GOVERNMENT OF THE INDEPEDENT STATE OF SAMOA



REQUEST FOR PROPOSAL: LOW VALUE CONSULTANCY SERVICES

ClearSCADA and Telecommunication Support Services

Issued on: 1st March 2021 RFP No.: SAMEPC07/2021. Procuring Entity: Electric Power Corporation

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These standard bidding documents (SBD) for Procurement of Consultancy Services – Request for Proposals Method have been prepared by the Ministry of Finance with the approval of the Office of the Attorney General. Their use is mandatory for the procurement of consultancy services (low value) through the Request for Proposals Method according to the Government of Samoa Treasury Instructions Section 6 Procurement & Contracting.

Any revisions to the Instructions to consultants or General Conditions of Contract in this SBD will require the approval of the Office of the Attorney General before the procurement may proceed.

These SBD are designed for the procurement of consultancy services which are to be financed using public funds below SAT\$50,000.

These SBD can be used with the following methods of selection:

- (a) Quality and cost based selection (QCBS)
- (b) Selection under fixed budget (SFB)
- (c) Quality based selection (QBS)
- (d) Least cost selection (LCS)

Those wishing to submit comments or questions on this document or to obtain additional information are encouraged to contact: I

LETTER OF INVITATION

ELECTRIC POWER CORPORATION

Level 5 TuiAtuaTupuaTamaseseEfi Building Apia Samoa



Telephone: Facsimile: Email: (+685) 65505 (+685) 23748 info@epc.ws www.epc.ws PO Box 2011

REQUEST FOR PROPOSALS Ref No: SAMEPC 07/2021.

1 March 2021

To: Bidders

Dear Madam/Sir

Subject: ClearSCADA and Telecommunication Support Services

1. The Electric Power Corporation utilizing public funds invites you to submit your priced proposal for the delivery of the following services:

Engineer/Consultant will assist and provide support to the Electric Power Corporation engineers and technicians for the Asset monitoring, control and maintenance of the following:

- ClearSCADA supervisory software and grid control interface installed
- Magna and SCADAPack remote terminal units (RTUs) installed at EPC generation sites
- 4RF microwave data radios and Trio UHF data radios
- Hirschmann industrial network equipment
- Accutech Field Unit wireless instruments
- Schneider Electric Hardware and Software
- 3CX and Yealink Voip system
- Isagraf and MODSCAN
- Software maintenance releases, service packs, patches and updates
- Training of technicians, system controllers and engineers

- Servers, workstations and associated monitors
- Optical Fiber Network Equipment
- Pole-Top controller equipment
- 2. Only proposals from eligible consultants as defined in paragraph 2 of Section1, Instructions to consultants will be considered.
- 3. Proposal must be submitted by 2pm hours on March 23 2021.
- 4. The procuring entity shall award the contract to the consultant whose proposal has been determined to be the lowest evaluated proposal in accordance with the evaluation criteria at paragraph 4 of Section 1, Instructions to consultants.
- 5. No proposal securing declaration or guarantee is required.
- 6. Please confirm whether or not you will submit a proposal by email/fax to: <u>suisalag@epc.ws</u>, cc <u>epc@info.ws</u> quoting the above reference.

Yours faithfully

Fuimaono Asolima Leapai

SECTION 1: Instructions to Consultants

1. Eligibility of the Consultant

A consultant must meet the following criteria to be eligible for an award of contract:

