AGREEMENT FOR PERFORMANCE OF WORK
GENERAL CONDITIONS

1. Relationship of the Parties. It is understood that the execution of the work does not create any employer/employee relationship. In this respect, the contractor shall be solely responsible for the manner in which the work is carried out. Thus, WHO shall not be responsible for any loss, accident, damage or injury suffered by any person whatsoever arising in or out of the execution of this work, including travel. Insurance coverage for any such loss, accident, damage or injury will be the contractor’s responsibility, including where appropriate, insurance coverage for persons used by the contractor to carry out the work.

Without prejudice to the foregoing, WHO may in certain cases provide insurance coverage for the contractor for travel in WHO vehicles. WHO declines all responsibility for non-payment by the insurance company of all or part of a claim submitted by or for the contractor for any accident. In case of such non-payment, the contractor shall be obliged to immediately reimburse all or part of any advance which WHO may have paid to the contractor.

2. Rights. All rights in the work, including ownership of the original work and copyright thereof, shall be vested in WHO, which reserves the right (a) to revise the work, (b) to use the work in a different way from that originally envisaged, or (c) not to publish or use the work.

3. Warranties

The contractor warrants and represents to WHO as follows:

(i) the deliverables shall meet the specifications called for in the agreement and shall be fully adequate to meet their intended purpose;

(ii) the deliverables shall be error-free. The contractor shall correct any errors in the deliverables, free of charge, within fifteen days after their notification to the contractor, during a period of at least one year after completion of the work. It is agreed, however, that errors and other defects which have been caused by modifications to the deliverables made by WHO without agreement of the contractor are not covered by this paragraph;

(iii) the deliverables shall, to the extent they are not original, only be derived from, or incorporate, material over which the contractor has the full legal right and authority to use it for the proper implementation of the contract. The contractor shall obtain all the necessary licenses for all non-originial material incorporated in the deliverables (including, but not limited to, licenses for WHO to use any underlying software, application, and operating deliverables included in the deliverables or on which it is based so as to permit WHO to fully exercise its rights in the deliverables without any obligation on WHO’s part to make any additional payments whatsoever to any party;

(iv) the deliverables shall not violate any copyright, patent right, or other proprietary right of any third party and shall be delivered to WHO free and clear of any and all liens, claims, charges, security interests and any other encumbrances of any nature whatsoever; and

(v) if artificial intelligence has been used in the development of the work/deliverables, all sources have been documented and the necessary permissions have been obtained from owners of any copyrighted materials used.

4. Indemnification.

(i) The contractor shall indemnify and hold WHO harmless from and against the full amount of any and all claims and liabilities, including legal fees and costs, which are or may be made, filed or assessed against WHO at any time and based on, or arising out of, breach by the contractor of any of its representations or warranties under the agreement, including but not limited to the representations and warranties made under general condition 3 above, regardless of whether such representations and warranties are explicitly incorporated herein or are referred to in any attached Annexes.

(ii) The contractor shall indemnify and hold WHO harmless from and against the full amount of any and all claims and liabilities, including legal fees and costs, which are or may be made, filed or assessed against WHO at any time and based on, or arising out of, the acts or omissions of the contractor, or the contractor's employees, officers, agents, partners or subcontractors, in the performance of the agreement. This provision shall extend, inter alia, to claims and liabilities in the nature of workmen’s compensation, product liability and liability arising out of the use of patented inventions or devices, copyrighted material or other intellectual property by the contractor, its employees, officers, agents, servants, partners or subcontractors.

5. Payment and use of funds. If the option, on the face of this agreement, for payment of a fixed sum applies, that sum is payable in the manner provided, subject to proper performance of the work.

If the option for payment of a maximum amount applies:

(i) the funds shall be used exclusively for the work specified in this agreement and any unspent balance shall be refunded to WHO. In this latter case, any financial statement required shall reflect expenditures according to the relevant main categories of expenditure; and

(ii) to the extent the contractor is required to purchase any goods and/or services in connection with its performance of this agreement, the contractor shall ensure that such goods and/or services shall be procured in accordance with the principle of best value for money. “Best value for money” means the responsive offer that is the best combination of technical specifications, quality and price.

