EUROPEAN UNION DELEGATION AGREEMENT FOR INDIRECT CENTRALISED METHOD OF IMPLEMENTATION


Agreement Number ENPI/2012/299-447

The European Union, represented by the European Commission (the "Commission"),

of the one part,

and

Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH, with its concerned Head office at Dag-Hammarskjöld-Weg 1-5 65760 Eschborn, Germany ("the Delegatee body")

of the other part,

(Individually a "Party" and collectively the "Parties"), have agreed as follows

SPECIAL CONDITIONS

ARTICLE 1 – PURPOSE

1.1 The purpose of this Delegation agreement (the "Agreement") is to grant a contribution by the European Union to the Delegatee body for the implementation of the Upgrading of Informal Areas Project as described in Annex I (the "Action"), to define the tasks entrusted to the Delegatee body, to lay down the rules for their implementation and to define relations between the Delegatee body and the Commission.

The Delegatee body has been commissioned by the German Federal Ministry for Economic Cooperation and Development with the implementation of the EU programme Upgrading of Informal Areas Project.

1.2 The Delegatee body will be awarded the contribution on the terms and conditions set out in the Agreement, which consists of these special conditions (the "Special Conditions") and their Annexes.


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1.3 In the performance of its tasks, the Delegatee body shall apply its own procedures and systems except for grants, for which the Commission's procedures shall be applied.

1.4 The Action is not co-financed by the Delegatee body and/or other donors. The Federal Republic of Germany will provide an estimated parallel financing of EUR 4.000.000.

**ARTICLE 2 – ENTRY INTO FORCE, IMPLEMENTATION PERIOD AND PERIOD OF EXECUTION**

2.1 The Agreement shall enter into force on the date when the last of the two Parties signs.

2.2 The implementation period of the Agreement (the "Implementation Period") shall commence on:
   - the day following that on which the last of the two Parties signs;

2.3 The implementation period of the Agreement as laid down in Annex I, is 46 months since the signature of the Delegation Agreement.

2.4 The execution period of the Agreement shall end at the moment when final payment is paid by the Commission and in any case at the latest at the end date referred to in Article 12.5 of Annex II.

2.5 The period for conclusion of individual contracts and grants agreements implementing the Action under this Agreement referred to in Article 11.2 of Annex II shall be no later than three (3) years following the date of the signature of the financing agreement between the Commission and the beneficiary country covering the tasks provided for in the present Agreement.

**ARTICLE 3 – FINANCING THE ACTION**

3.1 The total cost of the Action eligible for financing is estimated at EUR 19.700.000, as set out in Annex III.

3.2 The Commission undertakes to finance a maximum of EUR 19.700.000, equivalent to 100% of the estimated total eligible costs of the Action specified in paragraph 1. The final amount will be established in accordance with Articles 14 and 17 of Annex II.

3.3 Pursuant to article 14.4 of Annex II, 7% of the final amount of direct eligible costs of the Action to be reimbursed by the Commission, as determined by Articles 14 and 17 of Annex II, may be claimed by the Delegatee body as indirect costs.

**ARTICLE 4 – NARRATIVE AND FINANCIAL REPORTING AND PAYMENT ARRANGEMENTS**

4.1 Implementation and Final reports shall be produced in support of payment requests pursuant to Article 2 of Annex II.

4.2 Payments shall be made in accordance with Article 15 of Annex II The following option referred to in Article 15.1, is applicable:
   **Option 2**
   Several instalments, according to the following schedule:
   - Pre-financing EUR 3,205,720
   - Forecast pre-financing EUR 11,594,520
   (subject to the provisions of Annex II)
   - Forecast final payment EUR 4,331,360
   (subject to the provisions of Annex II).

**ARTICLE 4BIS – ACCESS TO THE CENTRAL EXCLUSION DATABASE**

Access to the Central Exclusion Database referred to in Article 10 of Annex II, will be provided through the liaison point(s) whose names have been provided to the Accounting Office of the Commission.
ARTICLE 5 – CONTACT ADDRESS

5.1 All communications to the Commission in connection with the Agreement, including reports referred to in Article 2 of Annex II, shall be in English. If necessary they will be accompanied by a translation or a summary in English or French.

5.2 Any communication relating to the Agreement shall be in writing, shall state the number and/or title of the Action, and shall use the following addresses below.

5.3 Payment requests and attached reports, including requests for changes to bank account arrangements, as well as a copy of the reports referred to in Article 2 of Annex II, shall be sent to:

For the Commission

Head of Delegation
Delegation of the European Union to Egypt
37 Gameat el Dowal el Arabeya
Mohandessin, Giza
Egypt

For the Delegatee body:

Country Director
GIZ – Office
4D El Gezira St.
Zamalek, Cairo
Egypt

5.4 All communications to the Commission concerning the Central Exclusion Database will be submitted by the Delegatee body liaison point Mike Heathcote and Guenther Wehenpohl to:

European Commission
Directorate General Budget
Accounting Officer of the Commission
BRE2-13/505
B-1049 Brussels

5.5 Ordinary mail shall be deemed to have been received by the Commission on the date on which it is officially registered at the address referred to above. Where the Commission has provided models and/or fixed deadlines, these should be adhered to.

ARTICLE 6 – ANNEXES

6.1 The following documents are annexed to these Special Conditions and form an integral part of the Agreement:

Annex I: Description of the Action and Description of the Delegated Tasks
Annex II: General Conditions applicable to European Union Delegation agreement for indirect centralised method of implementation
Annex III: Budget for the Action
Annex IV: Detailed provisions on the Central Exclusion Database (Article 10 of Annex II)
Annex V: Communication of information by implementing bodies or authorities for the Central Exclusion Database

Annex VI: Financial Identification Form

Annex VII: Standard Request for Payment

6.2 In the event of a conflict between the present Special Conditions and any Annex thereto, the provisions of the Special Conditions shall take precedence. In the event of a conflict between the provisions of Annex II (General Conditions) and those of the other Annexes, the provisions of Annex II shall take precedence.

ARTICLE 7 – OTHER SPECIFIC CONDITIONS APPLYING TO THE ACTION

7.1 Information, as mentioned in Article 6 of the General Conditions, shall be published each year by the Beneficiary in its website or by means of a specific ad-hoc publication to be distributed.

Done in Cairo, Egypt in four originals in the English language, two for the Commission and two for the Delegated body.

FOR THE COMMISSION

Mr. James Moran
Head of Delegation
European Union Delegation to Egypt

Signature

Date 28/5/2012

FOR THE DELEGATEE BODY

Mrs. Maria Schäfer
Director General
Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH

Signature

Date 28.5.2012

FOR THE DELEGATEE BODY

Dr. Roland F. Steurer
Country Director
Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH

Signature

Date

DESCRIPTION OF THE ACTION

<table>
<thead>
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<th><strong>BENEFICIARY</strong></th>
<th>Arab Republic of Egypt</th>
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<td>Ministry of Planning</td>
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<td><strong>REQUESTING AUTHORITY</strong></td>
<td>European Neighbourhood and Partnership financial cooperation with Mediterranean Countries</td>
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<td><strong>BUDGET HEADING</strong></td>
<td>Upgrading Informal Areas</td>
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<td><strong>TOTAL COST</strong></td>
<td>Parallel co-financing by GIZ / MoP</td>
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<td><strong>DAC-CODE</strong></td>
<td>Delegated Agreement with GIZ</td>
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<td><strong>SECTOR</strong></td>
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1. RATIONALE

1.1 Economic and social situation

The cities of Egypt are growing rapidly, mostly in the absence of governmental planning. Around 20 million people live currently in the Greater Cairo Region (GCR), around 60% thereof in informal, underserved and densely built areas. The latter lack adequate basic social services, access to drinking water, sewage and waste disposal and proper physical, social and economic integration into the metropolitan area. The extreme population density results in high environmental pollution.

The population is mostly poor with a low level of formal education. Residents often develop their living environment themselves without obtaining building permits, often without connection to public infrastructure, while avoiding contact with local administration. Public administration and civil society organizations do not provide sufficient services for improving the living and environmental conditions in the poor urban areas.

The living conditions are deteriorating, especially environmental conditions in informal and poor urban areas. Spatial and social marginalization continues to prevail; poverty is rising, while there is lack of trust by the poor urban population in the basic social services provided by the public administration.

The general macroeconomic situation of Egypt since 2004 has been positive, and even during the 2008-2010 economic crisis GDP growth has slowly dipped but resumed an upwards trend, edging toward pre-crisis levels. Reforms have increased exports, foreign direct investment, and improved the general business and regulatory climate. However, the trickle-down effect of such increase in the economic activity has been slow, and there is a growing economic divide that is trying to be addressed by the Government through an increase in social policies.

1.2 Sector context

There is growing attention given to informal areas in Egypt. A presidential decree setting-out the right of informal areas’ residents to public infrastructure was the beginning of a national program for upgrading informal areas (1993-2003). This was mainly infrastructure and roads improvement financed through the Ministry of Local Development (MoLD) and implemented through local administration. Another national program (2007-2020) led by the General Organization of Physical Planning (GOPP) at the Ministry of Housing, Utilities and New Urban Communities aims at developing strategic urban plans for controlling the growth of informal areas.

A national fund for informal area upgrading (ISDF, Informal Settlements Development Facility) has been established since 2008, but focuses only on those parts of the informal areas considered as unsafe for living, which only represent 5% of the total informal areas of GCR. The remaining informal areas, known also as unplanned areas, are in need of development and improvements in living conditions. The challenge, however, is not only the quantity of needed efforts, but also the approach: sectoral, top-down planning does not respond to needs of the residents of these areas. The predominant participatory, integrated urban development measures for informal areas should thus focus on the

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potential to improve the service delivery and enable residents to play a pivotal role in
the development of their own areas.

The GIZ Participatory Development Program in Urban Areas (PDP) is the only
international development cooperation program working on improving and developing
informal areas. It has run from 2004-2010 with a total budget of EUR 26.8 million.
Given its multi-faceted contribution to the Egyptian policy framework and its visible
results, the Ministry of International Cooperation has requested the continuation of the
program beyond 2011 and has approached the EC to partially cover the budget for the
new phase. Thus, the proposed project provides the possibility for such continuation,
whereby EC and GIZ can join their efforts and build on the successful cooperation with
PDP’s national partners.

1.3. Lessons learnt and complementarity

A monitoring and evaluation mission was carried out in June 2010, yielding positive
results of the program’s recent phase. In the frame of the current program and the
previous phases, infrastructural improvements were achieved in different urban areas as
well as dissemination of new methods and processes of cooperation between public
administration and civil society is taking place. Urban Upgrading Units (UUUs) have
been established in four governorates in the Greater Cairo Region. This is an important
step in the institutional anchoring of participatory development tools.

The main lesson learnt for future support is that the governorate level is the right and
effective intervention level for managing the development of informal areas, in addition
to linking interventions to national policies. Integrating physical and social aspects in
development activities was and is highly appreciated by the beneficiaries. Hence, PDP’s
approach is combining the implementation of concrete measures with policy advice.
Furthermore, diversification of the partner landscape is one of the main factors
contributing to success. Therefore it is important to maintain strong relationships to
other stakeholders involved.