- The consultant shall not have a conflict of interest. All consultants found to have conflict of interest shall be disqualified. consultants may be considered to have a conflict of interest with one or more parties in the bidding process if they are or have been associated in the past, with a firm or any of its affiliates which have been engaged by the procuring entity to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under this bidding document; or that has been hired (or is proposed to be hired) by the procuring entity as Project Manager for the Contract.
- The consultant must not be ineligible in accordance with Clause 2, Fraud and Corruption, at the date of contract award.
- A firm that has been sanctioned by the Government in accordance with ITC 4 shall be ineligible to be awarded a contract, or benefit from a Government-financed contract, financially or otherwise, during such period of time as the Government shall determine.
- The consultant(regardless of its country of registration and including any director, officer, manager or supervisor of the consultant) shall not within a period of 3 years preceding the date of issuance of the request for proposals have been:
 - a) convicted of any criminal offence, whether in Samoa or elsewhere:
 - (i) relating to his or her professional conduct;
 - (ii) relating to the making of false statements or misrepresentations as to his or her qualifications to enter into a procurement contract;
 - (iii) involving dishonesty; or
 - (iv) under anti-corruption legislation; or
 - b) suspended or disbarred by administrative or judicial proceedings from participating in procurements, whether in Samoa or elsewhere; or
 - c) convicted of an offence involving dishonesty, obstruction of justice or a lack of honesty or business integrity; or
 - d) convicted for an offence involving corruption; or
 - e) convicted for engaging in anti-competitive practices, whether or not involving collusion; or
 - deliberately neglectful or failed without good cause to perform a contract in accordance with its terms, if so serious in nature as to justify suspension or debarment.
- The consultant has received this invitation directly from the procuring entity.
- consultants shall provide such evidence of their continued eligibility satisfactory to the procuring entity as the procuring entity shall reasonably request.

- The consultant shall not have any competitive advantage over competing consultants.
- The consultant may not sub-contract the whole of the services.
- consultants may not associate with other consultants on the shortlist.

2. Fraud and Corruption

All participants in the selection process as well as consultants and their sub-consultants must observe the highest standard of ethics during the selection and execution of contracts. For the purposes of this section, the procuring entity:

- (a) defines, for the purposes of this provision, the terms set forth below as follows:
 - (i) "corrupt practice" is the offering, giving, receiving or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - (ii) "fraudulent practice " is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - (iii) "collusive practices " is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - (iv) "coercive practices "is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
 - (v) "obstructive practice" means:
 - (aa) deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a Government investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
 - (bb) acts intended to materially impede the exercise of the Government's inspection and audit rights.

The procuring entity will:

- (i) 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, or obstructive
 practices in competing for the contract in question;
- (ii) cancel the portion of the funding appropriation allocated to a contract if it determines at any time that representatives of the procuring entity or of a beneficiary of the appropriation were engaged in corrupt, fraudulent, collusive, or coercive practices during the selection process or

the execution of that contract, without the procuring entity having taken timely and appropriate action satisfactory to the procuring entity to address such practices when they occur;

- (iii) sanction a consultant, including declaring ineligible, either indefinitely or for a stated period of time, to be awarded a Government financed contract if it at any time determines that the consultant has, directly or through an agent, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for, or in executing, a Government financed contract; and
- (iv) have the right to require that, in contracts financed by a Government appropriation, a provision be included requiring consultants to submit audited financial statements and the same to be certified by an independent auditor, and also to permit the Government to inspect their accounts and records and other documents relating to the submission of proposals and contract performance and to have them audited by auditors appointed by the Government.

A person who commits an offence relating to corrupt activities in Samoa shall

- (a) be liable for conviction under the provisions of the laws of the Independent State of Samoa relating to corrupt activities in Samoa;
- (b) have their bid rejected if it is determined that the consultant is not in compliance with the laws of the Independent State of Samoa relating to corrupt activities in Samoa;
- (c) risk other sanctions in accordance with the Procurement Suspensions and Debarments Procedure.

Furthermore, consultants shall be aware of the provision stated in GCC 35.1 of this bidding document with regard to termination.

3. Documents comprising the Proposal

The proposal submitted by the consultant shall comprise the following documents:

- Technical Proposal
 - Signed Letter of Proposal on your company headed paper.
 - Signed Technical Response including Work Plan, Team Composition and Inputs and Curriculum Vitae (CV).