Contractors who are legal entities (hereinafter referred to as “Company Contractors”) must submit an invoice to the contracting WHO department or the WHO Global Service Center in order to receive payment. Invoices are not required from contractors who are individuals (hereinafter referred to as “Individual Contractors”), who can be paid upon receipt by the contracting WHO department of the required deliverables (including any required technical reports and financial statements) in a satisfactory manner.

The invoice from Company Contractors shall reflect any tax exemption to which WHO may be entitled by reason of the immunity it enjoys. WHO is, as a general rule, exempt from all direct taxes, custom duties and the like, and the Company Contractor will consult with WHO so as to avoid the imposition of such charges with respect to this agreement and the work performed hereunder. As regards excise duties and other taxes imposed on the provision of goods and services (e.g. value added tax), the Company Contractor agrees to verify in consultation with WHO whether in the country where the tax would be payable, WHO is exempt from such tax at the source, or entitled to claim reimbursement thereof. If WHO is exempt from value added tax, this shall be indicated on the invoice, whereas if WHO can claim reimbursement thereof, the Company Contractor agrees to list such charges on its invoices as a separate item and, to the extent required, cooperate with WHO to enable reimbursement thereof.

WHO shall have no responsibility whatsoever for any taxes, duties or other contributions payable by contractors. Payment of any taxes, duties and other contributions which a contractor may be required to pay shall be the sole responsibility of that contractor who shall not be entitled to any reimbursement thereof by WHO.

6. Satisfactory performance. If the work is not satisfactorily completed (and, where applicable, delivered) by the date fixed in this agreement and/or if any financial statement required is not satisfactorily submitted to WHO in accordance with general condition 5 below, WHO may specify an additional period within which this agreement must be satisfactorily performed. Normally such additional period should be of at least one week’s duration, unless it is clear from the agreement that it was particularly important that the performance be completed on the date specified, in which case WHO may specify a shorter period or refuse to grant any additional period at all. In the event that the work is not satisfactorily completed and delivered on the date fixed, or any additional period granted by WHO and/or if any financial statement required is not satisfactorily submitted to WHO in accordance with general condition 5 below, WHO may immediately terminate this agreement (in addition to the other remedies), in accordance with general condition 13 below (without being held to grant the contractor an additional period of thirty (30) days to perform, complete and deliver the work).

7. Completion and delivery. The contractor shall complete and deliver the work to WHO (including any technical report that may be required) by the date fixed in this agreement or any additional period that may be granted by WHO under general condition 4 above. Any financial statement required shall be submitted within thirty (30) days thereafter at the latest. If the payment schedule on the face of this agreement provides for a final payment upon completion of the work, this final payment shall be made only after satisfactory receipt of all deliverables called for under this agreement, including any technical report and financial statement.

8. Certification of status of individual contractors. Each Individual Contractor certifies that he/she does not presently, and will not during the term of this agreement, hold any form of contractual relationship with WHO (including any WHO regional, country or project office, as well as any programme, center or other entity where staff is subject to WHO Staff Regulations and Rules) that conflicts upon the Individual Contractor the status of a WHO staff member. The Individual Contractor understands that a false statement may result in the cancellation of any or all contracts, and/or the withdrawal of any offer of a contract, with WHO.

9. Research involving human participants. If and to the extent the work to be performed under this agreement includes surveys or interviews involving human participants (hereinafter referred to as “research”), the following shall apply:

9.1 Ethical Aspects

It is the responsibility of the contractor to safeguard the rights and welfare of human subjects involved in research performed under this agreement, in accordance with the appropriate national code of ethics or legislation, if any, and in the absence thereof, the Helsinki Declaration and any subsequent amendments. Prior to commencing any such research, the contractor shall ensure
that (a) the rights and welfare of the subjects involved in the research are adequately protected, (b) freely given informed consent has been obtained for all participants, (c) the balance between risk and potential benefits involved has been assessed and deemed acceptable by a panel of independent experts appointed by the contractor, and (d) any special national requirements have been met.

