

PHILIPPINE BIDDING DOCUMENTS

Fifth Edition August 2016

PART II

Procurement of CONSULTING SERVICES

HIRING OF TWO (2) LOCAL FUND MANAGERS (Balanced Fund Mandates)

REI-SSS-CONSULTING-2025-001

Government of the Republic of the Philippines
FEBRUARY 2025

CARLOS H. ALEGRE, JR.
TWG Chairperson

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Section I. Notice of Eligibility and Short Listing

[Insert Date]

[Name and Address of Short Listed Consultant]

Dear [Addressee]:

1. The Social Security System (SSS) has received financing from Approved 2024 Corporate Operating Budget under Investment Income-MOOE included in the Annual Procurement Plan (APP) Update for the month of September (3rd Update) with Code PAP 2024-0363 of the 2024 APP toward the cost of Hiring Two (2) Local Fund Managers (Balanced Fund Mandate) to manage an aggregate amount of P3.0 Billion.

The Procuring Entity intends to apply a portion of the funds in the amount of **P9.0 Million** for three (3) years, or **P3.0 Million per year** to eligible payments under the contract for the Hiring of Two (2) Local Fund Managers (Balanced Fund Mandate) for which the Bidding Documents is issued.

2. The Procuring Entity now invites bids to provide the following Consulting Services: services and expertise of two (2) qualified local fund managers (LFMs) toward the two-pronged investment objectives of profit maximization and wealth preservation by investing SSS funds compliant with the provisions of the SSS Charter.

A participating Local Fund Manager (LFM) must state which mandate it is bidding for – Balanced Fund Mandate.

A Local Fund Manager (LFM) that submits a bid for more than one lot of the Balanced Fund Mandate, can only be awarded with one lot. A contract shall be awarded per lot.

LFM that has an existing contract with SSS for the mandates being bidded out shall no longer be allowed to participate in this bidding process.

Each qualified LFM shall be responsible for managing and investing the amount of P1.5-B for Balanced Fund Mandate into investment instruments allowed by SSS, as follows:

Inve	estment Instrument	<u>Limit</u>
		Balanced Fund
<i>a</i>)	Equities	Up to 40% of fundsmanaged.
b)	Corporate Bonds andNotes	Up to 40% of fundsmanaged.
		Provided, that the sum of investments in equities and corporate bonds and notes shall not exceed 60% of funds managed.
c)	Cash and BankDeposits	Up to 100% of fundsmanaged.
d)	GovernmentSecurities	15% to 100% of fundsmanaged.

Securities or instruments invested into by LFM should be in the name and for the account of SSS. Subscription or placement of investment mandate to collective investment scheme is not allowed.

The investments, in whole or in part and as may be required by the SSS, should be convertible to cash within ten (10) working days upon receipt of written notice from the SSS provided such conversion to cash must preserve at least 95% of market value as of settlement date.

LFMs should comply with the provisions of Sec. 26. Investment of Reserve Funds, Republic Act 11199.

More details on the services are provided in Sec. VI. Terms of Reference (TOR) for the project.

3. The Consultant shall be selected and employed in accordance with Quality-Cost Based Evaluation/Selection (QCBE/QCBS) procedures as described in the Bidding Documents.

The rating of each shortlisted consultant shall be based on the criteria specified below:

Proposal	Weight
Technical	85%
Financial	15%
Total	100%

The minimum required Technical Score (St) to pass is 70 points.

1. Technical Proposal

	Criteria	Requirement	Points	Weight
a)	Criteria Qualification of personnel to be assigned to manage the SSS fund.	Requirement Provide list of personnel to be assigned to SSS fund including investment officers, fund managers, risk officers, dealer, trader, research analysts and other officers or staff involved in managing the fund, except backroom personnel, and submit their curriculum vitae and copies of their current/previous licenses, certificates and awards issued by any private or government entity in relation to their fund management function. Bidder(s) who fail to submit required documents shall automatically get zero point on this criterion. Minimum of three (3) personnel (consisting of at least one (1) investment officer, one (1) fund manager and one (1) dealer/trader) with at least five (5) years individual work experience in managing investments and other investments related functions. This refers to key qualifications of the bidder's fund management team. The Qualification (Q) will be scored as follows: $Q_s = \left[\frac{(Q_n - Q_{min})}{(Q_{max} - Q_{min})} x 7.5 \text{ pts} \right] + 7.5 \text{ pts}$ Where: $Q_{max} = highest cumulative number of years of experience of all personnel to be assigned to SSS Q_{min} = 15 \text{ years}$	15	Weight 15%
		Qn = cumulative number of years of experience of all personnel to be assigned to SSS.		
b)	Bidders Mandate as Fund Manager	I. Years of Experience Bidder must be duly registered and authorized by the appropriate agency to perform the function of a fund manager for at least 5 years as of December 31, 2023. Bidder(s) must provide copy of licenses/certificates issued by BSP or SEC to prove that it is allowed to perform the functions of a fund manager or to engage in trust and	15	15%

Criteria	Requirement	Points	Weight
	other fiduciary business (indicating date when the fund management/trust operation started). The documents submitted should show that the bidder has been performing the fund management function for segregated fund for at least five (5) years as of December 31, 2023.		
	Years ≥ 15 :15 points $10 \geq years < 15 years$:12 points $5 \geq years < 10 years$:10 points		
	2. Performance Record	15	15%
	For Balanced Fund Mandates, bidder(s) must exceed Performance Record (PR) requirement, which was benchmarked on market return plus a premium, as follows:		
	For Balanced Fund Mandate:		
	- Must show a positive average annual yield over the past five (5) years ending 2023 on its balanced fund(s) or a combination of its equity (35% weight) and fixed income fund (65% weight) or if with negative average annual yield over the past five (5) years, should not be lower than 1.419%.		
	Bidder(s) who meet the minimum required hurdle rate per mandate shall be scored as follows:		
	Q =15 points * Actual RUR / Highest RUR among all bidders		
	Where:		
	Actual Return per Unit of Risk (RUR) = Average Annual Yield / Volatility of Annual Yield in the past 5 years of the bidder being rated		
	Bidder(s) who do not meet the minimum required hurdle rate per mandate shall be disqualified.		
	3. Average Risk Adjusted Returns (5 years)		
	The Balanced Fund bidder(s) will also be evaluated on their average risk adjusted returns over the past five (5) years ending 2023, using the following performance measures:		
	a. Sharpe Ratio, which is the average return earned in excess of the risk-free rate per unit of volatility or total risk	10	10%
	$S = \frac{(r_p - r_f)}{\sigma_p}$		
	Where:		
	r_p = average return of the portfolio from 2019 to 2023		
	rf = average return of 5-year risk free rate from 2019 to 2023		
	σp=standard deviation of the annual portfolio returns from 2019 to 2023		



Criteria	Requirement	Points	Weight
	b. Information Ratio, which is the average return in excess of the return of the index or benchmark per unit of risk (standard deviation of the difference between portfolio return and the return of the index or benchmark)	10	10%
	Information ratio for balanced fund:		
	$I = \frac{[r_p - (65\% \ x \ r_{FIXED} + 35\% \ x \ r_{PCOMP})]}{TE}$		
	TE		
	Where:		
	r_p = average return of the portfolio from 2019 to 2023		
	rfixed = average return of the BPHILR index or an equivalent industry-accepted benchmark of Philippine Peso Sovereign Bond total return from 2019 to 2023		
	rpcomp = average return of the PSEi from 2019 to 2023		
	TE _i = standard deviation of the difference between annual returns of the portfolio and the index or benchmark		
	c) Sortino Ratio, which is the average return earned in excess of the risk-free rate per unit of the downside deviation.	10	10%
	$SR = \frac{(r_p - r_f)}{\sigma_{dp}}$		
	Where:		
	r_p = average return of the portfolio from 2019 to 2023		
	r_f = average return of 5 – year risk free rate from 2019 to 2023		
	σ_{dp} = standard deviation of the annual negative portfolio returns from 2019 to 2023		
	The performance of each bidder will be scored as follows:		
	a) Based on Sharpe Ratio		
	$S = \frac{S_{actual}}{S_{Max}} \times 10 \ pts$		
	Where:		
	Smax = highest Sharpe Ratio among bidders in each mandate		
	Sactual = Computed Sharpe Ratio of bidder in each mandate		



Criteria	Requirement	Points	Weight
	b) Based on Information Ratio		
	$I = \frac{I_{actual}}{I_{Max}} \times 10 \ pts$		
	Where:		
	Imax = highest Information Ratio among bidders in each mandate		
	Iactual = Computed Information Ratio of bidder in each mandate		
	c) Based on Sortino Ratio		
	$SR = \frac{SR_{actual}}{SR_{Max}} x \ 10 \ pts$		
	Where:		
	SR _{max} = highest Sortino Ratio among bidders in each mandate		
	SR _{actual} = Computed Sortino Ratio of bidder in each mandate		
c) Plan of approach and methodology with emphasis on the clarity, feasibility, innovativeness and comprehensiveness of	 Investment Process, Philosophy, & Controls Plan of approach Decision making process Local and international market analysis Risk management 	10 5 5 5 5	25%
the plan approach, and the quality of interpretation of project problems, risks, and suggested solutions.	The average score from 5 raters/Officers from the Investments Sector shall be used for this criterion. Please refer to Section VII. Bidding Forms, TPF4		
	TOTAL	100	100%

a. Financial Proposal

Bid per mandate is capped at ₱4.5-M for Balance Fund Mandate which is the ABC per mandate or the management fee per LFM for three (3) years.

Management Fee will be capped at 10.0 basis points or 0.10% of the quarterly average of the daily net asset value of the fund managed not to exceed $\rat{P}4.5$ -M for Balance Fund Mandate for three (3) years.

Thus, the Financial Proposal must be expressed in basis points capped at 10.0 basis points representing management fee based on the quarterly average of the daily net asset value of the fund managed not to exceed \$\frac{1}{2}4.5\$-M for Balance Fund Mandate for three (3) years and already inclusive of VAT, local taxes, and all other expenses, fees, and charges by reason of and/or incidental to the management of the fund. Management fee shall be billed annually and directly to the SSS and not subject to any escalation.

For the first year of engagement, the computation of management fee shall commence on the date of initial deployment of the fund.



For instance:

			,
FIRST YEAR	С	aily Average	
MONTH	# of Days	Quarterly Average of the Daily Net Asset Value	Total Fee for the Quarter
February 2025	12		
March	31		
April	30		
Q1	73	1,248,842,216.41	249,768.44
May	31		
June	30		
July	31		
Q2	92	1,525,797,464.21	384,584.57
August	31		
September	30		
October	31		
Q3	92	1,509,761,470.65	380,542.62
November	30		
December	31		
January 2026	31		
Q4	92	1,543,440,047.69	389,031.46
TOTAL MANAGEMENT FEE FOR YEAR 1	349		1,403,927.09

Daily Avera	ges						
Date	Daily Net Aseset Value	Days	Quarterly Average of the Daily Net Asset Value	Date	Daily Net Aseset Value	Days	Quarterly Average of the Daily Net Asset Value
2/17/2025	250,000,000.00			3/25/2025	1,509,441,137.79		
2/18/2025	250,000,000.00			3/26/2025	1,509,441,137.79		
2/19/2025	250,000,000.00			3/27/2025	1,509,512,263.79		
2/20/2025	249,931,977.69			3/28/2025	1,477,600,045.29		
2/21/2025	250,230,300.83			3/29/2025	1,479,104,232.04		
2/22/2025	498,881,014.28			3/30/2025	1,511,364,551.21		
2/23/2025	497,781,153.00			3/31/2025	1,506,006,833.37	31	1,323,247,242.9
2/24/2025	465,283,467.72			4/1/2025	1,493,848,631.22		
2/25/2025	465,283,467.72			4/2/2025	1,493,848,631.22		
2/26/2025	465,283,467.72			4/3/2025	1,507,292,394.43		
2/27/2025	514,206,676.40			4/4/2025	1,501,538,818.97		
2/28/2025	748,430,099.48	12	408,775,968.74	4/5/2025	1,504,883,662.86		
3/1/2025	749,721,314.71		, ,	4/6/2025	1,504,883,662.86		
3/2/2025	749,694,196.02			4/7/2025	1,504,883,662.86		
3/3/2025	1,001,274,909.74				1,504,883,662.86		
3/4/2025	945,966,542.77				1,504,883,662.86		
3/5/2025	945,966,542.77			4/10/2025			
3/6/2025	1,001,549,849.24			4/11/2025	, , ,		
3/7/2025	1,002,402,010.74				1,504,012,038.28		
3/8/2025	1,311,926,830.24				1,503,272,140.89		
3/9/2025	1,247,586,425.55				1,507,885,368.75		
3/10/2025	1,238,807,616.53				1,507,885,368.75		
3/11/2025	1,350,011,020.56				1,507,885,368.75		
3/12/2025	1,350,011,020.56				1,508,958,731.58		
3/13/2025	1,377,465,716.52			4/18/2025	1,505,057,460.44		
3/14/2025	1,482,227,236.68			4/19/2025			
3/15/2025	1,492,490,670.06			4/20/2025			
3/16/2025	1,489,682,568.28			4/21/2025			
3/17/2025	1,492,644,238.50			4/22/2025			
3/18/2025	1,396,118,728.43				1,509,384,254.66		
3/19/2025	1,396,118,728.43			4/24/2025			
3/20/2025	1,489,286,806.17			4/25/2025	, , ,		
3/21/2025	1,497,149,542.22			4/26/2025	1,512,840,531.32		
3/22/2025	1,500,387,645.89			4/27/2025	, , ,		
3/23/2025	1,500,263,030.77			1. 1.	1,522,847,432.94		
3/24/2025	1,509,441,137.79			4/29/2025			
3/27/2023	1,303,771,131.13			4/30/2025	1,522,820,536.10	30	1,507,983,521.4
				7/30/2023	2,322,020,330.10	73	1,248,842,216.4
				+		/3	249,768.4



For the Balanced Fund Mandate, the top two (2) bidders will be chosen.

4. This notice has been addressed to the following short listed consultants:

[Insert list of short listed consultants]

- 5. It is not permissible for you to transfer this invitation to any other consultant.
- 6. The Bidding Documents may be acquired at *the address indicated below* during *office hours, from 8:00 a.m. to 5:00 p.m.* and upon payment of an applicable fee for the Bidding Documents, pursuant to the latest Guidelines issued by the GPPB, in the amount as follows:

Balanced Fund Mandate	ABC per Mandate	Price of Bid Documents
Lot I	₱4,500,000.00	₱5,000.00
Lot II	₱4,500,000.00	₱5,000.00

7. The SSS will hold a Pre-Bid Conference on [insert time and date] at [insert address for Pre-Bid Conference, if applicable], which shall be open to all short listed consultants.

Yours sincerely,

Bids & Awards Committee
The Secretariat
2nd Flr., SSS Main Bldg., East Ave., Diliman, Q.C.
Tel # 8922-1070; 8709-7198 local 5492 or 6382
Email – bac@sss.gov.ph



Section II. Instructions to Bidders

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A. General

1. Introduction

- 1.1. The Procuring Entity named in the Bid Data Sheet (<u>BDS</u>) shall select an individual, sole proprietorship, cooperative, partnership, corporation, or a joint venture (JV) (hereinafter referred to as "Consultant") from among those short listed, in accordance with the evaluation procedure specified in the <u>BDS</u>.
- 1.2. The Procuring Entity has received financing (hereinafter called "funds") from the source indicated in the **BDS** (hereinafter called the "Funding Source") toward the cost of the Project named in the **BDS**. The Procuring Entity intends to apply a portion or the whole of the funds to payments for this Project.
- 1.3. Consultants are invited to submit bids composed of a technical proposal and a financial proposal for Consulting Services required for this Project described in the **BDS**. Bids shall be the basis for contract negotiations and ultimately for a signed contract with the selected Consultant.
- 1.4. If the **BDS** indicates that the Project will be completed in phases, each phase must be completed to the Procuring Entity's satisfaction prior to the commencement of the next phase.
- 1.5. Consultants must familiarize themselves with local conditions and take them into account in preparing their bids. To obtain firsthand information on the project and on the local conditions, Consultants are encouraged to visit the Procuring Entity before submitting a bid and to attend the pre-bid conference specified in **ITB** Clause 7.
- 1.6. The Consultants' costs of preparing their bids and negotiating the contract, including a visit to the Procuring Entity, are not reimbursable as a direct cost of the project.
- 1.7. Consultants shall not be under a declaration of ineligibility for corrupt, fraudulent, collusive, coercive or obstructive practices issued by the Funding Source or the Procuring Entity in accordance with **ITB** Clause 3.1.

2. Conflict of Interest

- 2.1. The Funding Source's policy requires that Consultants provide professional, objective, and impartial advice and at all times hold the Procuring Entity's interests paramount, without any consideration for future work, and strictly avoid situations where a conflict of interest shall arise with their other projects or their own interests. Consultants shall not be hired for any project that would be in conflict with their prior or current obligations to other entities, or that may place them in a position of not being able to carry out the Project in the best interest of the Procuring Entity. Without limitation on the generality of this rule, Consultants shall not be hired under the circumstances set forth below:
 - (a) If a Consultant combines the function of consulting with those of contracting and/or supply of equipment for the same Project;
 - (b) If a Consultant is associated with, affiliated to, or owned by a contractor or a manufacturing firm with departments or design offices offering services as consultants unless such Consultant includes relevant information on such relationships along with a statement in the Technical Proposal cover letter to the effect that the Consultant shall limit its role to that of a consultant and disqualify itself and its associates from work in any other capacity that may emerge from the Project (including bidding for any part of the future project). The contract with the Consultant selected to undertake the Project shall contain an appropriate provision to such effect; or

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- (c) If there is a conflict among consulting projects, the Consultant (including its personnel and sub-consultants) and any subsidiaries or entities controlledby such Consultant shall not be recruited for the relevant project. The dutiesof the Consultant depend on the circumstances of each case. While continuity of consulting services may be appropriate in particular situationswhere no conflict exists, a Consultant cannot be recruited to carry out a project that, by its nature, shall result in conflict with a prior or current project of such Consultant. Examples of the situations mentioned are when a Consultant engaged to prepare engineering design for an infrastructure project shall not be recruited to prepare an independent environmental assessment for the same project; similarly, a Consultant assisting a Procuring Entity in privatization of public assets shall not purchase, nor advise purchasers, of such assets; or a Consultant hired to prepare Terms ofReference (TOR) for a project shall not be recruited for the project in question.
- 2.2. Consultants shall not be related to the Head of the Procuring Entity (HoPE), members of the BAC, the TWG, and the BAC Secretariat, the head of the PMO or the end-user unit, and the project consultants, by consanguinity or affinity up to the third civil degree. The prohibition shall apply as follows:
 - (a) If the Consultant is an individual or sole proprietorship, then to himself;
 - (b) If the Consultant is a partnership, then to all its officers and members;
 - (c) If the Consultant is a corporation, then to all its officers, directors and controlling stockholders;
 - (d) If the Consultant is a cooperative, to all its officers, directors, and controlling shareholders or members; or
 - (e) If the Consultant is a JV, the provisions of items (a), (b), (c), or (d) of this Section shall correspondingly apply to each of the members of the said joint venture, as may be appropriate.

Relationship of the nature described above or a failure to comply with the provisions of this clause will result in the rejection of the Consultant's bid.

- 2.3. Subject to the provisions of **ITB** Clause 2, any previous or ongoing participation by the Consultant, its professional staff, or its affiliates or associates under a contract with the Funding Source or the Procuring Entity in relation to this Project may result in the rejection of its bid. Consultants should clarify their situation in that respect with the Procuring Entity before preparing its bid.
- 2.4. Failure by a Consultant to fully disclose potential conflict of interest at the time of Bid submission, or at a later date in the event that the potential conflict arises after such date, shall result in the Procuring Entity and/or the Funding Source seeking the imposition of the maximum administrative, civil and criminal penalties up to and including imprisonment.
- 2.5. Consultants are discouraged to include officials and employees of the Government of the Philippines (GoP) as part of its personnel. Participation of officials and employees of the GoP in the Project shall be subject to existing rules and regulations of the Civil Service Commission.
- 2.6. Fairness and transparency in the selection process require that Consultants do not derive unfair competitive advantage from having provided consulting services related to the Project in question. To this end, the Procuring Entity shall make available to all the short listed consultants together with the Bidding Documents all information that would in that respect give each Consultant a competitive advantage.

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3. Corrupt, Fraudulent, Collusive, Coercive, and Obstructive Practices

- 3.1. The Procuring Entity as well as the Consultants shall observe the highest standard of ethics during the procurement and execution of the contract. In pursuance of this policy, the Procuring Entity:
 - (a) defines, for purposes of this provision, the terms set forth below as follows:
 - (i) "corrupt practice" means behavior on the part of officials in the public or private sectors by which they improperly and unlawfully enrich themselves, others, or induce others to do so, by misusing the position in which they are placed, and includes the offering, giving, receiving, or soliciting of anything of value to influence the action of any such official in the procurement process or in contract execution; entering, on behalf of the GoP, into any contract or transaction manifestly and grossly disadvantageous to the same, whether or not the public officer profited or will profit thereby, and similar acts as provided in Republic Act 3019.
 - (ii) "fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or the execution of a contract to the detriment of the Procuring Entity, and includes collusive practices among Bidders (prior to or after bid submission) designed to establish bid prices at artificial, non-competitive levels and to deprive the Procuring Entity of the benefits of free and open competition.
 - (iii) "collusive practices" means a scheme or arrangement between two or more Bidders, with or without the knowledge of the Procuring Entity, designed to establish bid prices at artificial, non-competitive levels.
 - (iv) "coercive practices" means harming or threatening to harm, directly or indirectly, persons, or their property to influence their participation in a procurement process, or affect the execution of a contract:
 - (v) "obstructive practice" is
 - (aa) deliberately destroying, falsifying, altering or concealing of evidence material to an administrative proceedings or investigation or making false statements to investigators in order to materially impede an administrative proceedings or investigation of the Procuring Entity or any foreign government/foreign or international financing institution into allegations of a corrupt, fraudulent, coercive or collusive practice; and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the administrative proceedings or investigation or from pursuing such proceedings or investigation; or
 - (bb) acts intended to materially impede the exercise of the inspection and audit rights of the Procuring Entity or any foreign government/foreign or international financing institution herein.
 - (b) will reject a proposal for award if it determines that the Bidder recommended for award has engaged in any of the practices mentioned in this Clause for purposes of competing for the contract.

- 3.2. Further, the Procuring Entity will seek to impose the maximum civil, administrative, and/or criminal penalties available under applicable laws on individuals and organizations deemed to be involved in any of the practices mentioned in **ITB** Clause 3.1(a).
- 3.3. Furthermore, the Funding Source and the Procuring Entity reserve the right to inspect and audit records and accounts of a Consultant in the bidding for and performance of a contract themselves or through independent auditors as reflected in the GCC Clause 51.

4. Consultant's Responsibilities

- 4.1. The Consultant or its duly authorized representative shall submit a sworn statement in the form prescribed in Section VII. Bidding Forms as required in **ITB** Clause 10.2(d).
- 4.2. The Consultant is responsible for the following:
 - (a) Having taken steps to carefully examine all of the Bidding Documents;
 - (b) Having acknowledged all conditions, local or otherwise, affecting the implementation of the contract;
 - (c) Having made an estimate of the facilities available and needed for this Project, if any;
 - (d) Having complied with its responsibility to inquire or secure Supplemental/Bid Bulletin/s as provided under **ITB** Clause 8.4.
 - (e) Ensuring that it is not "blacklisted" or barred from bidding by the GoP or any of its agencies, offices, corporations, or LGUs, including foreign government/foreign or international financing institution whose blacklisting rules have been recognized by the GPPB;
 - (f) Ensuring that each of the documents submitted in satisfaction of the bidding requirements is an authentic copy of the original, complete, and all statements and information provided therein are true and correct;
 - (g) Authorizing the Head of the Procuring Entity or its duly authorized representative/s to verify all the documents submitted;
 - (h) Ensuring that the signatory is the duly authorized representative of the Bidder, and granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract, accompanied by the duly notarized Special Power of Attorney, Board/Partnership Resolution, or Secretary's Certificate, whichever is applicable;
 - (i) Complying with the disclosure provision under Section 47 of RA 9184 and its IRR in relation to other provisions of Republic Act 3019;
 - (j) Complying with existing labor laws and standards, in the case of procurement of services. Moreover, bidder undertakes to:
 - (i) Ensure the entitlement of workers to wages, hours of work, safety and health and other prevailing conditions of work as established by national laws, rules and regulations; or collective bargaining agreement; or arbitration award, if and when applicable.
 - In case there is a finding by the Procuring Entity or the DOLE of underpayment or non-payment of workers' wage and wage-related

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benefits, bidder agrees that the performance security or portion of the contract amount shall be withheld in favor of the complaining workers pursuant to appropriate provisions of Republic Act No. 9184 without prejudice to the institution of appropriate actions under the Labor Code, as amended, and other social legislations.

