Contract for the Supply of Goods and Related Services

Ref No: P17386

Purchaser: INVERSION ESTRATÉGICA DE HONDURAS (INVEST-Honduras /

INVEST-H)

Country: Honduras

Issued on: May 20, 2020.

Contract Agreement¹

THIS AGREEMENT made the 28 th day of May 2020.

BETWEEN

- (1) INVERSION ESTRATEGICA DE HONDURAS (INVEST-Honduras / INVEST-H) an agency of the Government of Honduras with its main place of business at Edificio Interamericana Añexo, Primer nivel, frente a Seguros CREFISA, Colonia Los Castaños Sur. Tegucigalpa, Honduras, Tels. (504) 2232-3514, 2232-3539 (hereinafter called "the Purchaser"), of the one part, and
- (2) Siemens Healthcare GmbH, a corporation incorporated under the laws of Germany and having its principal place of business at Henkestrasse 127, 91052 Erlangen, Germany (hereinafter called "the Supplier"), of the other part.

The Purchaser and the Supplier agree as follows:

- In this Agreement words and expressions shall have the same meanings as are respectively
 assigned to them in the Contract Documents referred to.
- 2. The following Contract Documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other Contract documents:
 - (a) The Conditions of Contract,
 - (b) Schedule 1: Details of Goods and Related Services and delivery dates.
 - (c) Schedule 2: Technical Specifications.
 - (d) Schedule 3: Contract Price.
 - (e) Schedule 4: Fraud and Corruption.
 - (f) Schedule 5: Form of advance payment guarantee.
 - (g) Any other document listed as forming part of the Contract.
- 3. In consideration of the payments to be made by the Purchaser to the Supplier as specified in this Agreement, the Supplier hereby covenants with the Purchaser to provide the Goods and Related Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 4. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Related Services and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of Switzerland on the day, month and year indicated above.

For and on behalf of the Purchaser.

Signed:

Name: MARCO ANTONIO BOGRÁN CORRALES

in the capacity of: EXECUTIVE DIRECTOR

in the presence of: HECTOR HERRERA, ID# 1503-1970-00806

For and on behalf of the Supplier:

Signed: [insert signature of authorized representative(s) of the Supplier]

Name: Dr Michael Klug

in the capacity of: Head of Business Services Direct Export Sales

in the presence of: [insert identification of official witness]

Signed: [insert signature of authorized representative(s) of the Supplier]

Name: Wolfram Otto

in the capacity of: Commercial Director MESA - Direct Export Sales

in the presence of: [insert identification of official witness]

semens

Henkestr. 127 Postfach 3260 91050 Erlangen +49 (91 31) 84-0

Mario Pommert

08.06. 2020

Conditions of Contract

1.1 The following words and expressions shall have the meanings hereby assigned to them: (a) "Bank" means the World Bank and refers to the International Bank for Reconstruction and Development (IBRD) or the International Development Association (IDA). (b) "CC" means the Conditions of Contract. (c) "Contract" means the Contract Agreement entered into between the Purchaser and the Supplier, together with the

by reference therein.

(d) "Contract Documents" means the documents listed in the Contract Agreement, including any amendments thereto...

Contract Documents referred to therein, including all attachments, appendices, and all documents incorporated

- (e) "Contract Price" means the price payable to the Supplier as specified in CC8.1, subject to such additions and adjustments thereto or deductions therefrom, as may be made pursuant to the Contract.
- (f) "Day" means calendar day.
- (g) "Completion" means the fulfillment of the Related Services, as applicable, by the Supplier in accordance with the terms and conditions set forth in the Contract.
- (h) "CC" means the Conditions of Contract
- (i) "Goods" means all of the commodities, raw material, machinery and equipment, and/or other materials that the Supplier is required to supply to the Purchaser under the Contract.
- (j) "Party" means the Purchaser or the Contractor, as the context requires, and "Parties" means both of them.
- (k) "Purchaser" means the entity purchasing the Goods and Related Services as applicable, as specified in CC 2.
- (I) "Purchaser's Country" is the country specified in CC 2.
- (m) "Related Services" means the services incidental to the supply of the goods, such as insurance, installation,

