contract.

1.6 Notices

1.6.1

Any notice, request or consent requir ed or p ermitted to be giv en or made p ursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or mad e when deliver ed in p erson to an authorized rep resentative of the Party to whom the commun ication is addressed, or when sent to such Party at the address sp ecified in the SC.

1.6.2

A Party may change its address for notice hereunder by givin g the other Party notice in writing of such chan ge to the address sp ecified in the SC.

1.7 Location

The Services shall be p erformed at such locations as are sp ecified in App endix A her eto and, wher e the location of a p articular task is not

so sp ecified, at such locations, as the Client may app rove.

1.8 Authority of Member in Charge

In case the Consultant consists of a joint venture/ consortium/ association of more than one entity , the M embers hereby authorize the entity sp ecified in the SC to act on their beh alf in exercisin g all the Consultant's rights and obligations towards the Client under this Contract, includin g without limitation the receivin g of instructions and p ay ments from the Client.

1.9 Authorized Representatives

Any action required or p ermitted to be taken, and any document required or p ermitted to be executed under this Contract by the Client or the Consultant may be taken or executed by the officials sp ecified in the SC.

1.10 Taxes and Duties

The Consultant, Sub-Consultants, and their Personnel shall p ay such indirect taxes, duties, fees, and other imp ositions levied under the App licable Law, the amount of which is deemed to have been included in the Contract Price

- 2. COMMENCEMENT, COMPLETION, MODIFICATION AND TERMINATION OF CONTRACT
- 2.1 Effectiveness of Contract

This Contract shall come into force and effect on the date (the "Effective Date") of the Client's notice to the Consultant instructing the Consultant to begin carry in g out the Services. This notice shall confirm that the effectiven ess conditions, if any, listed in the SC have been met.

2.2 Commencement of Services The Consultant shall begin carry in g out the Services not later than the number of Day's after the Effective Date specified in the SC.

2.3 Ex piration of Contract

Unless terminated earlier p ursuant to Clause GC 2.7 hereof, this Contract shall exp ire at the end of such time p eriod after the Effective Date as sp ecified in the SC.

2.4 Modifications or Variations

Any modification or variation of the terms and conditions of this Contract, includin g any modification or variation of the scop e of the Services, may only be mad e by written agreement between the Parties. However, each Party shall give due consideration to any p rop osals for modification or variation made by the other Party.

- 2.5 Force Majeure
- 2.5.1 Definition
- (a) For the p urp oses of this Contract, "Force M ajeure" means an event which is bey ond the reasonable control of a Party, is not foreseeable, is unavoidable, and which makes a Party's p erformance of its obligations hereunder imp ossible or so imp ractical as reasonably to be considered imp ossible in the

circumstances, and includes, but is not limited to, war, riots, civil d isorder, earthquake, fire, exp losion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action (excep t where such strikes, lockouts or other industrial action are within the power of the Party invoking Force M ajeure to p revent), confiscation or any other action by Government agencies.

- (b) Force M ajeure shall not includ e (i) any event which is caused by the negligence or intentional action of a Party or such Party 's Sub-Consultants or agents or emp loy ees, nor (ii) any event which a diligent Party could reasonably have been exp ected both to take into account at the time of the conclusion of this Contract, and avoid or overcome in the carry ing out of its obligations hereund er.
- (c) Force M ajeure shall not include insufficiency of funds or failure to make any play ment required hereunder.

2.5.2 No Breach of Contract

The failure of a Party to fulfill any of its obligations under the contract shall not be consider ed to be a br each of, or def ault under, this Contract insofar as such inability arises from an event of Force M ajeure, p rovided that the Party affected by such an event (a) has taken all reasonable p recautions, due care and reasonable alternative measures in order to carry out the terms and conditions of this Contract, and (b) has informed the other Party as soon as p ossible about the occurrence of such an event.