Terms of Support Requirements

- ONSITE ASSISTANCE (Consultant on Island)
 - Normal Working Hours (Mon Fri: 0900 1700)
 - After Hours (Mon Fri: 1700 2400, Sat Sun: 0900 1700)

Engineer/Consultant will respond to telephone calls, text message and emails on same day and guarantee attendance on site on same working day.

For after hours, Engineer/Consultant will respond to telephone calls, text messages and emails within the same day and guarantee attendance on site within 24 hours from time of first contact.

- REMOTE ASSISTANCE (Consultant off Island)
 - Normal Working Hours (Mon Fri: 0900 1700)
 - After Hours (Mon Fri: 1700 2400, Sat Sun: 0900 1700)

Engineer/Consultant will respond to telephone calls, text messages and emails within same day and provide remote support via desk-top and voice calls within 24 hours of first contact.

- Financial Proposal
 - Certified copy of the Signed Letter of Proposal
 - o Signed FIN-2, FIN-3 and FIN-4

Onsite Support Rates:

Fixed Hourly Rate	Normal Working Hours
Fixed Hourly Rate	After Hours

Remote Support Rates:

Fixed Hourly Rate	Normal Working Hours
Fixed Hourly Rate	After Hours

Engineer/Consultant will submit timesheets to agreed party/engineer who will approve timesheets for tasks completed. Timesheets must include start/end time of support with details of support service rendered. EPC will raise a Purchase Order for the approved timesheets and send a copy to the consultant.

4. Proposal and evaluation criteria

The consultant must quote for all the services specified. Any partial proposals shall be deemed nonresponsive. This is a all rates must be in hours for services rendered not including time of contact assignment.

The consultant may only submit one quote. Any consultant who submits more than one quote will have their quotes rejected.

This RFP will be evaluated in accordance with Quality and Cost Based Selection/Selection under Fixed Budget/Least Cost Selection method of selection.

All Technical Proposals will be evaluated using the following criteria, sub criteria, and point system :

			Points
(i) (ii)	plar	equacy of the proposed technical approach, methodology and work in responding to the Terms of Reference profession staff qualifications and competence for the assignment:	20 – 40
	a)	Team Leader	Insert points
	b)	Insert position or discipline as appropriate	Insert points
	c)	Insert position or discipline as appropriate	Insert points
	d)	Insert position or discipline as appropriate	Insert points
	e)	Insert position or discipline as appropriate	Insert points
		Total Points for criterion (ii):	60 - 80

The number of points to be assigned to each of the above positions or disciplines shall be determined considering the following three sub criteria and relevant percentage weights:

	Total points for the two criteria:	100
	Total Weight:	100%
3)	Experience in region and language	Insert weight between 10 and 20%
2)	Adequacy for the assignment	Insert weight between 50 and 60%
1)	General Qualifications	Insert weight between 20 and 30%

The minimum technical score St required to pass is: Insert number of points points

Only the Financial Proposals of the proposals which pass the minimum technical score shall be opened.

Note: Procuring entity to select one of the following based on the method of selection. Delete any method that is not applicable.

LCS evaluation: the procuring entity will select the lowest proposal among those that passed the minimum technical score.

The procuring entity shall award the contract to the consultant whose proposal is ranked first in accordance with the method of selection.

5. Proposed Prices

Proposal prices must be quoted in Samoan Tala (SAT\$) using the forms at Section 3. All custom duties, import and any other taxes or fees applicable for goods imported in to Samoa and VAT should be quoted separately, where applicable.

Prices shall remain fixed and not subject to adjustment during the period of performance of the contract.

The consultant shall bear all costs associated with the preparation and submission of its proposal, and the procuring entity shall not be responsible or liable for those costs.

6. Validity of Proposal

Your proposal should be valid for a period of insert number – 90 days from the deadline for submission.

7. Language of the Proposal

All documents relating to the proposal and contract shall be in the English language.

8. Signing of the Proposal

The original and copy of the proposal shall be typed, digitally entered or written in permanent ink and shall be signed and stamped by a person duly authorized to sign on behalf of the consultant.

Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the person signing the proposal.

