



ACT OF ENGAGEMENT

(Competitive bidding procedure / One-off contract)

This Act of Engagement lays down the terms and conditions of the contract between the Provider, as described below, and the Council of Europe¹ for the provision of external evaluation services of the joint EU/CoE project on "Controlling corruption through law enforcement and prevention (CLEP)".

The signature of this Act of Engagement by the tenderer alone shall not constitute or imply any sort of contractual commitment on the part of the Council of Europe. This Act shall become contractually binding only **upon signature by a Council of Europe authorised staff member** (see Section B).

Tenderers shall:

- 1. Fill in the below sections **Contact details of the Provider** and **Bank details**. Ensure that the "Name" of the Provider and the "Account holder" are the same.
- 2. Fill in the column "Fees" of the table of fees (See Section A);
- 3. Sign the Act of Engagement (See Section B) and send a signed and scanned copy to the Council (See Contact person details above).

Contact details of the Provider	Name and address		
	Representative		
	Contact person		
	VAT n° (if any) ▶		
	Country and registration n° (if any)		
	Email (Contact person)		
	Phone number (Contact person)		
Bank details	Account holder		
	IBAN n° (if available)	Full bank account n° (for non-IBAN countries only) ▶	
	Bank name and Branch	BIC/SWIFT Code	
	Bank Address	Account currency	

 $^{^{\}rm 1}$ Which has its seat Avenue de l'Europe, 67075 Strasbourg Cedex, France

A. Terms of reference / Table of fees

The joint European Union (EU) and Council of Europe (CoE) Project "Controlling Corruption through Law Enforcement and Prevention" (CLEP) in the Republic of Moldova ended on 31 May 2020. The project aimed at strengthening the anti-corruption framework in the Republic of Moldova in line with the CoE conventions and other international treaties. Pursuant to the project's Description of Action, an external evaluation was planned to take place in the last three months of implementation. This was not done due to COVID-19 restriction of travel. The purpose of the evaluation is to provide an assessment of the overall project progress against its objectives and expected results, as well as its possible impact. The Primary users of the evaluation will be the Council of Europe, EU Delegation in the Republic of Moldova and the National Anti-Corruption Centre. Secondary users are the other members of the project's Steering Committee². The lessons learned and recommendations from the evaluation will be followed up by the beneficiary institutions and will inform the implementation of the current and future technical assistance in the similar areas targeted by the project.

The external evaluation will be conducted by 2 independent evaluators, taking into account the evaluation methodology, criteria and questions mentioned below.

Description of the CLEP project in the Republic of Moldova:

The "Controlling Corruption through Law Enforcement and Prevention Project (CLEP)" was implemented over 36 months from June 2017 to May 2020. It had a total budget of 2 225 000 Euros and was funded 89.89% by the European Union and 10.11 % by the CoE and implemented by the CoE.

The overall aim of the project was to strengthen the anti-corruption framework in the Republic of Moldova in line with the CoE conventions and other international treaties. Corruption, despite several advances of anticorruption policies, remains one of the main impediments for development, affecting all sectors of society in the Republic of Moldova. The 2019 Transparency International Corruption Perception Index rated the Republic of Moldova at 32 (120 out of 180 assessed countries).

The project objective was to support the reform of the anti-corruption regulatory framework and relevant institutions in line with European and international standards and re-enforce national and international cooperation of specialised law enforcement and prevention systems.

Activities were organised around the following Expected Results (ERs) to contribute to the achievement of the project objective:

- 1. Gaps and deficiencies in the regulatory framework concerning prevention and fight against corruption and money laundering/terrorism financing are addressed in line with relevant CoE and EU practices;
- 2. Capacities of authorities to design and implement corruption and money laundering prevention measures are enhanced;
- 3. Strengthened asset recovery framework and capacities of relevant involved and dedicated structures;
- 4. Upgraded information sharing systems and capacities for the national mechanisms concerning corruption offences/violations and of tracing of assets and their recovery;
- 5. National and international co-operation between the national and international law enforcement agencies on data exchange and international tracing of crime proceeds concerning corruption and other forms of economic crime are supported and enhanced;
- 6. Public awareness and participation in the fight against corruption is increased.

Overall and in line with its objective and Expected Results, CLEP implemented 73 activities, which included 4480 participants (2380 men and 2050 women). A total of forty-two Technical Papers³ were drafted and delivered to the beneficiary institutions. The activities were delivered through review and assessment of

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² Steering Committee consists of the main project stakeholders. It takes strategic decisions and supervises the implementation of the project.