2.5.3 Measures to be Taken

- (a) A Party affected by an event of Force M ajeure shall continue to p erform its obligations under the Contract as far as is r easonably p ractical, and shall take all reasonable measures to minimize the consequences of any event of Force M ajeure.
- (b) A Party affected by an event of Force M ajeure shall notify the other Party of such event as soon as p ossible, and in any case not later than fourteen (14) Day s following the occurrence of such event, p roviding evidence of the nature and cause of such event, and shall similarly give written notice of the restoration of normal cond itions as soon as p ossible.
- (c) Any p eriod within which a Party shall, p ursuant to this Contract, comp lete any action or task, shall be extended for a p eriod equal to the time during which such Party was unable to p erform such action as a result of Force M ajeure.
- (d) During the p eriod of their inability to p erform the Services as a result of an event of Force M ajeure, the Consultant, up on instructions by the Client, shall either:

- (i) demobilize, in which case the Consultant shall be reimbursed for additional costs they reasonably and necessarily incurred, and, if required by the Client, in reactivating the Services; or
- (ii) continue with the Services to the extent p ossible, in which case the Consultant shall continue to be p aid under the terms of this Contract and be reimbursed for additional costs reasonably and necessarily incurred.
- (e) In the case of d isagreement between the Parties as to the existence or extent of Force M ajeure, the matter shall be settled accordin g to Clause GC 8.

2.6 Suspension

The Client may, by written notice of susp ension to the Consultant, susp end all p ay ments to the Consultant hereunder if the Consultant fails to p erform any of its obligations under this Contract, includin g the carry ing out of the Services, p rovided that such notice of susp ension (i) shall sp ecify the nature of the failure, and (ii) shall request the Consultant to remedy such failure within a p eriod not exceed in g thirty (30) Days after receip t by the Consultant of such notice of susp ension.

2.7 Termination

2.7.1 By the Client

The Client may terminate this Contract in case of the occurrence of any of the events specified in p aragraphs (a) through (f) of this Clause GC 2.7.1. In such an occurrence the Client shall give a not less than thirty (30) Days' written notice of termination to the Consultant, and sixty (60) Days' in the case of the event referred to in (e).

- (a) If the Consultant fails to remedy a failure in the p erformance of its obligations hereunder, as specified in a notice of suspension p ursuant to Clause GC 2.6 hereinabove, within thirty (30) Days of receip t of such notice of suspension or within such further p eriod as the Client may have subsequently approved in writing..
- (b) If the Consultant becomes (or, if the Consultant consists of more than one entity, if any of its M embers becomes) insolv ent or bankrup t or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benef it of debtors or go into liquidation or receivership whether comp ulsory or voluntary.
- (c) If the Consultant fails to comp ly with any final decision reached as a result of arbitration p roceedings p ursuant to Clause GC 8 hereof.

- (d) If the Consultant, in the judgment of the Client has en gaged in corrup t or fraudulent p ractices in comp eting for or in executing the Contract.
- (e) If, as the result of Force M ajeure, the Consultant are unable to p erform a material p ortion of the Services for a p eriod of not less than sixty (60) Day s.
- (f) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.

2.7.2 By the Consultant

The Consultants may terminate this Contract, by not less than thirty (30) Days' written notice to the Client, such notice to be given after the occurrence of any of the events specified in p aragrap hs (a) through (c) of this Clause GC 2.7.2:

- (a) If the Client fails to p ay any money due to the Consultant p ursuant to this Contract and not subject to disp ute p ursuant to Clause GC 8 hereof within sixty (60) Dday s after receivin g written notice from the Consultant that such p ay ment is overdue.
- (b) If, as the result of Force M ajeure, the Consultant is unab le to p erform a material p ortion of the Serv ices for a p eriod of not less than ninty (90) Day s.
- (c) If the Client fails to comp ly with any final decision reached as a result of arbitration p ursuant to Clause GC 8 hereof.