9. Submission of Proposal

All proposals must be submitted in writing.

The Technical and Financial Proposals must be placed in separate envelopes and clearly marked with the RFP Number and "Technical Proposal" or "Financial Proposal". The envelopes containing the Technical and Financial Proposals shall be placed together in one envelope ("outer envelope") and sealed. This outer envelope shall bear the submission address, reference number and title of the RFP, and a note clearly marked stating: "Do Not Open, Except In Presence Of The Official Appointed, Before 11am, 30th March 2021"

Consultants shall enclose the original and two copies of the proposals duly marking the envelopes as "ORIGINAL" and "COPY." These envelopes containing the original and the copies shall then be enclosed in one single envelope. The inner and outer envelopes shall:

- (a) bear the name and address of the consultant;
- (b) be addressed to the procuring entity as follows;

Attention: Faumui Tauiliili lese Toimoana, General Manager, Electric Power Corporation

Address: Sogi i

Floor-Room number: Level 5, TATTE Bld

Note: it is important to avoid delays or misplacement of proposals

City: Apia

Samoa

- (c) bear the specific RFP Number; and
- (d) bear a warning not to open before the time and date for deadline for opening.

A consultant may modify or withdraw its proposal once submitted but only prior to the deadline for submission. The modified or withdrawal must be prepared as above, however, the outer envelope must also be marked 'MODIFICATION' or 'WITHDRAWAL'.

10. Deadline of Submissions

The deadline for receipt of your proposal by the procuring entity is no later than 11am on 30th March 2021 – Note: should be a maximum of 7 days from date of this invitation.

There shall be no public opening of proposals. The Financial Proposals will not be opened until the technical evaluation has been completed.

11. Late Proposals

The procuring entity shall not consider any proposal that arrives after the deadline for submission of proposals. All late proposals shall be declared late, rejected and returned to the consultant.

12. Confidentiality

Information relating to the examination, evaluation, comparison, and post-qualification of the proposals and recommendation of contract award, shall not be disclosed to the consultants or any other persons not officially concerned with the proposal process until the Contract Award has been formally made to the successful consultant.

Any effort by a consultant to influence the procuring entity in the examination, evaluation, comparison, and post qualification of the proposals or contract award decisions may result in the rejection of its proposal and may be subject to the provisions of the Government's antifraud and corruption policy.

Notwithstanding the above clause, from the time of proposal opening to the time of Contract Award, if any consultant wishes to contact the procuring entity on any matter related to the bidding process, it should do so in writing.

13. Procuring Entity's Right to Accept any Proposal and to Reject any or all Proposals:

The procuring entity reserves the right to accept or reject any proposal, and to cancel the process of competition and reject all proposals, at any time prior to the award of the contract, without thereby incurring any liability to the affected consultant(s).

14. Notification of Award and Signing of Contract:

Prior to the expiration of the period of proposal validity, the procuring entity shall notify all consultants, in writing, of the determination of the successful proposal.

The consultants may request a written debrief seeking explanations for the grounds on which their proposals were not selected.

The procuring entity shall simultaneously send the successful consultant the contract which shall be binding.

15. Clarifications or further information

Any request for clarification or further information must be received insert number – i.e. 7 days before the proposal deadline. All requests must be in writing to the Procurement Officer <u>suisalag@epc.ws</u> cc <u>leapaia@epc.ws</u> or the address provided at Clause 9.

16. Right to complain

The consultant has a right to complain in accordance with the Procurement Complaints Review Procedure (Instructions K9).

A potential or actual consultant in procurement proceedings who claims to have suffered, or to be likely to suffer harm due to a breach of a duty imposed on a procuring entity by or under the Instructions, may complain to a procuring entity.

Such complaint must be made in writing -

- (a) within 10 days of when the consultant submitting it became aware of the circumstances giving rise to the complaint or when the consultant should have become aware of those circumstances, whichever is earlier; or
- (b) in any event within 5 days of the date of notification of the proposed award of the contract.