(ii) Comply with occupational safety and health standards and to correct deficiencies, if any.

In case of imminent danger, injury or death of the worker, bidder undertakes to suspend contract implementation pending clearance to proceed from the DOLE Regional Office and to comply with Work Stoppage Order; and

- (iii) Inform the workers of their conditions of work, labor clauses under the contract specifying wages, hours of work and other benefits under prevailing national laws, rules and regulations; or collective bargaining agreement; or arbitration award, if and when applicable, through posting in two (2) conspicuous places in the establishment's premises; and
- (k) Ensuring that it did not give or pay, directly or indirectly, any commission, amount, fee, or any form of compensation, pecuniary or otherwise, to any person or official, personnel or representative of the government in relation to any procurement project or activity.

Failure to observe any of the above responsibilities shall be at the risk of the Consultant concerned.

- 4.3. It shall be the sole responsibility of the prospective bidder to determine and to satisfy itself by such means as it considers necessary or desirable as to all matters pertaining to this Project, including: (a) the location and the nature of the contract, project, or work; (b) climatic conditions; (c) transportation facilities; (d) nature and condition of the terrain, geological conditions at the site communication facilities, requirements, location and availability of construction aggregates and other materials, labor, water, electric power and access roads; and (e) other factors that may affect the cost, duration and execution or implementation of the contract, project, or work.
- 4.4. The Procuring Entity shall not assume any responsibility regarding erroneous interpretations or conclusions by the Consultant out of the data furnished by the Procuring Entity. However, the Procuring Entity shall ensure that all information in the Bidding Documents, including supplemental/bid bulletins issued are correct and consistent.
- 4.5 Before submitting their bids, the Consultants are deemed to have become familiar with all existing laws, decrees, ordinances, acts and regulations of the GoP which may affect the contract in any way.
- 4.6 The Consultant shall bear all costs associated with the preparation and submission of his bid, and the Procuring Entity will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.
- 4.7 Consultants should note that the Procuring Entity will only accept bids from those that have paid the applicable fee for the Bidding Documents at the office indicated in the Request for Expression of Interest.

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5. Origin of Associated Goods

Unless otherwise indicated in the <u>BDS</u>, there is no restriction on the origin of Goods other than those prohibited by a decision of the United Nations Security Council taken under Chapter VII of the Charter of the United Nations.

6. Subcontracts

- 6.1. Unless otherwise specified in the **BDS**, the Consultant may subcontract portions of the Consulting Services to an extent as may be approved by the Procuring Entity and stated in the **BDS**. However, subcontracting of any portion shall not relieve the Consultant from any liability or obligation that may arise from the contract for this Project.
- 6.2. Subconsultant must comply with the eligibility criteria and the documentary requirements specified in the <u>BDS</u>. In the event that any subconsultant is found by the Procuring Entity to be ineligible, the subcontracting of such portion of the Consulting Services shall be disallowed.
- 6.3. The Consultant may identify the subconsultant to whom a portion of the Consulting Services will be subcontracted at any stage of the bidding process or during contract implementation. If the Consultant opts to disclose the name of the subconsultant during bid submission, the Consultant shall include the required documents as part of the technical component of its bid. A subconsultant that is identified by the Consultant during contract implementation must comply with the eligibility criteria and documentary requirements and secure approval of the Procuring Entity.

B. Contents of Bidding Documents

7. Pre-Bid Conference

- 7.1. If so specified in the **BDS**, a pre-bid conference shall be held at the venue and on the date indicated therein, to clarify and address the Consultants' questions on the technical and financial components of this Project.
- 7.2. The pre-bid conference shall be held at least twelve (12) calendar days before the deadline for the submission and receipt of bids, but not earlier than seven (7) calendar days from the determination of the shortlisted consultants. If the Procuring Entity determines that, by reason of the method, nature, or complexity of the contract to be bid, or when international participation will be more advantageous to the GoP, a longer period for the preparation of bids is necessary, the pre-bid conference shall be held at least thirty (30) calendar days before the deadline for the submission and receipt of bids.
- 7.3. Consultants are encouraged to attend the pre-bid conference to ensure that they fully understand the Procuring Entity's requirements. Non-attendance of the Consultant will in no way prejudice its bid; however, the Consultant is expected toknow the changes and/or amendments to the Bidding Documents as recorded in theminutes of the pre-bid conference and the Supplemental/Bid Bulletin. The minutes of the pre-bid conference shall be recorded and prepared not later than five (5) calendar days after the pre-bid conference. The minutes shall be made available to prospective bidders not later than five (5) days upon written request.
- 7.4. Decisions of the BAC amending any provision of the bidding documents shall be issued in writing through a Supplemental/Bid Bulletin at least seven (7) calendar days before the deadline for the submission and receipt of bids.

8. Clarifications and Amendments to Bidding Documents

- 8.1. Shortlisted consultants may request for clarification(s) on and/or an interpretation of any part of the Bidding Documents. Such a request must be in writing and submitted to the Procuring Entity at the address indicated in the **BDS** at least ten (10) calendar days before the deadline set for the submission and receipt of bids.
- 8.2. The BAC shall respond to the said request by issuing a Supplemental/Bid Bulletin to be made available to all those who have properly secured the Bidding Documents at least seven (7) calendar days before the deadline for the submission and receipt of Bids.
- 8.3. Supplemental/Bid Bulletins may also be issued upon the Procuring Entity's initiative for purposes of clarifying or modifying any provision of the Bidding Documents not later than seven (7) calendar days before the deadline for the submission and receipt of bids. Any modification to the Bidding Documents shall be identified as an amendment.
- 8.4. Any Supplemental/Bid Bulletin issued by the BAC shall also be posted in the PhilGEPS and the website of the Procuring Entity concerned, if available and at any conspicuous place in the premises of the Procuring Entity concerned. It shall be the responsibility of all Consultants who have properly secured the Bidding Documents to inquire and secure Supplemental/Bid Bulletins that may be issued by the BAC. However, Consultants who have submitted bids before the issuance of the Supplemental/Bid Bulletin must be informed and allowed to modify or withdraw their bids in accordance with **ITB** Clause 20.

C. Preparation of Bids

9. Language of Bids

The eligibility requirements or statements, the bids, and all other documents to be submitted to the BAC must be in English. If the eligibility requirements or statements, the bids, and all other documents submitted to the BAC are in foreign language other than English, it must be accompanied by a translation of the documents in English. The documents shall be translated by the relevant foreign government agency, the foreign government agency authorized to translate documents, or a registered translator in the foreign bidder's country; and shall be authenticated by the appropriate Philippine foreign service establishment/post or the equivalent office having jurisdiction over the foreign bidder's affairs in the Philippines.

However, for Contracting Parties to the Apostille Convention, the documents shall be authenticated through an apostille by the Competent Authority, except for countries identified by the Department of Foreign Affairs (DFA) that will still require legalization (red ribbon) by the relevant Embassy or Consulate.

A Contracting Party refers to a State that has joined the Apostille Convention, whether or not the Convention has entered into force for that State.

A Competent Authority refers to the authority designated by a Contracting Party that is competent to issue an apostille. A Contracting Party may designate one or more Competent Authorities and may designate Competent Authorities that are competent to issue an apostille for certain categories of public documents. Information about designated Competent Authorities may be found on the Apostille Section of the Hague Conference website under "Competent Authorities".

The English translation shall govern, for purposes of interpretation of the bid.

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10. Documents Comprising the Bid: Technical Proposal

- 10.1. While preparing the Technical Proposal, Consultants must give particular attention to the following:
 - (a) The Technical Proposal shall not include any financial information. Any Technical Proposal containing financial information shall be declared non-responsive.
 - (b) For projects on a staff-time basis, the estimated number of professional staff-months specified in the **BDS** shall be complied with. Bids shall, however, be based on the number of professional staff-months estimated by the Consultant.
 - (c) Proposed professional staff must, at a minimum, have the experience indicated in the **BDS**, preferably working under conditions similar to those prevailing in the Republic of the Philippines.
 - (d) No alternative professional staff shall be proposed, and only one Curriculum Vitae (CV) may be submitted for each position.
- 10.2. The Technical Proposal shall contain the following information/documents:
 - (a) Technical Proposal Submission Form shall be the cover letter of the Technical Proposal, using the form prescribed in Section VII. Bidding Forms (TPF 1).
 - (b) Bid security as prescribed in **ITB** Clause 15. If the bidder opts to submit the bid security in the form of:
 - (i) a bank draft/guarantee or an irrevocable Letter of Credit issued by a foreign bank, it shall be accompanied by a confirmation from a Universal or Commercial Bank; or
 - (ii) a surety bond accompanied by a certification coming from the Insurance Commission that the surety or insurance company is authorized to issue such instrument.
 - (c) Information indicated in the paragraphs below must be provided by the Consultant and each partner and/or subconsultant, if any, following the formats described in the Technical Proposal Forms:
 - A brief description of the organization and outline of recent (i) experience of the Consultant and each partner and/or subconsultant on projects of a similar and related nature as required in form TPF 2. Consultant's References. For each project, the outline should indicate inter alia, the project, contract amount and the Consultant's involvement. Information should be provided only for those projects for which the Consultant was legally contracted by itself oras one of the major participating consultants within an association. Whenever applicable, the experience of individual experts from projects completed independently or when associated with consultants other than the one with whom the individual is currently associated with cannot be claimed as the experience of the current consultant or any one of its partners and/or subconsultants, but can be claimed by the individuals themselves in their CVs. Consultants should be prepared to substantiate the claimed experience if so requested by the Procuring Entity.
 - (ii) Comments, if any, on the TOR (TPF 3. Comments and Suggestions of Consultant on the Terms of Reference and on Data, Services, and

Facilities to be Provided by the Procuring Entity) to improve performance in carrying out the Project. Innovativeness shall be appreciated, including workable suggestions that could improve the quality/effectiveness of the Project. In this regard, unless the Consultant clearly states otherwise, it shall be assumed by the Procuring Entity that work required to implement any such improvements, are included in the inputs shown on the Consultant's Staffing Schedule. It shall include a list of facilities requested by the Consultant to be provided by the Procuring Entity, if any, in addition to those shown on the Data Sheet that may include support facilities such as: counterpart staff, office space, local transportation, equipment, domestic administrative support, etc. that would be needed to carry out the project.

- (iii) A concise, complete, and logical description of how the Consultant's team shall carry out the services to meet all requirements of the TOR using TPF 4. Description of the Methodology and Work Plan for Performing the Project.
- (iv) An organization chart of the key and support staff indicating their tasks and relationships amongst the Consultant and any partner and/or subconsultant, the Procuring Entity, the Funding Source and the GoP, and other parties or stakeholders, if any, involved in the project using TPF 5. Team Composition and Task.
- (v) The name, age, nationality, background employment record, and professional experience of each nominated expert including ongoing projects, with particular reference to the type of experience required for the tasks assigned should be presented in the CV format shown in TPF 6. Format of Curriculum Vitae (CV) for Proposed Professional Staff. A duly notarized CV for each consultant involved in the Project shall be submitted for each position.
- (vi) The Procuring Entity requires that each expert confirm that the content of his/her CV is correct and the experts themselves should sign the certification of the CV. In addition, the expert should submit a signed written commitment stating that the expert shall work for the Project once awarded the contract. A zero rating shall be given to a nominated expert if the expert:
 - (vi.1) is proposed for a domestic position but is not a Filipino citizen:
 - (vi.2) failed to state nationality on the CV; or
 - (vi.3) the CV is not signed in accordance with paragraph (v) above.
- (vii) A Time Schedule (TPF 7. Time Schedule for Professional Personnel) indicating clearly the estimated duration in terms of person-months (shown separately for work in the field and in the home office) and the proposed timing of each input for each nominated expert, including domestic experts, if required, using the format shown. The schedule shall also indicate when experts are working in the project office and when they are working at locations away from the project office.
- (viii) A work plan showing in graphical format (bar chart) the timing of major activities, anticipated coordination meetings, and deliverables such as reports required under the TOR using TPF 8. Activity (Work) Schedule.

(d) Sworn statement in accordance with Section 25.3 of the IRR of RA 9184 and using the form prescribed in Section VII. Bidding Forms.

11. **Documents Comprising the Bid: Financial Proposal**

- All information provided in a Consultant's Financial Proposal shall be treated as confidential. The Financial Proposal must be submitted in hard copy using the format shown in Financial Proposal Forms.
- 11.2. The Financial Proposal requires completion of six (6) forms, particularly, FPF 1, FPF 2, FPF 3, FPF 4, FPF 5, and FPF 6. FPF 1. Financial Proposal Submission Form should form the covering letter of the Financial Proposal. Form FPF 2. Summary of Costs FPF 3. Breakdown of Price per Activity, FPF 4. Breakdown of Remuneration per Activity, FPF 5. Reimbursables per Activity, and FPF 6. Miscellaneous Expenses, relate to the costs of consulting services under two distinct categories, namely: (a) Remuneration; and (b) Reimbursable Expenditures.
- Remuneration is divided into billing rate estimates for international and domestic 11.3. consultants. Reimbursable Expenditures are divided into per diem rates for international and domestic consultants and costs for other reimbursable expenditure items required to perform the consulting services.
- The list of experts, and their respective inputs, identified in Financial Proposal 11.4. Forms, must match the list of experts and their respective inputs shown in Technical Proposal Forms.
- 11.5. The Consultant shall be subject to Philippine taxes on amounts payable by the Procuring Entity under the contract through mandated withholding by local tax authorities of specified percentages of such amounts or otherwise. The **BDS** details the taxes payable.
- 11.6. The Financial Proposal should clearly estimate, as a separate amount, the local taxes (including social security), duties, fees, levies, and other charges imposed under the applicable law, on the Consultants, the subconsultants, and its personnel (other than Philippine Nationals or permanent residents of the Philippines).
- Unless otherwise provided in the **BDS**, total calculated bid prices, as evaluated and corrected for minor arithmetical corrections, such as computational errors, which exceed the approved budget for the contract (ABC) shall not be considered.

12. **Alternative Bids**

Consultants participating in more than one bid or associating with any other entity other than those already provided in its eligibility documents and allowed by the Procuring Entity shall be disqualified.

13. Bid Currencies

- All bid prices shall be quoted in Philippine Pesos unless otherwise provided in the **BDS**. However, for purposes of bid evaluation, bids denominated in foreign currencies shall be converted to Philippine currency based on the exchange rate prevailing on the day of the bid opening.
- If so allowed in accordance with **ITB** Clause 13.1, the Procuring Entity for purposes of bid evaluation and comparing the bid prices will convert the amounts in various currencies in which the bid price is expressed to Philippine Pesos at the exchange rate as published in the Bangko Sentral ng Pilipinas (BSP) reference rate bulletin on the day of the bid opening.
- Unless otherwise specified in the **BDS**, payment of the contract price shall be made 13.3. in Philippine Pesos.

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14. **Bid Validity**

- Bids shall remain valid for the period specified in the **BDS** which shall not exceed one hundred twenty (120) calendar days from the date of the opening of bids.
- In exceptional circumstances, prior to the expiration of the bid validity period, the 14.2. Procuring Entity may request Consultants to extend the period of validity of their bids. The request and the responses shall be made in writing. The bid security described in **ITB** Clause 15 should also be extended corresponding to the extension of the bid validity period at the least. A Consultant may refuse the request without forfeiting its bid security, but his bid shall no longer be considered for further evaluation and award. A Consultant granting the request shall not be required or permitted to modify its bid.

15. Bid Security

The Consultant shall submit a Bid Securing Declaration or any form of Bid Security in an amount stated in the **BDS**, which shall be not less than the percentage of the ABC in accordance with the following schedule:

Form of Bid Security	Amount of Bid Security (Not less than the Percentage of the ABC)
a) Cash or cashier's/manager's check issued by a Universal or Commercial Bank.	
b) Bank draft/guarantee or irrevocableletter of credit issued by a Universal or Commercial Bank: Provided, however, that it shall be confirmed or authenticated by a Universal or Commercial Bank, if issued by a foreign bank.	Two percent (2%)
c) Surety bond callable upon demand issued by a surety or insurance company duly certifiedby the Insurance Commission as authorized to issue such security.	Five percent (5%)

The Bid Securing Declaration mentioned above is an undertaking which states, among others, that the bidder shall enter into contract with the Procuring Entity and furnish the performance security required under ITB Clause 31, within ten (10) calendar days from receipt of the Notice of Award, and commits to pay the corresponding amount as fine, and be suspended for a period of time from being qualified to participate in any government procurement activity in the event it violates any of the conditions stated therein as provided in the guidelines issued by the GPPB.

- The bid security should be valid for the period specified in the **BDS**. Any bid not 15.2. accompanied by an acceptable bid security shall be rejected by the Procuring Entity as non-responsive.
- No bid securities shall be returned to the Consultants after the opening of bids and before contract signing, except to those that failed or declared as post-disqualified, upon submission of a written waiver of their right to file a request for reconsideration and/or protest or lapse of the reglementary period without having filed a request for reconsideration or protest. Without prejudice on its forfeiture, bid securities shall be returned only after the bidder with the Highest Rated Responsive Bid (HRRB) has signed the contract and furnished the performance security, but in no case later than the expiration of the bid security validity period indicated in **ITB** Clause 15.2.

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- 15.4. Upon signing and execution of the contract pursuant to **ITB** Clause 31, and the posting of the performance security pursuant to **ITB** Clause 32, the Consultant's bid security will be discharged, but in no case later than the bid security validity period as indicated in **ITB** Clause 15.2.
- 15.5. The bid security may be forfeited:
 - (a) if a Consultant:
 - (i) withdraws its bid during the period of bid validity specified in **ITB** Clause 15.2;
 - (ii) does not accept the correction of errors pursuant to **ITB** Clause 11.7;
 - (iii) has a finding against the veracity of the required documents submitted in accordance with **ITB** Clause 27.2;
 - (iv) submission of eligibility requirements containing false information or falsified documents;
 - (v) any submission of bids that contain false information or falsified documents, or the concealment of such information in the bids in order to influence the outcome of eligibility screening or any other stage of the public bidding;
 - (vi) allowing the use of one's name, or using the name of another for purposes of public bidding;
 - (vii) withdrawal of a bid, or refusal to accept an award, or enter into contract with the Government without justifiable cause, after the Bidder had been adjudged as having submitted the HRRB;
 - (viii) refusal or failure to post the required performance security within the prescribed time;
 - (ix) refusal to clarify or validate in writing its bid during postqualification within a period of seven (7) calendar days from receipt of the request for clarification;
 - (x) any documented attempt by a Bidder to unduly influence the outcome of the bidding in his favor;
 - (xi) failure of the potential joint venture partners to enter into the joint venture after the bid is declared successful; or
 - (xii) all other acts that tend to defeat the purpose of the competitive bidding, such as habitually withdrawing from bidding, submitting late Bids or patently insufficient bid, for at least three (3) times within a year, except for valid reasons.
 - (b) if the successful Consultant:
 - (i) fails to sign the contract in accordance with **ITB** Clause 31;
 - (ii) fails to furnish performance security in accordance with **ITB** Clause 32; or
 - (iii) any other reason stated in the **BDS**.

16. Format and Signing of Bids

- 16.1. Consultants shall submit their bids through their duly authorized representative using the appropriate forms provided in Section VII. Bidding Forms on or before the deadline specified in the **ITB** Clause 18 in two (2) separate sealed bid envelopes, and which shall be submitted simultaneously. The first shall contain the technical proposal and the second shall contain the financial proposal.
- 16.2. Forms as mentioned in **ITB** Clause 16.1 must be completed without any alterations to their format, and no substitute form shall be accepted. All blank spaces shall be filled in with the information requested.
- 16.3. The Consultant shall prepare an original of the first and second envelopes as described in **ITB** Clauses 10 and 11. In addition, the Consultant shall submit copies of the first and second envelopes. In the event of any discrepancy between the original and the copies, the original shall prevail.
- 16.4. Each and every page of the Technical Proposal Submission Form and the Financial Proposal Submission Form under Section VII. Bidding Forms hereof shall be signed by the duly authorized representative/s of the Consultant. Failure to do so shall be a ground for the rejection of the bid.
- 16.5. Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialed by the duly authorized representative/s of the Consultant.

17. Sealing and Marking of Bids

- 17.1. Unless otherwise indicated in the <u>BDS</u>, Consultants shall enclose their original technical proposal described in <u>ITB</u> Clause 10, in one sealed envelope marked "ORIGINAL TECHNICAL PROPOSAL", and the original of their financial proposal in another sealed envelope marked "ORIGINAL FINANCIAL PROPOSAL", sealing them all in an outer envelope marked "ORIGINAL BID".
- 17.2. Each copy of the first and second envelopes shall be similarly sealed duly marking the inner envelopes as "COPY NO._- TECHNICAL PROPOSAL" and "COPYNO.__ FINANCIAL PROPOSAL" and the outer envelope as "COPY NO.____", respectively. These envelopes containing the original and the copies shall then be enclosed in one single envelope.
- 17.3. The original and the number of copies of the bid as indicated in the **BDS** shall be typed or written in ink and shall be signed by the bidder or its duly authorized representative/s.

17.4. All envelopes shall:

- (a) contain the name of the contract to be bid in capital letters;
- (b) bear the name and address of the Consultant in capital letters;
- (c) be addressed to the Procuring Entity's BAC in accordance with **ITB** Clause 18.1;
- (d) bear the specific identification of this bidding process indicated in the **ITB** Clause 1.2; and
- (e) bear a warning "DO NOT OPEN BEFORE..." the date and time for the opening of bids, in accordance with **ITB** Clause 18.
- 17.5. Bid envelopes that are not properly sealed and marked, as required in the bidding documents, shall not be rejected, but the bidder or its duly authorized representative shall acknowledge such condition of the Bid as submitted. The BAC or the

Procuring Entity shall assume no responsibility for the misplacement of the contents of the improperly sealed or marked Bid, or for its premature opening.

D. Submission and Opening of Bids

18. Deadline for Submission of Bids

Bids must be received by the Procuring Entity's BAC at the address and on or before the date and time indicated in the **BDS**. In case the deadline for submission of bids fall on a non-working day duly declared by the president, governor or mayor or other government official authorized to make such declaration, the deadline shall be the next working day.

19. Late Bids

Any bid submitted after the deadline for submission and receipt of bids prescribed by the Procuring Entity, pursuant to **ITB** Clause 18, shall be declared "Late" and shall not be accepted by the Procuring Entity. The BAC shall record in the minutes of Bid submission and opening, the Consultant's name, its representative and the time the late bid was submitted.

20. Modification and Withdrawal of Bids

- 20.1. The Consultant may modify its bid after it has been submitted; provided that the modification is received by the Procuring Entity prior to the deadline prescribed for submission and receipt of bids. The Consultant shall not be allowed to retrieve its original bid, but shall be allowed to submit another bid equally sealed, properly identified in accordance with **ITB** Clause 17.4, linked to its original bid marked as "TECHNICAL MODIFICATION" or "FINANCIAL MODIFICATION" and stamped "received" by the BAC. Bid modifications received after the applicable deadline shall not be considered and shall be returned to the Consultant unopened.
- 20.2. A Consultant may, through a letter of withdrawal, withdraw its bid after it has been submitted, for valid and justifiable reason; provided that the letter of withdrawal is received by the Procuring Entity prior to the deadline prescribed for submission and receipt of bids. The letter of withdrawal must be executed by the authorized representative of the Bidder identified in the Omnibus Sworn Statement, a copy of which should be attached to the letter.
- 20.3 Bids requested to be withdrawn in accordance with **ITB** Clause 20.1 shall be returned unopened to the Bidders. A Consultant, who has acquired the bidding documents, may also express its intention not to participate in the bidding through a letter which should reach and be stamped by the BAC before the deadline for submission and receipt of bids. A Consultant that withdraws its bid shall not be permitted to submit another bid, directly or indirectly, for the same contract.
- 20.4 No bid may be modified after the deadline for submission of bids. No bid may be withdrawn in the interval between the deadline for submission of bids and the expiration of the period of bid validity specified by the Consultant on the Financial Bid Form. Withdrawal of a bid during this interval shall result in the forfeiture of the Consultant's bid security, pursuant to **ITB** Clause 15.5, and the imposition of administrative, civil, and criminal sanctions as prescribed by R.A. 9184 and its IRR.