2.7.3 Cessation of Rights and Obligations

Up on termination of this Contract p ursuant to Clauses GC 2.7 hereof, or up on exp iration of this Contract p ursuant to Clause GC 2.3 hereof, all rights and obligations of the Parties hereunder shall cease, excep t (i) such rights and obligations as may have accrued on the date of termination or exp iration, (ii) the obligation of confid entiality set forth in Clause GC 3.3 h ereof, (iii) the Consultant's obligation to p ermit insp ection, copy ing and auditin g of their accounts and records set forth in Clause GC 3.6 h ereof, and (iv) any right which a Party may have under the App licable Law.

2.7.4 Cessation of Services

Up on termination of this Contract by notice of either Party to the other p ursuant to Clauses GC 2.7.1 or GC 2.7.2 hereof, the Consultant shall, immediately up on disp atch or receipt of such notice, take all n ecessary steps to bring the Services to a close in a p rompt and orderly manner and shall make every reasonable effort to keep expenditures for this p urpose to a minimum. With respect to documents p repared by the Consultant and equipment and materials furnished by the Client, the Consultant shall p roceed as p rovided, respectively, by Clauses GC 3.7 hereof.

2.7.5 Payment upon Termination

Up on termination of this Contract p ursuant to Clauses GC 2.7.1 or GC 2.7.2, the Client shall make the followin g p ay ments to the Consultant:

- p ay ment and reimbursable exp enditures p ursuant to Clause GC
 6 for Services satisfactorily p erformed p rior to the effective date of termination;
- (b) excep t in the case of termination p ursuant to p aragrap hs (e) and (f) of Clause GC 2.7.1, r eimbursement of any reasonab le cost incident to the p romp t and orderly termination of the Contract, includin g the cost of the return travel of the Personnel and their eligib le dep endents.

2.7.6 Disputes about Events of Termination

If either Party disp utes whether an event sp ecified in Clause GC 2.9.1 or in Clause GC 2.9.2 her eof has occurr ed, such Party may, within forty -five (45) day s after receip t of notice of termination from the other Party, refer the matter to Clause GC 8 hereof, and this Contract shall not be terminated on account of such event except in accordance with the terms of any resulting arbitral award.

3. OBLIGATIONS OF THE CONSULTANT

3.1 General

3.1.1 S tandard of Performance

The Consultant shall p erform the Services and carry out their obligations hereunder with all due d iligence, efficiency and economy, in accordance with generally accepted p rofessional standards and p ractices, and shall observe sound management p ractices, and emp loy app rop riate technology and safe and effective equip ment, machinery, materials and methods. The Consultant shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the Client, and shall at all times supp ort and safeguard the Client's legitimate interests in any dealin gs with Sub-Consultants or third Parties.

3.2 Conflict of Interests

The Consultant shall hold the Client's interests p aramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corp orate interests.

3.2.1 Consultants Not to Benefit from Commissions, Discounts, etc.

The p ay ment of the Consultant p ursuant to Clause GC 6 shall constitute the Consultant's only p ay ment in connection with this Contract or the Services, and the Consultant shall not accept for their own benefit any trade commission, discount, or similar p ay ment in connection with activities p ursuant to this Contract or to the Services or in the discharge of their obligations under the Contract, and the

Consultant shall use their best efforts to ensure that the Personnel, any Sub-Consultants, and agents of either of them similarly shall not receive any such additional play ment.

3.2.2
Consultant and
Affiliates Not to be
Otherwise
Interested in
Project

The Consultant agrees that, durin g the term of this Contract and after its termination, the Consultant and any entity affiliated with the Consultant, as well as any Sub-Consultants and any entity affiliated with such Sub-Consultants, shall be disqualified from p rovidin g goods, works or services (other than consultin g services) resultin g from or directly related to the Consultant's Services for the p rep aration or imp lementation of the p roject.

3.2.3 Prohibition of Conflicting Activities The Consultant shall not engage, and shall cause their Personnel as well as their Sub-Consultants and their Personnel not to engage, either directly or indirectly, in any business or p rofessional activities which would conflict with the activities assigned to them under this Contract.