³ Technical Papers (TPs) are Legal, Policy and Technical Advice documentation/deliverables that have been provided and submitted to relevant beneficiaries and counterparts as a result of activities carried out in project areas, or specific needs and actions that have merged as a result of project area needs in accordance to the required project's outputs.

strategic and institutional frameworks, institutional support to selected agencies, workshops, trainings, consultation and roundtable meetings, study visits and provision of guidelines, training manuals and awareness raising materials.

More information is available on project website:

https://www.coe.int/en/web/corruption/completed-projects/clep

Evaluation Objectives and Scope:

The objectives of the external evaluation are to provide an independent assessment of:

- (1) the overall project progress from its start until the end against the objectives and indicators of achievement; and
- (2) the project's possible impact.

The scope of the evaluation will cover all activities for the entire duration of the project, with due regard to the project's stated objectives and indicators of achievement.

Evaluation Criteria and Questions:

Considering the evaluation objectives, the evaluation will be carried out against the criteria of effectiveness, efficiency, added value, possible impact and sustainability. The evaluation will provide answers to the following questions:

(1) Effectiveness of implementation

- To what extent the planned activities contributed to achieving the objective and the expected results?
- To what extent did the project respond to the priorities and needs of the beneficiary country?
- What where the major factors influencing the achievement or non-achievement of project objectives and expected results? What can be extrapolated from this experience for future technical assistance and co-operation projects?

(2) Efficiency of implementation

- To what extent did the project create complementarity and synergy, and avoided overlap with projects in similar thematic area (funded by EU or other donors, as well as the CoE projects funded by other means), including the extent to which an appropriate coordination and exchange of information took place?
- Were the resources sufficient for achieving the results? Were the results commensurate with the resources?
- Were all activities organized efficiently and were objectives achieved on time?

(3) Added value of the project

- To what extent is the effectiveness of the intervention higher due to the fact that it was specifically implemented by the Council of Europe?
- To what extent did the project benefit from the fact that it was funded by the European Union Delegation as opposed to not receiving any external funding for such actions?

(4) Possible impact produced

- What difference has the project and its activities made to the beneficiaries up to date?
- To what extent did anti-corruption institutions consolidate their internal mechanisms and tools to fight/combat corruption in the Republic of Moldova as a result of this project?
- How was the anti-corruption sector in the Republic of Moldova influenced / shaped as a result of the project?

(5) Sustainability

- To what extent did the benefits of the project persist after the end of the project?
- What were the major factors which influenced the achievement or non-achievement of sustainability of the project?

• To what extent are the beneficiary institutions capable and prepared to receive and maintain the positive effects of the project without support in the long term?

Methodology

The evaluation methodology will consist of a desk review and initial communication with the project management in the CoE Secretariat and local project team in the Council of Europe Office in Chisinau, in order to clarify general and specific questions regarding the project and its activities, conducting online interviews, preparation and presentation of the final evaluation report.

In addition to desk review, the evaluators will be expected to conduct the assignment through online meetings/interviews/communication with the following groups:

- Project management team at the Council of Europe Office in Chisinau and in Strasbourg.
- Main beneficiaries (counterpart institutions);
- Representatives of the Delegation of the European Union to the Republic of Moldova;
- Other relevant partners international organisations and/or projects covering similar areas and currently on-going in the Republic of Moldova;
- Short-term consultants who have been involved and engaged in delivering activities, interventions, and providing technical expertise.

In preparation to the online interviews, the consultants will acquaint themselves with the project's documentation, and the following main reports which shall be provided by the project management team as follows:

- Project Document (Description of Action);
- Inception Report;
- Bi-monthly Reports;
- Progress Reports;
- Final Report;
- Relevant reports from the CoE's anti-corruption and anti-money laundering/counter terrorist financing monitoring bodies (GRECO and MONEYVAL).

In addition to these documents, the consultants will also have at their disposal documents, such as Technical Papers, and any other relevant documentation related to projects chronology of activities.

The Project management team will be at consultants' disposal throughout the assessment to assist with information and any questions they might have.

The selected consultants will conduct the evaluation in accordance with the CoE Evaluation Guidelines and its annexes (e.g. Evaluation Matrix Template; CoE Code of Conduct for Evaluators; Quality assurance Checklist for Inception Report; Quality Assurance Check-list for Final Report).

Prices indicated below are final and not subject to review, throughout the duration of the contract.

Prices are indicated in Euros without VAT. For the VAT regime to be mentioned on the invoice(s), please refer to Article 4.2 of the Legal Conditions (See Section C. below).

<u>Tenders proposing a fee above the exclusion level will be entirely and automatically excluded</u> from the tender procedure.

For the VAT regime to be mentioned on the invoice, please refer to Section B below.

The Provider shall indicate its proposed fee(s) in the box(es) below.