E. Evaluation and Comparison of Bids

21. Opening and Preliminary Examination of Bids

21.1 Only bids from short listed bidders shall be opened and considered for award of contract. These short listed bidders, whether single entities or JVs, should confirm

- in their Technical Proposal Submission Form that the information contained in the submitted eligibility documents remains correct as of the date of bid submission.
- 21.2 The BAC shall open the bids immediately after the deadline for the submission and receipt of bids in public, as specified in the **BDS**. In case the bids cannot be opened as scheduled due to justifiable reasons, the BAC shall take custody of the bids submitted and reschedule the opening on the next working day or at the soonest possible time through the issuance of a Bulletin to be posted at the PhilGEPS website and the website of the Procuring Entity concerned.
- 21.3 To determine each bidder's compliance with the documents prescribed in **ITB** Clause 10, the BAC shall open the first envelope (Technical Proposal) and check the submitted documents of each bidder in accordance with ITB Clause 10.2 to ascertain if they are all present, using a non-discretionary "pass/fail" criterion. If a bidder submits the required document, it shall be rated "passed" for that particular requirement. In this regard, bids that fail to include any requirement or are incomplete or patently insufficient shall be considered as "failed". Otherwise, the BAC shall rate the said first bid envelope as "passed".
- 21.4 Letters of withdrawal shall be read out and recorded during bid opening, and the shall be returned to the Consultant unopened envelope containing the corresponding withdrawn bid
- 21.5 All members of the BAC who are present during bid opening shall initial every page of the original copies of all bids received and opened.
- 21.6 All technical envelopes shall be resealed. Those rated "passed" shall be secured for the detailed technical bid evaluation, while those rated "failed" will be secured for purposes of possible filing of a request for reconsideration unless the bidder waives its right to file a request for reconsideration, in which case, the envelope shall be returned to the bidder immediately.
- 21.7 The Procuring Entity shall prepare the minutes of the proceedings of the bid opening that shall include, as a minimum: (a) names of Bidders, their bid price (per lot, if applicable, and/or including discount, if any), bid security, findings of preliminary examination, and whether there is a withdrawal or modification; and (b) attendance sheet. The BAC members shall sign the abstract of bids as read.

22. Process to be Confidential

- 22.1 Members of the BAC, including its staff and personnel, as well as its Secretariat and TWG, are prohibited from making or accepting any kind of communication with any Consultant regarding the evaluation of their bids until the approval by the HoPE of the ranking of shortlisted Consultants, unless otherwise allowed in the **BDS** or in the case of **ITB** Clause 23.
- 22.2 Any effort by a bidder to influence the Procuring Entity in the Procuring Entity's decision in respect of bid evaluation, bid comparison or contract award will result in the rejection of the Consultant's bid.

23. Clarification of Bids

To assist in the evaluation, comparison and post-qualification of the bids, the Procuring Entity may ask in writing any Consultant for a clarification of its bid. All responses to requests for clarification shall be in writing. Any clarification submitted by a Consultant in respect to its bid and that is not in response to a request by the Procuring Entity shall not be considered.

24. Bid Evaluation

- 24.1 For the evaluation of bids, numerical ratings shall be used. In order to eliminate bias in evaluating the Bids, it is recommended that the highest and lowest scores for each Consultant for each criterion shall not be considered in determining the average scores of the Consultants, except when the evaluation is conducted in a collegial manner.
- 24.2 For complex or unique undertakings, such as those involving new concepts/technology or financial advisory services, participating short listed consultants may be required, at the option of the Procuring Entity concerned, to make an oral presentation to be presented by each Consultant, or its nominated Project Manager or head, in case of consulting firms, within fifteen (15) calendar days after the deadline for submission of Technical Proposals.
- 24.3 The entire evaluation process, including the submission of the results thereof to the HoPE for approval, shall be completed in not more than twenty-one (21) calendar days after the deadline for receipt of bids. The bid with the highest rank shall be identified as the Highest Rated Bid. The HoPE shall approve or disapprove the recommendations of the BAC within two (2) calendar days after receipt of the results of the evaluation from the BAC.
- 24.4 All participating short listed consultants shall be furnished the results (ranking and total scores only) of the evaluation after the approval by the HoPE of the ranking. Said results shall also be posted in the PhilGEPS and the website of the Procuring Entity, if available, for a period of not less than seven (7) calendar days.

25 Opening and Evaluation of Technical Proposals

- 25.1 The BAC shall then conduct a detailed evaluation of technical bids following the procedures specified in the **BDS** depending on the evaluation procedure identified in the Request for Expression of Interest and **ITB** Clause 1.1.
- 25.2 The BAC evaluates the Technical Proposals on the basis of their compliance with the requirements under **ITB** Clause 10 and responsiveness to the TOR using the following criteria:
 - (a) Quality of personnel to be assigned to the Project which covers suitability of key staff to perform the duties for the Project and general qualifications and competence including education and training of the key staff;
 - (b) Experience and capability of the Consultant which include records of previous engagement and quality of performance in similar and in other projects; relationship with previous and current clients; and, overall work commitments, geographical distribution of current/impending projects and attention to be given by the consultant. The suitability of the Consultant to the Project shall consider both the overall experiences of the firm and the individual experiences of the principal and key staff including the times when employed by other consultants; and
 - (c) Plan of approach and methodology with emphasis on the clarity, feasibility, innovativeness and comprehensiveness of the plan approach, and the quality of interpretation of project problems, risks, and suggested solutions.
- 25.3 The BAC shall assign numerical weights and the minimum required technical score to each of the above criteria which shall be indicated in the **BDS**. A Bid shall be rejected at this stage if it does not respond to important aspects of the TOR or if it fails to achieve the minimum Technical Score (St) indicated in the **BDS**.
- 25.4 Technical Proposals shall not be considered for evaluation in any of the following cases:

- (a) late submission, *i.e.*, after the deadline set in the **ITB** Clause 18;
- (b) failure to submit any of the technical requirements provided under this ITB and TOR;
- (c) the Consultant that submitted a Bid or any of its partner and/or subconsultant belongs to one of the conflict of interest cases as described in **ITB** Clauses 2.1(a) to (c) and failed to make a proper statement to that effect in the cover letter; or
- (d) the Technical Proposal included any cost of the services.

26 Opening and Evaluation of Financial Proposals

- 26.1 Financial Proposals shall be opened on the date indicated in the **BDS**.
- 26.2 The Financial Proposals opened shall be evaluated based on the evaluation procedure indicated in **ITB** Clause 1.1 using the corresponding procedure provided in the **BDS**.

27 Negotiations

- 27.1 Negotiations with the Consultant that submitted the Highest Rated Bid shall be held at the address indicated in the **BDS**. The aim is to reach agreement on all points.
- 27.2 Negotiations shall cover the following:
 - (a) Discussion and clarification of the TOR and Scope of Services;
 - (b) Discussion and finalization of the methodology and work program proposed by the Consultant;
 - (c) Consideration of appropriateness of qualifications and pertinent compensation, number of man-months and the personnel to be assigned to the job, taking note of over-qualified personnel to be commensurate with the compensation of personnel with the appropriate qualifications, number of man-months and schedule of activities (manning schedule);
 - (d) Discussion on the services, facilities and data, if any, to be provided by Procuring Entity concerned;
 - (e) Unless otherwise indicated in the **BDS**, discussion on the Financial Proposal submitted by the Consultant; and
 - (f) Provisions of the contract.
- 27.3 Having selected the Consultant on the basis of, among other things, an evaluation of the proposed key professional staff, the Procuring Entity expects to negotiate a contract on the basis of the experts named in the bid. Before contract negotiations, the Procuring Entity shall require assurances that the experts shall be actually available. The Procuring Entity shall not consider substitutions during contract negotiations except for justifiable reason as may be determined by the Procuring Entity, such as illness, death, or resignation, unless both parties agree that undue delay in the selection process makes such substitution unavoidable or that such changes are critical to meet the objectives of the Project. If this is not the case and if it is established that key staff were offered in the bid without confirming their availability, the Consultant may be disqualified. Once the contract has been awarded, no replacement shall be allowed until after fifty percent (50%) of the personnel's man-months have been served, except for justifiable reasons as may be determined by the Procuring Entity. Violators shall be fined an amount equal to the refund of the replaced personnel's basic rate, which should be at least fifty percent (50%) of the total basic rate for the duration of the engagement.

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- 27.4 Negotiations shall include a discussion of the technical proposal, the proposed methodology (work plan), staffing and any suggestions made by the Consultant to improve the TOR. The Procuring Entity and Consultant shall then work out the final TOR, staffing, and bar charts indicating activities, staff, periods in the field and in the home office, staff-months, logistics, and reporting. The agreed work plan and final TOR shall then be incorporated in Appendix I and form part of the contract. Special attention shall be paid to getting the most the Consultant can offerwithin the available budget and to clearly defining the inputs required from the Procuring Entity to ensure satisfactory implementation of the Project.
- 27.5 The financial negotiations shall include a clarification of the Consultant's tax liability in the Philippines, if any, and the manner in which it shall be reflected in the contract; and shall reflect the agreed technical modifications in the cost of the services. The negotiations shall conclude with a review of the draft form of the contract. To complete negotiations, the Procuring Entity and the Consultant shall initial the agreed contract. If negotiations fail, the Procuring Entity shall invite the Consultant whose Bid received the second highest score to negotiate a contract. If negotiations still fail, the Procuring Entity shall repeat the process for the next-in-rank Consultant until the negotiation is successfully completed.

28 Post Qualification

- 28.1 The BAC shall determine to its satisfaction whether the Consultant that is evaluated as having submitted the Highest Rated Bid (HRB) complies with and is responsive to all the requirements and conditions specified in the Eligibility Documents and ITB Clauses 10 and 11.
- Within a non-extendible period of five (5) calendar days from receipt by the Consultant of the notice from the BAC that it submitted the Highest Rated Bid, the Consultant shall submit its latest income and business tax returns filed and paid through the BIR Electronic Filing and Payment System (EFPS) and other appropriate licenses and permits required by law and stated in the **BDS**.
 - Failure to submit any of the post-qualification requirements on time, or a finding against the veracity thereof, shall disqualify the bidder for award. Provided, in the event that a finding against the veracity of any of the documents submitted is made, it shall cause the forfeiture of the bid security in accordance with Section 69 of the IRR of RA 9184.
- 28.3 The determination shall be based upon an examination of the documentary evidence of the Consultant's qualifications submitted pursuant to **ITB** Clauses 10 and 11, as well as other information as the Procuring Entity deems necessary and appropriate, using a non-discretionary "pass/fail" criterion, which shall be completed within a period of twelve (12) calendar days.
- 28.4 If the BAC determines that the Consultant with the Highest Rated Bid passes all the criteria for post-qualification, it shall declare the said bid as the Consultant with the HRRB, and recommend to the HoPE the award of contract to the said Consultant at its submitted price or its calculated bid price, whichever is lower, subject to **ITB** Clause 30.3.
- A negative determination shall result in rejection of the Consultant's bid, in which event the BAC shall proceed to the next Highest Rated Bid with a fresh period to make a similar determination of that Consultant's capabilities to perform satisfactorily. If the second Consultant, however, fails the post qualification, the procedure for post qualification shall be repeated for the Consultant with the next Highest Rated Bid, and so on until the HRRB is determined for recommendation of contract award.

- 28.6 Within a period not exceeding fifteen (15) calendar days from the determination by the BAC of the HRRB and the recommendation to award the contract, the HoPE or his duly authorized representative shall approve or disapprove the said recommendation.
- 28.7 In the event of disapproval, which shall be based on valid, reasonable, and justifiable grounds as provided for under Section 41 of the IRR of RA 9184, the HoPE shall notify the BAC and the Consultant in writing of such decision and the grounds for it. When applicable, the BAC shall conduct negotiations, and if successful, post-qualification of the Consultant with the next Highest Rated Bid. A request for reconsideration may be filed by the bidder with the HoPE in accordance with Section 37.1.3 of the IRR of RA 9184.

29 Reservation Clause

- 29.1 Notwithstanding the eligibility, short listing, or post-qualification of a Consultant, the Procuring Entity concerned reserves the right to review its qualifications at any stage of the procurement process if it has reasonable grounds to believe that a misrepresentation has been made by the said Consultant, or that there has been a change in the Consultant's capability to undertake this Project from the time it submitted its eligibility requirements. Should such review uncover any misrepresentation made in the eligibility and bidding requirements, statements or documents, or any changes in the situation of the Consultant which will affect its capability to undertake the project so that it fails the preset eligibility or bid evaluation criteria, the Procuring Entity shall consider the said Consultant as ineligible and shall disqualify it from submitting a bid or from obtaining an award or contract.
- 29.2 Based on the following grounds, the Procuring Entity reserves the right to reject any and all bids, declare a failure of bidding at any time prior to the contract award, or not to award the contract, without thereby incurring any liability, and make no assurance that a contract shall be entered into as a result of the bidding:
 - (a) If there is *prima facie* evidence of collusion between appropriate public officers or employees of the Procuring Entity, or between the BAC and any of the bidders, or if the collusion is between or among the bidders themselves, or between a bidder and a third party, including any act which restricts, suppresses or nullifies or tends to restrict, suppress or nullify competition;
 - (b) If the Procuring Entity's BAC is found to have failed in following the prescribed bidding procedures; or
 - (c) For any justifiable and reasonable ground where the award of the contract will not redound to the benefit of the GoP as follows:
 - (i) If the physical and economic conditions have significantly changed so as to render the project no longer economically, financially or technically feasible as determined by the HoPE;
 - (ii) If the project is no longer necessary as determined by the HoPE; and
 - (iii) If the source of funds for the project has been withheld or reduced through no fault of the Procuring Entity.
- 29.3 In addition, the Procuring Entity may likewise declare a failure of bidding when:
 - (a) No bids are received;
 - (b) All prospective bidders are declared ineligible;

- (c) All bids fail to comply with all the bid requirements or there is no successful negotiation, or fail post-qualification; or
- (d) The bidder with the HRRB refuses, without justifiable cause to accept the award of contract, and no award is made in accordance with Section 40 of the IRR of RA 9184.

F. Award of Contract

30. Contract Award

- 30.1 Subject to **ITB** Clause 28, the HoPE or its authorized representative shall award the contract to the Bidder whose bid has been determined to be the HRRB.
- 30.2 Prior to the expiration of the period of bid validity, the Procuring Entity shall notify the successful Consultant in writing that its bid has been accepted, through a Notice of Award duly received by the Consultant or its authorized representative personally or by registered mail or electronically, receipt of which must be confirmed in writing within two (2) days by the Consultant with the HRRB and submitted personally or sent by registered mail or electronically to the Procuring Entity.
- 30.3 Notwithstanding the issuance of the Notice of Award, award of contract shall be subject to the following conditions:
 - (a) Submission of the following documents within the (10) calendar days from receipt of the Notice of Award:
 - (i) Valid JVA, if applicable;
 - (ii) SEC Certificate of Registration of the foreign consulting firm, and/or the authorization or license issued by the appropriate GoP professional regulatory body of the foreign professionals engaging in the practice of regulated professions and allied professions, where applicable.
 - (b) Posting of the performance security in accordance with **ITB** Clause 32;
 - (c) Signing of the contract as provided in **ITB** Clause 31; and
 - (d) Approval by higher authority, if required, as provided in Section 37.3 of the IRR of RA 9184.

31. Signing of the Contract

- 31.1 At the same time as the Procuring Entity notifies the successful Bidder that its bid has been accepted, the Procuring Entity shall send the Contract Form to the Bidder, which contract has been provided in the Bidding Documents, incorporating therein all agreements between the parties.
- Within ten (10) calendar days from receipt of the Notice of Award, the successful Bidder shall post the required performance security and sign and date the contract and return it to the Procuring Entity.
- 31.3 The Procuring Entity shall enter into contract with the successful Bidder within the same ten (10) calendar day period provided that all the documentary requirements are complied with.
- 31.4 The following documents shall form part of the contract:
 - (1) Contract Agreement;

- (2) Bidding Documents;
- (3) Winning bidder's bid, including the Technical and Financial Proposals, and all other documents/statements submitted (*e.g.*, bidder's response to request for clarifications on the bid), including corrections to the bid, if any, resulting from the Procuring Entity's bid evaluation;
- (4) Performance Security;
- (5) Notice of Award of Contract; and
- (6) Other contract documents that may be required by existing laws and/or specified in the **BDS**.

32. Performance Security

- Unless otherwise provided in the <u>BDS</u>, to guarantee the faithful performance by the winning Consultant of its obligations under the contract, it shall post a performance security within a maximum period of ten (10) calendar days from the receipt of the Notice of Award from the Procuring Entity and in no case later than the signing of the contract.
- 32.2 The performance security shall be denominated in Philippine Pesos and posted in favor of the Procuring Entity in an amount not less than the percentage of the total contract price in accordance with the following schedule:

Form of Performance Security	Amount of Performance Security (Not less than the Percentage of the Total Contract Price)
(a) Cash or cashier's/manager's check issuedby a Universal or Commercial Bank.	
For biddings conducted by LGUs, the cashier's/manager's check may be issued by other banks certified by the BSP as authorized to issue such financial instrument.	Five percent (5%)
(b) Bank draft/guarantee or irrevocable letter of credit issued by a Universalor Commercial Bank: Provided, however, that it shall be confirmed or authenticated by a Universal or Commercial Bank, if issued by a foreign bank.	
For biddings conducted by LGUs, the Bank Draft/ Guarantee, or irrevocable letter of credit may be issued by other banks certified by the BSP as authorized to issue such financial instrument.	
(c) Surety bond callable upon demand issued by a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.	Thirty percent (30%)

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Failure of the successful Consultant to comply with the above-mentioned requirement shall constitute sufficient ground for the annulment of the award and forfeiture of the bid security, in which event the Procuring Entity shall have a fresh period to initiate negotiation and if successful, complete post-qualification of the second Highest Rated Bid. The procedure shall be repeated until the HRRB is identified and selected for recommendation of contract award. However if no Consultant had a successful negotiation or passed post-qualification, the BAC shall declare the bidding a failure and conduct a re-bidding with re-advertisement, if necessary.

33. Notice to Proceed

- Within seven (7) calendar days from the date of approval of the contract by the appropriate government approving authority, the Procuring Entity shall issue the Notice to Proceed together with copies of the approved contract to the successful Consultant. All notices called for by the terms of the contract shall be effective only at the time of receipt thereof by the successful Consultant.
- 33.2 The contract effectivity date shall be the date of contract signing. The Consultant shall commence performance of its obligations only upon receipt of the Notice to Proceed.

34. Protest Mechanism

Decision of the Procuring Entity at any stage of the procurement process may be questioned in accordance with Section 55 of the IRR of RA 9184.

Section III. Bid Data Sheet

ITB Clause				
1.1	The Procuring Entity is SO	CIAL SECURITY SYSTEM.		
	The evaluation much advances			
	The evaluation procedure is Ouality Cost Based Evaluati	ion/Selection (QCBE/QCBS)		
1.2	The Funding Source is:			
	The Government of the Philippines (GoP) through Approved 2025 Corporate Operating Budget under Investment Income-MOOE included in the Annual			
	Procurement Plan (APP) Update for the month of January (1st Update) with			
	Code PAP 2025-0438 of the 2025 APP			
	The name of the project is Hiring of Two (2) Local Fund Managers (Balanced			
	Fund Mandate).			
1.3	The description/scope of work includes the following:			
	1. Each Local Fund Manager (LFM) shall be responsible for managing and			
	investing the amount of ₱1.5-B for Balanced Fund Mandate into			
	investment instruments allowed by SSS, as follows:			
	<u>Investment</u>	<u>Limit</u>		
		Balanced Fund		
	a) Equities	Up to 40% of fundsmanaged.		
	b) Corporate Bonds and Notes	Up to 40% of fundsmanaged.		
		Provided, that the sum of investments in equities and corporate bonds and notes shall not exceed 60% offunds managed.		
	c) Cash and Bank Deposits	Up to 100% offunds managed.		
	d) GovernmentSecurities	15% to 100% of funds managed.		
	2 Securities or instruments invested into by the LEMs should be in the			
		2. Securities or instruments invested into by the LFMs should be in the name and for the account of SSS.		
	3. The investments, in whole or in part and as may be required by the SSS,			
	should be convertible to cash within ten (10) working days upon receipt			
	of written notice from SSS provided that such conversion to cash must preserve at least ninety-five percent (95%) of market value as of			
	settlement date.			
		4. Fund utilization by the LFMs should be undertaken in accordance with		
	the SSS investment guidelines.			
	5. All investments of SSS funds by LFMs should be in compliance at all			
	times with Section 26 of Republic Act No. 11199 or the Social Security			
	Act of 2018.			
1.4	The Project shall not be phased.			
5	No further instructions.	1		
6.1	Subcontracting is not allowed.			
6.2	Not applicable.			
L				



7.1	The SOCIAL SECURITY SYSTEM will hold a pre-bid conference for this Project. The date and venue will be announced after the submission of the eligibility requirements.			
8.1	The Procuring Entity's address is: BAC Secretariat 2 nd Flr., SSS Main Building, East Avenue, Dil			
	The contact person is: BAC Secretariat Telephone No. (632) 8922-10-70; 8709-7198 e-mail address: <u>bac@sss.gov.ph</u>	local 3424 or 3425		
10.1(b)	Not applicable.	Not applicable.		
10.1(c)	The minimum required industry experience of each of the members of the proposed fund management team is five (5) years in managing investments and other investment related functions.			
	(a) Bid Securing Declaration or any form of stated in the BDS, which shall be not less than Approved Budget for the Contract (ABC) in a schedule:	n the percentage of the		
	Schedule: Amount of Bid Security (Not less than the			
		Percentage of the ABC)		
	a) Cash or cashier's/manager's check issued by a Universal or Commercial Bank.			
	b) Bank draft/guarantee or irrevocable letter of credit issued by a Universal or Commercial Bank: Provided, however, that it shall be confirmed or authenticated by a Universal or Commercial Bank, if issued by a foreign bank.	Two percent (2%) or P180,000.00		
	c) Surety bond callable upon demand issued by a surety or insurance company duly certified by the Insurance Commission as authorized to issue such security.	Five percent (5%) or P 450,000.00		

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	 * Bidder may win more than one lot provided that mandates are different. * Bank issued securities must be issued by a universal/commercial bank. * Surety Bonds must be accompanied by a certification from Insurance Commission that issuer is authorized to issue such security. * Bid Securing Declaration must be notarized by a duly commissioned Notary Public. 	
	 (b) TPF 1 – Technical Proposal Submission Form (c) TPF 2 - Consultant's Reference: Relevant Services Carried out in the last 5 Years that best illustrate qualifications (d) TPF 3 - Comments and Suggestions of Consultant on the Terms of Reference and on data, services, facilities to be provided by the Social Security System 	
	 (e) TPF 4 - Description of the Methodology and Work Plan for Performing the Project (f) TPF 5 - Team Composition and Task Projects (g) TPF 6 - Curriculum Vitae for Proposed Professional Staff (h) Omnibus Sworn Statement (form supplied in the BTD) 	
11.2	The second envelope containing the Financial Proposal requires only FPF1 – Financial Proposal Submission Form. Other Financial Proposal Forms are not required.	
11.5	All applicable taxes should be included in the bid. Consultant should also anticipate implementation of any tax measure to be imposed by the Government and to consider such in their proposal.	
11.7	Bid per mandate is capped at P4.5-M for Balanced Fund Mandate which is the ABC per mandate and the management fee per LFM for three (3) years inclusive of VAT, local taxes, and all other expenses, fee, and charges by reason of and/or incidental to themanagement of the fund. The Financial Proposal component of the bid must be expressed as basis points capped at 10.0 basis points representingmanagement fee based on quarterly average daily net asset value of the fund managed not to exceed \$\mathbb{P}4.5\text{-M}\$ for Balance Fund Mandate for three (3) years. Any bid with a financial proposal exceeding this amount shall not be accepted.	
	Management fee shall be billed annually and directly to the SSS and not subject to any escalation.	
13.1	The bid prices shall be quoted in Philippine Pesos.	
13.3	No further instructions.	
14.1	Bids will be valid for 120 calendar days from the date of the submission and opening of bids.	
15.1	The bid security shall be limited to a Bid Securing Declaration or any of the following forms and amounts: 1. The amount of not less than: Balanced Fund Mandate – P180,000.00; if bid security is in cash, cashier's/manager's check, bank draft/guarantee or irrevocable letter of credit; or	
	2. The amount of not less than: Balanced Fund Mandate – P450,000.00; if bid security is in Surety Bond.	