3.3 Confidentiality

Excep t with the p rior written consent of the Client, the Consultant and the Personnel shall not at any time communicate to any p erson or entity any confidential information acquir ed in the course of the Services, nor shall the Consultant and the Personnel make p ublic the recommendations formulated in the course of, or as a result of, the Services.

3.4 Insurance to be Taken Out by the Consultant

The Consultant (a) shall take out and maintain, and shall cause any Sub-Consultants to take out and maintain, at their (or the Sub-Consultants', as the case may be) own cost but on terms and conditions app roved by the Client, insurance against the risks, and for the coverage, as shall be sp ecified in the SC; and (b) at the Client's request, shall p rovide evidence to the Client showing that such insurance has been taken out and maintained and that the current p remiums have been p aid.

3.5 Consultant's
Actions
Requiring
Client's Prior
Appro val

The Consultant shall obtain the C lient's p rior ap p roval in writin g before takin g any of the following actions:

- (a) entering into a subcontract for the p erformance of any p art of the Services,
- (b) app ointing such members of the Personnel not listed by name in App endix C, and
- (c) any other action that may be specified in the SC.
- 3.6 Reporting Obligations
- (a) The Consultant shall submit to the Client the rep orts and documents sp ecified in Ap p endix B hereto, in the form, in the numbers and within the time p eriods set forth in the said App endix.

- (b) Final rep orts shall be delivered in CD ROM in addition to the hard cop ies sp ecified in said App endix.
- 3.7 Documents
 Prepared by
 the Consultant
 to be the
 Property of
 the Client
- (a) AII p lans, drawings, sp ecifications, designs, rep orts, other documents and software submitted by the Consultant under this Contract shall become and remain the property of the Client, and the Consultant shall, not later than up on termination or exp iration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof.
- (b) The Consultant may retain a copy of such documents and software. Restrictions about the future use of these documents, if any, shall be specified in the SC.
- 3.8 Accounting, Inspection and Auditing

The Consultant (i) shall keep accurate and sy stematic accounts and records in respect of the Services hereunder, in accordance with accep ted accounting principles and in such form and detail as will clearly identify all relevant time changes and costs, and the bases thereof, and (ii) shall periodically permit the Client or its designated representative and/or the Bank, and up to two years from the expiration or termination of this Contract, to inspect the same and make copies thereof as well as to have them audited by auditors appointed by the Client or the Bank, if so required by the Client or the Bank as the case may be.

4. Consultant's Personnel

- 4.1 Description of Personnel
- (a) The Consultant shall emp loy and p rovide such qualified and exp erien ced Personnel and Sub-Consultants as are required to carry out the Services. The titles, agreed job descr ip tions, minimu m qualifications, and estimated p eriods of en gagement in the carry ing out of the Services of the Consultant's Key Personnel are described in App endix C. The Key Personnel and Sub-Consultants listed by title as well as by name in App endix C are hereby app roved by the Client.
- (b) If required to comp ly with the p rovisions of Clause GC 3.1.1 hereof, adjustments with respect to the estimated p eriods of engagement of Key Personnel set forth in App endix C may be made by the Consultant by written notice to the Client, p rovided (i) that such adjustments shall not alter the or iginally estimated p eriod of en gagement of any individu al by more than 10% or one week, whichever is lar ger, and (ii) that the aggr egate of such adjustments shall not cause p ay ments under this Contract to exceed the ceilin gs set forth in Clause GC 6.1(b) of this Contract. Any other such

adjustments shall only be made with the Client's written app roval.

(c) If additional work is required bey ond the scope of the Services specified in App endix A, the estimated periods of engagement of Key Personnel set forth in App endix C may be increased by agreement in writing between the Client and the Consultant. In case where p ay ments under this Contract exceed the ceilin gs set forth in Clause GC 6.2 of this Contract, this will be explicitly mentioned in the agreement.