Another lesson learnt is that capacity building is an important factor to ensure partner
ownership and capabilities. An increased focus will therefore be placed upon
strengthening the institutional and managerial capacity of public administration staff at
various levels (district, governorate, and national level) to ensure sustainability of the
program’s outcome.

The proposed project capitalizes on PDP’s strategic approach that is in line with
governmental policy orientation in the following respect:

- Greater involvement of civil society organizations and private sector in informal
  areas development (NGOs: ICS and Future Foundation, Private Sector: HSBC,
  RWE).
- Building capacities of local administration complements the decentralization
efforts led by MoL.D.
- Classification of informal areas and determining intervention strategies
  according to the Unified Planning and Building Law No.119/2008 and strategic
  planning promoted by GOPP.
- Building capacities of NGOs complements social policy reforms led by the
  Ministry of Social Solidarity.

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• Environmental improvement activities are in line with the National Solid Waste Management Strategy and the 2nd National Communication on Climate Change, both coordinated by the Egyptian Environmental Affairs Agency (EEAA).

EC or other donors, are currently not active in integrated participatory urban development of informal areas.

GIZ/PDP is participating in all discussions about sectoral interventions of other donors affecting urban issues and informal areas (e.g. JICA when planning a metro line) or UN-HABITAT (urban development strategies). Synergies or complementary actions with donor programs in the urban sector are ensured.

1.4 Donor coordination

GIZ/PDP is involved in donor coordination “Governance and Human Rights” in the sub focal point of governance where the role of NGOs and cooperation with the civil society is mainly being discussed, since the PDP can provide its contribution based on its longstanding experience with the civil society. Thus, coordination among EU Member States is carried out in the context of monthly DAC/PDGG meetings.

Furthermore, an informal coordination group is taking place on a monthly basis where experts from different organizations discuss urban issues. The expert meetings are organized by GIZ/PDP and CEDEJ.

The coordination with the Beneficiary is ensured through the multilevel approach (local, regional and national level) taking into account stakeholders on all levels.

2. DESCRIPTION

The increasing population living in deprived informal areas that lack sufficient services both in quantity and quality is a major concern in Egypt. Complementing the Egyptian Government’s efforts to deal with informal areas, the Participatory Development Programme in Urban Areas (PDP) has been implemented since 2004 as a joint development measure between the Egyptian Ministry of Economic Development (MoED) – now the Ministry of Planning (MoP) – as well as GIZ and KfW, for promoting participatory development of informal areas in four governorates of Greater Cairo Region (GCR). In this regard, the Government of Egypt and GIZ have now designed a new phase of the PDP to extend its implementation and the EC has been requested to partially contribute to its financing.

The overall objective of the proposed project is to improve the living conditions of the poor urban population living in deprived informal areas by offering better quality services through both public administration and civil society organizations. This will at the same time improve the environmental conditions in Giza and Cairo Governorates, Greater Cairo Region. The project will in addition improve the capacities of the local authorities and civil society organizations to participate in the discussion, design and implementation of interventions related to urban development so that social, environmental and sustainable economic development is taken into account. The proposed project will be implemented in four preliminary selected informal areas in Cairo and Giza Governorates, which are subject to formal approval.
informal areas in Cairo Governorate are Ain Shams and Ezbet el Nasr. In Giza Governorate the areas Warraq/Hekr Abbas and Masaken Gezirit al Dahab have been pre-identified.

For ease of reference an initial logical framework is attached (Appendix 1). It may be updated or adapted in the Overall Work Plan, to which it will be annexed, without this necessarily requiring an amendment to the financing agreement.

2.1 Objectives

The overall objective of the proposed project is to improve the living conditions of the poor urban population living in deprived informal areas by offering better quality services through both public administration and civil society organizations. This will at the same time improve the environmental conditions in Giza and Cairo Governorates, Greater Cairo Region. The project will in addition improve the capacities of the local authorities and civil society organizations to participate in the discussion, design and implementation of interventions related to urban development so that social, environmental and sustainable economic development is taken into account. The proposed project will be implemented in indicatively four informal areas in the Cairo (Ain Shams and Ezbet el Nasr) and Giza (Warraq/Hekr Abbas and Masaken Gezirit al Dahab) Governorate of Greater Cairo.

The related specific objectives are the following:

Component 1:
- Improve environmental and socio-economic services in the four pre-identified informal areas as well as physical and social infrastructure, in both quality and quantity.
- Mobilize youth and women to become active participants in the development of informal areas.

The objectives of component 1 will implemented as follows:
1.1 Grants for calls for proposal:
The details of the fund will be designed by the fund manager according to the needs assessment carried out within the first 3 months after the start of the project. Further details regarding the design of the grant scheme will be delivered in due time.
1.2 Fund management through employment contracts:
The fund manager will be responsible for the implementation of the fund. He will be supported by two technical professionals.
1.3 Fund management through service contracts:
Short term consultants will support the fund management in monitoring the implementation of the initiatives.
1.4 Purchasing of the equipment, supplies and consumables
Material purchased under this budget line will directly refer to the action of the fund implementation and monitoring of the implementation.

Component 2:
- Improve the management of informal area development at a governance level by using an integrated development approach, where physical, social, environmental and economic aspects are taken into consideration.
• Build up capacities related to informal area development for all relevant stakeholders and partners.
• Improve residents, local administration and civil society awareness of the environmental challenges in informal areas

The objectives of component 2 will be implemented as follows:

2.1 Internal employment contracts:
International and local experts are contracted to ensure a sustainable and thorough capacity development of all concerned stakeholders and partners such as local administration staff on regional and local level, NGOs as well as community based organizations for application for funding as well as members of relevant steering committees.

2.2 Service contracts (tendering):
Long and short-term consultancies will be contracted for activities like participatory needs assessment, collecting baseline data, delivering trainings and conducting specific monitoring tasks.

2.3 Purchasing of the equipment, supplies and consumables:
Material purchased under this budget line will benefit the partners on local and regional level (e.g. Urban Upgrading Units, Local Area Development Committees, local districts) in order to apply the tools and instruments put in place through the capacity development packages to ensure a participatory and sustainable approach in implementing all activities. Additional tools and instruments may have to be elaborated.

Hence, the proposed project will contribute to the national efforts of developing informal areas through policy advice at various levels, capacity building and the implementation of development measures.

The proposed project will address a number of cross-cutting issues, such as good governance, gender equality, environmental sustainability and climate change as follows:

**Good Governance:** Participatory development and strengthening the capacities of public administration staff on various levels are central themes of the proposed project. Activities are contributing to good governance as they promote participation of civil society, decentralisation and transparency.

**Gender Equality:** All activities are gender mainstreamed. In addition, specific measures focusing on the female empowerment will be identified and implemented (e.g. upgrading of health units, income generating activities). Until now, the PDP has gender mainstreamed its planning, monitoring and implementation as well as all materials/products (manuals, curricula, evaluation questionnaires, etc.), being gender sensitized and all PDP staff members trained in gender mainstreaming.

**Environmental Sustainability:** The upgrade of poor informal urban areas leads to societal benefits but also environmental ones as it improves environmental conditions in these areas. Thus the proposed project will finance measures such as initiatives for waste collection, recycling of solid waste, solar energy...
systems for health clinics, waste water disposal among other projects carried out by NGOs.

Climate Change: The PDP will introduce in the Egyptian context for the first time the topic of adaptation to climate change in informal areas starting in 2011. The objective is to raise awareness and the information level of the public administration, civil society organizations and residents with regard to the consequences of climate change in informal areas. Additionally, small-scale projects to increase the resilience of informal areas towards climate change will be piloted. The proposed project will benefit from these experiences and lessons learned.

2.2. Expected results

The project will focus geographically in the Governorates of Giza and Cairo in Greater Cairo Region in order to capitalize on the existing successful cooperation between GIZ/PDP and these governorates. Following the lessons learned from GIZ/PDP’s experience and earlier institutional assessments of partner structures, the management of the proposed project will be multi-levelled:

- Program management at MoP will provide managerial, administrative and technical support for the project overall as well as coordination with other national and international stakeholders.
- Regional advisory units at Cairo and Giza Governorates for the management of upgrading and intervention activities and partner (Governor) coordination
- Implementation and monitoring on local level in the selected informal areas.

The proposed project will give special attention to the direct involvement of the local community through participatory techniques in the identification and selection of projects in order to ensure full engagement from local communities and NGOs in the identification of needs. In line with the general and specific objectives the project’s expected results are:

Component 1:

- Improved living (basic services referring to physical and socio-economic infrastructure) and environmental conditions of the urban poor in four selected informal areas (source: survey/interviews).
- Enhanced role for the private sector and civil society (with a focus on youth and women) in informal areas development (source: number of measures they actively participated in).

Component 2:

- Upgraded partner (local administration, NGO) management capacities for informal area development using participatory approaches (source: evaluation of UUUs).
- Institutionalization of integrated urban development (source: documentation, training institutes).
- Creation of a comprehensive and transparent database on four selected informal areas (source: documentation, maps).
• Awareness on environmental challenges among residents, local administration and civil society is raised.

2.3. Activities and implementation timetable

Main activities are:

Component 1:
• Implementation of participatory needs assessment (PNA) in the four selected areas with the participation of the Local Area Dialogue Committees (LADC).
• Identification and prioritization of small-scale projects to tackle improvement of living conditions according to PNA and involvement of LADC.
• Coordinate and manage Fund for Grants for small-scale projects in four selected areas (Grant implementation and fund management according to EU regulations, including design of grant scheme, call for proposal, monitoring of expenditures, performance of implementation of small-scale projects and evaluation etc.).
• Promote participation of youth, women, civil society and private sector in informal area development through LADC.

Component 2:
• Develop capacities of local administration, private sector and civil society organisations on methods and instruments for participatory urban development through:
  a) trainings offered in national training institutes (develop training curricula, carry out training of trainers and technical support to trainers)
  b) on the job training and mentoring for local administration staff, NGOs etc.
• Develop capacities of NGOs to participate in the call for proposal and essential requirements for grant implementation (off- and on-job-training).
• Develop capacities of local administration and NGOs on gender mainstreaming and environmental sound urban development
• Provide advisory services to local government decision-makers on participatory, sustainable and environmental sound informal area upgrading
• Carry out awareness raising campaigns to promote participation in urban development and engagement in the development of the community (through LADC)
• Carry out awareness raising on environmental topics

Appendix 2 includes the implementation timetable.

3. LOCATION AND DURATION

3.1. Location

The proposed project will be implemented in indicatively four information centers in Cairo (Ain Shams and Ezbet el Nasr) and Giza (Warraq/Hekr Abbass/Masaken Gezirat el Dahab) Governorate of Greater Cairo.
The project team will be located in the existing project offices (at the Ministry of Planning), with technical assistance experts based in the Urban Upgrading Units (UUU) at the Governorate offices. Altogether, the beneficiaries in four areas amount to approximately 500,000.