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15.2	The bid security shall be valid for 120 calendar days from the date of the submission and opening of bids.
15.5(b)(iii)	No further instructions.
17.1	No further instructions.
17.3	Each Bidder shall submit three (3) sets.
	 One (1) Envelope marked ORIGINAL; and Two (2) Envelopes marked COPY NO
18	The address for submission of bids is the Social Security System's:
	BIDS AND AWARDS COMMITTEE Bidding Room, 2nd Floor, SSS Main BuildingEast Avenue, Diliman, Quezon City
21.2	The deadline for submission of bids is indicated in the Bid Bulletin.
21.2	The address for opening of bids is the Social Security System's:
	BIDS AND AWARDS COMMITTEE Bidding Room, 2nd Floor, SSS Main BuildingEast Avenue, Diliman, Quezon City
	The date and time for opening of bids is indicated in the Bid Bulletin.
22.1	No further instructions.
25.1	Since the evaluation procedure is Quality-Cost Based: the following processes for the opening and evaluation of bids shall be adopted:
	a) The technical proposal together with the financial proposal shall be considered in the ranking of consultants. The technical proposals shall be evaluated first using the criteria in ITB Clause 25.2. The financial proposals of the consultants who meet the minimum technical score shall then be opened.
	b) The financial and technical proposals shall be given corresponding weights:
	Technical – 85% Financial – 15%.
	The BAC shall rank the consultants in descending order based on the combined numerical ratings of their technical and financial proposals and identify the Highest Rated Bid.
	c) The HoPE shall approve or disapprove the recommendation of the BAC of the Highest Rated Bid within two (2) calendar days after receipt of the results of the evaluation from the BAC.
	After approval by the HoPE of the Highest Rated Bid, the BAC shall, within three (3) calendar days, notify and invite the consultant with the Highest Rated Bid for negotiation in accordance with ITB Clause 27.

25.3 The numerical weight and the minimum required Technical Score (St) for each criterion are as follows:

Proposal	Weight
Technical	85%
Financial	15%
Total	100%

The minimum required St to pass is 70 points.

1.Technical Proposal

Criteria	Requirements	Points	Weight
a) Qualification of	Provide list of personnel to be assigned to	15	15%
personnel to be	SSS fund including investment officers, fund		
assigned to	managers, risk officers, dealer, trader,		
manage the SSS	research analysts and other officers or staff		
fund.	involved in managing the fund, except		
juna.			
	r		
	curriculum vitae and copies of their		
	current/previous licenses, certificates and		
	awards issued by any private or government		
	entity in relation to their fund management		
	function. Bidder(s) who fail to submit		
	required documents shall automatically get		
	zero point on this criterion.		
	Minimum of three (3) personnel (consisting of		
	at least one (1) investment officer, one (1) fund		
	manager and one (1) dealer/trader) with at		
	least five (5) years individual work experience		
	in managing investments and other investment		
	related functions.		
	This refers to key qualifications of the		
	bidder's fund management team.		
	oluder syund management team.		
	The Qualification (Q) will be scored as		
	follows:		
	$Q_{s} = \left[\left(\frac{(Q_{n} - Q_{min})}{(Q_{max} - Q_{min})} \right) x \ 7.5 \ pts \right] + 7.5 \ pts$		
	where:		
	Qmax = highest cumulative number of years of experience of all personnel to be assigned to SSS		
	Qmin = 15 years		
	Qn = cumulative number of years of experience of all personnel to be assigned to SSS.		
b) Bidders	1. Years of Experience	15	15%
Mandate as Fund			
Manager	Bidder must be duly registered and		
munger	authorized by the appropriate agency to		
	perform the function of a fund		
	manager for at least 5 years as of		
	December 31, 2023.		
	D: 11-m(-)		
	Bidder(s) must provide copy of		
	licenses/certificates issued by BSP or SEC		
	to prove that it is allowed to perform the		
	functions of a fund manager or to engage in		
	trust and other fiduciary business		
	(indicating date when the fund		
	management/trust operation started). The		1

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documents submitted should show that the bidder has been performing the fund management function for segregated fund for at least five (5) years as of December 31, 2023.		
Years \geq 15: 15 points $10 \geq$ years < 15 years: 12 points $5 \geq$ years <10 years: 10 points		
2. Performance Record	15	15%
For Balanced Fund Mandate bidder(s) must exceed Performance Record (PR) requirement, which was benchmarked on market return plus a premium, as follows:		
For Balanced Fund Mandate:		
— Must show a positive average annual yield over the past five (5) years ending 2023 on its balanced fund(s) or a combination of its equity (35% weight) and fixed income fund (65% weight) or if with negative average annual yield over the past five (5) years, should not be lower than 1.419%.		
Bidder(s) who meet the minimum required hurdle rate per mandate shall be scored as follows:		
Q = 15 points * Actual RUR / Highest RUR among all bidders		
Where:		
Actual Return per Unit of Risk (RUR) = Average Annual Yield / Volatility of Annual Yield in the past 5 years of the bidder being rated		
Bidder(s) who do not meet the minimum required hurdle rate per mandate shall be disqualified.		
1. Average Risk Adjusted Returns (5 years)		
For Balanced Fund Mandate, bidder(s) will also be evaluated on their average risk adjusted returns over the past five (5) years ending 2023, using the following performance measures:		
a) Sharpe Ratio, which is the average return earned in excess of the risk-free rate per unit of volatility or total risk	10	10%
$S = \frac{(r_p - r_f)}{\sigma_p}$		

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Where:		
r_p = average return of the portfoliofrom 2019 to 2023 $r_f = \text{average return of 5-year riskfree rate } from 2019 \text{ to } 2023$ $\sigma_p = \text{standard deviation of the annual } portfolio \text{ returns } from 2019 \text{ to } 2023$		
b) Information Ratio, which is the average return in excess of the return of the index or benchmark per unit of risk (standard deviation of the difference between portfolio return and the return of the index or benchmark) Information ratio forbalanced fund:	10	10%
$I = \frac{\left[r_p - (65\% \ x r_{FIXED} + 35\% \ x r_{PCOMP})\right]}{TE}$ Where:		
$r_p = average\ return\ of\ the\ portfolio$ $From\ 2019\ to\ 2023$ $r_{FIXED} = average\ return\ of\ the$ $BPHILR\ index\ or\ an\ equivalent\ industry accepted\ benchmark\ of\ Philippine\ Peso$ $Sovereign\ Bond\ total\ return\ from\ 2019\ to$ 2023 $r_{PCOMP} = average\ return\ of\ the\ PSEi$ $from\ 2019\ to\ 2023$ $TE_i = standard\ deviation\ of\ the$ $difference\ between\ return\ of\ theportfolio$ $and\ the\ index\ or\ benchmark$		
c) Sortino Ratio, which is the average return earned in excess of the risk-free rate per unit of the downside deviation $SR = \frac{(r_p - r_f)}{\sigma_{dp}}$	10	10%
where: $r_p = average \ return \ of \ the \ portfolio$ from 2019 to 2023 $r_f = average \ return \ of \ 5 - year \ risk$		
free rate from 2019 to 2023 $\sigma_{dp} = standard \ deviation \ of \ the$ annual negative portfolio returnsfrom 2019 to 2023		

	TOTAL	100	100%
	Please refer to Section VII. Bidding Forms, TPF4		
project problems, risks, and suggested solutions.	from the Investments Sector shall be used for this criterion.		
of the plan approach, and the quality of interpretation of	The average score from 5 raters/Officers	5	
innovativeness and comprehensiveness	 Decision making process Local and international market analysis Risk management 	5	
and methodology with emphasis on the clarity, feasibility,	- Tun oj approach	10 5	
c) Plan of approach	Investment Process, Philosophy, &		25%
	SR _{actual} = Computed Sortino Ratio ofbidder in each mandate		
	$SR_{max} = highest Sortino Ratio among bidders in each mandate$		
	Where:		
	$SR = \frac{SR_{actual}}{SR_{Max}} \times 10 \ pts$		
	c) Based on Sortino Ratio SR _{actual}		
	I _{actual} = Computed Information Ratio of bidder in each mandate		
	bidders in eachmandate		
	$I_{max} = highest Information Ratio among$		
	Max Where:		
	$I = \frac{I_{actual}}{I_{co}} \times 10 \ pts$		
	b) Based on Information Ratio		
	S _{actual} = Computed Sharpe Ratio of bidder in each mandate		
	$S_{max} = highest Sharpe Ratio among bidders$ in each mandate		
	Where:		
	$S = \frac{S_{actual}}{S_{Max}} \times 10 \ pts$		
	a) Based on Sharpe Ratio Sactual		
	scored as follows:		
	The performance of each bidder will be		

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2. Financial Proposal

Bid per mandate is capped at $\rat{1}4.5$ -M for Balance Fund Mandate which is the ABC per mandate or the management fee per LFM for three (3) years.

Management Fee will be capped at 10.0 basis points or 0.10% of the quarterly average of the daily net asset value of the fund managed not to exceed ₱4.5-M for Balance Fund Mandate for three (3) years.

Thus, the Financial Proposal must be expressed in basis points capped at 10.0 basis points representing management fee based on the quarterly average of the daily net asset value of the fund managed not to exceed \$\P\$4.5-M for Balance Fund Mandate for three (3) years and already inclusive of VAT, local taxes, and all other expenses, fees, and charges by reason of and/or incidental to the management of the fund. Management fee shall be billed annually and directly to the SSS and not subject to any escalation.

For the first year of engagement, the computation of management fee shall commence on the date of initial deployment of the fund.

For instance:

FIRST YEAR		aily Average		
MONTH	# of Days	Quarterly Average of the Daily Net Asset Value	Total Fee for the Quarter	
February 2025	12			
March	31			
April	30			
Q1	73		249,768.44	
May	31			
June	30			
July	31			
Q2	92		384,584.57	
August	31			
September	30			
October	31			
Q3	92		380,542.62	
November	30			
December	31			
January 2026	31			
Q4	92	1,543,440,047.69		
TOTAL MANAGEMENT FEE FOR YEAR 1	349		1,403,927.09	

Date	Daily Net Aseset Value	Days	Quarterly Average of the Daily Net	Date	Daily Net Aseset Value	Day
	value		Asset Value		value	
2/17/2025	250,000,000.00			3/25/2025	1,509,441,137.79	
2/18/2025	250,000,000.00			3/26/2025	1,509,441,137.79	
2/19/2025	250,000,000.00			3/27/2025	1,509,512,263.79	
2/20/2025	249,931,977.69			3/28/2025	1,477,600,045.29	
2/21/2025	250,230,300.83			3/29/2025	1,479,104,232.04	
2/22/2025	498,881,014.28			3/30/2025	1,511,364,551.21	
2/23/2025	497,781,153.00			3/31/2025	1,506,006,833.37	3
2/24/2025	465,283,467.72			4/1/2025	1,493,848,631.22	
2/25/2025	465,283,467.72			4/2/2025	1,493,848,631.22	
2/26/2025	465,283,467.72			4/3/2025	1,507,292,394.43	
2/27/2025	514,206,676.40			4/4/2025	1,501,538,818.97	
2/28/2025	748,430,099.48	12	408,775,968.74	4/5/2025	1,504,883,662.86	
3/1/2025	749,721,314.71			4/6/2025	1,504,883,662.86	
3/2/2025	749,694,196.02			4/7/2025	1,504,883,662.86	
3/3/2025	1,001,274,909.74			4/8/2025	1,504,883,662.86	
3/4/2025	945,966,542.77			4/9/2025	1,504,883,662.86	
3/5/2025	945,966,542.77			4/10/2025	1,504,883,662.86	
3/6/2025	1,001,549,849.24			4/11/2025	1,497,708,291.36	
3/7/2025	1,002,402,010.74			4/12/2025	1,504,012,038.28	
3/8/2025	1,311,926,830.24			4/13/2025	1,503,272,140.89	
3/9/2025	1,247,586,425.55			4/14/2025	1,507,885,368.75	
3/10/2025	1,238,807,616.53			4/15/2025	1,507,885,368.75	
3/11/2025	1,350,011,020.56			4/16/2025	1,507,885,368.75	
3/12/2025	1,350,011,020.56			4/17/2025	1,508,958,731.58	
3/13/2025	1,377,465,716.52			4/18/2025	1,505,057,460.44	
3/14/2025	1,482,227,236.68			4/19/2025	1,503,663,688.80	
3/15/2025	1,492,490,670.06			4/20/2025	1,509,384,254.66	
3/16/2025	1,489,682,568.28			4/21/2025		
3/17/2025	1,492,644,238.50			4/22/2025	1,509,384,254.66	
3/18/2025	1,396,118,728.43			4/23/2025	1,509,384,254.66	
3/19/2025	1,396,118,728.43			4/24/2025	1,516,056,596.60	
3/20/2025	1,489,286,806.17			4/25/2025	, , ,	
3/21/2025	1,497,149,542.22			4/26/2025	1,512,840,531.32	
3/22/2025	1,500,387,645.89			4/27/2025	, , ,	
3/23/2025	1,500,263,030.77			4/28/2025	1,522,847,432.94	
3/24/2025	1,509,441,137.79			4/29/2025	1,522,847,432.94	
,,	_,,			4/30/2025	1,522,820,536.10	3
				., ,	_,,,	7

For the Balanced Fund Mandate, the top two (2) will be chosen.

The attention of the Consultant is drawn to Technical Proposal Forms.

The opening of Financial Proposals shall be at:

BIDS AND AWARDS COMMITTEE

Bidding Room, 2nd Flr., SSS Main Building, East Avenue, Diliman, Quezon City

The date and time of bid opening shall be announced through a Bid Bulletin. Financial Proposals *shall* be opened in public.

26.2 *Quality Cost Based Evaluation (QCBE):*

After the evaluation of quality is completed, the Procuring Entity shall notify those Consultants whose Bids did not meet the minimum qualifyingmark or were considered non-responsive to the Bidding Documents and TOR, indicating that their Financial Proposals shall be returned unopened after completing the selection process. The Procuring Entity shall simultaneously notify the Consultants that have secured the minimum qualifying mark, indicating the date and time set for opening the Financial Proposals. The opening date shall not be sooner than two weeks after the notification date unless otherwise specified in **ITB** Clause 26.1. The notification may be sent by registered letter, facsimile, or electronic mail.

The Financial Proposals shall be opened publicly in the presence of the Consultants' representatives who choose to attend. The name of the Consultant, the quality scores, and the proposed prices shall be read aloud and recorded when the Financial Proposals are opened. The Procuring Entity shall prepare minutes of the public opening.

The BAC shall determine whether the Financial Proposals are complete, *i.e.*, whether all the documents mentioned in **ITB** Clause 11 are present and all items of the corresponding Technical Proposals that are required to be priced are so priced. If not, the Procuring Entity shall reject the proposal. The BAC shall correct any computational errors, and convert prices in various currencies to the Philippine Peso at the rate indicated in **ITB** Clause 13.

The Financial Proposal shall not exceed the ABC and shall be deemed to include the cost of all taxes, duties, fees, levies, and other charges imposed under the applicable laws. The evaluation shall include all such taxes, duties, fees, levies, and other charges imposed under the applicable laws; where special tax privileges are granted to a particular class or nationality of Consultant by virtue of the GoP's international commitments, the amount of such tax privileges shall be included in the Financial Proposal for purposes of comparative evaluation of Bids.

The lowest Financial Proposal (Fl) shall be given a Financial Score (Sf) of 100 points. The Sf of other Financial Proposals shall be computed based on the formula indicated below:

Sf = 100 [Fl/F

Where:

Sf is the financial score of the Financial Proposal under consideration,

Fl is the lowest Financial Proposal, and F is the Financial Proposal under consideration.

Using the formula $S = St \ \mathbb{I} \ T\% + Sf \ \mathbb{I} \ F\%$, the Bids shall then be ranked according to their combined St and Sf using the weights (St is the technical score of the Technical Proposal under consideration; T = the weight given to the Technical Proposal; F = the weight given to the Financial Proposal; T + F = 1) indicated below:

T 85%; and F 15%;

provided that the total weights given to the Technical and Financial Proposals shall add up to 1.0.

	The negotiations shall be done in accordance with ITB Clause 27. Should these negotiations fail, the Financial Proposal of the Consultant achieving the second highest St shall be invited to negotiate its Bid and the contract on the basis of the Technical and Financial Proposals submitted. If these negotiations still fail, then the same process is repeated for the next-in-rank Consultants until negotiations are successfully completed.
27.1	The address for negotiations is:
	BIDS AND AWARDS COMMITTEE Bidding Room, 2nd Flr., SSS Main Building, East Avenue, Diliman, Quezon City
27.2(e)	No negotiations pertaining to the Financial Proposal shall be undertaken.
28.2	 The Consultant having the Highest Rated Bid shall submit within non-extendible five (5) calendar days upon written notice the following documentary requirements: 1. Latest income tax return corresponding to the Audited Financial Statements submitted, filed electronically (EFPS); 2. Quarterly VAT (business tax returns) per Revenue Regulations 3-2005 for the last six (6) months prior to the submission and opening of bids filed electronically (EFPS); and 3. Registration certificate from SEC or DTI for sole proprietorship 4. Mayor's/Business Permit issued by the city or municipality where the principal place of business of the prospective bidder is located, or the equivalent document for Exclusive Economic Zones or Areas. 5. Tax Clearance per E.O. 398, s. 2005, as finally reviewed and approved by the BIR. 6. Consultant's audited financial statements, stamped "received" by the BIR or its duly accredited and authorized institutions, for the preceding calendar year which should not be earlier than two (2) years from the date of bid submission.
31.4.6	No additional requirement.
32.1	No further instructions.
33.2	The effective date of the contract is upon receipt of the signed Contract and Notice to Proceed.

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Section IV. General Conditions of Contract

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1. Definitions

- 1.1 Unless the context otherwise requires, the following terms whenever used in thisContract have the following meanings:
 - (a) "Applicable Law" means the laws and any other instruments having the force of law in the Philippines as they may be issued and enforced from time to time.
 - (b) "Consultant" refers to the short listed consultant with the HRRB determined by the Procuring Entity as such in accordance with the ITB.
 - (c) "Consulting Services" refer to services for Infrastructure Projects and other types of projects or activities of the Government of the Philippines (GoP) requiring adequate external technical and professional expertise that are beyond the capability and/or capacity of the Procuring Entity to undertake such as, but not limited to: (i) advisory and review services; (ii) pre- investment or feasibility studies; (iii) design; (iv) construction supervision; (v) management and related services; and (vi) other technical services or special studies.
 - (d) "Contract" means the agreement signed by the Parties, to which these General Conditions of Contract (GCC) and other sections of the Bidding Documents are attached.
 - (e) "Effective Date" means the date on which this Contract comes into full force and effect.
 - (f) "Foreign Currency" means any currency other than the currency of the Philippines.
 - (g) "Funding Source" means the entity indicated in the <u>SCC</u>.
 - (h) "GCC" means these General Conditions of Contract.
 - (i) "Government" means the Government of the Philippines (GoP).
 - (j) "Local Currency" means the Philippine Peso (₱).
 - (k) "Member," in case the Consultant is a Joint Venture (JV) of two (2) or moreentities, means any of these entities; and "Members" means all these entities.
 - (l) "Party" means the Procuring Entity or the Consultant, as the case may be, and "Parties" means both of them.
 - (m) "Personnel" means persons hired by the Consultant or by any Subconsultantas employees and assigned to the performance of the Services or any part thereof; "Foreign Personnel" means such persons who at the time of being so hired had their domicile outside the Government's country; "Local Personnel" means such persons who at the time of being so hired had their domicile inside the Philippines; and "Key Personnel" means the Personnel to in GCC Clause 39.
 - (n) "Procuring Entity" refers to any branch, constitutional commission or office, agency, department, bureau, office or instrumentality of the Government, including GOCC, GFI, SUC, LGU, and autonomous regional government procuring Goods, Consulting Services, and Infrastructure Projects.

- "SCC" means the Special Conditions of Contract by which the GCC (o) may be amended or supplemented.
- "Services" means the work to be performed by the Consultant pursuant (p) to this Contract, as described in Appendix I.
- "Subconsultant" means any person or entity to whom/which the (q) Consultant subcontracts any part of the Services in accordance with the provisions of GCC Clause 50.
- (r) "Third Party" means any person or entity other than the Government, the Procuring Entity, the Consultant or a Subconsultant.

2. **Headings**

The headings shall not limit, alter or affect the meaning of this Contract.

3. Location

The Services shall be performed at such locations as are specified in Appendix I and, wherethe location of a particular task is not so specified, at such locations, whether in the Philippines or elsewhere, as the Procuring Entity may approve.

4. **Law Governing Contract and Services**

- 4.1 This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Law.
- 4.2 The Consultant shall perform the Services in accordance with the Applicable Law and shall take all practicable steps to ensure that any Subconsultant, as well as the Personnel of the Consultant and any Subconsultant, complies with the Applicable Law. The Procuring Entity shall notify the Consultant in writing of relevant local customs, and the Consultant shall, after such notification, respect such customs.
- 4.3 If, after the date of this Contract, there is any change in the Applicable Law with respect to taxes and duties which increases or decreases the cost incurred by the Consultant in performing the Services, then the remuneration and reimbursable expenses otherwise payable to the Consultant under this Contract shall be increased or decreased on a no loss-no gain basis, and corresponding adjustments shall be made to the ceiling amounts specified in GCC Clause 52. provided that the cost is within the Approved Budget for the Contract (ABC).

5. Language

This Contract has been executed in the English language, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.

6. Consultants and Affiliates Not to Engage in Certain Activities

6.1 The Consultant agrees that, during the term of this Contract and after its termination, the Consultant and any entity affiliated with the Consultant, as well asany Subconsultant and any entity affiliated with such Subconsultant, shall be disqualified from providing goods, works, or consulting services for any project resulting from or closely related to this Contract other than the Services and any continuation thereof provided there is no current or future conflict.

- 6.2 The Consultant shall not engage, and shall cause their Personnel as well as their Subconsultants and their Personnel not to engage, either directly or indirectly, in any of the following activities:
 - (a) during the term of this Contract, any business or professional activities in the Government's country which would conflict with the activities assigned to them under this Contract; and
 - (b) after the termination of this Contract, such other activities as may be specified in the **SCC**.

7. Authority of Member in Charge

In case the Consultant is a JV, the Members hereby authorize the entity specified in the <u>SCC</u> to act on their behalf in exercising all the Consultant's rights and obligations towards the Procuring Entity under this Contract, including without limitation the receiving of instructions and payments from the Procuring Entity.

8. Resident Project Manager

If required by the <u>SCC</u>, the Consultant shall ensure that at all times during the Consultant'sperformance of the Services in the Government's country, a resident project manager, acceptable to the Procuring Entity, shall take charge of the performance of such Services.

9. Entire Agreement

This Contract, including the documents specified in Section 37.2.3 of the IRR of RA 9184, contains all covenants, stipulations and provisions agreed by the Parties. No agent or representative of either Party has authority to make any statement, representation, promise, or agreement not set forth herein of which the Parties shall not be bound by or be liable for.

10. Modification

Unless otherwise specified in the <u>SCC</u>, no modification of the terms and conditions of this Contract, including any modification of the scope of the Services shall be allowed. Pursuant to GCC Clause 14 hereof, however, each Party shall give due consideration to any proposal for modification made by the other Party.

11. Relationship of Parties

- 11.1 Nothing contained herein shall be construed as establishing a relation of employerand employee or of principal and agent as between the Procuring Entity and the Consultant. The Consultant, subject to this Contract, has complete charge of its Personnel and Subconsultants, if any, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.
- 11.2 The Consultant shall during the performance of the Services be an independent contractor, retaining complete control over its Personnel, conforming to all statutory requirements with respect to all its employees, and providing all appropriate employee benefits.

12. Authorized Representatives

Any action required or permitted to be taken, and any document required or permitted to be executed, under this Contract by the Procuring Entity or the Consultant may be taken orexecuted by the officials specified in the <u>SCC</u>.

13. Good Faith

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

14. Operation of the Contract

The Parties recognize that it is impractical for this Contract to provide for every contingency which may arise during the life of this Contract, and the Parties hereby agree that it is their intention that this Contract shall operate fairly as between them, and withoutdetriment to the interest of either of them; and that, if during the term of this Contract eitherParty believes that this Contract is operating unfairly, the Parties shall use their best effortsto agree on such action as may be necessary to remove the cause or causes of such unfairness, but no failure to agree on any action pursuant to this Clause shall give rise to a dispute subject to arbitration in accordance with GCC Clause 34 hereof.

15. Notices

- 15.1 Any notice, request or consent required or permitted to be given or made pursuant to this Contract shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when received by the concerned party, either in person or through an authorized representative of the Party to whom the communication is addressed, or when sent by registered mail, telex, telegram or facsimile to such Party at the address specified in the SCC.
- 15.2 Notice shall be deemed to be effective as specified in the **SCC**.
- 15.3 A Party may change its address for notice hereunder by giving the other Party notice of such change pursuant to the provisions listed in the SCC with respect to GCC Clause 15.2.

16. Warranty as to Eligibility

- **16.1** The Consultant represents, warrants, and confirms that it, as well as its Subconsultant, if any, is eligible, *i.e.*, has the legal personality to act as a consultantin accordance with Part I, Section II. Eligibility Documents issued for this project.
- The Consultant shall fulfill its obligations under this Contract by using knowledge according to the best accepted professional standards. The Consultant shall exercise all reasonable skill, care and diligence in the discharge of duties agreed to be performed and shall work in the best interest of the GoP.