4.2 Appro val of Personnel

The Key Personnel and Sub-Consultants listed by title as well as by name in Ap p endix C are h ereby ap p roved by the Client. In r espect of other Personnel which the Consultant p rop oses to use in the carry ing out of the Services, the Consultant shall submit to the Client for review and app roval a cop y of their Curricu la Vitae (CVs). If the C lient does not object in writing (stating the reasons for the objection) within twenty -one (21) Days from the date of receipt of such CVs, such Personnel shall be deemed to have b een ap p roved by the Client.

4.3 Working
Hours,
Overtime,
Leave, etc

In case wher e Consultant will be p aid based on the time sp end by any Personnel the Workin g hours and holid ay s for such Personnel are set forth in App endix C hereto. To account for travel time, Foreign Personnel carry ing out Services inside Sri Lanka shall be d eemed to have commen ced, or finished work in resp ect of the Services such number of day s before their arrival in, or after their dep arture from Sri Lanka as is sp ecified in Ap p endix C hereto. Such Key Personnel shall not be entitled to be p aid for overtime nor to take p aid sick leave or v acation leav e excep t as sp ecified in Ap p endix C her eto, and excep t as sp ecified in such App endix, the Consultant's remuneration shall be d eemed to cov er these items. All leave to be allowed to the Personnel is included in the staffmonths of service set forth in Ap p endix C. Any taking of leave by Personnel shall be subject to the p rior ap p roval by the Consultant who shall ensure that absence for leave p urp oses will not delay the p rogress and adequate sup ervision of the Services.

- 4.4 Removal and/or Replacement of Personnel
- (a) Except as the Client may otherwise agree, no chan ges shall be made in the Key Personnel. If, for any reason beyond the reasonable control of the Consultant, such as retirement, death, medical incap acity, among others, it becomes necessary to rep lace any of the Key Personnel, the Consultant shall provide as a rep lacement a p erson of equivalent or better qualifications.
- (b) If the Client finds that any of the Personnel have (i) committed serious misconduct or have been charged with havin g committed a crimin al action, or (ii) have reasonable cause to be dissatisfied with the p erformance of any of the Personnel, then the Consultant shall, at the Client's written request specifying the grounds thereof,

- p rovide as a rep lacement a p erson with qualifications and exp erien ce accep table to the Client.
- (c) The Consultant shall have no claim for additional costs arising out of or incidental to any removal and/or rep lacement of Personnel.

5. OBLIGATIONS OF THE CLIENT

5.1 Assistance and Exemptions

Unless otherwise sp ecified in the SC, the Client shall use its best efforts to ensure that the Government of Sri Lanka shall:

- (a) Provide where app licable, the Consultant, Sub-Consultants and Personnel with work p ermits and such other documents as shall be necessary to enable the Consultant, Sub-Consultants or Personnel to p erform the Services.
- (b) Arrange where ap p licable, for the Personnel and, if ap p rop riate, their eligible dependents to be provided promptly with all necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in Sri Lanka.
- (c) Facilitate where ap p licable, p rompt clearance through customs of any p rop erty required for the Services and of the p ersonal effects of the Personnel and their eligible d ep endents.
- (d) Issue to officials, agents and rep resentatives of the Government agencies all such instructions as may be necessary or app rop riate for the p rompt and effective imp lementation of the Services.
- (e) Provide to the Consultant, Sub-Consultants and Personnel any such other assistance as may be specified in the SC.
- 5.2 Change in the Applicable La w Related to Taxes and Duties

If, after the date of this Contract, there is any change in the Ap p licable Law with resp ect to taxes and duties which increases or decreases the cost incurred by the Consultant in p erforming the Serv ices, then the remuneration and reimbursable exp enses otherwise p ay able to the Consultant under this Contract shall be increased or decreased accordingly by agreement between the Parties, and corr esp onding adjustments shall be made to the amounts referred to in Clauses GC 6.2