3.2. Duration

The execution period of the Agreement will be as specified in Article 2 of the Special Conditions.

4. IMPLEMENTATION

4.1 Organisational set-up and responsibilities

The method of implementation is indirect centralised management. The project will be implemented by the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH through the Participatory Development Programme in Urban Areas (PDP), in accordance with Article 54(2)(c) of the Financial Regulations. GIZ has successfully implemented the predecessor programme and the Egyptian authorities have requested to use GIZ as implementing body.

The Egyptian partner of the delegate body for the implementation of the project is the Egyptian Ministry of Planning (MoP). This arrangement is due to the previous and current good cooperation experience among the Egyptian authorities, as well as GIZ and the latter’s experience in this area.

In due consideration of the principle of ownership, the European Commission reserves its right to change the delegated body indicated above or the scope of the delegation, without this necessarily requiring an amendment to the financing agreement. In that case, it shall consult the Beneficiary on this change and notify to it the name of the new delegated body and/or the scope of the task(s) delegated to it.

A steering committee shall be set up to oversee and validate the overall direction and policy of the project. The project steering committee shall meet once per year or exceptionally when requested by the EC or GIZ. The project steering committee shall be made up of:

- a representative of the Ministry of Planning
- a representative of the Ministry of International Cooperation
- a representative of GIZ, the supervisor,
- a representative of the Head of Delegation (as observer)
- other selected stakeholders (if applicable)

Additionally, the EC will be invited to participate as observers in the periodic review and implementation meetings held with the beneficiary Governorates.

The overall organisational set-up includes the programme management and four administrative units (PR & Visibility, Monitoring & Evaluation, Management Assistance, and Finance) as well as four components (1. Capacity Building for Urban

Following the lessons learned of PDP/GIZ's experience and earlier institutional assessments of partner structures, the management of the proposed project will be multi-levelled:

- Program management at MoP providing managerial, administrative and technical support for the overall project as well as coordination with other national and international stakeholders.
- Regional advisory units at Cairo and Giza Governorates for the management of upgrading and intervention activities and the coordination with partners (Governors).
- Implementation and monitoring on local level in the selected informal areas.

Cooperation with the Egyptian partners is set as follows:

On the national level:

- The Ministry of Planning (MoP) is the formal counterpart. MoP demonstrates ownership of the programme’s objectives and supports its operations being open to cooperate with other partners on the national and implementation levels. It is the official partner for the program to operate. Regular reporting is ongoing.

- The PDP also cooperates with other ministries for policy adaptation based on local practice, replication in other locations, technical expertise and capacity building in thematic, cross-cutting fields, etc. These include the Ministry of Housing, Utilities and New Urban Communities (including GOPP), Ministry of Local Development, Ministry of Environment and the Informal Settlement Development Facility (ISDF).

- A steering committee on the national level is not practicable. Therefore, the coordinating body are the Urban Upgrading Units (UUU) on the governorate level, where all line ministries are represented.

On the regional level:

- The Governorates of Cairo and Giza are the main partners for the implementation of the proposed project. The Urban Upgrading Units (UUU), established by governors’ decrees and capacitiated by GIZ, act as focal points within the local administration coordinating the project activities horizontally (with other departments at the governorates) and vertically (with district administration). The Governors and the UUUs receive technical advice by GIZ staff.

On the local level:

- District administration, including executive administration and the Local Popular Council (elected representatives), will be involved in the direct...
implementation of interventions and acquiring skills for managing participatory processes leading to integrated development of four selected informal areas.

- Local communities, including youth, women and natural leaders, will be directly involved from the initial (participatory needs assessment) to the implementation stage.

- Local NGOs will play a role in the development process including the operation and management of improved urban services.

The beneficiaries of the proposed projects are:

- Urban poor residents of four selected areas in Cairo and Giza Governorates (approximately half a million inhabitants in total), including women and youth groups.

Intermediaries:

- Local administration staff at the governorate and district level in Cairo and Giza governorates.

- Civil Society Organizations.

4.2 Reporting

The GIZ will provide yearly progress reports for approval by the EC. Financial reports should also accompany every pre-financing payment request, as specified in the Special and General Conditions of the Delegation Agreement. Progress reports may also be requested on an ad-hoc basis by the EC. Performance indicators for the implementation of the project will be prepared by GIZ and subject to EC approval before the first request for pre-financing.

4.4 Project Budget

The total cost of the programme is estimated at EUR 20.000.000. The total EU contribution to the programme is EUR 20.000.000, to be done through a Delegated Agreement with GIZ of EUR 19.700.000 and EC centralised management of EUR 300.000 (audit and evaluation budget line, as specified below).

The EU funds will have the following breakdown:

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<td>1.1. Grants through call for proposal</td>
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<td>1.3. Fund management through service contracts (tendering)</td>
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<td>2. Capacity building including technical assistance</td>
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<tr>
<td>2.1. Employment contracts (internal)</td>
<td>2,620,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.2. Service contracts (tendering)</td>
<td>2,300,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.3. Purchasing of equipment, supplies and consumables (e.g. IT, vehicles, furniture); running costs for offices and communication</td>
<td>680,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Visibility</td>
<td>280,000</td>
<td>280,000</td>
<td></td>
</tr>
<tr>
<td>4. Contingencies(*)</td>
<td>568,400</td>
<td>568,400</td>
<td></td>
</tr>
<tr>
<td>5. EU’s share of Administrative Costs (7%)</td>
<td>1,251,600</td>
<td>1,251,600</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>19,700,000</td>
<td>19,700,000</td>
<td></td>
</tr>
</tbody>
</table>

* The European Union's contribution to the "Contingencies" heading may be used only with prior agreement of the Commission.

There will be parallel financing from other stakeholders as specified in the following table:

<table>
<thead>
<tr>
<th>Name of Organization:</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH on behalf of BMZ</td>
<td>€ 4,000,000</td>
</tr>
<tr>
<td>Ministry of Planning</td>
<td>Estimated at LE 5,000,000 plus office space</td>
</tr>
</tbody>
</table>

Procurement procedures and call for proposals will indicatively start to be launched within 6 months following the signature of the Delegation Agreement and Financing Agreement.

All contracts and payments are made by the delegated body (GIZ), except the Audit and Evaluation budget line, which will be implemented directly by the EC. The procurement will be subject to an annual external audit mission, to be contracted by the EC, in order to assess the eligibility of the funds disbursed during its implementation.
The payment schedule is specified in Article 4 of the Special Conditions of the Delegation Agreement.

**Procurement and Grant Award Procedures:**

**Contracts**

All contracts implementing the action are awarded and implemented in accordance with the procedures and standard documents laid down and published by the GIZ, with the exception of grant contracts for which the following rules will apply:

**Grants**

Participation in the award of grants contracts for the present action shall be open to all natural and legal persons covered by the ENPI Regulation. Further extensions of this participation to other natural or legal persons by the concerned authorising officer shall be subject to the conditions provided for in Article 21(7) ENPI.

The essential selection and award criteria for the award of grants are laid down in the Practical Guide to contract procedures for EC external actions. They are established in accordance with the principles set out in Title VI 'Grants' of the Financial Regulation applicable to the general budget. When derogations to these principles are applied, they shall be justified, in particular in the following cases:

- Financing in full (derogation to the principle of co-financing): the maximum possible rate of co-financing for grants is 80%. Full financing may only be applied in the cases provided for in Article 253 of the Commission Regulation (EC, Euratom) No 2342/2002 of 23 December 2002 laying down detailed rules for the implementation of the Financial Regulation applicable to the general budget of the European Communities.

- Derogation to the principle of non-retroactivity: a grant may be awarded for an action which has already begun only if the applicant can demonstrate the need to start the action before the grant is awarded, in accordance with Article 112 of the Financial Regulation applicable to the general budget.

**5. MONITORING AND EVALUATION**

**5.1 Monitoring**

Monitoring and Evaluation will be conducted on a permanent basis by a Monitoring and Evaluation Expert according to the system applied by GIZ, entailing regular reporting responsibilities of GIZ. These will include performance indicators that will be designed and measured within 6 months of the start of the project.

Furthermore, field visits, regular reporting from staff located in regional advisory units in Cairo and Giza Governorates and different partner evaluation workshops will take place to evaluate achievements.
Finally, an annual report will be submitted by GIZ highlighting the progress of implementation, obstacles faced and the extent to which the project is achieving its objectives.

The Commission may carry out Results Oriented Monitoring (ROM) via independent consultants, starting from the sixth month of project activities, which will be finalised at the latest 6 months before the end of the operational implementation phase. Regular annual reporting to the political counterpart as well as upon special request is ongoing.

5. 2 Evaluation

All evaluation and audit contracts will be awarded and implemented by the EC in accordance with the procedures and standard documents laid down and published by the Commission for the implementation of external operations, in force at the time of the launch of the procedure in question. The programme will be also subject to an annual financial and system audit launched by the EC.

a) The Commission will carry out external evaluations [via independent consultants], as follows:
   - possibly, a mid-term evaluation mission;
   - a final evaluation, at the beginning of the closing phase;
   - possibly, an ex-post evaluation.

b) The Beneficiary and the Commission shall analyse the conclusions and recommendations of the mid-term evaluation and jointly decide on the follow-up action to be taken and any adjustments necessary, including, if indicated, the reorientation of the project. The reports of the other evaluation and monitoring missions will be given to the Beneficiary, in order to take into account any recommendations that may result from such missions.

c) The Commission shall inform the Beneficiary at least 1 month in advance of the dates foreseen for the external missions. The Beneficiary shall collaborate efficiently and effectively with the monitoring and/or evaluation experts, and inter alia provide them with all necessary information and documentation, as well as access to the project premises and activities.

6. COMMUNICATION AND VISIBILITY

Communication and visibility are considered a key component of the project and will be implemented by the GIZ. A comprehensive communication strategy will be developed. Activities to improve awareness are envisaged including workshops and dissemination events, visibility materials and the media. All communication and visibility activities are aligned with the EU Communication and Visibility Manual (http://ec.europa.eu/europeaid/work/visibility/documents/communication_visibility_manual_en.pdf) and the GIZ guidelines. The EU Manual will take precedence where incompatibility may arise. The GIZ will prepare a visibility manual within the first 3 months of project implementation.