17. Confidentiality

Except with the prior written consent of the Procuring Entity, the Consultant and the Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Consultant and the Personnel make public the recommendations formulated in the course of, or as a result of, the Services. For purposes of this clause, "confidential information" means any informationor knowledge acquired by the Consultant and/or its Personnel arising out of, or in connection with, the performance of the Services under this Contract that is not otherwiseavailable to the public.

18. Payment

- In consideration of the Services performed by the Consultant under this Contract, the Procuring Entity shall make to the Consultant such payments and in such manner as is provided by GCC Clause 53 of this Contract. However, the ProcuringEntity may refuse to make payments when the terms and conditions of the contract are not satisfactorily performed by the Consultant.
- 18.2 Subject to the ceilings specified in **GCC** Clause 52 hereof, the Procuring Entity shall pay to the Consultant: (i) remuneration as set forth in GCC Clause 53.2; and
 - (ii) reimbursable expenditures as set forth in GCC Clause 53.4. Said remunerationshall not be subject to price adjustment.
- 18.3 All payments under this Contract shall be made to the account of the Consultant specified in the <u>SCC</u>.

19. Currency of Payment

Unless otherwise specified in the **SCC**, all payments shall be made in Philippine Pesos.

20. Liability of the Consultant

Subject to additional provisions, if any, set forth in the <u>SCC</u>, the Consultant's liability under this Contract shall be as provided by the laws of the Republic of the Philippines.

21. Insurance to be Taken Out by the Consultant

- 21.1 The Consultant, at its own cost, shall be responsible for taking out or maintaining any insurance policy against any risk related to the project.
- 21.2 The Procuring Entity undertakes no responsibility in respect of life, health, accident, travel or any other insurance coverage for the Personnel or for the dependents of any such Personnel.

22. Effectivity of Contract

The contract effectivity date shall be the date of contract signing, provided that the effectiveness of the conditions, if any, listed in the **SCC** have been met.

23. Commencement of Services

The Consultant shall begin carrying out the Services starting from the effectivity date of this Contract, as mentioned in **GCC** Clause 22.

24. Expiration of Contract

Unless sooner terminated pursuant to GCC Clauses 27 or 28 hereof, this Contract shall terminate at the end of such time period after the effectivity date as shall be specified in the SCC.

25. Force Majeure

25.1 For purposes of this Contract the terms "force majeure" and "fortuitous event" may be used interchangeably. In this regard, a fortuitous event or force majeure shall be interpreted to mean an event which the Consultant could not have foreseen, or which though foreseen, was inevitable. It shall not include ordinary unfavorable weather conditions; and any other cause the effects of which could have been avoided with the exercise of reasonable diligence by the Consultant.

- 25.2 The failure of a Party to fulfill any of its obligations hereunder shall not be considered to be a breach of, or default under, this Contract insofar as such inabilityarises from an event of force majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this Contract.
- 25.3 Unless otherwise agreed herein, force majeure shall not include:
 - (a) any event which is caused by the negligence or intentional action of a Partyor such Party's Subconsultants or agents or employees;
 - (b) any event which a diligent Party could reasonably have been expected to both take into account at the time of the conclusion of this Contract and avoid or overcome in the carrying out of its obligations hereunder;
 - (c) insufficiency of funds or failure to make any payment required hereunder; or
 - (d) the Procuring Entity's failure to review, approve or reject the outputs of the Consultant beyond a reasonable time period.
- 25.4 A Party affected by an event of force majeure shall take all reasonable measures to remove such Party's inability to fulfill its obligations hereunder immediately or within a reasonable time.
- 25.5 A Party affected by an event of force majeure shall notify the other Party of such event as soon as possible, and in any event not later than fifteen (15) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soonas possible.
- 25.6 The Parties shall take all reasonable measures to minimize the consequences of anyevent of force majeure.
- 25.7 Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a direct and proximate result of force majeure.
- During the period of their inability to perform the Services as a direct and proximate result of an event of force majeure, the Consultant shall be entitled to continue receiving payment under the terms of this Contract as well as to be reimbursed for additional costs reasonably and necessarily incurred by it during such period for thepurposes of the Services and in reactivating the Services after the end of such period, provided that such costs are still within the total contract price. However, the foregoing provision shall not apply if the Procuring Entity suspends or terminates this Contract in writing, notice thereof duly received by the Consultant, pursuant to GCC Clauses 26 and 27 hereof with the exception of the direct and proximate result of force majeure.
- 25.9 Not later than fifteen (15) days after the Consultant, as the direct and proximate result of an event of force majeure, has become unable to perform a material portion of the Services, the Parties shall consult with each other with a view to agreeing onappropriate measures considering the circumstances.
- 25.10 In the case of disagreement between the parties as to the existence, or extent of force majeure, the matter shall be submitted to arbitration in accordance with GCCClause 34 hereof.

26. Suspension

- 26.1 The Procuring Entity shall, by written notice of suspension to the Consultant, suspend all payments to the Consultant hereunder if the Consultant fail to performany of their obligations due to their own fault or due to force majeure or other circumstances beyond the control of either party (*e.g.* suspension of civil works being supervised by the consultant) under this Contract, including the carrying out of the Services, provided that such notice of suspension:
 - (a) shall specify the nature of the failure; and
 - (b) shall request the Consultant to remedy such failure within a period not exceeding thirty (30) days after receipt by the Consultant of such notice of suspension.
- 26.2 The Consultant may, without prejudice to its right to terminate this Contract pursuant to **GCC** Clause 28, by written notice of suspension, suspend the Servicesif the Procuring Entity fails to perform any of its obligations which are critical to the delivery of the Consultant's services such as, non-payment of any money due the Consultant within forty-five (45) days after receiving notice from the Consultantthat such payment is overdue.

27. Termination by the Procuring Entity

- 27.1 The Procuring Entity shall terminate this Contract when any of the following conditions attends its implementation:
 - Outside of force majeure, the Consultant fails to deliver or perform the Outputs and Deliverables within the period(s) specified in the Contract, or within any extension thereof granted by the Procuring Entity pursuant to a request made by the Consultant prior to the delay;
 - (b) As a result of force majeure, the Consultant is unable to deliver or performa material portion of the Outputs and Deliverables for a period of not less than sixty (60) calendar days after the Consultant's receipt of the notice from the Procuring Entity stating that the circumstance of force majeure is deemed to have ceased;
 - (c) In whole or in part, at any time for its convenience, the HoPE may terminate the Contract for its convenience if he has determined the existence of conditions that make Project Implementation economically, financially or technically impractical and/or unnecessary, such as, but not limited to, fortuitous event(s) or changes in law and National Government policies;
 - (d) If the Consultant is declared bankrupt or insolvent as determined with finality by a court of competent jurisdiction; in which event, termination will be without compensation to the Consultant, provided that such termination will not prejudice or affect any right of action or remedy whichhas accrued or will accrue thereafter to the Procuring Entity and/or the Consultant;
 - (e) In case it is determined prima facie that the Consultant has engaged, beforeor during the implementation of this Contract, in unlawful deeds and behaviors relative to contract acquisition and implementation, such as, but not limited to, the following: corrupt, fraudulent, collusive, coercive, and obstructive practices; drawing up or using forged documents; using adulterated materials, means or methods, or engaging in production contrary to rules of science or the trade; and any other act analogous to the foregoing. For purposes of this clause, corrupt, fraudulent, collusive, coercive, and obstructive practices shall have the same meaning as that provided in **ITB** Clause 3.1(a):

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- (f) The Consultant fails to remedy a failure in the performance of their obligations hereunder, as specified in a notice of suspension pursuant to GCC Clause 15.2 hereinabove, within thirty (30) days of receipt of such notice of suspension or within such further period as the Procuring Entity may have subsequently approved in writing;
- (g) The Consultant's failure to comply with any final decision reached as a result of arbitration proceedings pursuant to GCC Clause 34 hereof; or
- (h) The Consultant fails to perform any other obligation under the Contract.
- 27.2 In case of termination, written notice shall be understood to mean fifteen (15) daysfor short term contracts, *i.e.*, four (4) months or less, and thirty (30) days for long term contracts.

28. Termination by the Consultant

The Consultant must serve a written notice to the Procuring Entity of its intention to terminate this Contract at least thirty (30) calendar days before its intended termination. This Contract is deemed terminated if no action has been taken by the Procuring Entity with regard to such written notice within thirty (30) calendar days after the receipt thereofby the Procuring Entity. The Consultant may terminate this Contract through any of the following events:

- (a) The Procuring Entity is in material breach of its obligations pursuant to this Contract and has not remedied the same within sixty (60) calendar days following its receipt of the Consultant's notice specifying such breach;
- (b) The Procuring Entity's failure to comply with any final decision reached as a result of arbitration pursuant to **GCC** Clause 34 hereof;
- (c) As the direct and proximate result of force majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) days; or
- (d) The Procuring Entity fails to pay any money due to the Consultant pursuant to this Contract and not subject to dispute pursuant to GCC Clause 32 hereof within eightyfour (84) days after receiving written notice from the Consultant that such payment is overdue.

29. Procedures for Termination of Contracts

The following provisions shall govern the procedures for the termination of this Contract:

- (a) Upon receipt of a written report of acts or causes which may constitute ground(s) for termination as aforementioned, or upon its own initiative, the Procuring Entity shall, within a period of seven (7) calendar days, verify the existence of such ground(s) and cause the execution of a Verified Report, with all relevant evidence attached;
- (b) Upon recommendation by the Procuring Entity, the HoPE shall terminate this Contract only by a written notice to the Consultant conveying such termination. The notice shall state:
 - (i) that the contract is being terminated for any of the ground(s) aforementioned, and a statement of the acts that constitute the ground(s) constituting the same;
 - (ii) the extent of termination, whether in whole or in part;

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- (iii) an instruction to the Consultant to show cause as to why the contract shouldnot be terminated; and
- (iv) special instructions of the Procuring Entity, if any.

The Notice to Terminate shall be accompanied by a copy of the Verified Report;

- (c) Within a period of seven (7) calendar days from receipt of the Notice of Termination, the Consultant shall submit to the HoPE a verified position paper stating why this Contract should not be terminated. If the Consultant fails to show cause after the lapse of the seven (7) day period, either by inaction or by default, the HoPE shall issue an order terminating this Contract;
- (d) The Procuring Entity may, at anytime before receipt of the Consultant's verified position paper to withdraw the Notice to Terminate if it is determined that certain services subject of the notice had been completed or performed before the Consultant's receipt of the notice;
- (e) Within a non-extendible period of ten (10) calendar days from receipt of the verifiedposition paper, the HoPE shall decide whether or not to terminate this Contract. It shall serve a written notice to the Consultant of its decision and, unless otherwise provided, this Contract is deemed terminated from receipt of the Consultant of thenotice of decision. The termination shall only be based on the ground(s) stated in the Notice to Terminate; and
- (f) The HoPE may create a Contract Termination Review Committee (CTRC) to assisthim in the discharge of this function. All decisions recommended by the CTRC shall be subject to the approval of the HoPE.

30. Cessation of Services

Upon termination of this Contract by notice of either Party to the other pursuant to GCC Clauses 27 or 28 hereof, the Consultant shall, immediately upon dispatch or receipt of suchnotice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultant and equipment and materials furnished by the Procuring Entity, the Consultant shall proceed as provided, respectively, by GCC Clauses 35 or 36 hereof.

31. Payment Upon Termination

Upon termination of this Contract pursuant to GCC Clauses 27 or 28 hereof, the ProcuringEntity shall make the following payments to the Consultant:

- (a) remuneration pursuant to **GCC** Clause 53 hereof for Services satisfactorily performed prior to the effective date of termination;
- (b) reimbursable expenditures pursuant to **GCC** Clause 53 hereof for expenditures actually incurred prior to the effective date of termination; and
- (c) in the case of termination pursuant to GCC Clause 27(b) hereof, reimbursement of any reasonable cost incident to the prompt and orderly termination of this Contract including the cost of the return travel of the Personnel and their eligible dependents.

32. Disputes about Events of Termination

If either Party disputes whether an event specified in **GCC** Clause 27.1 or in **GCC** Clause 28 hereof has occurred, such Party may refer the matter to arbitration pursuant to **GCC** Clause 34 hereof, and this Contract shall not be terminated on account of such event exceptin accordance with the terms of any resulting arbitral award.

33. Cessation of Rights and Obligations

Upon termination of this Contract pursuant to **GCC** Clauses 27 or 28 hereof, or upon expiration of this Contract pursuant to **GCC** Clause 24, all rights and obligations of the Parties hereunder shall cease, except:

- (a) such rights and obligations as may have accrued on the date of termination or expiration;
- (b) the obligation of confidentiality set forth in GCC Clause 17 hereof; and
- (c) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records set forth in GCC Clauses 51(b) and 51(c) hereof, any right which a Party may have under the Applicable Law.

34. Dispute Settlement

- 34.1 If any dispute or difference of any kind whatsoever shall arise between the Partiesin connection with the implementation of this Contract, the Parties shall make everyeffort to resolve amicably such dispute or difference by mutual consultation.
- 34.2 Any and all disputes arising from the implementation of this Contract shall be submitted to arbitration in accordance with the rules of procedure specified in the **SCC**.

35. Documents Prepared by the Consultant and Software Developed to bethe Property of the Procuring Entity

- 35.1 All plans, drawings, specifications, designs, reports, other documents and software prepared by the Consultant for the Procuring Entity under this Contract shall become and remain the property of the Procuring Entity, and the Consultant shall, prior to termination or expiration of this Contract, deliver all such documents to the Procuring Entity, together with a detailed inventory thereof. The Consultant may retain a copy of such documents and software. The plans, drawings, specifications, designs, reports, other documents and software, including restrictions on future useof such documents and software, if any, shall be specified in the **SCC**.
- 35.2 All computer programs developed by the Consultant under this Contract shall be the sole and exclusive property of the Procuring Entity; provided, however, that the Consultant may use such programs for its own use with prior written approval of the Procuring Entity. If license agreements are necessary or appropriate between the Consultant and third parties for purposes of development of any such computerprograms, the Consultant shall obtain the Procuring Entity's prior written approval to such agreements. In such cases, the Procuring Entity shall be entitled at its discretion to require recovering the expenses related to the development of the program(s) concerned.

36. Equipment and Materials Furnished by the Procuring Entity

Equipment and materials made available to the Consultant by the Procuring Entity, or purchased by the Consultant with funds provided by the Procuring Entity, shall be the property of the Procuring Entity and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultant shall make available to the Procuring Entity an inventory of such equipment and materials and shall dispose of such equipment and materials in accordance with the Procuring Entity's instructions. While in possession of such equipment and materials, the Consultant, unless otherwise instructed by the ProcuringEntity in writing, shall insure it at the expense of the Procuring Entity in an amount equal to their full replacement value.

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37. Services, Facilities and Property of the Procuring Entity

The Procuring Entity shall make available to the Consultant and the Personnel, for the purposes of the Services and free of any charge, the services, facilities and property described in Appendix V at the terms and in the manner specified in said appendix, provided that if such services, facilities and property shall not be made available to the Consultant as and when so specified, the Parties shall agree on:

- (a) any time extension that it may be appropriate to grant to the Consultant for the performance of the Services;
- (b) the manner in which the Consultant shall procure any such services, facilities and property from other sources; and
- (c) the additional payments, if any, to be made to the Consultant as a result thereof pursuant to **GCC** Clause 52 hereinafter which should be within the agreed contractceiling.

38. Consultant's Actions Requiring Procuring Entity's Prior Approval

The Consultant shall obtain the Procuring Entity's prior approval in writing before taking any of the following actions:

- (a) appointing such members of the Personnel as are listed in Appendix III merely by title but not by name;
- (b) entering into a subcontract for the performance of any part of the Services, it beingunderstood that:
 - (i) the selection of the Subconsultant and the terms and conditions of the subcontract shall have been approved in writing by the Procuring Entity prior to the execution of the subcontract; and
 - (ii) the Consultant shall remain fully liable for the performance of the Services by the Subconsultant and its Personnel pursuant to this Contract;
- (c) replacement, during the performance of the contract for any reason, of any Personnel as listed in Appendix III of this Contract requiring the Procuring Entity'sprior approval; and
- (d) any other action that may be specified in the **SCC**.

39. Personnel

- 39.1 The Consultant shall employ and provide such qualified and experienced Personneland Subconsultants as are required to carry out the Services.
- 39.2 The title, agreed job description, minimum qualification and estimated period of engagement in the carrying out of the Services of each of the Consultant's Key Personnel are described in Appendix III.
- 39.3 The Key Personnel and Subconsultants listed by title as well as by name in Appendix III are hereby approved by the Procuring Entity. In respect of other KeyPersonnel which the Consultant proposes to use in the carrying out of the Services, the Consultant shall submit to the Procuring Entity for review and approval a copyof their biographical data and, in the case of Key Personnel to be assigned within the GoP, a copy of a satisfactory medical certificate attached as part of Appendix
 - III. If the Procuring Entity does not object in writing; or if it objects in writing but fails to state the reasons for such objection, within twenty-one (21) calendar days from the date of receipt of such biographical data and, if

- applicable, such certificate, the Key Personnel concerned shall be deemed to have been approved by the Procuring Entity.
- 39.4 The Procuring Entity may request the Consultants to perform additional services not covered by the original scope of work but are determined by the Procuring Entity to be critical for the satisfactory completion of the Services, subject to GCCClause 55.6.
- 39.5 No changes shall be made in the Key Personnel, except for justifiable reasons as may be determined by the Procuring Entity, as indicated in the <u>SCC</u>, and only uponprior approval of the Procuring Entity. If it becomes justifiable and necessary to replace any of the Personnel, the Consultant shall forthwith provide as a replacement a person of equivalent or better qualifications. If the Consultant introduces changes in Key Personnel for reasons other than those mentioned in the <u>SCC</u>, the Consultant shall be liable for the imposition of damages as described in the <u>SCC</u>.
- 39.6 Any of the Personnel provided as a replacement under GCC Clauses 39.5 and 39.7, the rate of remuneration applicable to such person as well as any reimbursable expenditures the Consultant may wish to claim as a result of such replacement, shallbe subject to the prior written approval by the Procuring Entity. Except as the Procuring Entity may otherwise agree, the Consultant shall bear all additional traveland other costs arising out of or incidental to any removal and/or replacement, and the remuneration to be paid for any of the Personnel provided as a replacement shallnot exceed the remuneration which would have been payable to the Personnel replaced.
- 39.7 If the Procuring Entity finds that any of the Personnel has committed serious misconduct or has been charged with having committed a criminal action as defined the Applicable Law, or has reasonable cause to be dissatisfied with the performance of any of the Personnel, then the Consultant shall, at the Procuring Entity's written request specifying the grounds therefore, forthwith provide as a replacement a person with qualifications and experience acceptable to the Procuring Entity.

40. Working Hours, Overtime, Leave, etc.

- 40.1 Working hours and holidays for Key Personnel are set forth in Appendix III. Any travel time prior to and after contract implementation shall not be considered as part of the working hours. The Key Personnel shall not be entitled to claim payment for overtime work, sick leave, or vacation leave from the Procuring Entity since these items are already covered by the Consultant's remuneration. All leaves to be allowed to the Personnel are included in the staff-months of service set forth in Appendix III. Taking of leave by any Personnel should not delay the progress and adequate supervision of the Services.
- 40.2 If required to comply with the provisions of **GCC** Clause 43.1 hereof, adjustments with respect to the estimated periods of engagement of Key Personnel set forth in Appendix III may be made by the Consultant by prior written notice to the Procuring Entity, provided that:
 - (a) such adjustments shall not alter the originally estimated period of engagement of any individual by more than ten percent (10%); and
 - (b) the aggregate of such adjustments shall not cause payments under this Contract to exceed the ceilings set forth in GCC Clause 52.1 of this Contract. Any other such adjustments shall only be made with the Procuring Entity's prior written approval.

41. Counterpart Personnel

- 41.1 If so provided in Appendix III hereto, the Procuring Entity shall make available to the Consultant, as and when provided in such Appendix III, and free of charge, such Counterpart Personnel to be selected by the Procuring Entity, with the Consultant's advice, as shall be specified in such Appendix III. Counterpart Personnel shall work with the Consultant. If any member of the Counterpart Personnel fails to perform adequately any work assigned to such member by the Consultant which is consistent with the position occupied by such member, the Consultant may request the replacement of such member, and the Procuring Entity shall not unreasonably refuse to act upon such request.
- 41.2 The responsibilities of the Counterpart Personnel shall be specified in Appendix III, attached hereto, and the Counterpart Personnel shall not perform any work beyond the said responsibilities.
- 41.3 If Counterpart Personnel are not provided by the Procuring Entity to the Consultantas and when specified in Appendix III, and or if the Counterpart Personnel lack thenecessary training, experience or authority to effectively undertake their responsibilities, the Procuring Entity and the Consultant shall agree on how the affected part of the Services shall be carried out, and the additional payments, if any, to be made by the Procuring Entity to the Consultant as a result thereof pursuant to GCC Clause 52 hereof.

42. Performance Security

- 42.1 Unless otherwise specified in the <u>SCC</u>, within ten (10) calendar days from receipt of the Notice of Award from the Procuring Entity but in no case later than the signing of the contract by both parties, the Consultant shall furnish the performancesecurity in any the forms prescribed in the **ITB** Clause 32.2.
- 42.2 The performance security posted in favor of the Procuring Entity shall be forfeited in the event it is established that the Consultant is in default in any of its obligations under the contract.
- 42.3 The performance security shall remain valid until issuance by the Procuring Entity of the Certificate of Final Acceptance.
- 42.4 The performance security may be released by the Procuring Entity and returned to the Consultant after the issuance of the Certificate of Final Acceptance subject to the following conditions:
 - (a) There are no pending claims against the Consultant or the surety companyfiled by the Procuring Entity;
 - (b) The Consultant has no pending claims for labor and materials filed againstit; and
 - (c) Other terms specified in the **SCC**.
- 42.5 In case of a reduction of the contract value, the Procuring Entity shall allow a proportional reduction in the original performance security, provided that any such reduction is more than ten percent (10%) and that the aggregate of such reductions is not more than fifty percent (50%) of the original performance security.

43. Standard of Performance

43.1 The Consultant shall perform the Services and carry out their obligations hereunderwith all due diligence, efficiency and economy, in accordance with generally accepted professional techniques and practices, and shall observe sound management practices, and employ appropriate advanced technology

and safe and effective equipment, machinery, materials and methods.

- 43.2 The Consultant shall always act, in respect of any matter relating to this Contract or to the Services, as faithful advisers to the Procuring Entity, and shall at all times support and safeguard the Procuring Entity's legitimate interests in any dealings with Subconsultants or third parties.
- 43.3 The Consultant shall furnish to the Procuring Entity such information related to the Services as the Procuring Entity may from time-to-time reasonably request.
- 43.4 The Consultant shall at all times cooperate and coordinate with the Procuring Entitywith respect to the carrying out of its obligations under this Contract.

44. Consultant Not to Benefit from Commissions, Discounts, etc.

The remuneration of the Consultant pursuant to GCC Clause 53 hereof shall constitute the Consultant's sole remuneration in connection with this Contract or the Services and, subject to GCC Clause 45 hereof, the Consultant shall not accept for their own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or to the Services or in the discharge of their obligations hereunder, and the Consultant shall use its best efforts to ensure that any Subconsultants, as well as the Personnel and agents of either of them, similarly shall not receive any such additional remuneration.

45. Procurement by the Consultant

If the Consultant, as part of the Services, has the responsibility of advising or procuring goods, works or services, for the Procuring Entity, the Consultant shall comply with any applicable procurement guidelines of the Funding Source, and shall at all times exercise such responsibility in the best interest of the Procuring Entity. Any discounts or advantages obtained by the Consultant in the exercise of such procurement responsibility shall be for the benefit of the Procuring Entity.

46. Specifications and Designs

- 46.1 The Consultant shall prepare all specifications and designs using the metric system and shall embody the best design criteria applicable to Philippine conditions. The Consultant shall specify standards which are accepted and well-known among industrial nations.
- 46.2 The Consultant shall ensure that the specifications and designs and all documentation relating to procurement of goods and services for this Contract are prepared on an impartial basis so as to promote national and international competitive bidding.

47. Reports

The Consultant shall submit to the Procuring Entity the reports, deliverables and documents in English, in the form, in the numbers, and within the time periods set forth in Appendix II.

48. Assistance by the Procuring Entity on Government Requirements

48.1 The Procuring Entity may assist the Consultant, Subconsultants, and Personnel in the payment of such taxes, duties, fees and other impositions as may be levied underthe Applicable Law by providing information on the preparation of necessary documents for payment thereof.