The consultant should submit its complaint in accordance with the procedures to the address specified at Clause 9.

A complaint shall not be entertained unless the complainant has identified the specific act or omission alleged to constitute a breach of duty on the part of the procuring entity.

SECTION 2: Terms of Reference

Background

The Electric Power Corporation (EPC) utilizes ClearSCADA to monitor and control field devices at remote areas to maintain the efficiency of its daily operation and the distribution of electricity around the country. The EPC therefore wishes to engage an engineer/consultant on an "On Call" and Rates basis to provide technical support for the maintenance of its ClearSCADA system and Telecommunication services to ensure system availability and reliability are maintained and improved

Objective(s) of the Assignment

- To provide On Call technical support from time to time throughout the year to assist EPC engineers with SCADA and Telecommunication network restorations
- To ensure high level of asset availability, reliability and utilisation from the EPC SCADA system
- To provide investigation, advice, hands-on-training and rectification of faults on items listed in the Scope

below

Scope of consulting services, Tasks (Components) and Expected Deliverables

- 1. Engineer/Consultant will assist and provide support to the Electric Power Corporation engineers and technicians for the Asset monitoring, control and maintenance of the following:
- 2. Core Support and Services:
- > ClearSCADA supervisory software and grid control interface installed
- > Magna and SCADAPack remote terminal units (RTUs) installed at EPC generation sites
- > 4RF microwave data radios and Trio UHF data radios
- Hirschmann industrial network equipment
- > Accutech Field Unit wireless instruments
- Schneider Electric Hardware and Software
- 3CX and Yealink Voip system
- Isagraf and MODSCAN
- Software maintenance releases, service packs, patches and updates
- Training of technicians, system controllers and engineers
- Servers, workstations and associated monitors
- Optical Fiber Network Equipment
- Pole-Top controller equipment
- 3. Indicate if downstream work is required

4. To provide on the job training for EPC engineers on technical skills and practical knowledge on how to deal with day to day and unforeseen issues.

To assist EPC engineers with SCADA configuration and integration from time to time

Team Composition & Qualification Requirements for the Key Experts

Contractor lists of team members of consultants and provide qualifications for each person;

Reference of similar consulting services;

Business license or confirmation of experience in consulting services

Reporting Requirements and Time Schedule for Deliverables

- (a) Format, frequency, and contents of reports to be submitted within 5 days after support service is render completed ;
- (b) Number of copies, and requirements to electronic submission (or on CD ROM). Final reports shall be delivered via email to leapaia@epc.ws;
- (c) Dates of submission;
- (d) Persons (Asolima Leapai, Fata Uelese, Afamasaga Victor Afamasaga, Fuluasou Station (NCC)) to receive them; NCC (EPC Fuluasou Station)

Procuring entity's input and Counterpart Personnel

- Services, facilities and property to be made available to the consultant by the procuring entity: list/specify Sites: Upolu Sites: Fuluasou Substation
- Fuluasou Hydro Station
- Vaitele Solar and Network Panel
- TATTE Network Panel
- Samasoni Hydro Station
- Tanugamanono Power Station
- Fale ole Fee Hydro Station
- Alaoa Hydro Station
- Maagiagi Penstock Enclosure
- Fiaga Power Station
- Racecourse Solar Farm Panel
- Mt Vaea Hut & Tower

- Mt Fiamoe Hut and Tower
- Vailoa Wind Farm
- Afulilo Dam Enclosure and Penstock enclosure
- Fagaloa Pass Hut and Mast
- Taelefaga Power Station
- Ridge above Taelefaga (Pylon Enclosure)
- Sauniatu Head pond Enclosure
- Lalomauga Hydro Station
- Lufilufi Hut and Tower
- Faleolo Solar Farm Enclosure
- Biomass Enclosure
- Tafitoala Hydro Station

Savaii Sites:

Salelologa Power Station

Faleata Hydrostation

(a)

(b) Professional and support counterpart personnel to be assigned by the procuring entity to the consultant's team: Engineer: Asolima Leapai, Uelese Eteuati, Talia Eneliko

Any other information the procuring entity considers relevant to delivery of the TOR

SECTION 3: Letter of Proposal

Insert Consultant's Letterhead/Consultant to Fill in

Insert date

Ref No.: insert RFP Ref. No.