December 2009
7. APPENDICES

Appendix 1 – Logical Framework.
Appendix 2 – Implementation Timetable
## APPENDIX 1: Logical Framework

<table>
<thead>
<tr>
<th>Overall Objective / Impact Indicator</th>
<th>Project Description</th>
<th>Indicators</th>
<th>Source of Verification</th>
<th>Assumptions</th>
<th>Timeframe</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>To contribute to improve the living and environmental conditions of the poor population living in informal areas by offering better quality services through public administration and civil society organizations</td>
<td>1) 70% of the interviewees in the four intervention areas/informal areas are satisfied with the improved services.</td>
<td>1) Representative sample at the beginning (2012) and end of project (2015). Baseline will be included in PNA process</td>
<td>48 months, including 6 months inception phase (needs assessment) and 3 months closure phase</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Component 1</th>
<th>Development of Informal areas</th>
<th>Development of Informal areas including fund management</th>
<th>2) 70% of implemented small-scale measures (infrastructure and services) are operational and used by residents</th>
<th>2) monitoring project documents and ex-post evaluations 6 months after implementation of small scale projects</th>
<th>Small-scale projects are corresponding to the real needs of the residents</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outcome / Outcome Indicator</td>
<td>Improved basic services referring to physical and socio-economic infrastructure</td>
<td>Improved environmental conditions</td>
<td>Youth, women, civil society and private sector are active participants in the development of informal areas</td>
<td>Monitoring and all administrative procedures are running smoothly</td>
<td>Implemented small-scale projects are functional and maintained (communities develop ownership)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Output, Tangible Results / Output Indicator</th>
<th>Community priorities are identified</th>
<th>Small-scale projects for environmental improvement implemented</th>
<th>3) Children and youth use diversified cultural, educational, athletic offers regularly</th>
<th>3) Project documentation and monitoring sheets</th>
<th>4) Minutes of Meetings, monitoring reports by LADC</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Small-scale projects for environmental improvement implemented</td>
<td>Social and physical infrastructure (health units, schools, hospitals, streets, paving, etc.) upgraded corresponding to the needs</td>
<td>Enhanced role for youth, women, civil society and private sector</td>
<td>Source: Baseline 2012 (within PNA) of offers for Kids and youth in selected informal areas, Monitoring</td>
<td>- participatory needs assessment: EUR 600,000</td>
</tr>
<tr>
<td></td>
<td>Social and physical infrastructure (health units, schools, hospitals, streets, paving, etc.) upgraded corresponding to the needs</td>
<td>Enhanced role for youth, women, civil society and private sector</td>
<td>Roundtables (Local Area Dialogue Committee), representing local leaders, representatives of youth, women and private sector and local administration accompany the process of participatory urban development of four selected informal areas in Cairo and Giza Governorates</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
**APPENDIX 1: Logical Framework**

<table>
<thead>
<tr>
<th>Activities</th>
<th>Project documentation</th>
<th>Build-up project team and provide equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implement participatory needs assessment (PNA) in four selected areas with participation of LADC</td>
<td></td>
<td>Participatory needs assessment and identification of small-scale projects: 2 months</td>
</tr>
<tr>
<td>Identify and prioritize small-scale projects to tackle improvement of living conditions according to PNA and involvement of LADC</td>
<td></td>
<td>Implementation of small-scale projects: 40 months</td>
</tr>
<tr>
<td>Coordinate and manage Fund for Grants for small-scale projects in four selected areas (Grant implementation and fund management according to EU regulations, including design of grant scheme, call for proposal, monitoring of expenditures, performance of implementation of small-scale projects and evaluation etc.)</td>
<td></td>
<td>Monitoring: ongoing</td>
</tr>
<tr>
<td>Promote participation of youth, women, civil society and private sector in informal area development through LADC</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Component 2: Capacity Building Including Technical Assistance

<table>
<thead>
<tr>
<th>Development / Outcome Indicator</th>
<th>Improved management of informal area development through application of participatory tools by local administration at local and governorate level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Improved management of informal area development through application of participatory tools by local administration at local and governorate level</td>
<td>6) At least 3 participatory tools have been applied for the development in each of the four selected areas</td>
</tr>
<tr>
<td>Improved management of informal area development through application of participatory tools by local administration at local and governorate level</td>
<td>6) Project documentation and monitoring sheets</td>
</tr>
<tr>
<td>Improved management of informal area development through application of participatory tools by local administration at local and governorate level</td>
<td>Local administration, civil society organisations and private sector have the capacities and resources to apply participatory tools and methodologies</td>
</tr>
<tr>
<td>Output, Tangible Results / Output Indicator</td>
<td>Activities</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Indicator</td>
<td></td>
</tr>
<tr>
<td>Improved capacities of local administration staff and organisations of civil society related to informal area development and participatory tools including creation of transparent databases</td>
<td>Develop capacities of local administration, private sector and civil society organisations on methods and instruments for participatory urban development through a) trainings offered in national training institutes (develop training curricula, carry out training of trainers and technical support to trainers) b) on the job training and mentoring for local administration, NGOs etc.</td>
</tr>
<tr>
<td>Institutionalisation of participatory methodologies through training institutes</td>
<td>Develop capacities of NGOs to participate in the call for proposal and essential requirements for grant implementation (off- and on-job-training)</td>
</tr>
<tr>
<td>Awareness of residents, local administration and civil society organisations concerning environmental topics and options for participation in urban development of their community is raised</td>
<td>Carry out awareness raising campaigns to promote participation in urban development and engagement in the development of the community (through LADC)</td>
</tr>
</tbody>
</table>

| Activities | 7) At least 4 training courses on methods and instruments of participatory urban development are carried out in the national training institutes 8) local administration staff has participated in training courses on participatory tools for informal area development (relevant staff to be identified) 9) 30% of informal areas residents in the 4 selected areas confirm that their knowledge about environmental challenges has improved. |
| Capacity Development | 7) annual training plans of training institutes 8) project documents 9) assessment at beginning and end of project on environmental knowledge |

| Capacity Development: EUR 2,500,000 |
| Environmental challenges are considered as a problem by residents |
| Capacity Development: EUR 300,000 |

| Capacity Development: 42 months |
| Technical Support: 42 months |
| Awareness Raising: 36 months |

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### APPENDIX 2: Indicative Activity Schedule

#### Component 1: Development of Informal Areas including Fund

<table>
<thead>
<tr>
<th>Ref. no.</th>
<th>Results and indicative activities</th>
<th>Responsibility / cooperating actors</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1.</td>
<td>Implement participatory needs assessment in 4 selected areas</td>
<td>Governors, Urban Upgrading Units and GIZ</td>
</tr>
<tr>
<td>1.1.1.</td>
<td>Select 4 informal areas (2 in Cairo, 2 in Giza) (preselection was done in 2010)</td>
<td>Governor advisors, GIZ Governor advisors</td>
</tr>
<tr>
<td>1.1.2.</td>
<td>Select staff/local NGOs to carry out needs assessment</td>
<td>GIZ Governor advisors, GIZ team, Urban Upgrading Units, local administration NGOs, contracted staff</td>
</tr>
<tr>
<td>1.1.3.</td>
<td>Introductory sessions with local government</td>
<td>GIZ team, local administration NGOs, contracted staff</td>
</tr>
<tr>
<td>1.1.4.</td>
<td>Implement needs assessment (including all steps from map production, questionnaires, conduction interviews, focus group discussions, field surveys etc.) through Urban Upgrading Units</td>
<td>GIZ team, local administration NGOs, contracted staff</td>
</tr>
<tr>
<td>1.1.5.</td>
<td>Analysis of needs assessment</td>
<td>GIZ team, local administration NGOs, contracted staff</td>
</tr>
</tbody>
</table>

#### Component 2: Capacity Building including technical assistance

<table>
<thead>
<tr>
<th>Ref. no.</th>
<th>Results and indicative activities</th>
<th>Responsibility / cooperating actors</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1.</td>
<td>Develop capacities of local administration (including Urban Upgrading Units), private sector and civil society organisations on methods and instruments for participatory urban development</td>
<td>GIZ team and consultants</td>
</tr>
<tr>
<td>2.1.1.</td>
<td>TOT and on-the-job training of local administration/selected staff/NGOs/civil society for implementation of participatory needs assessment</td>
<td>GIZ team and consultants</td>
</tr>
<tr>
<td>2.1.2.</td>
<td>TOT and on-the-job training of local administration and NGOs for application of GIS (production and understanding of maps)</td>
<td>GIZ team and consultants</td>
</tr>
<tr>
<td>2.1.3.</td>
<td>TOT and on-the-job training of local administration, NGOs and private sector for implementation of small-scale projects</td>
<td>GIZ team and consultants</td>
</tr>
<tr>
<td>2.1.4.</td>
<td>Capacity Building for women, youth and civil society in order to participate in development processes of local community/informal areas</td>
<td>GIZ team, NGOs and consultants</td>
</tr>
<tr>
<td>2.1.5.</td>
<td>Provide technical support for capacity development</td>
<td>GIZ program manager</td>
</tr>
<tr>
<td>2.2.</td>
<td>Hire urban planner for capacity development</td>
<td>GIZ program manager and governor advisors</td>
</tr>
<tr>
<td>2.2.1.</td>
<td>Advise local government (including Urban Upgrading Units) and other decision-makers on participatory and sustainable informal area upgrading</td>
<td>GIZ team</td>
</tr>
<tr>
<td>2.2.2.</td>
<td>Coordinate with all stakeholders on issues related to urban planning</td>
<td>GIZ team</td>
</tr>
<tr>
<td>2.2.3.</td>
<td>Advise private sector on implementation activities for informal area development</td>
<td>GIZ team</td>
</tr>
<tr>
<td>2.2.4.</td>
<td>Ensure gender mainstreaming in informal area upgrading</td>
<td>GIZ gender responsible</td>
</tr>
<tr>
<td>2.3.</td>
<td>Carry out awareness raising campaigns</td>
<td>GIZ team</td>
</tr>
</tbody>
</table>

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Office Cairo
ARTICLE 1: GENERAL OBLIGATIONS

1.1 The Delegatee body is responsible for carrying out the tasks relating to the implementation of the Action described in Annex I of the Agreement which will specify indicators of achievement. The Delegatee body shall be responsible for the overall administration of all the activities required to implement the Action, among others, preparation, implementation and conclusion of grant agreements and procurement contracts, and management of corresponding expenditures. The Delegatee body will participate in coordination meetings and other jointly organised common activities with the Commission.

1.2 In performing the tasks entrusted to it under the Agreement, the Delegatee body may not carry out tasks involving a large measure of discretion implying political choices and it may not set nor modify objectives, strategies and priority areas of the Action as described in Annex I. The Delegatee body may directly provide ancillary technical assistance only.

1.3 The Delegatee body shall perform the tasks assigned to it under the Agreement in accordance with the principle of sound financial management, in conformity with the principles of economy, efficiency and effectiveness, and shall carry out the necessary checks in accordance with the terms and arrangements laid down in the relevant rules.

1.4 The Delegatee body shall not sub-delegate any of its tasks related to the implementation of the Action nor assign any of its rights and obligations, including any right under Article 15, to a third party without the prior written agreement of the Commission. In case where the Commission authorises the sub-delegation of a part of its tasks to a third party (the "Implementing partner"), the Delegatee body shall in any case keep the control over the delegated tasks in implementing the Action and shall remain entirely and directly responsible for ensuring compliance with the provisions of the Agreement and the obligations arising out of it.

1.5 The Delegatee body shall notify the Commission without delay of any substantial change in the procedures or systems actually applied in the implementation of the Action, in particular those which may affect the conditions for eligibility provided for in the applicable legal instruments, or of any other circumstance liable to affect the implementation of the Agreement or delay or jeopardise the performance of the delegated tasks. In particular, it shall update the information on audit, accounting, procurement and grant systems and effective and efficient internal control systems. The Commission reserves the right to adopt additional measures in response to the changes as referred above or to terminate the Agreement pursuant to the provisions of Article 12.2 hereafter.