- 48.2 The Procuring Entity shall use its best efforts to ensure that the Government shall:
 - provide the Consultant, Subconsultants, and Personnel with work (a) permits and such other documents as shall be necessary to enable the Consultant, Subconsultants, or Personnel to perform the Services;
 - (b) arrange for the foreign Personnel and, if appropriate, their eligible dependents to be provided promptly with all necessary entry and exit visas, residence permits, and any other documents required for their stay in the Philippines for the duration of the Contract;
 - facilitate prompt clearance through customs of any property required (c) for the Services and of the necessary personal effects of the foreign Personnel and their eligible dependents;
 - issue to officials, agents and representatives of the Government all (d) such instructions as may be necessary or appropriate for the prompt and effectiveimplementation of the Services; and
 - grant to foreign Consultant, any foreign Subconsultant and the (e) Personnel ofeither of them the privilege, pursuant to the Applicable Law, of bringing into the Government's country reasonable amounts of foreign currency forpurposes of the Services or for the personal use of the foreign Personnel andtheir dependents.

49. **Access to Land**

The Procuring Entity warrants that the Consultant shall have, free of charge, unimpeded access to all lands in the Philippines in respect of which access is required for the performance of the Services. The Procuring Entity shall be responsible for any damage to such land or any property thereon resulting from such access and shall indemnify the Consultant and each of the Personnel in respect of liability for any such damage, unless such damage is caused by the default or negligence of the Consultant or any Subconsultantor the Personnel of either of them.

50. Subcontract

- Subcontracting of any portion of the Consulting Services, if allowed in the 50.1 BDS, does not relieve the Consultant of any liability or obligation under this Contract. The Consultant will be responsible for the acts, defaults, and negligence of any subconsultant, its agents, servants or workmen as fully as if these were the Consultant's own acts, defaults, or negligence, or those of its agents, servants or workmen.
- 50.2 Subconsultants disclosed and identified during the bidding may be changed during the implementation of this Contract, subject to compliance with the required qualifications and the approval of the Procuring Entity.

51. Accounting, Inspection and Auditing

51.1 The Consultant shall:

- keep accurate and systematic accounts and records in respect of the (a) Services hereunder, in accordance with internationally accepted accounting principles and in such form and detail as shall clearly identify all relevant time changes and costs, and the bases thereof;
- permit the Procuring Entity or its designated representative and or the (b) designated representative of the Funding Source at least once for shorttermContracts, and annually in the case of long-term Contracts, and up to one year from the expiration or termination of this Contract, to inspect the same and make copies thereof as well as to have them

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- audited by auditors appointed by the Procuring Entity; and
- (c) permit the Funding Source to inspect the Consultant's accounts and recordsrelating to the performance of the Consultant and to have them audited by auditors approved by the Funding Source, if so required.
- 51.2 The basic purpose of this audit is to verify payments under this Contract and, in this process, to also verify representations made by the Consultant in relation to this Contract. The Consultant shall cooperate with and assist the Procuring Entity and its authorized representatives in making such audit. In the event the audit disclosesthat the Consultant has overcharged the Procuring Entity, the Consultant shall immediately reimburse the Procuring Entity an amount equivalent to the amount overpaid. If overpayment is a result of the Consultant having been engaged in whatthe Procuring Entity (or, as the case may be, the Funding Source) determines to constitute corrupt, fraudulent, or coercive practices, as defined in GCC Clause 27(e) and under the Applicable Law, the Procuring Entity shall, unless the Procuring Entity decides otherwise, terminate this Contract.
- 51.3 The determination that the Consultant has engaged in corrupt, fraudulent, coercive practices shall result in the Procuring Entity and/or the Funding Source seeking the imposition of the maximum administrative, civil and criminal penalties up to and in including imprisonment.

52. Contract Cost

- 52.1 Except as may be otherwise agreed under **GCC** Clause 10, payments under this Contract shall not exceed the ceiling specified in the <u>SCC</u>. The Consultant shall notify the Procuring Entity as soon as cumulative charges incurred for the Serviceshave reached eighty percent (80%) of this ceiling.
- 52.2 Unless otherwise specified in the <u>SCC</u>, the cost of the Services shall be payable in Philippine Pesos and shall be set forth in the Appendix IV attached to this Contract.

53. Remuneration and Reimbursable Expenditures

- 53.1 Payments of Services do not relieve the Consultant of any obligation hereunder.
- Remuneration for the Personnel shall be determined on the basis of time actually spent by such Personnel in the performance of the Services including other additional factors indicated in the <u>SCC</u> after the date determined in accordance with GCC Clause 22, or such other date as the Parties shall agree in writing, including time for necessary travel via the most direct route, at the rates referred to, and subject to such additional provisions as are set forth, in the <u>SCC</u>.
- Remuneration for periods of less than one month shall be calculated on an hourly basis for time spent in home office (the total of 176 hours per month shall apply) and on a calendar-day basis for time spent away from home office (1 day being equivalent to 1/30th of a month).
- 53.4 Reimbursable expenditures actually and reasonably incurred by the Consultants in the performance of the Services are provided in the <u>SCC</u>.
- 53.5 Billings and payments in respect of the Services shall be made as follows:
 - (a) The Procuring Entity shall cause to be paid to the Consultant an advance payment as specified in the SCC, and as otherwise set forth below. The advance payment shall be due after the Consultant provides an irrevocable standby letter of credit in favor of the Procuring Entity issued by an entity acceptable to the Procuring Entity

in accordance with the requirements provided in the **SCC**.

- (b) As soon as practicable and not later than fifteen (15) days after the end of each calendar month during the period of the Services, the Consultant shallsubmit to the Procuring Entity, in duplicate, itemized statements, accompanied by copies of receipted invoices, vouchers and other appropriate supporting materials, of the amounts payable pursuant to GCC Clauses 52.1 and 53 for such month. Separate monthly statements shall besubmitted in respect of amounts payable in foreign currency and in local currency. Each separate monthly statement shall distinguish that portion ofthe total eligible costs which pertains to remuneration from that portion which pertains to reimbursable expenditures.
- (c) The Procuring Entity shall cause the payment of the Consultant's monthly statements within sixty (60) days after the receipt by the Procuring Entity of such statements with supporting documents. Only such portion of a monthly statement that is not satisfactorily supported may be withheld frompayment. Should any discrepancy be found to exist between actual paymentand costs authorized to be incurred by the Consultant, the Procuring Entity may add or subtract the difference from any subsequent payments. Interest shall be paid for delayed payments following the rate provided in the **SCC**.

54. Final Payment

- 54.1 The final payment shall be made only after the final report and a final statement, identified as such, shall have been submitted by the Consultant and approved as satisfactory by the Procuring Entity. The Services shall be deemed completed and finally accepted by the Procuring Entity and the final report and final statement shall be deemed approved by the Procuring Entity as satisfactory ninety (90) calendar days after receipt of the final report and final statement by the Procuring Entity unless the Procuring Entity, within such ninety (90)-day period, gives writtennotice to the Consultant specifying in detail deficiencies in the Services, the final report or final statement. The Consultant shall thereupon promptly make any necessary corrections within a maximum period of ninety (90) calendar days, and upon completion of such corrections, the foregoing process shall be repeated.
- Any amount which the Procuring Entity has paid or caused to be paid in accordance with this clause in excess of the amounts actually payable in accordance with the provisions of this Contract shall be reimbursed by the Consultant to the Procuring Entity within thirty (30) days after receipt by the Consultant of notice thereof. Any such claim by the Procuring Entity for reimbursement must be made within twelve (12) calendar months after receipt by the Procuring Entity of a final report and a final statement approved by the Procuring Entity in accordance with the above.

55. Lump Sum Contracts

- 55.1 For Lump Sum Contracts when applicable, notwithstanding the terms of **GCC** Clauses 10, 18.1, 31(c), 41.3, 53.2, 53.3, 53.4, 53.5, and 54.1, the provisions contained hereunder shall apply.
- 55.2 Personnel Any replacement approved by the Procuring Entity in accordance with
 - **ITB** Clause 27.3 shall be provided by the Consultant at no additional cost.
- 55.3 Staffing Schedule Should the rate of progress of the Services, or any part hereof, be at any time in the opinion of the Procuring Entity too slow to ensure that the Services are completed in accordance with the Staffing Schedule, the Procuring Entity shall so notify the Consultant in writing and the Consultant

shall at its sole cost and expense, thereupon take such steps as necessary, subject to the Procuring Entity's approval, or as reasonably required by the Procuring Entity, to expedite progress so as to ensure that the Services are completed in accordance with the Staffing Schedule.

- 55.4 Final payment pursuant to the Payment Schedule in Appendices IV and V shall bemade by the Procuring Entity after the final report has been submitted by the Consultant and approved by the Procuring Entity.
- 55.5 Termination Upon the receipt or giving of any notice referred to in **GCC** Clause 29 and if the Consultant is not in default under this Contract and has partly or substantially performed its obligation under this Contract up to the date of termination and has taken immediate steps to bring the Services to a close in promptand orderly manner, there shall be an equitable reduction in the maximum amountpayable under this Contract to reflect the reduction in the Services, provided that inno event shall the Consultant receive less than his actual costs up to the effective date of the termination, plus a reasonable allowance for overhead and profit.
- 55.6 Unless otherwise provided in the <u>SCC</u>, no additional payment for variation order, if any, shall be allowed for this Contract.

56. Liquidated Damages for Delay

If the Consultant fails to deliver any or all of the Services within the period(s) specified in this Contract, the Procuring Entity shall, without prejudice to its other remedies under this Contract and under the Applicable Law, deduct from the contract price, as liquidated damages, a sum equivalent to one-tenth of one percent of the price of the unperformed portion of the Services for each day of delay based on the approved contract schedule up to a maximum deduction of ten percent (10%) of the contract price. Once the maximum isreached, the Procuring Entity may consider termination of this Contract pursuant to **GCC**Clause 27.

Section V. Special Conditions of Contract

GCC Clause								
1.1(g)	The Funding Source is the Government of the Philippines (GoP) through Approved 2025 Corporate Operating Budget under Investment Income-MOOE included in the Annual Procurement Plan (APP) Update for the month of January (1st Update) with Code PAP 2025-0438 of the 2025 APP							
6.2(b)	No further instructions.							
7	The Member in Charge is the authorized representative as declared in the Omnibus Sworn Statement.							
8	Not Applicable.							
10	No further instructions.							
12	The Authorized Representatives are as follows:							
	For the Procuring Entity: <u>Mr. Carlos H. Alegre, Jr.</u> <u>Concurrent Acting Head, Alternative Investments Division</u> For the Consultant:							
15.1	The addresses are: Procuring Entity: Social Security System Attention: Mr. Carlos H. Alegre, Jr. Concurrent Acting Head, Alternative Investments Division Address: 7/F SSS Main Bldg., East Avenue, Diliman, Quezon City Facsimile: (02) 8927-8249 Email Address: alegrech@sss.gov.ph Consultants: [insert name of the Consultant]							
	Attention: [insert name of the Consultant's authorized representative] Address: Facsimile: Email Address:							
15.2	 Notice shall be deemed to be effective as follows: (a) in the case of personal delivery or registered mail or electronic mail, on delivery; (b) in the case of facsimiles, within 24 hours following confirmed transmission; or (c) in the case of telegrams, within 24 hours following confirmed. transmission. 							
18.3	The terms of payment shall be as follows: Management fee shall be billed annually which shall be credited to the LAND BANK or DBP or any choice of bank account subject to applicable bank charges of the winning bidder. The payment shall be subject to retention of Withholding Tax and other applicable taxed in accordance with existing Laws and BIR Rules and Regulations, to be remitted directly to the BIR by the SSS. Payment using Letter of Credit is not allowed.							



	NOTE: Details of account to be filled out by winning consultant prior to contract signing.						
19	No further instructions.						
20	If the Consultant is a joint venture, all partners to the joint venture shall be jointly and severally liable to the Procuring Entity.						
	The bidder and its implementation partner/s, including its personnel who shall be assigned to the project, must comply with the pertinent provisions of Republic Act No. 10173 (Data Privacy Act of 2012), its Implementing Rules and Regulations (IRR), or any subsequent official issuance/guideline on Data Privacy, if applicable.						
22	The effectivity date of the contract is upon receipt of the signed Contract and Notice to Proceed.						
24	The contract shall terminate after (3) years from receipt of the Notice to Proceed.						
34.2	Any and all disputes arising from the implementation of this contract shall be submitted to arbitration in the Philippines according to the provisions of Republic Acts 876 and 9285, as required in Section 59 of the IRR of RA 9184 or otherwise provided in the IRR of RA 12009.						
35.1	All plans, specifications, reports and other documents prepared by the Consultant for the Procuring Entity under this Contract shall become and remain the property of the Procuring Entity including restrictions on future use of such documents, if any, and the Consultant shall, prior to termination or expiration of this Contract, deliver all such documents to the Procuring Entity, together with a detailed inventory thereof and may retain a copy of such documents. The Consultant shall submit quarterly and annual reports to the SSS indicating the financial returns as well as any concerns and recommendations on the management and performance of the Fund. In addition, the Consultant may be required to submit the following: • Daily reports summarizing daily transactions; • Weekly reports summarizing weekly transactions; • Monthly reports detailed for accounting purposes; and, • Other reports and documents that maybe needed by SSS.						
38.(d)	The Consultant's actions requiring the Procuring Entity's prior approval are: Activities outside the parameters of the Agreement that may protect or benefit SSS' investment interests and other requests and demands that may be needed by SSS.						
39.5	The Consultant may change its Key Personnel only for justifiable reasons as may be determined by the Procuring Entity, such as death, serious illness, incapacity of an individual Consultant, resignation, among others, or until after fifty percent (50%) of the Personnel's man-months have been served. Violators will be fined an amount equal to the refund of the replaced Personnel's basic rate, which should be at least fifty percent (50%) of the total basic rate for the duration of the engagement but not lower than ₱250,000.00.						
42.1	No further instructions.						
42.4(c)	The LOCAL FUND MANAGER, upon receipt of the Letter of Instruction for the termination of the Agreement, had fully turned over to SSS or to such person or entity as SSS may designate in writing all the assets of the Fund then outstanding which may or may not be in cash, including other transaction-related receivables that may be received by the LOCAL FUND MANAGER after the termination of the Agreement, less any unpaid fees, if any, or any other charges and expenses due to the LOCAL FUND						

	MANAGER. The total ceiling amount in Philippine Pesos is at ₱4.5-M for Balance Fund Mandate which is the ABC per mandate or the management fee per LFM for three (3) years						
52.1							
52.2	No further instructions.						
53.2	No additional instructions.						
53.4	Not applicable.						
53.5(a)	No advance payment is allowed.						
53.5 (c)	The interest rate is zero.						
55.6	No further instructions.						

Section VI. Terms of Reference

Project Title	: Hiring of Two (2) Local Fund Managers (Balanced Fund Mandate)						! Fund		
Project Consultant/s	:	Two (2) Qualified Local Fund Managers (LFMs) for the Balanced Fund Mandate							
Fund Amount	:	Aggregate of ₱3.0-B for Two (2) LFMs or ₱1.5-B to each LFM for the Balanced Fund Mandates.							
Management Fee	:	represent daily net Balance I VAT, loc reason o Managen and For the f	ing masset Fund cal ta f and nent not	tanagemonage	ent fee bo the fund for thre all othe dental t be billed ubject	used on the commanaged notes (3) years of the mandally of the	quarterly avectot to exceed and already, fees, and agement of any utation of the contraction of the contract	Total	
Project Duration	•	Three (3) Years from date of receipt of the Notice to Proceed. The contract may be extended subject to performance evaluation, approval by the appropriate approving authority, and pursuant to the applicable provision of RA 9184 and its IRR in relation to Section 113 of RA 12009 and its IRR.							
Termination	:	The Investment Management Agreement shall be in full force and effect for the duration of the project, or unless sooner terminated by either party by giving written notice thereof to the other at least thirty (30) calendar days prior to the termination date or until the resignation / removal of the LFM. The SSS has the option to terminate the engagement of LFMs due to subpar performance, i.e, annual income less than the average rates of treasury bills or any acceptable market yield indicator, subcontracting to third parties, non-submission of the required reports, violation of the other provisions of the IMA, or violation of the SSS investment guidelines and of Section 26 of Republic Act No. 11199 or the Social Security Act of 2018.							
Implementing Agency : Social Security System									

A. BACKGROUND

1. Social Security Law

Under Section 26-A of Republic Act No. 11199, or the Social Security Act of 2018 the SSS may appoint local or, in the absence thereof, foreign fund managers to manage the Investment Reserve Fund, as it may deem appropriate.

Further, Section 16 of RA 11199 provides that the SSS and all its assets and properties, all contributions collected and all accruals thereto and income or investment earnings therefrom, as well as all supplies, equipment, papers or documents shall be exempt from any tax, assessment, fee, charge, or customs or import duty. However, as provided under Republic Act No. 10963 (Tax Reform for Acceleration and Inclusion), SSS is not exempt from the payment of Value-Added Tax.

2. BSP Monetary Board Approval

The BSP, under Monetary Board Resolution No. 233 dated 7 February 2014, approved theamendment of Section X401 of the Manual of Regulations for Banks, as follows: 1) to allow banks, in general, to receive or hold as trustee, agent administrator, financial manageror other similar capacity, any fund or money from the government financial institutions (GFIs); and, 2) to allow SSS, a GFI, to appoint the trust departments of private banks as its fund managers.

3. Social Security Commission (SSC) Approval

In May 2013, SSC first approved the outsourcing of ₱3.0-B to three qualified local fund managers (SSC Res No. 385-s.2013). In March 2016, ₱1.0B was deployed to RCBC Trustand Investments Group under a Balanced Fund Mandate but was revoked in December 2016 amid the bank's involvement in the Bangladesh money laundering scandal.

The SSC, under Resolution No. 134-s.2017 dated 8 February 2017, approved the Guidelines on the Outsourcing of Fund Management (Balanced, Pure Equity, and Pure Fixed Income Mandates). In addition, Resolution No. 454-s.2018 dated 23 May 2018, approved the increase in investible fund from ₱8-Billion to ₱9-Billion.

Outsourcing of fund management was re-initiated as the SSC approved the Guidelines on the Outsourcing of Fund Management in February 2017 thru Resolution No. 134-s.2017 dated 8 February 2017. In 2018, the SSC approved the hiring of nine (9) local fund managers with total investible funds of P9.0-B for a period of two years. Based on the concluded procurement process, seven (7) mandates under a mix of balanced, pure equity and fixed income fund mandates were awarded, and investible funds were deployed in 2019. The remaining two (2) mandates were later awarded with a total P2-B of investible funds deployed in February 2020. Engagements with local fund managers for these nine (9) mandates ended on various dates.

For 2023, the recent engagement with three (3) local fund managers to manage five (5) segregated mandates was in pursuance of the SSS Management Committee's approval of hiring of a new set of local fund managers to manage nine (9) mandates with an aggregate investment mandate of P11.5-B. A total of P6-B investible funds was deployed in February and March 2023. To complete the nine (9) local fund managers, two (2) mandates were awarded last December 2023 and deployed an aggregate of P2.5-B.

The remaining unawarded two (2) mandates, with a total investible fund of P3.0-B, will again be subject to competitive public bidding this year.

4. Creation of Alternative Investments Division through SSS Restructuring. Alternative Investments Division (AID), a unit under the Investments Sector, was created through SSS restructuring, which was implemented under Office Order No. 2016-040b. AID is tasked to administer the engagement of external fund managers for the System's domestic and foreign investments, among others.

B. DEFINITION OF TERMS

- 1. Investment Management Agreement (IMA) refers to a contractual agreement between the SSS and the local fund manager that governs the management and investment of SSS fundsas well as the fees and services of external fund managers. For purposes of this Project, the terms Investment Management Agreement and Contract Agreement shall refer to the same document and may be used interchangeably.
- 2. Investment Reserve Fund (IRF) refers to a portion of the revenues of the SSS which has been set aside to earn an annual income not less than the average rates of treasury bills or any other acceptable market yield indicator.
- 3. Local Fund Manager (LFM) refers to any qualified Filipino investment professional / entityduly authorized by the Bangko Sentral ng Pilipinas (BSP) and/or Securities and Exchange Commission (SEC) and engaged by the SSS to perform fund management and investment advisory functions in the outsourcing of SSS funds. For purposes of this Project, the terms Local Fund Manager and Consultant shall refer to the same entity and may be used interchangeably.
- 4. Securities refer to any share, participation or interest in government or a corporation or commercial enterprise evidenced by a certificate or other contract, whether written or electronic and includes shares of stock, corporate bonds and notes, debentures, evidences of indebtedness, derivatives, certificates of assignments or participation, trust certificates or similar financial instruments.
- 5. Third Party Custodian (TPC) refers to a depository government bank accredited by the SSS which acts as a transfer or disbursing agent to hold the funds and securities of SSS.

C. OBJECTIVES

1. Technology / Knowledge Transfer

Accessing the experience and expertise of supposedly more-investment savvy fund managers is a key motivation for hiring fund managers. The SSS can benefit from investment value-added services such as trainings, access to proprietary investment analysis and information and access to business analytics.

2. Creation of Bite-Sized Nimble Portfolios

SSS Equities Portfolio's sheer size at ₱157-B and Fixed Income Investments portfolio at ₱363-B as of end-2022 creates limitations in trading efficiency. Extending mandates to external fund managers can alleviate this limitation and allow for better churning and creation of alpha (excess returns) with the goal of wealth preservation and good returns.

3. Healthy Competition/ Benchmarking

Though not fully comparable, a portfolio return performance and attribution analysis can be made between SSS in-house managed funds versus externally managed funds. Results of the comparative analysis can be used to make asset allocation decisions on the mix between internally-managed funds versus externally-managed funds.

4. Global Best Practice / Prelude to Foreign Investment

It is a global best practice among funds, particularly pension funds, to access the expertise of fund managers in frontier markets where they do not have competitive advantage. This justification is apparent in the use of fund managers for foreign

investments since it is understandable that pension funds have a better knowledge and feel of their domicile country when it comes to economic and investment matters, but not in the same way withforeign markets.

SSS' experience and knowledge to be gained from the outsourcing of local assets management can be used as well in the outsourcing of foreign assets management.

D. SCOPE OF WORK

Each qualified LFM shall be responsible for managing and investing the amount of ₱1.5-B for Balanced Fund Mandate into investment instruments allowed by the SSS, as follows:

<u>Investment Instrument</u>	<u>Limit</u>
	Balanced Fund
Equities	Up to 40% of fundsmanaged.
Corporate Bonds andNotes	Up to 40% of fundsmanaged.
	Provided, that the sum of investments in equities and corporate bonds and notes shall not exceed 60% of funds managed.
Cash and BankDeposits	Up to 100% of fundsmanaged.
Government Securities	15% to 100% of fundsmanaged.

- 1. Securities or instruments invested into by the LFMs should be in the name and for the account of SSS. Subscription or placement of investment mandate to collective mandate is not allowed.
- 2. The investments, in whole or in part, and as may be required by the SSS, should be convertible to cash within ten (10) working days upon receipt of written notice from the SSS provided that such conversion to cash must preserve at least ninety-five percent (95%) of market value as of settlement date.
- 3. Fund utilization by the LFMs should be undertaken in accordance with the SSS investmentguidelines.
- 4. All investments of SSS funds by LFMs should be in compliance at all times with the provisions of the SSS Charter as provided under Section 26 of Republic Act No. 11199 or the Social Security Act of 2018.

E. CRITERIA FOR SELECTION

The numerical weight and the minimum required technical score (St) for each criterion are asfollows:

Proposal	Weight
Technical	85%
Financial	15%
Total	100%

75

The minimum St required to pass is 70 points.