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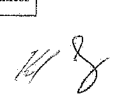
		training and initial maintenance and other such obligations of the Supplier under the Contract, as applicable.
		(n) "Subcontractor" means any person, private or government entity, or a combination of the above, to whom any part of the Goods to be supplied or execution of any part of the Related Services if applicable is subcontracted by the Supplier.
		(o) "Supplier" means the person, private or government entity, or a combination of the above, whose offer to perform the Contract has been accepted by the Purchaser and is named as such in the Contract Agreement.
		(p) "The Project Site," where applicable, means the place named in the CC.
2,	Purchaser, Purchaser's	2.1 The Purchaser is: INVERSIÓN ESTRATÉGICA DE HONDURAS
	Country, Project Site/Final	2.2 The Purchaser's Country is: Honduras
	Destination	2.3 The Project Site(s)/Final Destination(s) is/are: Aeropuerto Toncontin, Tegucigalpa, Honduras.
3.	Incoterms	3.1 The edition of Incoterms that shall apply is: Incoterms 2020
4.	Notices and Addresses for notices	4.1 Any notice given by one Party to the other pursuant to the Contract shall be in writing to the address hereafter using the quickest available method such as electronic mail with proof of receipt.
	:	A notice shall be effective when delivered or on the notice's effective date, whichever is later.
		Address for notices to the Purchaser:
		Attention: Marco A. Bográn
		Street Address: Edificio Interamericana Anexo, Primer nivel, frente a Seguros CREFISA, Colonia Los Castaños Sur.
		Floor/Room number: 4th Floor
		City: Tegucigalpa
		ZIP Code: N/A
		Country: Honduras
		Telephone: (504) 2232-3514, 2232-3539

			Electronic mail address: mbogran@investhonduras.hn, iordonez@investhonduras, fposas@investhonduras.hn
			Address for notices to the Supplier:
			Dr Michael Klug
			Head of Business Services Direct Export Sales
			Karlheinz-Kaske-Str. 5, 91052 Erlangen, Germany
			Michael.klug@siemens-healthineers.com
5.	Governing Law	5.1	The Contract shall be governed by and interpreted in accordance with the laws of Switzerland.
6.	Settlement of Disputes	6.1	All disputes arising out of or in connection with the present contract shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance with the said Rules.
7.	Shipping and other documents	7.1	The delivery of the Goods and completion of the Related Services shall be in accordance with Schedule 1.
	to be provided	7.2	The following documents will be provided by the Supplier:
			7.2. I. Negotiable bill of lading 7.2. 2. Airway bill 7.2. 3. Insurance certificate 7.2. 4. Manufacturer's warranty certificate 7.2. 5. Supplier's factory shipping details
		7,3	The above documents shall be received by the Purchaser on shipment.
8	Contract Price	8.1	The Contract Price is specified in Schedule 3.
		8.2	The unit Prices charged by the Supplier for the Goods supplied and the Related Services performed under the Contract shall not vary from the prices agreed in the Contract.
9	Terms of payment	9.1	The method and conditions of payment to be made to the Supplier under this Contract shall be as follows.
			Payment to the Supplier shall be made in Euros in the following manner:
			(i) Advance Payment: Forty (40) percent of the Contract Price shall be paid, within ten (10) days of signing of the Contract and upon submission of a claim for the amount and a bank demand guarantee for an equivalent amount



	- Table of the state of the sta	in the form set out in Schedule 5 or another form acceptable to the Purchaser valid until the Goods are delivered. (ii) On Shipment: Sixty (60) percent of the Contract Price of the Goods shipped shall be paid, within 15 days after submission of documents specified in CC 7.
	9.2	For the purpose of payment, the Supplier's bank account details are:
		A/c Holder: Siemens Healthcare GmbH IBAN: DE93 7632 0072 0003 1400 83 BIC/SWIFT code: HYVEDEMM417 Bank name: UniCredit Bank — HypoVereinsbank Address: Numberger Str. 61, 91051 Erlangen, Germany
10 Taxes and Duties	10.1	For Goods manufactured outside the Purchaser's Country, the Supplier shall be entirely responsible for all taxes, stamp duties, license fees, and other such levies imposed outside the Purchaser's Country.
	10.2	For Goods Manufactured within the Purchaser's Country, the Supplier shall be entirely responsible for all taxes, duties, license fees, etc., incurred until delivery of the contracted Goods to the Purchaser.
	10.3	If any tax exemptions, reductions, allowances or privileges may be available to the Supplier in the Purchaser's Country, the Purchaser shall use its best efforts to enable the Supplier to benefit from any such tax savings to the maximum allowable extent.
11 Subcontractors	11.1	The Supplier shall notify the Purchaser in writing of all subcontracts awarded under the Confract if not already specified in Supplier's offer. Such notification, in the original offer or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.
12 Specifications and Standards	12.1	The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards specified in Schedule 2 and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.
13 Packing, marking and	13.I	The Supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during