1.6 The Delegatee body shall take appropriate measures to prevent irregularities, fraud, as referred to in Article 1 of the Convention on the protection of the European Communities' financial interests of 26 July 1995 drawn up by the Council Act of 26 July 1995 (OJ C 316, 27.11.1995, p.48), corruption, as referred to in Article 3 of the Convention on the fight against corruption involving officials of the European Communities or officials of Member States of the European Union, drawn up the Council Act of 26 May 1997 (OJ C 195, 25.6.1997, p.7), any other illegal activity in the management of the Action. All suspected and actual cases of irregularity, fraud and corruption related to the Agreement as well as measures related thereto
taken by the Delegatee body must be reported to the Commission without delay. The Delegatee body shall forward to the Commission without delay any information relating to suspected and actual cases of fraud or corruption or any other illegal activity.

Where appropriate, the Delegatee body shall terminate contracts or agreements with Implementing partners, grant beneficiaries, contractors, staff or agents involved in fraudulent behaviour or corrupt practices in connection with this Agreement or any other actions implemented by the Delegatee body and financed by the European Union, and take all reasonable measures to recover funds unduly paid or incorrectly used, including bringing legal proceedings.

1.7 The Delegatee body shall conduct regular checks to ensure that the Action has been implemented correctly. Where necessary, it shall take appropriate measures to resolve problems encountered, in proportion to their seriousness, including the suspension of the authorisation to conclude new contracts or grant agreements with third parties or suspension of further instalments of funds. If the situation requires so, it shall bring legal proceedings to recover funds wrongly paid or incorrectly used.

1.8 The Delegatee body is responsible towards the Commission for all unduly paid funds.

1.9 The Delegatee body shall ensure that the conditions imposed upon it under Articles 1, 3, 4, 5, 6, 7, 10, 14, 16 and 17 of this Agreement also apply to any third party involved in the implementation of the Action.

ARTICLE 2: OBLIGATIONS REGARDING INFORMATION AND REPORTING

2.1 The Delegatee body shall provide the Commission with full information on the implementation of the Action and on the carrying out of the delegated tasks. To that end, the Delegatee body shall provide before conclusion of the Agreement a work plan for the first period of implementation as specified in the Description of the Action and submit to the Commission implementation report(s) (the "Implementation Report") and a final report (the "Final Report") in accordance with the provisions below. These reports shall consist of a narrative part and a financial part. Reporting, narrative as well as financial, shall cover the whole of the Action, regardless of whether this Action is wholly financed or co-financed by the Commission.

2.2 Any additional reporting requirement will be set out in the Special Conditions.

2.3 The Commission may request additional information at any time, providing the reasons for that request. Such information shall be supplied within 30 days of the request.

2.4 Every Implementation Report shall provide a complete account of all aspects of implementation for the period covered. The report shall be laid out in such a way as to allow comparison of the objective(s), the means envisaged or employed (in particular all expenses actually incurred by the Delegatee body), the results expected and obtained and the budget details for the Action. The level of detail in any report should match that of the Description of the Action.

2.5 The Delegatee body has to submit an Implementation Report for every twelve-month period as from the commencement of the Implementation Period of the Agreement. The Delegatee body shall submit the Implementation Report within 60 days after the period covered by such report is over. If the Implementation Period does not exceed 12 months, the Delegatee body only submits the Final Report.

2.6 The Implementation Report shall at least include:

(a) Summary and context of the Action.
(b) Summary of how each activity was implemented and information on the measures taken to identify the European Union as source of financing, including information on expenditures actually committed and incurred per activity;

(c) Difficulties encountered and measures taken to overcome problems;

(d) Changes introduced in implementation;

(e) Achievements/results by using the indicators included in this Agreement;

(f) Information on the control and audit measures to which the Delegatee body itself has been subjected, as well as measures of control carried out on Implementing partner(s). In case where an inspection was carried out a summary inspection report indicating the number and results of on-the-spot checks audits already carried out;

(g) Overall financial statement providing an account of the use of the funds transferred to the Delegatee body;

(h) Work plan for the following period including objectives and indicators of achievement. If the report is sent after the end of the period covered by the preceding work plan, a new work plan, albeit provisional, is always required before such date;

(i) When appropriate, a request for payment.

2.7 The Delegatee body shall submit to the Commission, as soon as possible and at the latest six months after the end of the Implementation Period of the Agreement, a Final Report summarising the implementation of the various activities covered (broken down by operation where the Action covers more than one operation) and giving an account of the use of the funds transferred to the Delegatee body. If the Implementation Period of the Agreement is less than 12 months, the Final Report shall contain, in addition to the information set out in paragraph 8 below, all the information mentioned in paragraph 6 above (excluding the information referred in indent (h) and (i)).

2.8 The Final Report shall at least include:

(a) a full summary of the Action's income and expenditure and payments received, including the total amount actually paid by the Delegatee body or Implementing partner(s) to third parties, the total amount of the financial compensation for the administrative costs and the total of the real costs of the technical assistance provided by the Delegatee body to third parties thereby enabling to determine the total balance to be recovered by the Commission from the Delegatee body;

(b) the control and audit measures to which the Delegatee body itself has been or will be subjected including Implementing partner(s), accompanied, if appropriate, by current information on measures taken to remedy any identified problems;

(c) a summary table setting out the final amount of each grant agreement or procurement contract;

(d) description of the results generated by each operation and their impact in relation to the objectives of the Action using the indicators included in the Agreement;

(e) details of transfers of assets mentioned in Article 7.3 if relevant;

(f) when appropriate, a request for payment.

2011 (Updated March 2011)
2.9 The reports shall be submitted in Euro and may be drawn from financial statements denominated in other currencies pursuant to the Delegatee body's requirements. In such case and for the purpose of reporting, conversion into Euro shall be made using the rate applied by the European Central Bank to its principal refinancing operations as published in InforEuro in force on the day the payment is executed.

2.10 If the Delegatee body fails to supply a Final Report by the deadline set down in Article 2.7 and fails to furnish an acceptable written explanation of the reasons why it is unable to comply with this obligation, the Commission may refuse to pay any outstanding amount and recover any amounts unduly paid.

Furthermore, where the Delegatee body fails to present an Implementation Report and a request for payment by the end of the deadline set out in Article 2.5, the Delegatee body shall inform the Commission of the reasons why it is unable to do so, and shall provide a summary of the state of progress of the Action. If the Delegatee body fails to comply with this obligation, the Commission may terminate the Agreement in accordance with the letter (b) of Article 12.2, refuse to pay any outstanding amount and recover any amounts unduly paid.

2.11 In addition to the abovementioned reports, the Delegatee body shall ensure that progress and situation reports, publications, press releases and updates, relevant to the Agreement are communicated to the Commission as and when they are issued.

The Delegatee body and the Commission will further endeavour to promote close collaboration and exchange of information on the Action.

2.12 In any event, the Delegatee body shall inform the Commission without delay of any circumstances likely to hamper or delay the implementation of the Action.

ARTICLE 3: LIABILITY

3.1 The Delegatee body shall have sole responsibility for complying with any legal obligation incumbent on it under the terms of the Agreement.

3.2 The Commission may not under any circumstances or for any reason whatsoever be held liable for damage or injury sustained by the Delegatee body's staff or property while the Action is being carried out or as a consequence of the Action. The Commission may not therefore accept any claim for compensation or increases in payment in connection with such damage or injury.

3.3 The Delegatee body shall assume sole liability towards third parties, including liability for damage or injury of any kind sustained by them arising out of the implementation of the Action. The Delegatee body shall discharge the Commission of all liability associated with any claim or action brought as a result of an infringement by the Delegatee body or Delegatee body's employees or individuals for whom those employees are responsible of rules or regulations, or as a result of violation of a third party's rights.

ARTICLE 4: CONFLICT OF INTERESTS

4.1 The Delegatee body undertakes to take all necessary precautions to avoid conflicts of interests and shall inform the Commission without delay of any situation constituting or likely to lead to any such conflict.

4.2 There is a conflict of interests where the impartial and objective exercise of the functions of any person under the Agreement is compromised for reasons involving family, emotional links, political or national affinity, economic interest or any other shared interest with another.
ARTICLE 5: CONFIDENTIALITY

Subject to Article 16, the Commission and the Delegatee body undertake to preserve the confidentiality of any document, information or other material directly related to the performance of the Agreement that is duly classified as confidential. The Commission shall have access to all those documents, information or other material upon request.

The Parties shall remain bound by this obligation for at least seven (7) years after the Implementation Period as referred to in Article 2 of the Special Conditions.

ARTICLE 6: VISIBILITY AND EX-POST PUBLICATION

6.1 Unless the Commission requests or agrees otherwise, the Delegatee body shall take all appropriate measures to publicise the fact that the Action has received funding from the European Union. Information given to the press, the beneficiaries of the Action, all related publicity material, official notices, reports and publications, shall acknowledge that the Action was carried out "with funding by the European Union" and shall display in an appropriate way the European logo (twelve yellow stars on a blue background). Such measures shall be carried out in accordance with the Communication and Visibility Manual for EU External Actions laid down and published by the Commission.

6.2 In cases where in the framework of the Action equipment or vehicles or major supplies have been purchased using funds transferred by the Commission, the appropriate acknowledgement on such vehicles, equipment or major supplies, including display of the European logo (twelve yellow stars on a blue background), shall be included.

6.3 The size and prominence of the acknowledgement and European Union logo shall be clearly visible in a manner that will not create any confusion regarding the identification of the Action as an activity of the Delegatee body, the ownership of the equipment and supplies by the Delegatee body.

6.4 All publications by the Delegatee body pertaining to the Action, in whatever form and whatever medium, including the internet, shall carry the following or a similar disclaimer: "This document has been produced with the financial assistance of the European Union. The views expressed herein can in no way be taken to reflect the official opinion of the European Union.

6.5 Publicity pertaining to European Union contributions shall quote these contributions in Euro (€ or EUR), in parenthesis if necessary.

6.6 The Delegatee body accepts that the Commission publishes in any form and medium, including on its websites the name and address of the Delegatee body, the purpose of the contribution as well as the amount contributed and, if relevant, the percentage of co-financing. Upon a duly substantiated request by the Delegatee body, the Commission may agree to forego such publicity if disclosure of the above information would risk threatening the Delegatee body's safety or harming its interests.

6.7 The Delegatee body shall conduct regular checks at least once a year in order to ensure whether the requirements related to visibility of the Action are duly respected.

6.8 With due respect to the applicable rules on confidentiality, security and protection of personal data, the Delegatee body shall publish on annual basis, including by electronic means such as its Internet site, the following information on each grant and procurement contract financed by the European Union: title of the contract/project, name, address and national contractor or grant beneficiary, and amount of the grant or procurement contract.
6.9 The Delegatee body ensures that the obligation to publish this information shall also be applied by its Implementing partner(s), pursuant to Article 1.5, with regard to heir own grant and procurement contracts financed by the European Union. The Delegatee body shall provide to the Commission the address of the website where this information can be found and shall authorise the Commission to publish such address in the appropriate internet site of the Commission.