Deliverables ▼	Deadline for delivery ▼	Fees per service day	Exclusion level (fee per service day)
Inception phase: The evaluator(s) will collect initial data on project activities and results as well as deliver an inception report taking into account the CoE Evaluation Guidelines and its annexes. This phase will also comprise an initial briefing meeting (conference call) with the project management team in Chisinau and Strasbourg, to clarify general and specific questions regarding the project and its activities. Deliverable 1: Inception report including a detailed evaluation methodology and a proposed calendar (5 service days)	17 September 2020		500
Data collection phase: The evaluator(s) will carry out data collection (via conference calls) in Strasbourg and Chisinau and with project stakeholders (5 service days)	1 October 2020		500
Analysis and reporting phase: The evaluator(s) will analyse the collected data and produce a draft evaluation report not longer than 25-30 pages (not including annexes) comprising: Executive Summary (maximum 2 pages) Introduction - Description of the intervention - Purpose of the evaluation - Evaluation methodology - Difficulties encountered during the evaluation Findings - Findings related to each evaluation question - Additional findings Conclusions Recommendations Lessons learned Annexes (including list of interviews and of documents reviewed, questionnaires, etc.) Deliverable 2: Draft evaluation report comprising the above indicated outline (8 service days)	28 October 2020		500
Review the comments provided by the project management team on the draft evaluation report, including comments on the factual accuracy, the relationship between findings, conclusions and recommendations, as well as the relevance, usefulness and possibility to implement recommendations. Revise the final evaluation report to either integrate the comments of the project management team or present the comments in the report as differing views.	20 November 2020		500

The report should be assessment and recommendation-oriented, covering the topics described above by considering the project's outputs, inputs and its overall objective. The report should also provide conclusions and lessons learned for future project implementation and management. The final report shall be addressed to the Directorate General of Human Rights and Rule of Law, in two original copies signed and dated by the consultants. Copies of this report shall be submitted to EU Delegation, Council of Europe and the main beneficiary. Deliverable 3: Final evaluation report comprising the review of the comments provided by the project team management. (2 service days)		
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	TOTAL ►	500 EUR (per service day)

B. Declaration of Agreement and Signature

I, the undersigned, acting on my own behalf or as a representative of the Provider indicated below, hereby:

- Declare having the authority to represent the Provider;
- Declare that the information provided to the Council under this procedure is complete, correct and truthful.
- Acknowledge, in signing this document, that I have been notified that if any of the statements made or information provided prove to be false, the Council reserves the right to exclude the tender concerned from the procedure or to terminate any existing contractual relations related to the latter;
- Express consent to any audit or verification that the Council may initiate by any means on the information provided under this procedure;
- Declare that neither I or the Provider I represent is in any of the situations listed in the exclusion criteria as reproduced in the Tender File;
- Declare that neither I, nor the Provider I represent, are in a situation of a conflict of interests or a potential
 conflict of interest in relation to this procedure. I have been notified and understand that a conflict of interests
 may arise, in particular, from economic interests, political or national affinities, emotional or family ties or any
 other type of shared relationship or interest;
- Undertake to update the Council with significant information changes within a reasonable time. Significant information changes include, but are not limited to change of legal status, ownership, name and address, loss of licence of registration, filing bankruptcy, suspension or debarment by any national or local governmental agency or assimilated, inclusion in the lists of persons or entities subject to restrictive measures applied by the European Union (available at www.sanctionsmap.eu);
- Accept without any derogation all the terms of the Legal Conditions as reproduced in the present document and understand that its signature **shall constitute signature of the contract** with the Council subject to the selection of the tender by the Council and the signature of this Act by a representative of the Council.

The Provider shall **fill in this part**, **print the document**, **sign in the last box** below and **send a scan copy of the document** to the email address indicated on the 1st page.

	Fe	or the Provider ▼
	Signatory (Name, Function and Entity)	Ŭ.
	Provider ►	
ture	Place of signature	In
Signature	Date of signature ►	11
	Signature ▶	

For the Council of Europe ▼ On behalf of the Secretary General of the Council of Europe Signatory (Name, William Massolin, Head of Council Function and of Europe Office in Chisinau Entity) ▶ % of advance payment accepted Place of signature In Chisinau Date of signature /__/_ Signature▶ PO Number ▶ FIMS Number ▶

	INVOICING (This part is reserved for the Council of Europe)		
	Invoicing Address ► Council of Europe, Avenue de l'Europe, F – 67075 Strasbourg Cedex		
	The invoice shall indicate prices <i>net fixed amount.</i>		
	The invoice shall be established <i>excluding tax</i> .		
	The invoice shall be established <i>excluding tax</i> , the following shall appear on the pro-forma invoice and on the final invoice: According to Article 2 b) of Directive 2001/115/EC: "Intra-Community service/sale to an exempted organisation: Articles 143 and 151 of Directive 2006/112/EC."		
	The Council of Europe shall provide a VAT exemption certificate to the service provider/supplier with each order. The exemption certificate should be retained by the Provider/Supplier and presented to the relevant tax authorities to justify tax-free invoicing. In case the Council of Europe is not in a position to provide the said certificate, the invoice shall be established including all taxes.		
	The invoice shall be established including all taxes. The invoice shall indicate the total amount without taxes, the rate and the amount of the VAT and the total amount 'including all taxes'.		