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documentation		transit to their final destination, as indicated in the Contract. During transit, the packing shall be sufficient to withstand, without limitation, rough handling and exposure to extreme temperatures, salt and precipitation, and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handling facilities at all points in transit.
	13.2	The packing, marking and documentation within and outside the packages shall be provided to the Purchaser prior to delivery.
14 Insurance cover	14.1	The insurance coverage shall be as specified in the Incoterms.
15 Transportation	15.1	Responsibility for transportation of the Goods shall be as specified in the Incoterms.
	15.2	The main mode of international transport shall be by air.
16 Site of inspections and tests 17 Delivery Date and Completion Date	17.1	The inspections and tests shall be conducted at: 16.1.1 HOSPITAL ESCUELA UNIVERSITARIO, TEGUCIGALPA, FCO. MORAZÁN 16.1.2 HOSPITAL GENERAL SAN FELIPE, FCO. MORAZÁN 16.1.3 INSTITUTO CARDIOPULMONAR (HOSPITAL DEL TÓRAX), TEGUCIGALPA, FCO. MORAZÁN 16.1.4 HOSPITAL MARÍA, TEGUCIGALPA, FCO. MORAZÁN 16.1.5 HOSPITAL DEL SUR, CHOLUTECA, CHOLUTECA 16.1.6 HOSPITAL GABRIELA ALVARADO, DANLÍ, EL PARAÍSO Goods from abroad: CIP Aeropuerto Toncontín, Tegucigalpa, Honduras.
Completion Pate	17.3	The Delivery Date of the Goods shall be as specified in Schedule 1. The Completion Date of Related Services shall be as specified in Schedule 1.
18 Liquidated damages and bonuscs	18.1	The liquidated damage shall be 0.5 % of the price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance. The maximum amount of liquidated damages shall be 10% of the Contract Price. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to CC 25.
19 Warranty	19.1	The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless



	1	provided otherwise in the Contract.
	19.2	The Supplier further warrants that the Goods shall be free from defects arising from any act or omission of the Supplier or arising from design, materials, and workmanship, under normal use in the conditions prevailing in the country of final destination.
	19,3	The warranty shall remain valid for 12 months after the Goods, or any portion thereof as the ease may be, have been delivered to and accepted at the final destination, or for 12 months after the date of shipment from the port or place of loading in the country of origin, whichever period concludes carlier.
	19.4	The period for repair or replacement after being notified of the defect by the Purchaser shall be 30 days.
	19,5	If having been notified, the Supplier fails to remedy the defect within the period specified in CC 19.4, the Purchaser may proceed to take within a reasonable period such remedial action as may be necessary, at the Supplier's risk and expense and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.
	19.6	For purposes of this warranty, the place(s) of final destination(s) shall be:
		19.6.1 HOSPITAL ESCUELA UNIVERSITARIO, TEGUCIGALPA, FCO. MORAZÁN
		19.6.2 HOSPITAL GENERAL SAN FELIPE, FCO. MORAZÁN 19.6.3 INSTITUTO CARDIOPULMONAR (HOSPITAL DEL
		TÓRAX), TEGUCIGALPA, FCO. MORAZÁN 19.6.4 HOSPITAL MARÍA, TEGUCIGALPA, FCO. MORAZÁN 19.6.5 HOSPITAL DEL SUR, CHOLUTECA, CHOLUTECA 19.6.6 HOSPITAL GABRIELA ALVARADO, DANLÍ, EL PARAÍSO
20 Copyright	20.1	The copyright in all drawings, documents, and other materials containing data and information furnished to the Purchaser by the Supplier herein shall remain vested in the Supplier, or, if they are furnished to the Purchaser directly or through the Supplier by any third party, including suppliers of materials, the copyright in such materials shall remain vested in such third party.
21 Fraud and Corruption	21.1	The Bank requires compliance with the Bank's Anti- Corruption Guidelines and its prevailing sanctions policies and procedures as set forth in the WBG's Sanctions Framework, as set forth in Schedule 4.