To: insert name of procuring entity

We, the undersigned, declare that:

- (a) We have examined and have no reservations to the Request for Proposals, including Addenda issued in accordance with Instructions to Consultants (ITC);
- (b) We offer to supply, in conformity with the Request for Proposals, the following services: _____;
- (c) The total price of our proposal, excluding any discounts offered in item (d) below, but including all applicable taxes is: amount of Samoan Tala in words, SAT\$ amount in figures;
- (d) The discounts offered and the methodology for their application are: insert offer;
- (e) Our proposal shall be valid for a period of ______days from the date fixed for the proposal submission deadline in accordance with the Request for Proposals and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (f) We, including any sub-consultants or consultants for any part of the contract, do not have any conflict of interest in accordance with **ITC**1;
- (g) Our firm, its affiliates or subsidiaries (including any sub-consultants or consultants for any part of the contract), are not been declared ineligible procuring entity in accordance with ITC2;
- (h) We hereby agree that in competing for (and, if the award is made to us, in executing) the contract, we undertake to observe the laws against fraud and corruption, including bribery, in force in Samoa;
- (i) The following commissions, gratuities, or fees have been paid or are to be paid with respect to the proposal process or execution of the contract:

Name of Recipient Address	Reason	Amount
---------------------------	--------	--------

If none has been paid or is to be paid, indicate "none."

- (j) We understand that this proposal, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed.
- (k) We understand that you are not bound to accept the lowest responsive Proposal or any other Proposal that you may receive. We understand that the procuring entity may cancel a procurement at any time prior to the acceptance of the successful Proposal or after the successful Proposal is accepted if
 - (i) the consultant presenting the proposal is suspended or debarred;
 - (ii) the procurement is cancelled;

- (iii) the consultant presenting the successful Proposal is excluded on the grounds of corruption, unfair competition or conflict of interest; or
- (iv) the procurement, the Proposal or the consultant contravenes or is otherwise not compliant with the provisions of the laws of the Independent State of Samoa.

Name:

In the capacity of:

Signed:

Duly authorized to sign the proposal for and on behalf of:

ated on	day of
ated on	day of

SECTION 3a: Technical Response Form

a.	Technical Approach, Methodology, and Organisation of the Consultant's team
	Please explain your understanding of the objectives of the assignment as outlined in the Terms of Reference (TOR), the technical approach, and the methodology you would adopt for implementing the tasks to deliver the expected output(s); the degree of detail of such output; and describe the structure and composition of your team. <u>Please do not repeat/copy the TORs in here. Your response excluding the Work Plan, Staffing and CVs should not exceed 5 A4 pages.</u>
b.	Work Plan and Staffing
	Please outline the plan for the implementation of the main activities/tasks of the assignment, their content and duration, phasing and interrelations, milestones (including interim approvals by the procuring entity), and tentative 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 and work schedule showing the assigned tasks for each expert. A CV for each of the Experts proposed should be provided using the format below. A list of the final documents (including reports) to be delivered as final output(s) should be included here. The work plan should be consistent with the Work Schedule Form.
C.	Comments (on the TOR and on counterpart Staff and Facilities)
	Your suggestions should be concise and to the point and incorporated in your proposal. Please also include comments, if any, on counterpart staff and facilities to be provided by the procuring entity. For example, administrative support, office space, local transportation, equipment, data, background reports, etc.