6.10 The Delegatee body accepts that the Commission can forward the information on grant(s) and procurement contracts awarded under the Agreement as well as the information on the Delegatee body itself to the European Union budgetary authority.

ARTICLE 7: OWNERSHIP OF RESULT

7.1 Ownership, title and industrial and intellectual property rights in the results of the Action and the reports and other documents relating to it shall vest in the Delegatee body, as the case may be together with third parties or as may otherwise be agreed by the Delegatee body.

7.2 Notwithstanding the provisions of the first paragraph and subject to Article 5, the Delegatee body shall grant, and shall act to ensure that the third party concerned (Implementing partner, grant beneficiary or contractor) grants the Commission the right to use free of charge and as it sees fit all results of the Action, whatever their form, provided it does not thereby breach existing industrial and intellectual property rights.

7.3 Unless stipulated otherwise in the Special Conditions, the equipment, vehicles and supplies provided within the Action carried out in the framework of the Agreement shall be transferred to local authorities or Implementing partner(s) (excluding commercial contractors) or to the final recipients of the Action at the latest when submitting the Final Report. The documentary proof of those transfers shall be presented with the Final Report in accordance with Article 2.

ARTICLE 8: EVALUATION

8.1 The representatives of the Commission shall be invited to participate in the main monitoring and in the evaluation missions relating to the performance of the Action. The results of such missions shall be reported to the Commission by the Delegatee body.

8.2 Article 8.1 is without prejudice to any evaluation mission which the Commission as a donor may wish to perform. Evaluation missions by representatives of the Commission should be planned and completed in a collaborative manner between the Delegatee body and the Commission's representatives, keeping in mind the commitment of the Parties to the effective and efficient operation of the Agreement. These missions are to be planned ahead and procedural matters are to be agreed upon by the Commission and the Delegatee body in advance. The Commission will make a draft of its report drafted during the evaluation mission available to the Delegatee body for comments prior to final issuance.

ARTICLE 9: AMENDMENT OF THE AGREEMENT

9.1 Any modification to the Agreement, including the annexes thereto, shall be set out in writing in an amendment.

9.2 Any request of modification of the Agreement, including the annexes thereto, or any change having an impact in the implementation of the Agreement, such as the extension of the Implementation Period of the Agreement or the suspension of the implementation of all or part of the Action as referred to in Article 11, shall be submitted by one Party to another in writing.

9.3 Unless otherwise provided for in the Agreement, where the request for an amendment is submitted by the Delegatee body, it shall submit that request to the Commission on behalf of the Delegatee body.
before the amendment is intended to enter into force, unless there are special circumstances
duly substantiated by the Delegatee body and accepted by the Commission.

9.4 Where a modification to the Description of the Action and/or the Budget does not affect the
basic purpose of the Action and the financial impact is limited to a transfer within a single
budget heading, including cancellation or introduction of an item, or a transfer between budget
headings involving a variation (as the case may be in cumulative terms) of 15 % or less of the
amount originally entered (or as modified by a formal amendment) in relation to each
called heading, the Delegatee body may amend the Budget and shall inform the
Commission accordingly in writing. This method may not be used to amend headings for
administrative costs.

9.5 Changes of address and changes of bank account may simply be notified in writing to the
Commission. Where applicable, changes of bank account must be specified in the request for
payment, attached as Annex VII, using the Commission's financial identification form
attached as Annex VI.

ARTICLE 10: CONTRACTING AND CENTRAL EXCLUSION DATABASE

10.1 Candidates, tenderers or applicants shall be excluded from participation in procurement and
grant award procedures if:

a. They are bankrupt or being wound up, are having their affairs administered by the
courts, have entered into arrangement with creditors, have suspended business
activities, are the subject of proceedings concerning those matters, or are in any
analogous situation arising from a similar procedure provided for in national
legislation or regulations;

b. They have been convicted of an offence concerning their professional conduct by a
judgment which has the force of res judicata;

c. They have been the subject of a judgment which has the force of res judicata for
fraud, within the meaning of Article 1 of the Convention on the protection of the
European Communities' financial interests; corruption, as defined in Article 3 of
Council Act of 26 May 1997; involvement in a criminal organisation as defined in
Article 2 of Council Joint Action 98/733/JHA; or any other illegal activity detrimental
to the European Union's financial interests;

d. They are guilty of misrepresentation in supplying the information required as a
condition of participation in the procedure or fail to supply this information;

e. They are subject to a conflict of interest.

10.2 At the latest before the procurement or grant award decision is taken, the Delegatee body shall
verify, pursuant to one of the modalities reflected in Annex IV, that there is not a detection,
for one of the grounds listed in paragraph 1 above, of the third party concerned (an applicant
for a grant, candidate or tenderer, including partners) in the Central Exclusion Database set up
by Commission Regulation (EC, Euratom) No. 1302/2008, of 17 December 2008, on the
Should the Delegatee body fail to take this information into account when contracting with the
concerned entity the related costs will not be considered eligible pursuant to Article 14. In
case the Action is co-financed, the obligation set out in this paragraph shall be deemed to have
been complied with, provided the amounts contributed by the other donors to the Action
are sufficient to cover those amounts which are ineligible under European Union rules.
10.3 If so provided in Article 4bis of the Special Conditions, the Delegatee body shall have direct access to the Central Exclusion Database. Detailed provisions on the Central Exclusion Database are included in Annex IV.

10.4 The Delegatee body shall inform its liaison point (the "Liaison point") pursuant to the provisions included in Annex IV and V about any judgment rendered after 1 January 2009 and having the force of res judicata that comes to its knowledge - at any stage of contracting or grant awarding or implementation - for fraud, corruption, involvement in a criminal organisation or any other illegal activity detrimental to the European Union's financial interests against any of the following entities: candidates, tenderers, grant applicants and their respective subcontractors; contractors, suppliers, service providers and their respective subcontractors; and grant beneficiaries and their contractors and those receiving financial support.

10.5 Where the Action is co-financed by the Delegatee body and/or other donors, the origin of the goods and the nationality of the organisations, companies and experts selected for carrying out activities in the Action shall be determined in accordance with the Delegatee body's relevant rules. In any event goods, organisations, companies and experts eligible under the applicable regulatory provisions of the European Union shall be eligible. Where the Action is exceptionally fully financed by the European Union, partners, contractors, experts and goods, shall originate in the European Union or in the country or countries eligible under the programme of which the Action is part. Any departure from the rules of origin and nationality set out above is subject to the specific provisions on exceptions of the applicable regulatory framework of the European Union.

ARTICLE 11: IMPLEMENTATION PERIOD OF THE AGREEMENT, SUSPENSION, FORCE MAJEURE

11.1 The Implementation Period of the Agreement shall be set out in Article 2 of the Special Conditions.

11.2 The individual contracts and grant agreements implementing the Action under the Agreement shall be concluded, as specified in Article 2.5 of the Special Conditions, by 31 December of the year n+1 at the latest, year n being the one in which the Agreement is signed by both parties or no later than three (3) years following the date of the signature of the financing agreement between the Commission and the beneficiary country covering the tasks provided in the Agreement. After the Implementation Period up to submission of Final Report, only contracts concerning final audits, evaluation and closure activities may be concluded.

11.3 In exceptional and duly substantiated cases, a request may be made for the extension of the Implementation Period in accordance with Article 9.

11.4 The deadline for conclusion of individual contracts and grant agreements implementing the Action under the Agreement set out in Article 2.5 of the Special Conditions cannot be extended.

11.5 The Delegatee body may suspend without delay implementation of all or part of the Action if circumstances so require, in particular in case of force majeure, provided that it informs the Commission immediately and providing all the necessary details and the foreseeable date of resumption. The Agreement may be terminated in accordance with Article 12.1. If the Agreement is not terminated, the Delegatee body shall endeavour to minimise the duration of the suspension and shall resume implementation of the Action once the conditions allow, and shall inform the Commission accordingly.

11.6 The Commission may request the Delegatee body to suspend implementation of all or part of the Action if circumstances so require, in particular in case of force majeure. The Agreement may be terminated in accordance with Article 12.1. If the Agreement is not terminated, the Delegatee body shall endeavour to minimise the duration of the suspension and shall resume implementation as soon as possible.
implementation of the Action once the conditions allow, with the prior written approval of the Commission.

11.7 The Implementation Period of the Agreement is automatically extended by an amount of time equivalent to the duration of the suspension. This is without prejudice to any amendments to the Agreement which may be necessary to adapt the Action to the new implementing conditions or to Article 12.1.

11.8 Force majeure shall mean any unforeseeable exceptional situation or event beyond the Parties' control which prevents either of them from fulfilling any of their obligations under the Agreement, was not attributable to error or negligence on their part (or the part of their Implementing partners, contractors, agents or staff), and could not have been avoided by the exercise of due diligence. Defects in equipment or material or delays in making them available, labour disputes, strikes or financial problems cannot be invoked as force majeure by the defaulting party. Neither of the Parties shall be held liable for breach of its obligations under the Agreement if it is prevented from fulfilling them by force majeure. Without prejudice to paragraphs 5 and 6 above, the Party invoking force majeure shall notify the other without delay, stating the nature, likely duration and foreseeable effect, and take any measure to minimise possible damage.

ARTICLE 12: TERMINATION OF THE AGREEMENT

12.1 If, at any time, either Party believes that the purposes of the Agreement can no longer be effectively or appropriately carried out, it shall consult the other Party. Failing agreement on a solution, either Party may terminate the Agreement by serving two months' written notice. In this event, the Delegatee body shall be entitled to payment of the contribution only for the part of the Action carried out, and to reimbursement of commitments entered into by the Delegatee body before the written notice on termination was submitted to the other Party and which the Delegatee body cannot reasonably terminate on legal grounds. The part of the contribution relating to activities not yet performed or to the unperformed part of certain activities shall be recovered by the Commission, in accordance with Articles 17 and 18.

12.2 The Commission may also decide to terminate the Agreement in the following circumstances:

(a) in the event any legal, technical or organisational change substantially affecting the conditions and obligations under Article 1;

(b) if the Delegatee body fails to fulfil a substantial obligation incumbent on it under the terms of the Agreement, including its annexes and, after being given notice by letter to comply with those obligations, still fails to do so or to furnish a satisfactory explanation within 30 days of sending of the letter;

(c) if the Delegatee body fails to comply with Articles 1.4, 1.6 or 4;

(d) if the Delegatee body is declared bankrupt, is being wound up, or is subject to any other similar proceedings;

(e) if the Delegatee body is guilty of grave professional misconduct proven by any justified means;

(f) if the Delegatee body is guilty of misrepresentation or submits reports inconsistent with reality to obtain funding or to keep the funds made available to it without cause;

(g) if the Delegatee body has intentionally or by negligence committed a substantial irregularity in performing the Agreement, or in the event of fraud, corruption or any other illegal activity from the Delegatee body to the detriment of the European Union's financial interests. A substantial irregularity consists of any infringement of a
provision of an agreement or regulation resulting from an act or an omission from the Delegatee body which causes or might cause a loss to the funds transferred under the Agreement.