5.3 Services and Facilities

- (a) The Client shall mak e av ailable free of char ge to the Consultant the p rofessional and sup p ort counterp art p ersonnel, Services and Facilities listed under App endix E.
- (b) In case that such p ersonnel, services, facilities and p rop erty shall not be made available to the Consultant as and when specified in App endix E, the Parties shall agree on (i) how the affected p art of

the Services shall be carried out; (ii) any time extension that it may be app rop riate to grant to the Consultant for the p erformance of the Services, (iii) the manner in which the Consultant shall p rocure any such p ersonnel, services, facilities and p rop erty from other sources, and (iv) the additional p ay ments, if any, to be made to the Consultant as a result thereof p ursuant to Clause GC 6. hereinafter.

5.4 Counterpart Personnel

- (a) The Client shall make available to the Consultant free of ch ar ge such p rofessional and sup p ort counterp art p ersonnel, to be nominated by the Client with the Consultant's advice, if sp ecified in App endix E.
- (b) If counterp art p ersonnel are not p rovided by the Client to the Consultant as and when sp ecified in App endix E, the Client and the Consultant shall agree on (i) how the affected p art of the Serv ices shall be carried out, and (ii) the additional p ay ments, if any, to be made by the Client to the Consultant as a result thereof p ursuant to Clause GC 6.4 for op tion A or 6.3 for option B.
- (c) Professional and supp ort counterp art p ersonnel, excludin g Client's liaison p ersonnel, shall work under the exclusive d irection of the Consultant. If any member of the counterp art p ersonnel fails to p erform adequately any work assigned to such member by the Consultant that is consistent with the p osition occup ied by such member, the Consultant may request the rep lacement of such member, and the Client shall not unreasonably refuse to act up on such request.

6. PAYMENTS TO THE CONSULTANT

6.1 Option 'A' or Option 'B' is applicable

Two options, 'Op tion A' and 'Option B' are given below. The ap p licable option is stated in the SC. If no op tion is stated in SC, Op tion A is app licable.

OPTION A (Clause 6.2 to 6.6 below are ap p licable)

6.2 Lump-S um Payment

The total p ay ment due to the Consultant shall not exceed the Contract Price which is an all inclusive fixed lump-sum covering all costs required to carry out the Services described in Appendix A. Except as provided in Clause 5.2, the Contract Price may only be increased above the amounts stated in Clause 6.3 if the Parties have agreed to additional play ments in accordance with Clause 2.4 or clause 5.4.

- 6.3 Contract Price
- (a) The p rice p ay able in Sri Lankan Rup ees is set forth in the SC.
- (b) The p rice p ay able in foreign curr ency /currencies is set forth in the SC.
- 6.4 Payment for Additional Services

For the p urp ose of determining the remuneration due for additional services as may be agreed und er Clause 2.4, a br eakdown of the lump sum p rice is p rovided in App endices D.

6.5 Terms and Conditions of Payment

Pay ments will be made accord in g to the p ay ment schedule stated in the SC. Unless otherwise stated in the SC, the first p ay ment shall be mad e against the p rovision by the Consultant of an advance p ay ment guar antee accep table to the Client in an amount (or amounts) and in a curr ency (or currencies) sp ecified in the SC. Such guarantee (i) to remain effective until the advance p ay ment has been fully set off, and (ii) to be in the form set forth in App endix G hereto, or in such other form as the Client shall have ap p roved in writing. The advance p ay ments will be set off by the Client in installments p roportionate to the p ay ments made to the Consultant. Any other p ay ment shall be mad e after the conditions listed in the SC for such p ay ment have been met, and the Consultant has submitted an invoice to the Client sp ecify ing the amount due.

6.6 Interest on Delayed Payments

If the Client has delay ed p ay ments bey ond thirty (30) day s after the due date stated in the Clause SC 6.5, interest shall be p aid to the Consultant for each day of delay at the rate stated in the SC.