Section 3b: Work Plan

NO.	DELIVERABLES ¹ (D)	MONTHS										
		1	2	3	4	5	6	7	8	9	 n	TOTAL
D-1	e.g., Deliverable #1: Report A											
	1) data collection											
	2) drafting											
	3) inception report											
	4) incorporating comments											
	5)											
	6) delivery of final report to procuring entity											
D-2	e.g., Deliverable #2:											
n												

1 List the deliverables with the breakdown for activities required to produce them and other benchmarks such as the procuring entity's approvals. For phased assignments, indicate the activities, delivery of reports, and benchmarks separately for each phase.

2 Duration of activities shall be indicated in a form of a bar chart.

3. Include a legend, if necessary, to help read the chart.

NO.	NAME												
		POSITION		D-1	D-2	D-3		D		HOME	FIELD	TOTAL	
KEY I	EXPERTS							1 1					
K-1	e.g., Mr. John Smith	Team	Home	2 month	1.0	1.0							
K-1		Leader	Field	0.5 m	2.5	0							
K-2													
n													
								Subtotal					
NON	-KEY EXPERTS							Subtotal					
			Ноте										
N-1			Field					•••					
N-2								•••					
n													
								Subtotal Total					

Section 3c: Team composition, assignment, and key experts' inputs

1 For Key Experts, the input should be indicated individually for the same positions as per the TOR.

2 Months are counted from the start of the assignment/mobilization. One (1) month equals twenty two (22) working (billable) days. One working (billable) day shall be not less than eight (8) working (billable) hours.

3 "Home" means work in the office in the expert's country of residence. "Field" work means work carried out in the procuring entity's country or any other country outside the expert's country of residence.

Full time input

Part time input

Section 3d: Curriculum Vitae (CV)

PROPOSED POSITION: ONLY ONE CANDIDATE SHALL BE NOMINATED FOR EACH POSITION

NAME OF FIRM: INSERT NAME OF FIRM PROPOSING THE STAFF

NAME OF STAFF: INSERT FULL NAME

DATE OF BIRTH:

NATIONALITY:

EDUCATION:						
NAME OF INSTITUTIONS QUALIFICATION OBTAINED DATES OF OBTAINMENT						
INDICATE COLLEGE/UNIVERSITY AND OTHER SPECIALIZED EDUCATION OF STAFF MEMBER						

MEMBERSHIP OF PROFESSIONAL ASSOCIATIONS:

OTHER TRAINING: 1. INDICATE SIGNIFICANT TRAINING SINCE DEGREES UNDER EDUCATION WERE OBTAINED 2.

COUNTRIES OF WORK EXPERIENCE: LIST COUNTRIES WHERE STAFF HAS WORKED IN THE LAST TEN YEARS

LANGUAGES LANGUAGE

FOR EACH LANGUAGE INDICATE PROFICIENCY: GOOD, FAIR, OR POOR IN SPEAKING, READING, AND WRITING

EMPLOYMENT RECORD:							
FROM(YEAR) – TO(YEAR)	EMPLO	YER	Position Held				
FROM(YEAR) – TO(YEAR)	EMPLO	YER	POSITION HELD				
DETAILED TASKS ASSIG	NED	WORK UNDERTAKEN THAT HANDLE THE TASKS ASSIGNE	BEST ILLUSTRATES CAPABILITY TO				
1. LIST ALL TASKS TO BE PERFORMED UNDER T ASSIGNMENT		INDICATE THE FOLLOWING INFORM	CH THE STAFF HAVE BEEN INVOLVED, ATION FOR THOSE ASSIGNMENTS THAT BEST HANDLE THE TASKS LISTED UNDER POINT 11. T:				

	MAIN PROJECT FEATURES:
	POSITIONS HELD:
	ACTIVITIES PERFORMED:
2.	