9.2 Regulatory Requirements

It is the responsibility of the contractor to comply with the relevant national regulations pertaining to research involving human subjects.

9.3 Protection of Subjects

With prejudice to obligations under applicable laws, the contractor shall make appropriate arrangements to eliminate or mitigate any negative consequences to subjects or their families resulting from the conduct of the research under this agreement. Such arrangements shall to the extent feasible include appropriate counseling, medical treatment and financial relief. The contractor furthermore undertakes to protect the confidentiality of the information relating to the possible identification of subjects involved in the research.

10. Compliance with WHO Policies. By entering into this agreement, the contractor acknowledges that it has read, and hereby accepts and agrees to comply with, the WHO Policies (as defined below). In connection with the foregoing:

- Company Contractors shall take appropriate measures to prevent and respond to any violations of the standards of conduct, as described in the WHO Policies, by their employees and any other natural or legal persons engaged or otherwise utilized to perform the work under the agreement; and

- Individual Contractors shall promptly complete all online training required by WHO and shall not engage in any conduct that would constitute a violation of the standards of conduct, as described in the WHO Policies.

Without limiting the foregoing, the contractor shall promptly report to WHO, in accordance with the terms of the applicable WHO Policies, any actual or suspected violations of any WHO Policies of which the contractor becomes aware. For purposes of this agreement, the term "WHO Policies" means collectively: (i) the WHO Code of Ethics; (ii) the WHO Policy on Preventing and Addressing Sexual Misconduct; (iii) the WHO Policy on Preventing and Addressing Abuse of Authority; (iv) the WHO Code of Conduct for responsible Research; (v) the WHO Code of Conduct for responsible Practice; (vi) the WHO Policy on Preventing and Addressing Retaliation; (vii) the WHO Policy on Prevention, Detection and Response to Fraud and Corruption; and (viii) the UN Supplier Code of Conduct, in each case, as amended from time to time and which are publicly available on the WHO website at the following links: http://www.who.int/about/ethics/accountability/procurement/en/ for the UN Supplier Code of Conduct and at http://www.who.int/about/ethics/en/ for the other WHO Policies.

11. Zero tolerance for sexual misconduct, harassment and other types of abusive conduct. WHO has zero tolerance towards any form of sexual misconduct (an all-inclusive term which includes sexual exploitation, sexual abuse, sexual harassment), harassment, and other types of abusive conduct. In this regard, and without limiting any other provisions contained herein:

- each Company Contractor warrants that it shall: (i) take all reasonable and appropriate measures to prevent any form of sexual misconduct, as described in the WHO Policy on Preventing and Addressing Sexual Misconduct, harassment and other types of abusive conduct, as described in the WHO Policy on Preventing and Addressing Abusive Conduct, by any of its employees and any other natural or legal persons engaged or otherwise utilized to perform any work under the agreement; (ii) promptly report to WHO, through the WHO Office of Internal Oversight Services (investigation@who.int) or through the WHO Integrity Hotline, which can be accessed via https://www.who.int/about/ethics/integrity-hotline, and respond to any corrective measures, if any, which WHO may implement in accordance with the terms of the respective Policies, any actual or suspected violations of either Policy of which the Contractor becomes aware; and (iii) cooperate with WHO in relation to the response to such actual or suspected violations; and

- each Individual Contractor warrants that he/she shall: (i) promptly complete all online training required by WHO; (ii) not engage in any conduct that would constitute any form of sexual misconduct, harassment and/or other types of abusive conduct, and/ or otherwise utilize any form of sexual misconduct, harassment and/or other types of abusive conduct, and/or harassment in the WHO Policy on Preventive and Addressing Sexual Misconduct, and/or cooperate with WHO in relation to the response to such actual or suspected violations.