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Authoritie	ces physically carried out in France, providers who do not have a French VAT number must register with the French Fiscal es: Directorate for non-resident tax / sie.entreprises-etrangeres@dgfip.finances.gouv.fr / 10, rue du Centre / 93465 Noisy-ledex / + 33 (0)1 57 33 85 00
for VAT properties taxes, the statemen	ce shall be established <i>including all taxes</i> (French VAT at the applicable rate). Providers/suppliers are required to register burposes at the VAT Mini One Stop Shop (VAT MOSS) of their choice. The invoice shall indicate the total amount without e rate and the amount of the VAT and the total amount 'including all taxes'. The invoice shall also stipulate the following t: "French VAT collected by the Provider and paid to the Mini One-Stop shop in [Address/Country] under the MOSS tion number [No. XX]".
Comments	
The Provider s	hall invoice the Council as indicated above. For any question, please contact the contact point of this contract. For aspects other

The Provider shall invoice the Council as indicated above. For any question, please contact the contact point of this contract. For aspects other than VAT, the invoice shall conform to the applicable legislation. Unless agreed otherwise between the parties, the invoice shall be in the currency specified in the table of fees (See Section A).

C. Legal Conditions

ARTICLE 1 - GENERAL PROVISIONS

- 1.1 The Provider undertakes, on the conditions and in the manner laid down by common agreement hereafter excluding any accessory verbal agreement, to provide the list of Deliverables reproduced in the Terms of reference (see Section A above) related to the present contract and in the tender submitted by the Provider.
- 1.2 The present contract is composed, by order of precedence, of:
 - a) the Act of Engagement, in its entirety (cover page, Sections A and B and the present Legal Conditions).
- 1.3 Any general purchasing terms and conditions of the Provider shall never prevail over these legal conditions. Any provision proffered by the Provider in its documents (general conditions or correspondence) conflicting with the clauses of these legal conditions shall be deemed void, except for any clauses which may be more favourable to the Council.
- 1.4 For the purposes of this Contract:
 - a) "Contract" shall refer to the documents described in 1.2, above;
 - b) "Council" shall mean the Council of Europe;
 - c) "Deliverables" shall mean the services or goods as described in the Terms of reference;
 - d) "Parties" shall mean the Council and the Provider;
 - e) "Provider" shall mean the legal or physical person selected by the Council for the provision of the Deliverables. This person may equally be referred to as the "Service Provider" or the "Consultant".

ARTICLE 2 - DURATION

The contract is concluded until complete execution of the obligations of the parties and takes effect as from the date of its signature by both parties. The services shall be executed in accordance with the timeframe indicated in the Terms of reference or, by default, as agreed in any prior correspondence.

ARTICLE 3 — OBLIGATIONS OF THE PROVIDER

3.1 General obligations

- 3.1.1. The Provider bears sole responsibility for all the decisions made and the human, technical, logistic and material resources used in the context of the Contract in order to provide the Deliverables, with due respect for the Council of Europe's needs and constraints, as contractually defined.
- 3.1.2. The Provider recognises that it is subject to a general obligation to provide advice, including, but not limited to, an obligation to provide any relevant information or recommendations to the Council. In this context, the Provider shall supply to the Council all the advice, warnings and recommendations necessary particularly in terms of quality of Deliverables, security and compliance with professional standards. The Provider also undertakes to inform the Council as soon as it becomes aware, during the execution of the Contract, of any initiatives and/or adopted laws and regulations, policies, strategies or action plans or any other development related to the object of the Contract.