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1. Technical Proposal

	Criteria	Requirement	Points	Weight
a)	Qualification of personnel to be assigned to manage the SSS fund.	Provide list of personnel to be assigned to SSS fund including investment officers, fund managers, risk officers, dealer, trader, research analysts and other officers or staff involved in managing the fund, except backroom personnel, and submit their curriculum vitae and copies of their current/previous licenses, certificates and awards issued by any private or government entity in relation to their fund management function. Bidder(s) who fail to submit required documents shall automatically get zero point on this criterion. Minimum of three (3) personnel (consisting of at least one (1) investment officer, one (1) fund manager and one (1) dealer/trader) with at least five (5) years individual work experience in managing investments and other investment related functions. This refers to key qualifications of the bidder's fund management team. The Qualification (Q) will be scored as follows: $Q_s = \lfloor \frac{Q_n - Q_{min}}{Q_{max} - Q_{min}} \rfloor \times 7.5 \text{ pts} \rfloor + 7.5 \text{ pts}$ Where: $Q_{max} = \text{highest cumulative number of years of experience of all personnel to be assigned to SSS} Q_{min} = 15 \text{ years}$	15	15%
		Qn = cumulative number of years of experience of all personnel to be assigned to SSS.		
b)	Bidders Mandate asFund Manager	Bidder must be duly registered and authorized by the appropriate agency to perform the function of a fund manager for at least 5 years as of December 31, 2023. Bidder(s) must provide copy of licenses/certificates issued by BSP or SEC to prove that it is allowed to perform the functions of a fund manager or to engage in trust and other fiduciary business (indicating date when the fund management/trust operation started). The documents submitted should show that the bidder has been performing the fund management function for segregated fund for at least five (5) years as of December 31, 2023. Years ≥ 15: 15 points 10 ≥ years < 15 years: 12 points 5≥ years < 10 years: 10 points	15	15%
		2. Performance Record For Balanced Fund Mandate, bidder(s) must exceed Performance Record (PR) requirement, which was benchmarked on market return plus a premium, as follows: For Balanced Fund Mandate — Must show a positive average annual yield over the past five (5) years ending 2023 on its balanced fund(s) or a combination of its equity (35% weight) and fixed income fund (65% weight) or if with negative average annual yield over the past five (5) years, should not be lower than 1.419%. Bidder(s) who meet the minimum required hurdle rate per mandate shall be scored as follows:	15	15%



	Q = 15 points * Actual RUR / Highest RUR among all bidders		
	Where:		
	Actual Return Per Unit of Risk (RUR) = Average Annual Yield / Volatility of Annual Yield in the past 5 years of the bidder being rated		
	Bidder(s) who do not meet the minimum required hurdle rate per mandate shall be disqualified.		
	3. Average Risk Adjusted Returns (5 years)		
	For Balanced Fund Mandates, bidder(s) will also be evaluated on their average risk adjusted returns over the past five (5) years ending 2023, using the following performance measures:		
	a) Sharpe Ratio, which is the average return earned in excess of the risk-free rate per unit of volatility or total risk	10	10%
	$S = \frac{(r_p - r_f)}{\sigma_n}$		
	where:		
	r_p = average return of the portfolio from 2019 to 2023		
	r_f = average return of 5-year risk free rate from 2019 to 2023		
	σ_p = standard deviation of the annual portfolio returns from 2019 to 2023		
	b) Information Ratio, which is the average return in excess of the return of the index or benchmark per unit of risk (standard deviation of the difference between portfolio return and the return of the index or benchmark)	10	10%
	Information ratio for balanced fund:		
	$I = \frac{[r_p - (65\% \ x \ r_{FIXED} + 35\% \ x \ r_{PCOMP})]}{TE}$		
	Where:		
	$r_p = average\ return\ of\ the\ portfolio\ from$ 2019 to 2023		
	r _{FIXED} = average return of the BPHILR index or an equivalent industry-accepted benchmark of Philippine Peso Sovereign Bond total returnfrom 2019 to2023		
	$r_{PCOMP} = average return of the PSEi from 2019 to 2023$		
	$TE_i = standard\ deviation\ of\ the\ difference\ between$ annual returns of the portfolio and the index or benchmark		
	c) Sortino Ratio, which is the average return earned in excess of the risk-free rate per unit of the downside deviation	10	10%
	$SR = \frac{(r_v - r_f)}{\sigma_{dp}}$		

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		Where:		
		wnere:		
		$r_p = average\ return\ of\ the\ portfolio\ from$		
		2019 to2023		
		$r_f = average\ return\ of\ 5 - year\ risk\ free$		
		rate from 2019 to 2023		
		$\sigma_{dp}=$ standard deviation of the annual		
		negative portfolio returns from 2019 to 2023		
		The performance of each bidder will be scored as follows:		
		a) Based on Sharpe Ratio		
		$S = \frac{S_{actual}}{x} \times 10 \ pts$		
		$S = \frac{S_{actual}}{S_{Max}} \times 10 \ pts$		
		where:		
		WHET C.		
		S _{max} = highest Sharpe Ratio among bidders in each		
		mandate		
		S _{actual} = Computed Sharpe Ratio of bidder in eachmandate		
		Zuman Somplifica State Postation of States in Cuchinantume		
		b) Based on Information Ratio		
		I actual x 10 mts		
		$I = \frac{I_{actual}}{I_{Max}} \times 10 \ pts$		
		- re to A		
		where:		
		I _{max} = highest Information Ratio among bidders ineach		
		mandate		
		$I_{actual} = Computed Information Ratio of bidder in each$		
		mandate		
		c) Based on Sortino Ratio		
		$SR = \frac{SR_{actual}}{SR_{Max}} \times 10 \ pts$		
		$SK = \frac{10 \text{ pts}}{SR}$		
		Max Max		
		where:		
		$SR_{max} = highest Sortino Ratio among bidders in eachmandate$		
		Stomax - ingress sortino Rano among otauers in eachimmanume		
		SR _{actual} = Computed Sortino Ratio of bidder in eachmandate		
		, and an analysis of the control of		
c)	Plan of approach and	Investment Process, Philosophy, & Controls		25%
	methodology with emphasis	• Plan of approach	10	
	on the clarity,feasibility, innovativeness and	 Decision making process Local and international market analysis Risk 	5 5	
	comprehensiveness of	management market analysis Kisk	5	
	the plan approach, and the	Risk management		
	quality of interpretation of			
		The average score from 5 raters/Officers from theInvestments		
	suggested solutions.	Sector shall be used for this criterion.		
		Please refer to Section VII Didding Forms TDEA		
	1	Please refer to Section VII. Bidding Forms, TPF4 TOTAL	100	100%
ı		IVIAL	100	100/0

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2. Financial Proposal

Bid per mandate is capped at ₱4.5-M for Balance Fund Mandate which is the ABC per mandate or the management fee per LFM for three (3) years.

Management Fee will be capped at 10.0 basis points or 0.10% of the quarterly average of the daily net asset value of the fund managed not to exceed $\rat{P}4.5$ -M for Balance Fund Mandate for three (3) years.

The management fee is inclusive of local taxes.

Thus, the Financial Proposal must be expressed in basis points capped at 10.0 basis points representing management fee based on the quarterly average of the daily net asset value of the fund managed not to exceed \$\frac{1}{2}\$4.5-M for Balance Fund Mandate for three (3) years and already inclusive of VAT, local taxes, and all other expenses, fees, and charges by reason of and/or incidental to the management of the fund. Management fee shall be billed annually and directly to the SSS and not subject to any escalation.

For the first year of engagement, the computation of management fee shall commence on the date of initial deployment of the fund.

For instance:

FIRST YEAR	Е	aily Average	
MONTH	# of Days	_	Total Fee for the Quarter
February 2025	12		
March	31		
April Q1	30 73	1,248,842,216.41	249,768,44
May	31	1,240,042,210.41	243,100.44
June	30		
July	31		
Q2	92	1,525,797,464.21	384,584.57
August	31		
September	30		
October	31		
Q3	92	1,509,761,470.65	380,542.62
November	30		
December	31		
January 2026	31 92	1,543,440,047.69	389,031.46
Q4 TOTAL MANAGEMENT FEE FOR YEAR 1	349	1,040,0440,047.00	1,403,927.09
TOTAL PIANAGEPIENT FEE FOR TEAR T	543		1,403,321.03

Daily Avera	ges			1 1 1 1 1			
Date	Daily Net Aseset Value	Days	Quarterly Average of the Daily Net Asset Value	Date	Daily Net Aseset Value	Days	Quarterly Average of the Daily Net Asset Value
2/17/2025	250,000,000.00			3/25/2025	1,509,441,137.79		
2/18/2025	250,000,000.00			3/26/2025	1,509,441,137.79		
2/19/2025	250,000,000.00			3/27/2025	1,509,512,263.79		
2/20/2025	249,931,977.69			3/28/2025	1,477,600,045.29		
2/21/2025	250,230,300.83			3/29/2025	1,479,104,232.04		
2/22/2025	498,881,014.28			3/30/2025	1,511,364,551.21		
2/23/2025	497,781,153.00			3/31/2025	1,506,006,833.37	31	1,323,247,242.92
2/24/2025	465,283,467.72			4/1/2025	1,493,848,631.22		
2/25/2025	465,283,467.72			4/2/2025	1,493,848,631.22		
2/26/2025	465,283,467.72			4/3/2025	1,507,292,394.43		
2/27/2025	514,206,676.40			4/4/2025	1,501,538,818.97		
2/28/2025	748,430,099.48	12	408,775,968.74	4/5/2025	1,504,883,662.86		
3/1/2025	749,721,314.71			4/6/2025	1,504,883,662.86		
3/2/2025	749,694,196.02			4/7/2025	1,504,883,662.86		
3/3/2025	1,001,274,909.74			4/8/2025	1,504,883,662.86		
3/4/2025	945,966,542.77			4/9/2025	1,504,883,662.86		
3/5/2025	945,966,542.77			4/10/2025	1,504,883,662.86		
3/6/2025	1,001,549,849.24			4/11/2025	1,497,708,291.36		
3/7/2025	1,002,402,010.74			4/12/2025	1,504,012,038.28		
3/8/2025	1,311,926,830.24			4/13/2025	1,503,272,140.89		
3/9/2025	1,247,586,425.55			4/14/2025	1,507,885,368.75		
3/10/2025	1,238,807,616.53			4/15/2025	1,507,885,368.75		
3/11/2025	1,350,011,020.56			4/16/2025	1,507,885,368.75		
3/12/2025	1,350,011,020.56			4/17/2025	1,508,958,731.58		
3/13/2025	1,377,465,716.52			4/18/2025	1,505,057,460.44		
3/14/2025	1,482,227,236.68			4/19/2025	1,503,663,688.80		
3/15/2025	1,492,490,670.06			4/20/2025	1,509,384,254.66		
3/16/2025	1,489,682,568.28			4/21/2025	1,509,384,254.66		
3/17/2025	1,492,644,238.50			4/22/2025	1,509,384,254.66		
3/18/2025	1,396,118,728.43			4/23/2025	1,509,384,254.66		
3/19/2025	1,396,118,728.43			4/24/2025	1,516,056,596.60		
3/20/2025	1,489,286,806.17			4/25/2025	1,517,236,612.96		
3/21/2025	1,497,149,542.22			4/26/2025	1,512,840,531.32		
3/22/2025	1,500,387,645.89			4/27/2025	1,515,160,570.56		
3/23/2025	1,500,263,030.77			4/28/2025	1,522,847,432.94		
3/24/2025	1,509,441,137.79			4/29/2025	1,522,847,432.94		
				4/30/2025	1,522,820,536.10	30	1,507,983,521.42
						73	1,248,842,216.41
							249,768.44

F. INVESTMENT MANAGEMENT AGREEMENT (IMA)

The management and investment of SSS funds will be governed by an IMA with an Approved Budget for the Contract per mandate capped at ₱4.5-M for Balance Fund Mandate for three (3) years per LFM.

This agreement is an agency and not a trust agreement. The SSS, therefore, shall at all times retain legal title to the fund.

This Agreement is for financial return and for the appreciation of assets of the Fund, but does not guarantee a yield, return or income by the Local Fund Manager. As such, past performance of the account is not a guaranty of future performance, and the income of investments can fall and rise depending on prevailing market conditions.

G. THIRD PARTY CUSTODIAN

- 1. Each LFM shall choose and open an account with the SSS accredited government depository bank to act as Third Party Custodian (TPC).
- 2. SSS shall open and maintain an account with the TPCs chosen by the LFMs in the amount of ₱1.5-B for each LFM for Balanced Fund.

- 3. Upon the receipt of written instructions from the SSS, the TPC shall debit the amount of ₱1.5-B or ₱1.0-B, whichever is applicable from the account of the SSS and credit the same amount to the account of each LFM.
- 4. The TPC shall collect and obtain all interest, income and payments whether in cash or in kind on the securities as the same become payable.

H. WITHDRAWAL FROM THE FUND

The SSS may withdraw, at any time and for any reason, any portion of the Fund upon its written instruction or order given to the Local Fund Manager. Upon receipt of the instruction, the Local Fund Manager shall turn over to the SSS the portion of the portfolio subject for withdrawal, which may or may not be in cash, within a reasonable time consistent with the standard requirements for each asset class.

If withdrawal is in cash, in compliance with the Anti-Money Laundering laws and regulations, the written instruction shall briefly state the purpose for the withdrawal or use of the funds being withdrawn. The funds withdrawn shall be credited to the SSS' bank account. Any part of the Fund not withdrawn shall be for further investment and reinvestment.

I. PROVISIONS ON PERFORMANCE-BASED ALLOCATION

- 1. **Withdrawal from the Portfolio.** Without prejudice to Section H, the SSS may also withdraw on an annual basis, i.e., after a full calendar year, a portion of the fund/asset from an underperforming LFM if all of the following conditions are met:
 - i. Withdrawal of fund/asset equivalent to 20% of original Asset Under Management (AUM)
 - a. With at least three (3) months of sub-performance relative to applicable benchmark in each of the two semesters (2) of the year under evaluation;
 - b. The Local Fund Manager's managed fund has the least return among all externally managed funds across all mandates in at least three (3) months in each of the two (2) semesters of the year under evaluation; and
 - c. At the time of evaluation, the portion of assets for withdrawal or turn over to SSS shall have higher aggregate market value from its aggregate cost and from its aggregate book value.
 - ii. Additional withdrawal of fund/asset equivalent to 30% of original AUM, following the year of withdrawal of 20% of original AUM
 - a. With at least three (3) months of sub-performance relative to applicable benchmark in each of the two semesters (2) of the year under evaluation;
 - b. The Local Fund Manager's managed fund has the least return among all externally managed funds across all mandates in at least three (3) months in each of the two (2) semesters of the year under evaluation; and
 - c. At the time of evaluation, the portion of assets for withdrawal or turn over to SSS shall have higher aggregate market value from its aggregate cost and from its aggregate book value.
- 2. The **SSS**, through its authorized signatories, shall promptly inform the concerned **Local Fund Manager** of the withdrawal of fund/asset from the portfolio. Upon receipt of the instruction, the **Local Fund Manager** shall turn over to the SSS the portion of the portfolio subject for withdrawal, which may or may not be in cash, within a reasonable time consistent with the standard requirements for each asset class. For equity and government securities, turn over shall be immediately after the receipt of the SSS' Letter of Instruction indicating the instructed date of transfer of securities. For corporate securities, the turn over shall be made within twenty (20) working days from receipt of the SSS' instruction and all required documents.

- 3. Redeployment of Fund/Asset Equivalent to Withdrawn Amount. On the succeeding year of engagement, the SSS may redeploy to the Local Fund Manager the equivalent withdrawn fund/asset, which may or may not be in cash, if all of the following conditions are met:
 - a. The **LFM's** remaining managed fund has at least three (3) months of outperformance relative to applicable benchmark in each of the two (2) semesters of the year under evaluation; and
 - b. The **Local Fund Manager's** managed fund has the highest return among all externally managed funds across all mandates in at least three (3) months in each of the two (2) semesters of the year under evaluation.
- 4. Setting of Threshold of Sub/Out-Performance and Benchmark **During the Negotiation Phase for Qualified Bidders**, and Submission of Monthly Performance Report
 - a. The minimum threshold of sub-performance / out-performance shall be based on the average threshold to be agreed upon with all **Local Fund Manager** belonging to the same mandate.
 - **b.** Benchmark for each mandate shall also be agreed with each **Local Fund Manager**, consistent with SSC Resolution No. 349-s.2017, which prescribes the following benchmark:

	Mandate	Benchmark
1.	Balanced Fund	65% x Bloomberg Philippine Local Sovereign Index, or
		BPHILR, or any equivalent industry-accepted
		benchmark of Philippine Peso Sovereign Bond Total
		Return + 35% x Philippine Stock Index (PSEi)
2.	Pure Equity Fund	PSEi
3.	Pure Fixed Income	BPHILR, or any equivalent industry-accepted
	Fund	benchmark of Philippine Peso Sovereign Bond Total
		Return

c. The **Local Fund Manager** shall submit to the SSS, within five (5) working days after the end of month, the monthly computed return of the fund and the applicable benchmark together with all relevant information, for validation of the **SSS**.

5. Other provisions related on the withdrawal and/or redeployment of funds/assets

Return shall be computed as follows:

Weighted ROI = Market Value, end – Market Value, beg – Contribution + Withdrawal

Market Value, beg + Weighted Contribution - Weighted Withdrawal

J. PDIC COVERAGE

The Fund, except for bank deposits, is not covered by the Philippine Deposit Insurance Corporation (PDIC), and that any loss or depreciation in the value of the assets of the Fund, if any, except those attributable to bad faith, fraud, willful default, or negligence of the LOCAL FUND MANAGER, shall be for the account of the **SSS**.

K. DUTIES AND POWERS OF THE LOCAL FUND MANAGER

Subject to the regulations of the BSP and other applicable laws and regulations, the **Local Fund Manager** shall have the following powers and authorities:

1. To invest and reinvest the Fund (in whole or in part) without distinction between principal or income in accordance with the TOR and/or written instructions which may be given by **SSS** to the **Local Fund Manager**;



- To open and maintain a checking and/or savings deposit account exclusively for the Fund with SSS-accredited depository bank, and to deposit therein all or a portion of the Fund;
- 3. To collect and receive for the return of investment, the proceeds, income, interest, profits, payments and all other sums accruing to or due to the fund, and to deposit into the bank accounts referred to in (2) above, such amounts collected and received;
- 4. To pay out of the Fund costs, expenses and charges incurred in connection with the investments or the administration and management of the Fund such as stockbroker's fee (for equity investments) and other analogous security-related expenses and charges subject to standard regulatory and industry fees;
- 5. To cause any asset of the Fund to be issued, held or registered in the name of the **SSS** or the **Local Fund Manager**, provided, that, in case of the latter, the instrument shall indicate that the **Local Fund Manager** is acting in a representative capacity with the **SSS**' account name stated thereat;
- 6. To endorse, sign or execute any and all securities, documents or contracts necessary for or connected with the exercise of the powers hereby conferred or the performance of the acts hereby authorized;
- 7. To settle, comprise or waive all claims and demands in favor of, or against the Fund, only upon a prior written express consent of **SSS**;
- 8. To perform any of the following transactions, provided that the transaction has been fully disclosed to, and specifically authorized in writing by the **SSS** prior to execution:
 - a. Lend, sell, transfer, or assign money or property to any of the departments, directors, officers, stockholders, or employees of the **Local Fund Manager**, or relative within the first degree of consanguinity or affinity, or the related interests of such directors, officers and stockholders; or to any corporation where the **Local Fund Manager** owns at least fifty percent (50%) of the subscribed capital or voting stock in its own right and not as trustee nor in a representative capacity;
 - b. Purchase or acquire property or debt instruments from any of the departments, directors, officers, stockholders, or employees of the Local Fund Manager, or relatives within the first degree of consanguinity or affinity, or the related interests of such directors, officers, and stockholders; or from any corporation where the Local Fund Manager owns at least fifty percent (50%) of the subscribed capital or voting stock in its own right and not as trustee nor in a representative capacity;
 - c. Invest in allowable investment instruments specified in the TOR underwritten by the **Local Fund Manager** or a corporation in which the **Local Fund Manager** owns at least fifty percent (50%) of the subscribed capital or voting stock in its own right and not as trustee, nor in a representative capacity;
 - d. If applicable, sell, transfer, assign or lend money or property from one trust, fiduciary, or investment management account to another trust, fiduciary, or investment management account, or where the investment is in any of those enumerated in items "a" to "d" of the Lending and Disposition stated under Section 415 of the BSP Manual of Regulations for Banks.
- 9. To vote in person or by proxy on any securities held by it unless otherwise instructed by SSS. The **Local Fund Manager** shall inform **SSS** of any stockholders' meeting requiring the submission of proxies;
- 10. Provide training and technology transfer on all aspects of the investment plan to designated personnel of the **SSS** and shall not withhold any information, contact persons, tasks and other vital steps in performing their role as **Local Fund Manager**.

All reportorial, monitoring and valuation models with regard to analyzing the performance of the Fund must be known to the designated personnel of the **SSS**;

- 11. For BSP-regulated entities, strictly adhere to the BSP Regulation on Financial Consumer Protection under BSP Circular No. 857.s.2014 dated November 21, 2014 such as but not limited to, Disclosure and Transparency, Protection of Client Information, Fair Treatment Effective Resource, and Financial Education and Awareness, as well as comply with other applicable BSP regulations for the protection of the SSS and the Fund; and
- 12. Not assign any of its rights, duties or obligations to another party, without the express consent and approval of **SSS**.

L. REPORTORIAL REQUIREMENTS

- 1. The **Local Fund Manager** shall maintain accurate and detailed records and accounts of all investments, receipts, disbursements and other transactions hereunder, and all accounts, books and records relating thereto shall be open at all reasonable times to inspection and audit by the SSS.
- 2. The **Local Fund Manager** shall submit reports to **SSS**, indicating the financial returns as well as any concerns and recommendations on the management and performance of the Fund. The **Local Fund Manager** shall also make available to **SSS** the following reports (in digital format and hard copy):
 - a. Weekly Activity Reports to be submitted within the first working day of the following week
 - b. Monthly Activity Reports to be submitted within four (4) working days after end of each month:
 - (1) Balance Sheet;
 - (2) Income Statement;
 - (3) Schedule of Earning Assets;
 - (4) Investment Activity Reports; and,
 - (5) Return on Investment Report.
 - c. Quarterly portfolio performance review **to be submitted within (4) working days after the end of each quarter** and presentation to the SSS Investments Sector/Management Committee/Risk Management and Investments Committee and/or Social Security Commission, as may be required.
- 3. The **Local Fund Manager** shall submit the reports in advance via email within four (4) working days after the end of each month and within twenty (20) calendar days prior to the intended date of termination of this Agreement.
- 4. In addition, the **Local Fund Manager** may be required to submit additional reports as may be needed by **SSS**.
- 5. The reports shall be deemed approved should the **SSS** fail to submit any objection thereto in writing to the **Local Fund Manager** within fifteen (15) calendar days from receipt of such reports by **SSS**. At the expiration of such period without any written objection having been submitted, the **Local Fund Manager** shall be released to all items and matters set forth in the reports.
- 6. Should there be an approved extension of the services of the Local Fund Manager, the above reports shall likewise be submitted by the Local Fund Manager to the Social Security System as they may be applicable, for the extended period.

M. TERMINATION OF THE INVESTMENT MANAGEMENT AGREEMENT

1. The IMA shall be deemed terminated upon the expiration of the duration of the project.

- 2. The IMA may also be terminated by the Parties pursuant to the grounds and conditions specified under Republic Act 9184 or the Government Procurement Reform Act, including its Implementing Rules and Regulations, and conditions under the Terms of Reference. A written notice to the other party shall be given at least thirty (30) calendar days prior to the intended termination date.
- 3. The SSS has the option to terminate the engagement of LFMs due to subpar performance, i.e., annual income less than the average rates of treasury bills or any acceptable market yield indicator, subcontracting to third parties, non-submission of the required reports, and violation of the SSS investment guidelines and of Section 26 of Republic Act No. 11199 or the Social Security Act of 2018.
- 4. Upon termination of the IMA, the LFM has no obligation to recommend or take any action with regard to the securities, cash or other investment instruments. However, the powers, duties and discretion conferred upon the Local Fund Manager by virtue of the IMA shall continue for the purpose of liquidation and turnover of the assets of the Fund, after the expiration or notice of termination has been served in writing, until final delivery of the assets of the Fund and other receivables due to the SSS.
- 5. Upon termination of the IMA, the **Local Fund Manager** shall turnover all assets of the Fund, which may or may not be in cash to **SSS** or to such person or entity as **SSS** may designate in writing, less unpaid fees, or any other charges and expenses due to the **Local Fund Manager**. For equity and government securities, turn over shall be immediately after the receipt of the SSS' Letter of Instruction indicating the instructed date of transfer of securities. For corporate securities, the turn over shall be within twenty (20) working days from receipt of the SSS' instruction and all required documents.
- 6. Within twenty (20) calendar days after the termination of the IMA, the Local Fund Manager shall submit to **SSS** an accounting of all transactions effected by it since the last report up to the date of termination (Terminal Report). Upon the issuance by the **SSS** of its written approval with its acceptance of the final settlement of the account, the **Local Fund Manager** shall forever be released and discharged from all its liabilities and accountabilities with respect to the Fund or to the propriety of its acts and transactions shown in such accounting, except with respect to those objected to in writing by the **SSS** within sixty (60) calendar days from receipt of said accounting reports.

N. LIABILITIES OF THE LOCAL FUND MANAGER

- 1. Except for bad faith, willful default or negligence, the **Local Fund Manager** shall not be liable for:
 - a. All monies or contributions to the Fund until such monies or contributions have actually been received by it or by its agents or employees for its accounts, it being understood that in the case of checks, drafts and the like, the same shall not be deemed to have been actually received by the **Local Fund Manager**, its agents or employees until the same shall have been cleared or encashed;
 - b. Any loss or deterioration in value of the property and assets of the Fund, resulting from any of the investment or reinvestments made as aforesaid nor shall it at any time be responsible for the specific liquidity requirements of the Fund;
 - c. Any delay which may occur for whatever cause in the investment or deposit of the Fund or any part thereof; and
 - d. The exercise of any discretionary powers given to it hereunder;
- 2. The **Local Fund Manager** shall have no duty or liability beyond the duty to faithfully perform its duties hereunder, or to inquire as to the application of the

income or principal so withdrawn from the Fund.