12. Tobacco/Arms Related Disclosure Statement. Company Contractors may be required to disclose relationships they may have with the tobacco and/or arms industry through completion of the WHO Tobacco/Arms Disclosure Statement. In the event WHO requires completion of this Statement, the Company Contractor undertakes not to permit work on the agreement to commence, until WHO has assessed and deemed acceptable by a panel of independent experts appointed by the contractor, and (d) any specia

13. Anti-terrorism and UN sanctions; Fraud and Corruption. The contractor warrants for the entire duration of the agreement that:

- it is not and shall not be involved in, or associated with, any person or entity associated with terrorism, as designated by any UN Security Council sanctions regime, that it shall not make any payment or provide any other support to any such person or entity and that it shall not enter into any employment or other contractual relationship with any such person or entity;

- it shall not engage in any fraudulent or corrupt practices, as defined in the WHO Policy on Prevention, Detection and Response to Fraud and Corruption, in connection with the execution of the agreement;

- it has taken all reasonable and appropriate measures to inform any natural and/or legal persons engaged or otherwise utilized to perform the work under the agreement of the WHO Policy on Prevention, Detection and Response to Fraud and Corruption and their duty to comply with the standards of conduct set out in the aforementioned Policy;

- it shall take all necessary measures to prevent the financing of terrorism and/or any fraudulent or corrupt practices as referred to above in connection with the execution of the agreement; and

- it shall promptly report to WHO, through the WHO Integrity Hotline or directly to the WHO Office of Internal Oversight Services (investigation@who.int), any credible allegations of actual or suspected fraudulent or corrupt practices (as defined in the WHO Policy on Prevention, Detection and Response to Fraud and Corruption) in connection with the execution of the agreement of which the contractor becomes aware and respond to such allegations in an appropriate and timely manner in accordance with its respective rules, regulations, policies and procedures. Furthermore, the contractor agrees to cooperate with WHO and/or parties authorized by WHO in relation to the response. Relevant information on the nature of any actual or suspected violations of such actual or suspected violations, as well as any details of the intended response, the outcome of any such response, and any corrective measures implemented, should be communicated and coordinated with WHO, with the understanding that, subject to the terms of the WHO Policy on Prevention, Detection and Response to Fraud and Corruption, confidentiality and the due process rights of those involved will be respected.

In the event that any resources, assets and/or funds provided to or acquired by the contractor under the agreement are found to have been used by the contractor, its employees or any other natural or legal persons engaged or otherwise utilized to perform any work under the agreement, to finance, support or conduct any terrorist activity or any fraudulent or corrupt practices, the contractor shall promptly reimburse and indemnify WHO for such resources, assets and/or funds (including any liability arising from such use).

14. Breach of essential terms. The contractor acknowledges and agrees that each of the provisions of general conditions 10, 11, 12 and 13 above constitutes an essential term of this agreement, and that in the case of breach of any of these provisions, WHO may, in its sole discretion, decide to:

- terminate this agreement, and/or any other contract concluded by WHO with the contractor, immediately upon written notice to the contractor, without any liability for termination charges or any other liability of any kind; and/or

- exclude the contractor from participating in any ongoing or future tenders and/or entering into any future contractual or collaborative relationships with WHO.

WHO shall be entitled to report any violation of any of such provisions to WHO's governing bodies, other UN agencies, and/or donors.

15. Termination. WHO may terminate this agreement or any part thereof immediately with effect (in addition to any other rights or remedies to which WHO may be entitled, including the right to claim damages, interest, and/or any other monetary or other form of relief), on written notice to the contractor if the contractor is:

- in breach of any material obligation(s) under this agreement, and to the extent such breach is capable of being remedied, fails to correct such breach within a period of thirty (30) days after having received a written notification to that effect from WHO; or

- adjudged bankrupt or formally seeks relief of its financial obligations.

16. Use of WHO name and emblem. Without WHO's prior written approval, the contractor shall not, in any statement or material of an advertising or promotional nature, refer to this agreement or the contractor's relationship with WHO, or otherwise use the name (or any abbreviation thereof) and/or emblem of the World Health Organization.