3.2 Intellectual services

- 3.2.1. The provisions of Articles 3.2.2 to 3.2.10 shall apply insofar as the contract concerns the provision of intellectual services.
- 3.2.2. Unless agreed otherwise by the Parties, any written documents prepared by the Provider under the contract shall be written in English and produced on a word processing file. In case the Parties agree that a written document shall be prepared in a language other than English or French, a summary in English or French shall be included in the said document.
- 3.2.3. Unless agreed otherwise by the Parties, all written documents of more than 1,500 words shall be preceded or accompanied by a text summarising the subject and main conclusions and shall not, unless specifically required, exceed 5,000 words.
- 3.2.4. The Provider guarantees that the Deliverables conform to the highest academic standards.
- 3.2.5. The Provider cedes irrevocably and exclusively to the Council throughout the entire world and for the entire period of copyright protection, all rights on the Deliverable(s) produced as a result of the execution of the present contract. Such rights shall include in particular the right to use, reproduce, represent, publish, adapt, translate and distribute or to have used, reproduced, represented, published, adapted, translated and distributed in any country, in any language, in any form and on any kind of support, including on a CD-ROM or the Internet, the said Deliverables, or any part thereof.
- 3.2.6. The Council reserves the right to exercise the above-mentioned rights for any purpose falling within its activities.
- 3.2.7. The Provider guarantees that use by the Council of the Deliverable(s) produced as a result of the execution of the present contract will not infringe the rights of third parties. However, should the Council incur liability as the result of any such infringement; the Provider will compensate it in full for any damage it may suffer in consequence.
- 3.2.8. Notwithstanding the provision in Article 3.2.5 above, the Council may, on prior application by the Provider, authorise the Provider to use the Deliverable(s) referred to above. When giving the Provider such authority, the Council will inform the Provider of any conditions to which such use may be subject.
- 3.2.9. Any intellectual property rights of the Provider over methods, knowledge and information which are in existence at the date of the conclusion of the Contract and which are comprised in or necessary for or arising from the performance of the Contract shall remain the property of the Provider. However, in consideration of the fees payable pursuant to the Contract the Provider hereby grants the Council a non-exclusive and free licence for the entire world and for the entire period of protection by the applicable intellectual property rights law for the use of such methods, knowledge and information insofar as they are an integral part of the Deliverable(s).
- 3.2.10. If the Deliverable(s) result(s) in the provision of a training session, and provided the training materials are not the property of the Council, the Provider shall grant the participants in the training a non-exclusive licence for the entire world and for the entire period of protection by the applicable intellectual property rights law for their own professional use of those training materials.

3.3 Health and social insurance of the Provider or its employees

The Provider shall undertake all necessary measures to arrange for health and social insurance during the entire contract. The Provider acknowledges and accepts in this regard that the Council shall not assume any responsibility for any health and social risks concerning illness, maternity or accident which might occur during the performance of work under the contract.

3.4 Fiscal obligations

The Provider undertakes to inform the Council about any change of its status with regard to VAT, to observe all applicable rules and to comply with its fiscal obligations in:

- a) submitting a request for payment, or an invoice, to the Council in conformity with the applicable legislation;
- b) declaring all fees received from the Council for tax purposes as required in his/her/its country of fiscal residence.

3.5 Loyalty and confidentiality

- 3.5.1. In the performance of the present contract, the Provider will not seek or accept instructions from any government or any authority external to the Council. The Provider undertakes to comply with the Council's directives for the completion of the Deliverables and to refrain from any word or act that may be construed as committing the Council.
- 3.5.2. The Provider shall observe the utmost discretion in all matters concerning the contract, and particularly any matters or data that have been or are to be recorded that come to the Provider's attention in the performance of the contract. Unless obliged to do so under the terms of the contract, or expressly authorised to do so by the Secretary General of the Council, the Provider shall refrain at all times from communicating to any person, legal entity, government or authority external to the Council any information which has not been made public and which has come to the Provider's notice as a result of dealings with the Council. Nor shall the Provider seek to gain private benefit from such information. Neither the expiry of the contract nor its termination by the Council shall lift these obligations.

3.6 Disclosure of the terms of the contract

- 3.6.1. The Provider is informed and gives an authorisation of disclosure of all relevant terms of the contract, including identity and price, for the purposes of internal and external audit and to the Committee of Ministers and to the Parliamentary Assembly of the Council with a view to these latter discharging their statutory functions, as well as for the purpose of meeting the publication and transparency requirements of the Council of Europe or its donors. The Provider authorises the publication, in any form and medium, including the websites of the Council of Europe or its donors, of the title of the contract/projects, the nature and purpose of the contract/projects, name and locality of the Provider and amount of the contract/project.
- 3.6.2. Whenever appropriate, specific confidentiality measures shall be taken by the Council to preserve the vital interests of the Provider.

3.7 Use of the Council of Europe's name

The Provider shall not use the Council's name, flag or logo without prior authorisation of the Council.