OPTION B (Clause 6.2 to 6.5 below are ap p licable)

- 6.2 Cost
 Estimates;
 Ceiling
 Amount
- (a) An estimates of the cost of the Services p ay able in foreign currency is set forth in App endix D.
- (b) Excep t as may be otherwise agreed under Clause GC 2.4 and subject to Clause GC 6.2(c), p ay ments under this Contract shall not exceed the ceilin gs in Sr i Lank an Rup ees and foreign curr ency
- (c) Notwithstanding C lause GC 6.2(b) hereof, if p ursuant to any of the Clauses GC 5.2, 5.3 or 5.4 hereof, the Parties shall agree that additional p ay ments in local and/or foreign curren cy, as the case may be, shall be made to the Consultant in order to cover any necessary additional exp enditures not envisaged in the cost estimates referred to in Clause GC 6.2(a) above, the ceilin g or ceilin gs, as the case may be, set forth in Clause GC 6.2(b) abov e shall be in creased by the amount or amounts, as the case may be, of any such additional p ay ments.
- 6.3 Remuneration and
- (a) Subject to the ceilin gs sp ecified in C lause GC 6.2(b) hereof, the Client shall p ay to the Consultant (i) remuneration as set forth in

Reimbursable Ex penses

Clause GC 6.3(b) hereunder, and (ii) reimbursable exp enses as set forth in Clause GC 6.3(c) h ereunder. Unless otherwise sp ecified in the SC, said r emuner ation shall be f ixed for the dur ation of the Contract.

- (b) Pay ment for the Personnel shall be d etermined on the b asis of time actually sp ent by such Personnel in the p erformance of the Services after the date determined in accord ance with Clause GC 2.2 and Clause SC 2.2 (or such other date as the Parties shall agree in writing), at the r ates referred to in C lause SC 6.3(b), and subject to p rice adjustment, if any, sp ecified in Clause SC 6.3(a).
- (c) Reimbursable exp enses actually and reasonably incurred by the Consultant in the p erformance of the Services, as sp ecified in Clause SC 6.3(c).
- (d) The remuneration rates referred to under p aragrap h (b) here above shall cov er: (i) such salaries and allowan ces as the Consultant shall have agreed to p ay to the Personnel as well as factors for social char ges and overh ead (bonuses or other means of p rofit-sharing shall not be allowed as an element of overhead), (ii) the cost of backstopp ing by home office staff not included in the Personnel listed in App endix C, and (iii) the Consultant's fee.
- (e) Any rates specified for Personnel not yet appointed shall be provisional and shall be subject to revision, with the written approval of the Client, once the applicable salar ies and allowances are known.
- (f) Pay ments for p eriods of less than one month shall be calculated on an hourly basis for actual time sp ent and directly attributable to the Services (one hour b ein g equ ivalent to 1/176 thof a month) and on a calend ar-day basis for time sp ent away from home office (one day bein g equiv alent to 1/30th of a month).

6.4 Currency of Payment

Foreign curr ency p ay ments shall be made in the currency or currencies sp ecified in the SC, and lo cal curren cy p ay ments shall be made in Sri Lankan Rup ees.

6.5 Mode of Billing and Payment

Billin gs and p ay ments in respect of the Services shall be made as follows:

(a) Within the number of day s after the Effective Date sp ecified in the SC, the Client shall cause to be p aid to the Consultant advance p ay ments in foreign currency and in Sri Lankan Rup ees as sp ecified in the SC. When the SC indicate advan ce p ay ment, this will be du e after p rovision by the Consultant to the Client of an advance p ay ment guarantee acceptable to the Client in an amount (or amounts) and in a currency (or currencies) sp ecified in the SC.

Such guarantee (i) to remain effective until the advance p ay ment has been fully set off, and (ii) to be in the for m set forth in App endix G hereto, or in such other form as the Client shall hav e app roved in writing. The advance p ay ments will be set off by the Client in equal installments against the statements for the number of months of the Services specified in the SC until said advance p ay ments have been fully set off.