17. Publication of agreement. Subject to considerations of confidentiality, WHO may acknowledge the existence of this agreement to the public and publish and/or otherwise publicly disclose the contractor's name and for Company Contractors, the country of incorporation, general information with respect to the work described herein and the agreement's value. Such disclosure will be made in accordance with WHO's Information Disclosure Policy and shall be consistent with the terms of this agreement.

18. Audit and investigations. WHO may request a financial and operational review or audit of the work performed by Company Contractors under this agreement, to be conducted by WHO and/or parties authorized by WHO, and the Company Contractor undertakes to facilitate such review or audit. This review or audit may be carried out at any time during the implementation of the work performed under this agreement, or within five years of completion of the work. In order to facilitate such financial and operational review or audit, the Company Contractor shall cooperate with WHO, including by providing accurate and systematic accounts and records in respect of the work performed under this agreement. Similarly, WHO may initiate an investigation, to be conducted by WHO and/or parties authorized by WHO, into credible allegations of fraudulent and corrupt practices and other forms of misconduct (including, but not limited to, sexual misconduct, harassment and other types of abusive conduct) based on information received in accordance with its respective policies, procedures and rules.

In this context, the Company Contractor shall make available, without restriction, to WHO and/or parties authorized by WHO:
The Company Contractor shall provide satisfactory explanations to all queries arising in connection with the aforementioned audit, investigations and access rights.

WHO may request the Company Contractor to provide complementary information about the work performed under this agreement that is reasonably available, including the findings and results of an audit (internal or external) conducted by the Company Contractor and related to the work performed under this agreement.

19. Confidentiality
(i) Except as explicitly provided in the agreement, the contractor shall keep confidential all information which comes to its knowledge during, or as a result of, the performance of work under the agreement. Accordingly, the contractor shall not use or disclose such information for any purpose other than the performance of its obligations under the agreement. The contractor shall ensure that each of its employees and/or other persons and entities having access to such information shall be made aware of, and be bound by, the obligations of the contractor under this general condition. However, there shall be no obligation of confidentiality or restriction on use, where: (a) the information is publicly available, or becomes publicly available, otherwise than by any action or omission of the contractor, or (b) the information was already known to the contractor (as evidenced by its written records) prior to becoming known to the contractor in the implementation and execution of the agreement; or (c) the information was received by the contractor from a third party not in breach of an obligation of confidentiality.
(ii) The contractor, its employees and any other persons and entities used by the contractor shall furthermore not copy and/or otherwise infringe on copyright of any document (whether machine-readable or not) to which the contractor, its employees and any other persons and entities used by the contractor have access in the performance of the agreement.
(iii) The contractor may not communicate at any time to any other person, government or authority external to WHO, any information known to it by reason of its association with WHO which has not been made public except with the authorization of WHO; nor shall the contractor at any time use such information to private advantage, benefit or gain, including but not limited to trading or having others trading in securities on the contractor’s behalf, giving trading advice or providing information to third parties for trade in securities.

20. Surviving provisions. Those provisions of this agreement that are intended by their nature to survive its expiration or earlier termination shall continue to apply.

21. Settlement of disputes. Notwithstanding any specific provision herein, this agreement and any dispute arising therefrom or relating thereto shall be governed by general principles of law, to the exclusion of any single national system of law. Any dispute arising from or relating to the agreement, including its validity, interpretation, or application, shall, unless amicably settled, be subject to conciliation. In the event the dispute is not resolved by conciliation within thirty (30) days, the dispute shall be settled by arbitration. The arbitration shall be conducted in accordance with the modalities to be agreed upon by the parties or, in the absence of agreement within thirty (30) days of written communication of the intent to commence arbitration, with the rules of arbitration of the International Chamber of Commerce. The parties shall accept the arbitral award as final.

22. Privileges and immunities. Nothing in this agreement shall constitute or be deemed to constitute a waiver of any of the privileges and immunities enjoyed by WHO under any source of law, or as a submission to the jurisdiction of any national court or tribunal.

29 July 2024