3.8 Data Protection

- 3.8.1. Without prejudice to the other provisions of this contract, the Parties undertake, in the execution of this contract, to comply at all times with the legislation applicable to each of them concerning the processing of personal data.
- 3.8.2. Where the Provider, pursuant to its obligations under this contract, processes personal data on behalf of the Council, it shall:
 - Process personal data only in accordance with written instructions from the Council;
 - ii. Process personal data only to the extent and in such manner as is necessary for the execution of the contract, or as otherwise notified by the Council;
 - iii. Implement appropriate technological measures to protect personal data against accidental loss, destruction, damage, alteration or disclosure. These measures shall be appropriate to the harm which might result from any unauthorised or unlawful processing, accidental loss, destruction, or damage while having regard to the nature of the personal data which is to be protected;
 - iv. Take reasonable steps to ensure the reliability of the Provider's employees having access to the personal data and to ensure that they have committed themselves to confidentiality or are under an appropriate statutory obligation of confidentiality and thus agree to comply with the data protection obligations set out in this contract;
 - v. Obtain written consent from the Council prior to any transfer of possession or responsibility for the personal data to any subcontractors. If the Council chooses to authorise subcontracting, the same data protection obligations as set out in this contract shall be imposed on the subcontractor by way of a contract. The Provider shall remain fully liable to the Council for the performance of that subcontractor's obligations.
 - vi. Notify the Council within five working days if it receives:
 - a. a request from a data subject to have access (including rectification, deletion and objection) to that person's personal data: or
 - b. a complaint or request related to the Council's obligations to comply with the data protection requirements.
 - vii. Provide the Council with full assistance in relation to any such request or complaint and assist the Council to fulfil its obligation to respond to the requests for rectification, deletion and objection, to provide information on data processing to data subjects and to notify personal data breaches;
 - viii. Allow for and contribute to checks and audits, including inspections, conducted or mandated by the Council or by any authorised third auditing person. The Provider shall immediately inform the Council of any audit not conducted or mandated by the Council;
 - ix. Not process nor transfer personal data outside the jurisdiction of a Council of Europe Member State without the prior authorisation of the Council and provided that an adequate level of protection is guaranteed by law or by ad hoc or approved standardised safeguards (such as binding corporate rules) in the jurisdiction of the recipient;
 - x. Make available to the Council all information necessary to demonstrate compliance with the obligations under the contract in connection with the processing of personal data and the rights of data subjects;
 - xi. Upon the Council's request, delete or return to the Council all personal data and any existing copies, unless the applicable law requires storage of the personal data.

3.9 Parallel Activities

Where the Provider is a natural person who is employed in parallel to this Contract, they hereby confirm that they:

- a) have been granted approval from their employer to perform paid services for the Council under this Contract, and/or
- b) have been granted leave during the performance of their obligations under this Contract.

3.10 Other obligations

- 3.10.1. In the performance of the present contract, the Provider undertakes to comply with the applicable principles, rules and values of the Council.
- 3.10.2. The Staff Regulations and the rules concerning temporary staff members shall not apply to the Provider.
- 3.10.3. Nothing in this contract may be construed as conferring on the Provider the capacity of a Council of Europe staff member or employee.

ARTICLE 4 — FEES, EXPENSES AND MODE OF PAYMENT

4.1 Fees

- 4.1.1. In return for the fulfilment by the Provider of its obligations under the contract, the Council undertakes to pay the Provider the fees as indicated in their offer, in the currency specified in the Table of fees.
- 4.1.2. Amounts are final and not subject to review.

4.2 VAT

- Should the Provider not be subject to VAT, the amount invoiced shall be net fixed amount. Should the Provider be subject 4.2.1. to VAT, the amount shall be invoiced as indicated in Articles 4.2.2 to 4.2.5.
- 4.2.2. Should the deliverables be taxable in France, the amount invoiced shall be VAT inclusive.
- Should the deliverables be taxable in another EU country, and unless otherwise agreed between the Parties, the Council 4.2.3. will provide the Provider with an exemption certificate prior to the signature of the contract. The exemption certificate sent by the Council of Europe should be retained by the Provider and presented to the relevant tax authorities to justify tax-free invoicing. In accordance with Article 2 b) of Council Directive 2001/115/EC, the following should be stated in the invoice: "Intra-Community sale/service to an exempted organisation: Articles 143 and 151 of Council Directive 2006/112/EC' and should indicate the final total amount excluding VAT. In case the CoE will not be in a position to provide the said certificate, the Council will pay the invoice with VAT included.
- Should the deliverables be taxable in a non-EU country, the amount invoiced will not include VAT if the local (national) 4.2.4. legislation allows for it, or if the Council of Europe enjoys tax exemption through other means in the country concerned. Otherwise, it shall include VAT.
- For the provision of "online services", should the Provider be established either in an EU country (other than France) or 4.2.5. in a non-EU country, the invoiced amount shall include French VAT at the applicable rate. The invoice shall indicate the total amount without taxes, the rate and the amount of the VAT and the total amount 'all tax included'. The invoice shall also stipulate the following statement: "Intra-community sale/service: French VAT collected by the Provider and paid to the Mini One-Stop shop in [Address/Country]".