- (b) As soon as p racticable and not later than fifteen (15) day s after the end of each calend ar month during the p eriod of the Services, or after the end of each time intervals otherwise indicated in the SC, the Consultant shall submit to the Client, in dup licate, itemized statements, accomp anied by cop ies of invo ices, vou chers and other app rop riate supp orting materials, of the amounts p ay able p ursuant to Clauses GC 6.4 and GC 6.5 for such month, or any other p eriod indicated in the SC. Sep arate statements shall be submitted in resp ect of amounts p ay able in foreign currency and in local currency. Each statement shall distinguish that p ortion of the total eligib le costs which p ertains to remuneration from that p ortion which p ertains to reimbursable exp enses.
- (c) The Client shall p ay the Consultant's statements within sixty (60) day s after the receip t by the Client of such statements with supp orting documents. Only such p ortion of a statement that is not satisfactorily supp orted may be withheld from p ay ment. Should any discrep ancy be found to exist between actual p ay ment and costs authorized to be incurred by the Consultant, the Client may add or subtract the difference from any subsequent p ay ments. Interest at the annual rate sp ecified in the SC shall become p ay able as from the above due date on any amount due by, but not p aid on, such due date.
- (d) The final p ay ment under this Clause shall be made only after the final rep ort and a final statement, identified as such, shall have been submitted by the Consultant and app roved as satisfactory by the Client. The Services shall be deemed comp leted and finally accep ted by the Client and the final rep ort and final statement shall be deemed app roved by the Client as satisfactory ninety (90) calendar day s after receipt of the final rep ort and final statement by the Client unless the Client, within such ninety (90) day period, gives written notice to the Consultant sp ecify ing in detail deficiencies in the Services, the final rep ort or final statement. The Consultant shall thereup on p romptly make any necessary corrections, and thereafter the foregoin g p rocess shall be rep eated. Any amount, which the Client has p aid or caused to be p aid in accordance with this Clause in excess of the amounts actually p ay able in accordance with the p rovisions of this Contract, shall be reimbursed by the Consultant to the Client within

thirty (30) day s after receip t by the Consultant of notice thereof. Any such claim by the Client for reimbursement must be mad e within twelve (12) calendar months after receip t by the Client of a final r ep ort and a fin al statement app roved by the Client in accordance with the above.

- (e) Pay ments in respect of remuneration or reimbursable expenses, which exceed the cost estimates for these items as set forth in App endices D and E, may be charged to the respective contingencies p rovided for foreign and local currencies only if such expenditures were approved by the Client p rior to being incurred.
- (f) With the exception of the final p ay ment under (d) above, p ay ments do not constitute acceptance of the Services nor relieve the Consultant of any obligations hereunder.

7. GOOD FAITH

7.1 Good Faith

The Parties undertake to act in good f aith with resp ect to each other's rights under this Contract and to adopt all reasonable measures to ensure the realization of the objectives of this Contract.

8. SETTLEMENT OF DISPUTES

8.1 Amicable Settlement

- (a) The Parties agree that the avoidance or early resolution of disputes is crucial for a smooth execution of the Contract and the success of the assignment. The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Contract or its interp retation.
- (b) If either Party objects to any action or inaction of the other Party, the objecting Party may file a written Notice of Disp ute to the other Party p roviding in detail the basis of the disp ute. The Party receiv in g the Notice of Disp ute will consider it and r esp ond in writing within 30 Days after receipt. If that Party fails to resp ond within 30 Day s, or the disp ute cannot be amicably settled within 30 Day s following the resp onse of that Party, Clause GC 8.2 shall ap p ly

8.2 Dispute Resolution

Any disp ute between the Parties as to matters arising p ursuant to this Contract that cannot be settled amicably within thirty (30) Days after receipt by one Party of the other Party's request for such amicable settlement may be submitted by either Party for settlement in accordance with the p rovisions specified in the SC and in accordance with Sri Lank a Arbitration Act No. 11 of 1995.