3. Any action of the **SSS** pursuant to any of the provisions of this Agreement, and all requests, directions, requisitions for money, certifications, or instructions for the payment of monies upon receipt by the **Local Fund Manager** of proper written instructions, and the **Local Fund Manager** shall be fully protected in acting in accordance with such requests, directions, requisitions, certifications or instructions. The **SSS** shall promptly advise the **Local Fund Manager** in writing of the appointment of the representative who shall act as aforementioned together with the corresponding specimen signature, and for all purposes hereunder, the **Local Fund Manager** shall be conclusively entitled to rely upon such written advice as evidence of the identity and authority of such representative.

O. MISCELLANEOUS PROVISIONS

1. The **SSS**, upon request from the **Local Fund Manager**, may accomplish separately a Client Suitability Assessment (the "CSA"), Risk Disclosure Statement (the "RDS") and/or an Investment Guidelines (the "IG"), which shall form part of and incorporated by reference into this IMA. In case of conflict between the TOR and the CSA, RDS or IG, the former shall prevail.

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TPF 1. TECHNICAL PROPOSAL SUBMISSION FORM

[Date]

[Name and address of the Procuring Entity]

Ladies/Gentlemen:

We, the undersigned, offer to provide the consulting services for [Title of Project] in accordance with your Bidding Documents dated [insert date] and our Bid. We are hereby submitting our Bid, which includes this Technical Proposal, and a Financial Proposal sealed undera separate envelope.

In accordance with **ITB** Clause 21.1, we confirm that the information contained in the eligibility documents submitted earlier together with the Expression of Interest remain correct as of the date of bid submission.

If negotiations are held during the period of bid validity, *i.e.*, before [insert date], we undertake to negotiate on the basis of the proposed staff. Our Bid is binding upon us and subject to the modifications resulting from contract negotiations.

In accordance with **GCC** Clause 51, we acknowledge and accept the Procuring Entity's right to inspect and audit all records relating to our Bid irrespective of whether we enter into a contract with the Procuring Entity as a result of this Bid or not.

We understand you are not bound to accept any Bid received for the selection of a consultant for the Project.

We acknowledge that failure to sign this Technical Proposal Submission Form and the abovementioned Financial Proposal Submission Form shall be a ground for the rejection of our Bid.

We remain,

Yours sincerely,

Authorized Signature: Name and Title of Signatory: Name of Firm: Address:



TPF 2. CONSULTANT'S REFERENCES

Relevant Services Carried Out in the Last Five YearsThat Best Illustrate Qualifications

Using the format below, provide information on each project for which your firm/entity, either individually, as a corporate entity, or as one of the major companies within an association, was legally contracted.

Project Name:		Country:		
Location within Country:		Professional Staff Provided by Your Firm/Entity(profiles):		
Name of Client:		_N° of Staff:		
Address:		-N° of Staff-Months; Duration of Project:		
Start Date (Month/Year):	Completion Date (Month/Year):	Approx. Value of Services (in Current US\$):		
Name of Associated Consultants	s, if any:	-N° of Months of Professional Staff Provided by Associated Consultants:		
Name of Senior Staff (Project	Director/Coordinator, Team Leader)	Involved and Functions Performed:		
Narrative Description of Projec	t:			
Description of Actual Services	Provided by Your Staff:			
Consultant's	No			
Consultant s	Name.			

TPF 3. COMMENTS AND SUGGESTIONS OF CONSULTANT ON THE TERMS OF REFERENCE AND ON DATA, SERVICES, AND FACILITIES TO BE PROVIDED BY THE PROCURING ENTITY

On the Terms of Reference:
1.
2.
3.
4.
5.
On the data, services, and facilities to be provided by the Procuring Entity:
On the data, services, and facilities to be provided by the Procuring Entity: 1.
1.
1. 2.

TPF 4. DESCRIPTION OF THE METHODOLOGYAND WORK PLANFOR PERFORMING THE PROJECT

I. Plan of Approach (maximum 10 points)

- 1. What Mandate/s do you wish to manage for SSS?
- 2. Describe your investment strategy for Balanced Fund Mandate.
- 3. Describe the strategy to be implemented and explain how asset/security allocations will betaken. How do you propose to implement the mandate for SSS?
- 4. Provide estimate of expected return and volatility of your proposed portfolio (end 2024).
- 5. What strategic and tactical asset/security allocation would you propose to generate return?

II. Decision Making (maximum 5 points)

- 1. Describe your fund management and research team.
 - a. Indicate fund management staff who will handle SSS Fund (excluding backroompersonnel)? Indicate years of experience in fund management of each staff.
- 2. Describe the investment decision making and portfolio construction processes.
 - 2.1 With adequate systems and investment processes in place?
 - a. With written policies and procedures on investment planning, analysis and decision-making?
 - b. With adequate system application to monitor investment performance?
- 3. How do you select potential investments? Give percentage allocation for each:
 - a. Fundamental analysis
 - b. Yield curve analysis
 - c. Technical analysis
 - d. Other Quantitative analysis

III. Local and International Market Analysis (maximum 5 points)

- 1. Describe the company's research team (internal and external).
- 2. Enumerate the reports prepared for local and international market analysis and outlookincluding:
 - 2.1 Fundamental analysis
 - 2.2 Technical analysis on capital markets
- 3. Identify international and local industry sectors covered by research and analysis? Provide sample of research reports.

IV. Risk Management (maximum 5 points)

- 1. Describe your company's philosophy and approach to risk management.
- 2. Describe your company's risk management structure. Please provide short profile of the Risk Management Committee responsible for the management of client's portfolio.
- 3. Describe your company's risk management policies, procedures and controls in the management of segregated funds.
- 4. Is your risk management process, i.e. the entire process from risk identification and analysis, mitigation to compliance monitoring, subject to periodic review of an independent third party? If yes, please describe the review process.
- 5. What are the risk assessment methodologies and techniques used to evaluate the different portfolio risks? What risk application, parameters/measures are used to monitor and controlrisks?
- 6. What are the risk reports provided to clients? How frequent are the reports provided to clients?

TPF 5. TEAM COMPOSITION AND TASK PROJECTS

1. Technical/Managerial Staff	Dogition	Tools
Name	Position	Task
D G + G + M		
2. Support Staff		
Name	Position	Task
olicable, indicate relationships among the	Consultant and any partner and/or subconsult	tant, and relationship to the Procuring Entity, the Fund
es or stakeholders, if any, involved in the p	project.	
	. •	



TPF 6. FORMAT OF CURRICULUM VITAE (CV) FOR PROPOSED PROFESSIONAL STAFF

Proposed Position:
Name of Firm:
Name of Staff:
Profession:
Date of Birth:
Years with Firm/Entity:Nationality:
Membership in Professional Societies:
Detailed Tasks Assigned:
Key Qualifications: [Give an outline of staff member's experience and training most pertinent to tasks on project. Describe degree responsibility held by staff member on relevant previous projects and give dates and locations. Use about half a page
Education: [Summarize college/university and other specialized education of staff members, giving names of schools, dates attended, and degrees obtained. Use about one quarter of a page.]
Employment Record:
[Starting with present position, list in reverse order every employment held. List all positions held by staff member sing graduation, giving dates, names of employing organizations, titles of positions held, and locations of projects. It experience of the last five years (at least), also give types of activities performed and client references, where appropriately provide copies of current/previous licenses, certificates and awards issued by any private or government entity relation to the fund management function. Use about two pages.]
Languages:
[For each language, indicate proficiency: excellent, good, fair, or poor in speaking, reading, and writing]

Certification:

I, the undersigned, certify that to the best of my knowledge and belief, these data correctly describeme, my qualifications, and my experience.

Commitment:

I also commit to work for the Project in accordance with the time schedule as indicated in the contract once the firm is awarded the Project.

	Date:
[Signature of staff member and authorized representative of the firm]	Day/Month/Year
Full name of staff member:	
Full name of authorized representative:	
SUBSCRIBED AND SWORN to before me this_day of [mo Philippines. Affiant/s is/are personally known to me and w competent evidence of identity as defined in the 2004 Rules or 13-SC). Affiant/s exhibited to me his/her [insert type of governments/her photograph and signature appearing thereon, with no	as/were identified by me through Notarial Practice (A.M. No. 02-8-ment identification card used], with
Witness my hand and seal thisday of [month] [year].	

NAME OF NOTARY PUBLIC

Serial No. of Commiss	sion
Notary Public for	until
Roll of Attorneys No.	
PTR No, [date issu	ued], [place issued]
IBP No. , [date issue	ed], [place issued]
Doc. No	
Page No. Book	
No. Series of	

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Omnibus Sworn Statement

REPUBLIC OF THE PHILIPPINES	S)
CITY/MUNICIPALITY OF) S.S.

AFFIDAVIT

- I, [Name of Affiant], of legal age, [Civil Status], [Nationality], and residing at [Address of Affiant], after having been duly sworn in accordance with law, do hereby depose and state that:
 - 1. [Select one, delete the other:]

[If a sole proprietorship:] I am the sole proprietor or authorized representative of [Name of Bidder] with office address at [address of Bidder];

[If a partnership, corporation, cooperative, or joint venture:] I am the duly authorized and designated representative of [Name of Bidder] with office address at [address of Bidder];

2. [Select one, delete the other:]

[If a sole proprietorship:] As the owner and sole proprietor, or authorized representative of [Name of Bidder], I have full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [Name of the Project] of the [Name of the Procuring Entity], as shown in the attached duly notarized Special Power of Attorney;

[If a partnership, corporation, cooperative, or joint venture:] I am granted full power and authority to do, execute and perform any and all acts necessary to participate, submit the bid, and to sign and execute the ensuing contract for [HIRING OF TWO (2) LOCAL FUND MANAGERS (Balanced Fund Mandates)] of the [Name of the Procuring Entity], as shown in the attached [state title of attached document showing proof of authorization (e.g., duly notarized Secretary's Certificate, Board/Partnership Resolution, or Special Power of Attorney, whichever is applicable;)];

- 3. [Name of Bidder] is not "blacklisted" or barred from bidding by the Government of the Philippines or any of its agencies, offices, corporations, or Local Government Units, foreign government/foreign or international financing institution whose blacklisting rules have been recognized by the Government Procurement Policy Board, by itself or by relation, membership, association, affiliation, or controlling interest with another blacklisted person or entity as defined and provided for in the Uniform Guidelines on Blacklisting;
- 4. Each of the documents submitted in satisfaction of the bidding requirements is an authentic copy of the original, complete, and all statements and information provided therein are true and correct;
- 5. [Name of Bidder] is authorizing the Head of the Procuring Entity or its duly authorized representative(s) to verify all the documents submitted;
- 6. [Select one, delete the rest:]

[If a sole proprietorship:] The owner or sole proprietor is not related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

[If a partnership or cooperative:] None of the officers and members of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

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[If a corporation or joint venture:] None of the officers, directors, and controlling stockholders of [Name of Bidder] is related to the Head of the Procuring Entity, members of the Bids and Awards Committee (BAC), the Technical Working Group, and the BAC Secretariat, the head of the Project Management Office or the end-user unit, and the project consultants by consanguinity or affinity up to the third civil degree;

- 7. [Name of Bidder] complies with existing labor laws and standards; and
- 8. [Name of Bidder] is aware of and has undertaken the responsibilities as a Bidder in compliance with the Philippine Bidding Documents, which includes:
 - a. Carefully examining all of the Bidding Documents;
 - b. Acknowledging all conditions, local or otherwise, affecting the implementation of the Contract;
 - c. Making an estimate of the facilities available and needed for the contract to bebid, if any; and
 - d. Inquiring or securing Supplemental/Bid Bulletin(s) issued for the [HIRING OF TWO (2) LOCAL FUND MANAGERS (Balanced Fund Mandates)].
- 9. [Name of Bidder] did not give or pay directly or indirectly, any commission, amount, fee, or any form of consideration, pecuniary or otherwise, to any person or official, personnel or representative of the government in relation to any procurement project or activity.
- 10. In case advance payment was made or given, failure to perform or deliver any of the obligations and undertakings in the contract shall be sufficient grounds to constitute criminal liability for Swindling (Estafa) or the commission of fraud with unfaithfulness or abuse of confidence through misappropriating or converting any payment received by a person or entity under an obligation involving the duty to deliver certain goods or services, to the prejudice of the public and the government of the Philippines pursuant to Article 315 of ActNo. 3815 s. 1930, as amended, or the Revised Penal Code.

IN WITNESS WHEREOF, I have hereunto set my hand to	this day of, 20 at,
Philippines.	

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE]
[Insert signatory's legal capacity]
Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

GPPB Resolution No. 16-2020, dated 16 September 2020

Bid Securing Declaration Form

REPUBLIC OF	THE	PHILIPPINES)	CITY	OF		
) S.S.				

BID SECURING DECLARATION

Project Identification No.: [Insert number]

To: [Insert name and address of the Procuring Entity]

I/We, the undersigned, declare that:

- 1. I/We understand that, according to your conditions, bids must be supported by a Bid Security, which may be in the form of a Bid Securing Declaration.
- 2. I/We accept that: (a) I/we will be automatically disqualified from bidding for any procurement contract with any procuring entity for a period of two (2) years upon receipt of your Blacklisting Order; and, (b) I/we will pay the applicable fine provided under Section 6 of the Guidelines on the Use of Bid Securing Declaration, within fifteen (15) days from receipt of the written demand by the procuring entity for the commission of acts resulting to the enforcement of the bid securing declaration under Sections 23.1(b), 34.2, 40.1 and 69.1, except 69.1(f), of the IRR of RA No. 9184; without prejudice toother legal action the government may undertake.
- 3. I/We understand that this Bid Securing Declaration shall cease to be valid on the following circumstances:
 - a. Upon expiration of the bid validity period, or any extension thereof pursuant to your request;
 - b. I am/we are declared ineligible or post-disqualified upon receipt of your notice to such effect, and (i) I/we failed to timely file a request for reconsideration or (ii) I/we filed a waiver to availof said right; and
 - c. I am/we are declared the bidder with the Lowest Calculated Responsive Bid, and I/we have furnished the performance security and signed the Contract.

IN WITNESS WHEREOF, I/We have hereunto set my/our hand/s this _____day of [month] [year] at [place of execution].

[Insert NAME OF BIDDER OR ITS AUTHORIZED REPRESENTATIVE]

[Insert signatory's legal capacity] Affiant

[Jurat]

[Format shall be based on the latest Rules on Notarial Practice]

GPPB Resolution No. 16-2020, dated 16 September 2020

FINANCIAL PROPOSAL FORMS

Notes for Consultants

The following summarizes the content of the Financial Proposal.

Cover Letter

Use **Error! Reference source not found.**, which is an acknowledgement that, in preparation and submission of the Technical and Financial Proposals, Consultants have:

- (a) followed the applicable rules and guidelines indicated in this ITB;
- (b) not taken any action which is or constitutes a corrupt, fraudulent, or coercive practice as defined in the applicable rules and guidelines; and
- (c) agrees to allow the Procuring Entity and the Funding Source, at their option, to inspect and audit all accounts, documents, and records relating to its Bid and to the performance of the ensuing contract.

Costs of Consulting Services

Use FPF 1. Financial Proposal Submission Form.

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FPF 1. FINANCIAL PROPOSAL SUBMISSION FORM

[Date]

[Name and address of the Procuring Entity]

Ladies/Gentlemen:

We, the undersigned, offer to provide the consulting services for [Title of Project] in accordance with your Bidding Documents dated [insert date] and our Bid (Technical and Financial Proposals). Our attached Financial Proposal is for a Contract Price corresponding to 0.__% per annum (or basis points) based on the quarterly average of the daily net asset value of the fund managed, not to exceed \$1,500,000.00 for Balanced Fund Mandate per annum and already inclusive of VAT, all other expenses incidental to the management of the fund.

Our Financial Proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, up to expiration of the bid validity period, *i.e.*, [Date].

In accordance with GCC Clause 51, we acknowledge and accept the Procuring Entity's right to inspect and audit all records relating to our Bid irrespective of whether we enter into a contract with the Procuring Entity as a result of this Bid.

We confirm that we have read, understood and accept the contents of the Instructions to Bidders (ITB), the Bid Data Sheet (BDS), General Conditions of Contract (GCC), Special Conditions of Contract (SCC), Terms of Reference (TOR), the provisions relating to the eligibility of Consultant and the applicable guidelines for the procurement rules of the Funding Source, any and all Bid bulletins issued and other attachments and inclusions included in the Bidding Documents sent to us.

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

We remain,

Yours sincerely, Authorized Signature: Name and Title of Signatory: Name of Firm: Address:

FORM OF CONTRACT AGREEMENT

THIS AGREEMENT, made this [insert date] day of [insert month], [insert year] between [name and address of Procuring Entity] (hereinafter called the "Entity") and [name and address of Consultant] (hereinafter called the "Consultant").

WHEREAS, the Entity is desirous that the Consultant execute [name and identification number of contract] (hereinafter called "the Works") and the Entity has accepted the bid for [insert the amount in specified currency in numbers and words] by the Consultant for the execution and completion of such Consulting Services and the remedying of any defects therein.

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
- 2. The following documents shall be attached, deemed to form, and be read and construed as part of this Agreement, to wit:
 - (a) General and Special Conditions of Contract;
 - (b) Terms of Reference
 - (c) Request for Expression of Interest;
 - (d) Instructions to Bidders;
 - (e) Bid Data Sheet;
 - (f) Addenda and/or Supplemental/Bid Bulletins, if any;
 - (g) Bid forms, including all the documents/statements contained in the Bidder's bidding envelopes, as annexes, and all other documents/ statements submitted (e.g., bidder's response to request for clarifications on the bid), including corrections to the bid, if any, resulting from the Procuring Entity's bid evaluation;
 - (h) Eligibility requirements, documents and/or statements;
 - (i) Performance Security;
 - (j) Notice of Award of Contract and the Bidder's conforme thereto;
 - (k) Other contract documents that may be required by existing laws and/or the Entity.
- 3. In consideration of the payments to be made by the Entity to the Consultant as hereinafter mentioned, the Consultant hereby covenants with the Entity to execute and complete the Consulting Services and remedy any defects therein in conformity with the provisions of this Consultant in all respects.
- 4. The Entity hereby covenants to pay the Consultant in consideration of the execution and completion of the Consulting Services, the Contract Price or such other sum as may become payable under the provisions of this Contract at the times and in the manner prescribed by this Contract.

Binding Signature of Procuring Entity	
Binding Signature of Consultant	
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[Addendum showing the corrections, if any, made during the bid evaluation should be attached

with this agreement]

IN WITNESS whereof the parties thereto have caused this Agreement to be executed the day and year first before written.

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Section VIII. Appendices

I. Description of Services

Give detailed descriptions of the Services to be provided, dates for completion of various tasks, place of performance for different tasks, specific tasks to be approved by Client, etc.

II. Reporting Requirements

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

III. Key Personnel and Subconsultants

List under:

- 1. Titles [and names, if already available], detailed job descriptions and minimum qualifications, and staff-months of service, and estimated periods of engagement for each, including a copy of a satisfactory medical certificate.
- 2. Same information as in no. 1 for Key foreign Personnel to be assigned to work outside the Government's country.
- 3. Same information as in no.1 for Key Local Personnel.
- 4. List of approved Subconsultants (if already available) and Counterpart personnel (if allowed); same information with respect to their Personnel as in no.'s 1 and 2.

IV. Breakdown of Contract Price

List here the elements of cost, including expenditures in foreign currency(ies) denominated and payable in Philippine Peso, used to arrive at the itemized breakdown of the contract price:

- 1. Monthly rates for Personnel (Key Personnel and other Personnel)
- 2. Reimbursable expenditures
- 3. Applicable taxes

V. Services and Facilities Provided by the Client

Give detailed description of the services and facilities made available to the Consultant, and the time and manner of its availment.

VI. Consultant's Representations Regarding Costs and Charges

Breakdown of Remuneration Rates, WB funded projects using Quality Based Selection, Selection Based on the Consultant's Qualifications and Single Source Selection.

1. Review of Remuneration Rates

1.1 The remuneration rates for staff are made up of salary, social costs, overheads, fee that is profit, and any premium or allowance paid for projects away from headquarters. To assist the Consultant in preparing for financial negotiations, a sample form giving a breakdown of rates is attached (no financial information should be included in the Technical Proposal). Agreed breakdown sheets shall form part of the negotiated contract.

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1.2 The Procuring Entity is charged with the custody of Government funds and is expected to exercise prudence in the expenditure of these funds. The Procuring Entity is, therefore, concerned with the reasonableness of the firm's Financial Proposal, and, during negotiations, it expects to be able to review audited financial statements backing up the Consultant's remuneration rates, certified by an independent auditor. The Consultant shallbe prepared to disclose such audited financial statements for the last three years, to substantiate its rates, and accept that its proposed rates and other financial matters are subject to scrutiny. Rate details are discussed below.

(i) Salary

This is the gross regular cash salary paid to the individual in the Consultant's home office. It shall not contain any premium for work away from headquarters or bonus (except where these are included by law or government regulations).

(ii) Bonus

Bonuses are normally paid out of profits. Because the Procuring Entity does not wish to make double payments for the same item, staff bonuses shall not normally be included in the rates. Where the Consultant's accounting system is such that the percentages of social costs and overheads are based on total revenue, including bonuses, those percentages shall be adjusted downward accordingly. Where national policy requires that thirteen (13) months' pay be given for twelve (12) months' work, the profit element need notbe adjusted downward. Any discussions on bonuses shall be supported by audited documentation, which shall be treated as confidential.

(iii) Social Costs

Social costs are the costs to the Consultant of staff's non-monetary benefits. These items include, *inter alia*, pension, medical and life insurance costs, and the cost of a staff member being sick or on vacation. In this regard, the cost of leave for public holidays is not an acceptable social cost nor is the cost of leave taken during the Contract if no additional staff replacement has been provided. Additional leave taken at the end of the Contract in accordance with the Consultant's leave policy is acceptable as a social cost.

(iv) Cost of Leave

The principles of calculating the cost of total days leave per annum as a percentage of basic salary shall normally be as follows:

Leave cost as percentage of salary¹ =
$$total \ days \ leave \ x \ 100$$

$$[365 - w - ph - v - s]$$

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

It is important to note that leave can be considered a social cost only if the Procuring Entity is not charged for the leave taken.

(v) Overheads

Overhead expenses are the firm's business costs that are not directly related to the execution of the project and shall not be reimbursed as separate items under the Contract. Typical items are home office costs (partner's time, non-billable time, time of senior staffmonitoring the project, rent, support staff, research, staff training, marketing, etc.), the cost of staff not currently employed on revenue-earning projects, and business promotion costs. During negotiations, audited financial statements, certified as correct by an independent auditor and supporting the last three years' overheads, shall be available for discussion, together with detailed lists of items making up the overheads and the percentage by whicheach relates to basic salary. The Procuring Entity does not accept an add-on margin for social charges, overhead expenses, etc., for staff who are not permanent employees of thefirm. In such case, the firm shall be entitled only to administrative costs and fee on the monthly payments

charged for subcontracted staff.

(i) Fee or Profit

The fee or profit shall be based on the sum of the salary, social costs, and overhead. If any bonuses paid on a regular basis are listed, a corresponding reduction in the profit element shall be expected. Fee or profit shall not be allowed on travel or other reimbursable expenses, unless in the latter case an unusually large amount of procurement of equipment isrequired. The Consultant shall note that payments shall be made against an agreed estimated payment schedule as described in the draft form of the Contract.

(ii) Away from Headquarters Allowance or Premium

Some consultants pay allowances to staff working away from headquarters. Such allowances are calculated as a percentage of salary and shall not draw overheads or profit. Sometimes, by law, such allowances may draw social costs. In this case, the amount of this social cost shall still be shown under social costs, with the net allowance shown separately. For concerned staff, this allowance, where paid, shall cover home education, etc.; these and similar items shall not be considered as reimbursable costs.

(iii) Subsistence Allowances

Subsistence allowances are not included in the rates, but are paid separately and in local currency. No additional subsistence is payable for dependents — the subsistence rate shall be the same for married and single team members.

UNDP standard rates for the particular country may be used as reference to determine subsistence allowances.

2. Reimbursables

2.1 The financial negotiations shall further focus on such items as out-of-pocket expenses and other reimbursables. These costs may include, but are not restricted to, cost of surveys, equipment, office rent, supplies, international and local travel, computer rental, mobilization and demobilization, insurance, and printing. These costs may be either fixed or reimbursablein foreign or local currency.

3. Bank Guarantee

3.1 Payments to the Consultant, including payment of any advance based on cash flow projections covered by a bank guarantee, shall be made according to an agreed estimated schedule ensuring the firm regular payments in local and foreign currency, as long as the services proceed as planned.