4.3 Invoicing and payment

- Upon acceptance of the deliverable[s] by the Council, the Provider shall submit an invoice or a request for payment in 4.3.1. triplicate and in the currency specified in the Table of fees, in conformity with the applicable legislation.
- 4.3.2. Before accepting the Deliverable(s), the Council reserves the right to ask the Provider to submit any other document or information that may serve the purpose of establishing that the Contract has been duly executed.
- 4.3.3. In the case of event organisation, the Provider shall in any case submit any document that proves that the event took place, including but not limited to an attendance sheet broken down into half days specifying the location, date(s) and time(s) of the event(s) or activity(ies), to be individually signed by each participant and the Provider.
- 4.3.4. The payment for the Deliverables to be paid by the Council shall be made within 60 calendar days of submission of the invoice described in Article 4.3.1, subject to the submission of the Deliverable(s) described in the Terms of reference and its/their acceptance by the Council.
- 4.3.5. In cases where an advance payment is foreseen, it shall be paid within 60 calendar days upon signature of the contract.

4.4 Other expenses

- In the event of the Provider being required to travel for the purposes of the contract, and provided the Terms of reference do not stipulate that the fees already include travel and subsistence expenses, the Council undertakes, subject to its prior agreement, to reimburse travel and subsistence allowances in compliance with the Council's applicable Rules.⁴
- 4.4.2. Travel expenses referred to under 4.4.1 will be reimbursed on the basis of the rail fare (first class) or air fare (tourist class) upon presentation of an invoice on the letterhead of the relevant vouchers. Subsistence expenses (including travel expenses within the locality visited) will be reimbursed at the applicable daily rate.
- 4.4.3. In the event of the Provider being required to travel for the purposes of the contract, the duration of the Provider's travel and stays will be covered by an insurance policy with the insurers CHARTIS (Policy No. 2.004.761). A telephone helpline is available in case of emergency (+ 32 (0)3 253 69 16). The said insurance will cover specific risks related to travel and stay of the Provider (including medical costs related to unforeseen illness or accident, repatriation, death, cancellation of journey or flight, theft or loss of personal possessions). The insurance policy does not cover persons over 75 years of age.

ARTICLE 5 - BREACH OF CONTRACT

- 5.1. In the event that:
 - a) the Provider does not satisfy the conditions laid down in this contract or those resulting from any modifications duly accepted in writing by both parties, in accordance with the provisions of Article 6 below; or
 - b) the Deliverables provided as referred to under Article 1.1 do not reach a satisfactory level; or
 - c) the Provider is in any of the situations listed in Article 10.2,
 - the Council may consider there to have been a breach of contract and may consequently refuse to pay to the Provider the amounts referred to in Article 4.1 and Article 4.4 above.

⁴ CM/Del/Dec(2010)1089/11.3 appendix 9 https://search.coe.int/intranet/Pages/result_details.aspx?ObjectId=09000016805ceb14

- 5.2. In the cases described in paragraph 5.1 above, the Council reserves further, at any moment and further to prior notification to the Provider, the right to terminate the contract in all or in part. In case of termination, the Council shall pay only the amount corresponding to the deliverables actually and satisfactorily provided at the time of termination of the contract and shall request reimbursement of the sums already paid for Deliverables not provided. In case of partial termination, the obligations of the parties shall endure for all deliverables which are not subject of the notification of termination.
- 5.3. The outstanding sums shall be paid to the Council's bank account within 60 calendar days from the notification in writing by the Council to the Provider regarding the outstanding sums to be paid.

ARTICLE 6 - MODIFICATIONS

- 6.1. The provisions of this contract cannot be modified without the written agreement of both parties. This agreement may take the form of an exchange of emails provided it is done using the contact details specified in Article 8.
- 6.2. Any modification shall not affect elements of the contract which may distort the initial conditions of the tendering procedure or give rise to unequal treatment between the tenderers.
- 6.3. This contract may not be transferred, in full or in part, for money or free of charge, without the Council's prior authorisation in writing.
- 6.4. The Provider may not subcontract all or part of the Deliverables without the written authorisation of the Council.