The Commission will enter into discussions with the Delegatee body and, failing to find a proper solution within one month, may terminate the Agreement, after giving seven days' notice, and without paying compensation of any kind to the Delegatee body. In that event the Commission may demand full or partial repayment of any amounts unduly paid, after allowing the Delegatee body to submit its observations.

12.3 Prior to or instead of terminating the Agreement as provided for in paragraph 2, the Commission may suspend payments or may challenge the eligibility of expenses as a precautionary measure, informing the Delegatee body immediately.

12.4 A procurement contract or grant agreement which has not given rise to any payment within three years of its signature shall be automatically terminated and its funding shall be recovered by the Commission without delay, following the provisions of Article 18.

12.5 Unless this Agreement is earlier terminated pursuant to Article 12, the payment obligations of the European Union hereunder shall cease at the "end date", which shall occur 18 months after the end of the Implementation Period as defined in Article 2 of the Special Conditions.

The Commission notifies the Delegatee body of any postponement of the end date. The Commission shall postpone the end date, so as to be able to fulfil its payment obligations, in all cases where the Delegatee has filed the payment request in accordance with contractual provisions or, in case of dispute, until completion of the dispute settlement procedure provided for in Article 13.

ARTICLE 13: APPLICABLE LAW AND SETTLEMENT OF DISPUTES

13.1 This Agreement is governed by European Union law, complemented if necessary by the relevant provisions of the Belgian law.

13.2 The Parties shall endeavour to settle amicably any dispute or complaint relating to the interpretation, application or fulfilment of the Agreement, including its existence, validity or termination. In default of amicable settlement, any Party may refer the matter to the General Court of the European Union and, in the event of appeal, the Court of Justice of the European Union.

FINANCIAL PROVISIONS

ARTICLE 14: ELIGIBLE COSTS

14.1 To be considered eligible as direct costs under this Agreement, costs must be:

a. be necessary for carrying out the Action, be provided for specifically in the Agreement and comply with the principles of sound financial management, in particular value for money and cost-effectiveness;

b. have been actually incurred during the Implementation Period as defined in Article 2.2 of the Special Conditions, as regards the principal activities, whatever the time of actual disbursement by the Delegatee body. However, costs related to final audits and evaluation and closure activities can be incurred up to the submission of the Final Report referred to in Article 2.
c. be recorded in the Delegatee body's or in its Implementing partners' accounts, be identifiable, backed by effective supporting evidence (originals, as the case may be in electronic form), and verifiable pursuant to the provisions of Article 16.3.

14.2 Subject to the above, and without prejudice to Article 10, the following direct costs may in particular be eligible:

a. in case of grants: funding provided to grant beneficiaries on the basis of supporting evidence;

b. in case of procurement contracts: costs incurred with contractors on the basis of supporting evidence;

c. in case of technical assistance provided by the Delegatee body to third parties by its own means: cost of staff assigned to the Action, corresponding to actual salaries plus social security charges and other remuneration-related costs; travel and subsistence costs for staff taking part in the Action, on the basis of supporting evidence;

d. costs deriving directly from the requirements of this Agreement (dissemination of information, evaluation specific to the Action, specific reporting for the needs for the Commission, translation...) including financial service costs (in particular bank fees for transfers).

14.3 The following costs shall not be considered as eligible, whether or nor presented as being related to the Action:

a. Debts and debts service charges;

b. Provisions for losses or potential future liabilities;

c. Interest owed by the Delegatee body to any third party;

d. Items already financed from other sources;

e. Purchases of land or buildings;

f. Currency exchange losses;

g. Taxes, duties and charges charged to the Delegatee body (unless the Delegatee body can show it cannot reclaim and the European Union applicable regulations do not exclude coverage of taxes.

14.4 A fix percentage of direct eligible costs, not exceeding 7%, may be claimed as indirect costs by the Delegatee body to cover the administrative overheads incurred for the Action. This percentage will be set out in Article 3.3 of the Special Conditions

Subject to the above, for comparable action and actions where there is more than one donor the amount recovered shall not, in percentage terms, be higher or lower than for other comparable contributions.

Indirect costs are eligible provided that they do not include costs assigned to another heading of the budget of this Agreement. Except for technical assistance provided by the Delegatee body, administrative overheads of the Delegatee body and Implementing partner(s) shall be exclusively covered by the indirect cost percentage.
Indirect costs shall not be eligible where the Agreement concerns the financing of an Action where the Delegatee body is already receiving an operating grant from the European Union during the period in question.

ARTICLE 15: PAYMENTS

15.1 Payment procedures as set forth in Article 4 of the Special Conditions shall follow one of the options below:

Option 1: Where the Implementation Period does not exceed 12 months

The Commission will provide a pre-financing of 100% of the amount reflected in Article 3.2 of the Special Conditions within 45 days of receiving the Agreement signed by both Parties.

Option 2: Where the Implementation Period of the Agreement exceeds 12 months

The Commission will provide a pre-financing of 100% of the Commission's part of the forecast budget for the first 12 months of the Action within 45 days of receiving the Agreement signed by both Parties.

Each further instalment will constitute a pre-financing of 100% of the Commission's part of the forecast budget for the subsequent 12-month period (or of the remaining period if shorter) which is financed by it. Such instalment shall be paid by the Commission within 45 days of approving the Implementation Report and accompanied by a request for payment from the Delegatee body conforming to the model attached as Annex VII, provided that at least 70% of the immediately preceding payment (and 100% of all previous payments if any) has been incurred as proven by the relevant report.

Final payment will exclusively relate to costs related to final audits, evaluation and closure activities incurred between the end of the Implementation Period and submission of Final Report. The Commission will pay the balance within 45 days of approving the Final Report.

For the purpose of this Agreement, the funds are considered incurred when they are subject of a formal legal commitment between the Delegatee body (or its Implementing partner(s)) and a third party.

15.2 Any report will be deemed approved by the Commission 45 days after its receipt, accompanied by a request for payment conforming to the model attached as Annex VII, if the Commission has not reacted within this period of time.

If the Commission does not intend to approve a report, as submitted, it shall revert to the Delegatee body with a request explaining the reason and specifying the additional information it requires within the first 45-day period. The deadline for approving the report shall be suspended pending the receipt of the requested information. If the Commission deems that a payment request cannot be met, it shall revert to the Delegatee body with a request explaining the reason and specifying the additional information it requires within the second 45-day period. The payment period shall be suspended pending the registration of a properly formulated payment request. Any payment request conforming to the model attached as Annex VII will be deemed approved by the Commission 45 days after the approval of the report by the Commission as set forth in the first paragraph.

Reports shall be presented in accordance with stipulations of Article 2.

Approval of the report shall not imply recognition of their regularity, authenticity, completeness and correctness of the declarations and information contained therein.
15.3 Payments by the Commission shall be deemed to be made on the date on which they are debited from its accounts. If the Delegate body is established in a State not being a member of the European Union, on expiry of the payment period specified in Article 15.1, the Delegate body may, within two months of receiving late payment, demand interest at the rate applied by the European Central Bank to its principal refinancing operations, as published in the C series of the Official Journal of the European Union on the first day of the month in which payment was due, increased by three and a half percentage points.

The interest shall be payable for the period elapsing from the day following expiry of the time limit for payment up to the day of payment. Any partial payment shall first cover the interest.

The interest shall not be treated as an income for the purposes of determining the final amount of European Union financing within the meaning of Article 17. The suspension of payment by the Commission may not be considered as late payment.

15.4 The Commission will make payments in Euro into the bank account referred to in the financial identification form in Annex VI. Where payment is to be made to a bank account which is already known to the Commission, the Delegatee body may provide a copy of the relevant financial identification form.

15.5 Where feasible, the funds paid by the Commission shall be maintained in Euro denominated bank accounts. They may be pooled together with contributions from other donors. They may be exchanged for other currencies in order to facilitate their disbursement.

15.6 If possible, the bank account into which payments are made, will bear interest or offer identifiable equivalent advantages. Where the Delegate body is established in a State not being a member of the European Union, any interest or equivalent benefits earned by the Delegate body accruing from funds received from the Commission shall be identified as such and reflected in the Implementation Report(s) and Final Report referred to in Article 2. In such cases, subject to the conditions provided for in the applicable regulations of the European Union:

(a) For pre-financing equal or below EUR 250 000 (or for crisis management, equal or below EUR 750 000 per agreement at the end of each financial year and for projects of a duration of more than 12 months), any interest or equivalent benefit earned on such pre-financing shall not be due to the Commission;

(b) For pre-financing exceeding the amounts indicated above and below EUR 750 000 (except in case of crisis management), any interest or equivalent benefit earned on such pre-financing shall be assigned to the Action and deducted from the payment of the final amount due to the Delegate body, unless the Commission requests the Delegate body to reimburse the interest generated by pre-financing before the payment of the balance;

(c) For pre-financing exceeding EUR 750 000 per agreement, the amount of earned interest or equivalent benefits shall be recovered by the Commission at the end of each financial year for each reporting period following the implementation of the Agreement.

In all other cases, the Delegate body's rules and procedures pertaining to bank interest or equivalent benefits shall apply, and an equal treatment among donors shall be ensured.

**ARTICLE 16: ACCOUNTS, TECHNICAL AND FINANCIAL CHECKS**

16.1 The Delegate body shall keep accurate and regular records and accounts of the implementation of the Action. Separate accounts or sub-accounts shall be kept for each Action and shall enable:

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The Commission accepts that the accounting regulations and rules of the Delegatee body shall apply.

16.2 The Commission accepts that the financial transactions and financial statements shall be subject to the internal and external auditing procedures laid down in the financial regulations, rules and directives of the Delegatee body. A copy of the audited financial statements shall be submitted to the Commission by the Delegatee body.

16.3 The Delegatee body shall, for a minimum period of seven years from the date of approval of the Final Report and up to the date of the limitation period of any dispute action pursuant to the applicable law governing the Agreement and any contracts or grants concluded under the Agreement:

(a) Allow the Commission, OLAF and the Court of Auditors, or to any other representative authorised by the Commission to conduct documentary and on-the-spot checks on the use made of European Union funding under the Agreement (including procedures for the award of procurement contracts and grants) and to carry out a full audit, if necessary, on the basis of supporting accounting documents and any other documents relating to the financing of the Action;

(b) Keep at the disposal of the Commission, OLAF, the Court of Auditors, and any other qualified external body authorised by the Commission to conduct such checks on all original documents or, in exceptional and duly justified cases, on certified copies of original documents relating to the Agreement and on any procurement contracts or grants agreement concluded under the Agreement.

16.4 The Delegatee body also agrees that OLAF may carry out on-the-spot checks and verifications in accordance with the procedures laid down by European Union law for the protection of the financial interests of the European Union against fraud and other irregularities.