CERTIFICATION:

I, THE UNDERSIGNED, CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF, THIS CV CORRECTLY DESCRIBES ME, MY QUALIFICATIONS, AND MY EXPERIENCE. I UNDERSTAND THAT ANY WILFUL MISSTATEMENT DESCRIBED IN THE CV MAY LEAD TO MY DISQUALIFICATION OR DISMISSAL, IF ENGAGED. I CERTIFY THAT I HAVE BEEN INFORMED BY THE FIRM THAT IT IS INCLUDING MY CV IN THE PROPOSAL FOR THE [NAME OF PROJECT AND CONTRACT]. I CONFIRM THAT I WILL BE AVAILABLE TO CARRY OUT THE ASSIGNMENT FOR WHICH MY CV HAS BEEN SUBMITTED IN ACCORDANCE WITH THE IMPLEMENTATION ARRANGEMENTS AND SCHEDULE SET OUT IN THE PROPOSAL.

OR

NOTE: IF CV IS SIGNED BY THE FIRM'S AUTHORIZED REPRESENTATIVE AND THE WRITTEN AGREEMENT ATTACHED

I, AS THE AUTHORIZED REPRESENTATIVE OF THE FIRM SUBMITTING THIS PROPOSAL FOR THE [NAME OF PROJECT AND CONTRACT], CERTIFY THAT I HAVE OBTAINED THE CONSENT OF THE NAMED EXPERT TO SUBMIT HIS/HER CV, AND THAT I HAVE OBTAINED A WRITTEN REPRESENTATION FROM THE EXPERT THAT S/HE WILL BE AVAILABLE TO CARRY OUT THE ASSIGNMENT IN ACCORDANCE WITH THE IMPLEMENTATION ARRANGEMENTS AND SCHEDULE SET OUT IN THE PROPOSAL.

DATE: DAY/MONTH/YEAR

SIGNATURE:

FULL NAME OF AUTHORISED REPRESENTATIVE:

Form FIN-2: Summary of Costs

ITEM	COST JMD					
COST OF THE FINANCIAL PROPOSAL						
Including:						
(1) Remuneration						
(2) Reimbursable						
Total Cost of the Financial Proposal:						
Note: this amount should match the amount in the Letter of Proposal						
INDIRECT LOCAL TAX ESTIMATES – to be discussed and finalized at the negotiations if the Contract is awarded						
i. Insert type of tax e.g., VAT or sales tax						
<i>ii.</i> e.g., income tax on non-resident experts						
iii. insert type of tax						
Total Estimate for Indirect Local Tax:						

Form FIN-3: Breakdown of Remuneration

When used for Lump-Sum contract assignment, information to be provided in this Form shall only be used to demonstrate the basis for the calculation of the contract's ceiling amount; to calculate applicable taxes at contract negotiations; and, if needed, to establish payments to the consultant for possible additional services requested by the procuring entity. This Form shall not be used as a basis for payments under Lump-Sum contracts

A. REMUNERATION								
NO.	NAME	POSITION	PERSON-MONTH REMUNERATION RATE	TIME INPUT IN PERSON/MONTH	COST JMD			
KEY EXPERTS								
K-1			Home					
N-1			Field					
K-2								
n								
	(EXPERTS							
			Home					
N-1			Field					
N-2								
n								
Total Costs								

Form FIN-4: Breakdown of Reimbursable Expenses

When used for Lump-Sum contract assignment, information to be provided in this Form shall only be used to demonstrate the basis for calculation of the contract ceiling amount, to calculate applicable taxes at contract negotiations and, if needed, to establish payments to the consultant for possible additional services requested by the procuring entity. This form shall not be used as a basis for payments under Lump-Sum contracts

B. REIMBURSABLE EXPENSES							
NO.	TYPE OF REIMBURSABLE EXPENSES	UNIT	UNIT COST	QUANTITY	COST JMD		
	e.g., Per diem	Day					
	e.g., International flights	Ticket					
	e.g., In/out airport transportation	Trip					
	e.g., Communication costs between Insert place and Insert place						
	e.g., reproduction of						
	e.g., Office rent						
	Training of the procuring entity's personnel – if required in TOR						
	Total Costs						

SECTION 4: Form of Contract Agreement

Note: The procuring entity will select the Time Based form of Contract or the Lump Sum Form of Contract as specified in ITC 4 LCS Evaluation