ARTICLE 7 - CASE OF FORCE MAJEURE

- 7.1. In the event of force majeure, the parties shall be released from the application of this contract without any financial compensation. Force majeure is defined as including the following: major weather problems, earthquake, strikes affecting air travel, attacks, a state of war, health risks or events that would require the Council or the Provider to cancel the contract.
- 7.2. In the event of such circumstances each party shall be required to notify the other party accordingly in writing, within a period of 7 calendar days.

ARTICLE 8 - COMMUNICATION BETWEEN THE PARTIES

- 8.1. The Contact point within the Council of Europe is indicated on the cover page of the Act of Engagement (See page 1 above).
- 8.2. The Provider can be reached through the means indicated in the Act of Engagement (see page 1 above).
- 8.3. Any communication is deemed to have been made when it is received by the receiving party, unless the Contract refers to the date when the communication was sent.
- 8.4. Electronic communication is deemed to have been received by the receiving party on the day of successful dispatch of that communication, provided that it is sent to the addressees listed in paragraphs 1 and 2 above. Dispatch shall be deemed unsuccessful if the sending party receives a message of non-delivery. In this case, the sending party shall immediately send again such communication to any of the other addresses listed in paragraphs 1 and 2 above. In case of unsuccessful dispatch, the sending party shall not be held in breach of its obligation to send such communication within a specified deadline, provided the communication is dispatched by another means of communication without further delay.
- 8.5. Mail sent to the Council using the postal services is considered to have been received by the Council on the date on which it is registered by the department identified in paragraph 1 above.
- 8.6. Formal notifications made by registered mail with return receipt or equivalent, or by equivalent electronic means, shall be considered to have been received by the receiving party on the date of receipt indicated on the return receipt or equivalent.

ARTICLE 9 -ACCEPTANCE

The provision of Deliverables referred to in this contract shall be the subject of a written acceptance procedure. If acceptance is refused, the Council shall inform the Provider accordingly, giving reasons, and may set new modalities for the provision of the Deliverables. If acceptance is refused again, the Council may terminate the Contract in whole or in part without previous notice and without paying any financial compensation.

ARTICLE 10 - CHANGES IN THE PROVIDER'S SITUATION OR STANDING

- 10.1. The Provider shall inform the Council without delay of any changes in their address or legal domicile or in the address or legal domicile of the person who may represent them.
- 10.2. The Provider shall inform also inform the Council without delay:
 - a) if they are involved in a merger, takeover or change of ownership or there is a change in their legal status;
 - b) where the Provider is a consortium or similar entity, if there is a change in membership or partnership.
 - c) if they are sentenced by final judgment on one or more of the following charges: participation in a criminal organisation, corruption, fraud, money laundering;
 - d) if they are in a situation of bankruptcy, liquidation, termination of activity, insolvency or arrangement with creditors or any like situation arising from a procedure of the same kind, or are not subject to a procedure of the same kind;
 - e) if they have received a judgment with *res judicata force*, finding an offence that affects their professional integrity or serious professional misconduct;
 - f) if they do not comply with their obligations as regards payment of social security contributions, taxes and dues, according to the statutory provisions of their country of legal domicile;
 - g) if they are or are likely to be in a situation of conflict of interests;
 - h) if they are or if their owner(s) or executive officer(s), in the case of legal persons, are included in the lists of persons or entities subject to restrictive measures applied by the European Union (available at www.sanctionsmap.eu).

ARTICLE 11 - DISPUTES

- 11.1. Any dispute regarding this Contract shall failing a friendly settlement between the Parties be submitted to arbitration.
- 11.2. The Arbitration Board shall be composed of two arbitrators each selected by one of the parties, and of a presiding arbitrator, appointed by the other two arbitrators; in the event of no presiding arbitrator being appointed under the above conditions within a period of six months, the President of the Tribunal de Grande Instance of Strasbourg shall make the appointment.

- 11.3. Alternatively, the parties may submit the dispute for decision to a single arbitrator selected by them by common agreement or, failing such agreement, by the President of the Tribunal de Grande Instance of Strasbourg.
- The Board referred to in paragraph 2 of this Article or, where appropriate, the arbitrator referred to in paragraph 3 of 11.4. this Article, shall determine the procedure to be followed.
- If the parties do not agree upon the law applicable the Board or, where appropriate, the arbitrator shall decide ex aequo 11.5. et bono having regard to the general principles of law and to commercial usage.
- The arbitral decision shall be binding upon the parties and there shall be no appeal from it.

ARTICLE 12 - ADDRESSES AND BANK DETAILS OF THE PARTIES

The bank details of the Provider are indicated in the Act of Engagement. The bank details of the Council of Europe are the following:

Bank address: F-67075 Strasbourg Cedex, France Bank name: Société Générale Strasbourg

Code IBAN: FR76 30003 02360 001500 1718672

SWIFT Code: SOGEFRPP