16.5 To that end, the Delegatee body undertakes to grant officials of the Commission, OLAF and the Court of Auditors and their authorised agents access to sites and premises at which operations financed under the Agreement are carried out, including their computer systems, and to any documents and computerised data concerning the technical and financial management of those operations, and to take every appropriate measure to facilitate their work. Access by authorised agents of the Commission, OLAF and the Court of Auditors shall be granted on conditions of strict confidentiality with regard to third parties, without prejudice to public law obligations to which they are subject. Documents must be accessible and filed in a manner permitting easy inspection, the Delegatee body being bound to inform the Commission, OLAF or the Court of Auditors of the exact location at which they are kept.

16.6 The Delegatee body shall be notified of on-the-spot missions by agents appointed by the Commission, OLAF or the Court of Auditors.

ARTICLE 17: FINAL AMOUNT

17.1 The final amount of funds due to the Delegatee body is determined with the Commission's approval of the Delegatee body's Final Report. When the Commission approves the Final Report, it shall close the accounts and determine the final amount of funds due to the Delegatee body and any outstanding balance to be recovered without prejudice to Article 18.
17.2 The final amount is the difference between the total amount of funds paid by the Commission to the Deleggee body and the total costs incurred by the Deleggee body in accordance with Article 14.

17.3 The total final amount to be paid by the Commission to the Deleggee body shall not exceed the maximum contribution laid down in Article 3.2 of the Special Conditions, even if the overall actual and eligible expenditure exceeds the estimated total Budget set out in Annex III.

17.4 If the eligible costs at the end of the Action are less than the estimated total cost specified in Article 3.1 of the Special Conditions, the contribution of the European Union may be limited to the amount resulting from by multiplying the actual expenditure by the percentage laid down in Article 3.2 of the Special Conditions.

Where the percentage(s) set out in Article 3.2 of the Special Conditions is likely to change in the course of implementation, the Deleggee body shall consult the Commission without delay so as to agree on appropriate measures, in accordance with Article 9.

17.5 The Deleggee body accepts that the contribution of the European Union shall be limited to the amount required to balance income and expenditure for the Action and that it may not in any circumstances result in a surplus for the Deleggee body.

In case of unexpended funds, and where the Deleggee body financial statements are not denominated in Euro, the Deleggee body shall specify in the Final Report the amount of the surplus balance in its holding currency together with the estimated amount in Euro and where the exchange rate applied by the Deleggee body can be consulted. This amount shall be converted into Euro using the rate of exchange of the Deleggee body in force on the day when the Commission's internal recovery order is established, which amount is later reflected in the debit note sent to the Deleggee body. The resulting Euro equivalent shall then be refunded to the Commission. This provision shall not apply to the exchange rates used for reporting.

17.6 The Commission shall inform the Deleggee body of the approval of the Final Report, indicating, where appropriate, the amount it intends to recover. It shall give the Deleggee body 45 days to submit any observations it may have. If, at the end of this period, the Deleggee body has not submitted any observations regarding the above calculation and/or the basis of the amount to be recovered, the Commission shall issue a recovery order, later reflected in the debit note sent to the Deleggee body, which the Deleggee body shall undertake to carry out under the conditions laid down and by the deadline set out in Article 18.

17.7 Any amount paid in excess by the Commission to the Deleggee body shall be recovered pursuant to the provisions of Article 18.

17.8 In cases where the Action is suspended or not completed within the Implementation Period of the Agreement, the funds that remain unexpended after all liabilities incurred in this period have been satisfied, including interest earned where applicable, will be reimbursed to the Commission.

17.9 Where the Action is not carried out at all, or not carried out properly, in full or on time and without prejudice to its right to terminate the Agreement pursuant to Article 12.2, the Commission may, after allowing the Deleggee body to submit its observations and without prejudice to Article 13, reduce the contribution pro rata the actual implementation of the Action on the terms laid down in the Agreement.

ARTICLE 18: RECOVERY

18.1 Where recovery is justified, the Deleggee body shall repay in Euro to the Commission within 45 days of the issuing of a letter (debit note) by which the Commission claims from the Deleggee body, any amounts paid in excess of the final amount.
18.2 Payments by the Delegatee body shall be deemed to be made on the date on which they are debited from its account. If the Delegatee body fails to repay by the due date, the sum due shall bear interest at the rate indicated in Article 15.3. The interest shall be payable for the period elapsing from the day following expiry of the time limit for payment up to the day of payment. Any partial payment shall first cover the interest.

18.3 Amounts to be repaid to the Commission may be offset against amounts of any kind due to the Delegatee body, after informing it accordingly. The Delegatee body's prior consent is not required. This shall not affect the Parties' option to agree on payment in instalments.

18.4 Bank charges incurred from the repayment of amounts due to the Commission shall be borne entirely by the Delegatee body.
BUDGET FOR THE ACTION

The total cost of the programme is estimated at EUR 20,000,000. The total EU contribution to the programme is EUR 20,000,000, to be done through a Delegated Agreement with GIZ of EUR 19,700,000 and EC centralised management of EUR 300,000 (audit and evaluation budget line, as specified below).

The EU funds will have the following breakdown:

<table>
<thead>
<tr>
<th>Categories</th>
<th>EU Contribution</th>
<th>Government Contribution</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Development of informal areas including fund management</td>
<td>12,000,000</td>
<td>12,000,000</td>
<td>12,000,000</td>
</tr>
<tr>
<td>1.1. Grants through call for proposal</td>
<td>10,950,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.2. Fund management through employment contracts (internal)</td>
<td>842,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.3. Fund management through service contracts (tendering)</td>
<td>100,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.4. Purchasing of equipment, supplies and consumables (e.g. IT, vehicles, furniture); running costs for offices and communication</td>
<td>108,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Capacity building including technical assistance</td>
<td>5,600,000</td>
<td>5,600,000</td>
<td></td>
</tr>
<tr>
<td>2.1. Employment contracts (internal)</td>
<td>2,620,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.2. Service contracts (tendering)</td>
<td>2,300,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.3. Purchasing of equipment, supplies and consumables (e.g. IT, vehicles, furniture); running costs for offices and communication</td>
<td>680,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Visibility</td>
<td>280,000</td>
<td>280,000</td>
<td></td>
</tr>
<tr>
<td>4. Contingencies(*)</td>
<td>568,400</td>
<td>568,400</td>
<td></td>
</tr>
<tr>
<td>5. EU’s share of Administrative Costs (7%)</td>
<td>1,251,600</td>
<td>1,251,600</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>19,700,000</strong></td>
<td><strong>19,700,000</strong></td>
<td></td>
</tr>
</tbody>
</table>

* The European Union's contribution to the "Contingencies" heading may be used only with prior agreement of the Commission.

There will be parallel financing from other stakeholders as specified in the following table:

<table>
<thead>
<tr>
<th>Name of Organization</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ) GmbH on behalf of BMZ</td>
<td>€ 4,000,000</td>
</tr>
<tr>
<td>Ministry of Planning</td>
<td>Estimated at LE 5,000,000 plus office space</td>
</tr>
<tr>
<td>Category</td>
<td>Description</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1</td>
<td>Development of informal areas including fund management</td>
</tr>
<tr>
<td>1.1</td>
<td>Grants through call for proposal</td>
</tr>
<tr>
<td>1.2</td>
<td>Fund management through employment contracts (internal)</td>
</tr>
<tr>
<td>1.3</td>
<td>Fund management through service contracts (tendering)</td>
</tr>
<tr>
<td>1.4</td>
<td>Purchasing of equipment, supplies and consumables (e.g. IT, vehicles, furniture); running costs for offices and communication</td>
</tr>
<tr>
<td>2</td>
<td>Capacity building including technical assistance</td>
</tr>
<tr>
<td>2.1</td>
<td>Employment contracts (internal)</td>
</tr>
<tr>
<td>2.2</td>
<td>Service contracts (tendering)</td>
</tr>
<tr>
<td>2.3</td>
<td>Purchasing of equipment, supplies and consumables (e.g. IT, vehicles, furniture); running costs for offices and communication</td>
</tr>
<tr>
<td>3</td>
<td>Visibility</td>
</tr>
<tr>
<td>4</td>
<td>Contingencies(*)</td>
</tr>
<tr>
<td>5</td>
<td>EU's share of Administrative Costs (7%)</td>
</tr>
<tr>
<td></td>
<td>TOTAL</td>
</tr>
</tbody>
</table>
ANNEX IV TO THE EUROPEAN UNION DELEGATION AGREEMENT
FOR INDIRECT CENTRALISED METHOD OF IMPLEMENTATION
DETAILED PROVISIONS ON THE CENTRAL EXCLUSION DATABASE

(ARTICLE 10 ANNEXE II)

(1) If the Delegatee body is given access to the Central Exclusion Database, it may designate authorised users among its staff members. The number of such authorised members shall be limited to persons for whom access to that database is indispensable for a proper exercise of their tasks. The Delegatee body shall keep an updated register of authorised users and give the Commission access to it upon request. The Delegatee body shall provide for adequate security measures to prevent the information from being read or copied by unauthorised persons. Authorised users may proceed to active online consultation of the Central Exclusion Database.

(2) In the event, the Delegatee body is not given access to the Central Exclusion Database, it shall consult the Commission before the award of a grant or a contract so that the Commission verifies whether the third party concerned is subject to an exclusion warning.

(3) The Liaison point shall communicate in writing the information referred to in Article 10.4 of Annex II to the accounting officer of the Commission using the template in Annex V, with an indication of the duration of the exclusion, decided on the basis of the judgement which is being notified. Copy of the definitive judgment and of the necessary documents establishing the legal existence of the entity concerned shall also be provided. The Delegatee body shall also certify that the information communicated was established and transmitted in accordance with the principles of protection of the privacy and fundamental rights and freedoms of individuals and as regards the exercise of the corresponding rights in the context of personal data processing.

(4) The Delegatee body shall be responsible for the data communicated. It shall, without delay, inform the Liaison point whenever information transmitted needs to be rectified, updated or removed. The Liaison point shall communicate that information to the accounting officer using the same template in Annex V.

(5) Where certificates or evidence obtained by the Delegatee body are not consistent with registered exclusion warnings, it shall transmit the information to the Liaison point, which will forward it to the Commission. Where the entity concerned is no longer in an exclusion situation the Delegatee body shall also demand the removal of the exclusion warning.

(6) All communications will clearly indicate the Commission department responsible for the programme that is affected by the exclusion and must be sent by registered mail in a sealed envelope. Communication by e-mail or any other means will not be considered as a proper notification.

(7) In the calls for tender and calls for proposals and in, the absence of calls, before awarding contracts or grants, the Delegatee body shall ensure that third parties are informed about the data concerning them that may be included in the Central Exclusion Database and about the entities to whom the data may be communicated. Where third parties are legal entities, the Delegatee body shall also ensure that the persons who have powers of representation, decision-making or control over these legal entities are informed.

The Delegatee body is responsible for managing relations with the entity whose data are introduced into the Central Exclusion Database pursuant to paragraph 3. Relations with the entity concerned are governed by the Delegatee body’s applicable legislation on data protection.