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	21.2	The Purchaser requires the Supplier to disclose any commissions or fees that may have been paid or are to be paid to agents or any other party with respect to the direct contracting process or execution of the Contract. The information disclosed must include at least the name and address of the agent or other party, the amount and currency, and the purpose of the commission, gratuity or fee.
22 Inspections and Audit by the Bank	22.1	Pursuant to paragraph 2.2 e. of Schedule 4, the Supplier shall permit and shall cause its agents (where declared or not), subcontractors, subconsultants, service providers, suppliers, and personnel, to permit, the Bank and/or persons appointed by the Bank to inspect the site and/or the accounts, records and other documents relating to the respect to the direct contracting process or contract execution. The Supplier's and its subcontractor's attention is drawn to CC 21.1 (Fraud and Corruption) which provides, inter alia, that acts intended to materially impede the exercise of the Bank's inspection and audit rights constitute a prohibited practice subject to contract termination (as well as to a determination of ineligibility pursuant to the Bank's prevailing sanctions procedures).
23 Limitation of Liability	23,1	Except in cases of criminal negligence or willful misconduct, (a) the Supplier shall not be liable to the Purchaser, whether in contract, tort, or otherwise, for any indirect or consequential loss or damage, loss of use, loss of production, or loss of profits or interest costs, provided that this exclusion shall not apply to any obligation of the Supplier to pay liquidated damages to the Purchaser and
		(b) the aggregate liability of the Supplier to the Purchaser, whether under the Contract, in tort or otherwise, shall not exceed the total Contract Price, provided that this limitation shall not apply to the cost of repairing or replacing defective equipment, or to any obligation of the supplier to indemnify the Purchaser with respect to patent infringement.
24 Force Majeure	24.1	The Supplier shall not be liable for liquidated damages, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
	24.2	For purposes of this Clause, "Force Majeure" means an event or situation beyond the control of the Supplier that is not foreseeable, is unavoidable, and its origin is not due to negligence or lack of care on the part of the Supplier. Such



events may include, but not be limited to, acts of the Purchaser in its sovereign capacity, wars or revolutions, fires, floods, and freight embargoes.

- 24.3 If a Force Majeure situation arises, the Supplier shall promptly notify the Purchaser in writing of such condition and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- 24.4 If the performance of the Contract is substantially prevented, hindered or delayed for a single period of more than sixty (60) days or an aggregate period of more than one hundred and twenty (120) days on account of one or more events of Force Majeure during the currency of the Contract, the Parties will attempt to develop a mutually satisfactory solution, failing which either Party may terminate the Contract by giving a notice to the other Party.
- 24.5 The parties agree that a delay that results from COVID 19 shall be deemed a force majeure event, provided the delay is beyond the Supplier's control and is not due to negligence or lack of care on the part of the Supplier.

25 Termination

25.1 Termination for Default

The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part:

- (i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Purchaser;
- (ii) if the Supplier fails to perform any other obligation under the Contract; or
- (iii) if the Supplier, in the judgment of the Purchaser has engaged in Fraud and Corruption, in competing for or inexecuting the Contract.

In the event the Purchaser terminates the Contract in whole or in part, the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services if applicable similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or Related Services if applicable. However, the Supplier shall continue

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performance of the Contract to the extent not terminated.

25.2 Termination for Convenience

- (a) The Purchaser, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.
- (b) The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of termination shall be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect:
 - (i) to have any portion completed and delivered at the Contract terms and prices; and/or
 - (ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services if applicable and for materials and parts previously procured by the Supplier.

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Schedule 1 Goods and Related Services and Delivery Period(s)

Delivery Period from date of contract signature	By November 14 2020	By 10 July (or 4 weeks after contract signing)	By 10 July (or 4 weeks after contract signing)	By 10 Inly (or 4 weeks after contract signing)
Applicable Incoterms (e.g. CIP, PCA EXW, etc.)	at S	CIP	di Cili	CIP
Named Place of Destination (for CIP) or Named Place (for FCA)	Aeropuerto Tocontin, Tegucigaipa, Honduras	Aeropuerto Tocontin, Tegucigalpa, Honduras	Acropuerto Focontin, Tegucigalpa, Honduras	Aeropuerto Tocontin, Tegucigalpa, Honduras
Physical unit	Each	Each	Each	Each
Quantit P required	0.1	1:0	10	0.1
Description of Goods	MOBILEIT Elara Max X-Ray	ACUSON funiper Ultrasound	20 - TRNSDCR, SPL TC-TIF (Phased Array)	21 – XCDR COVER STERILE (Additional 10 Covers)
Line Item N°	-	7	en .	4

Phased Air Shipping Schedule

Siemens J	MOBILETT Elara Max X-Ray -	Stemens MOBILETT Elara Max X-Ray - shipping Dates and Minimum Quantities	ntities
Air Shipping Dates to Aeropuerto Tocontín, Tegucigalpa, Honduras	By October 8,2020	By October 19 2020	14 November 2020
Minimum Quantities	<i>L</i>		C.
Siemens ACUSON Jun	iper Utrasound (plus accessories	Siemens ACUSON Juniper Ultrasound (plus accessories 20 and 21) - shipping Dates and Minimum Quantities	Inimum Quantities
Air Shipping Dates to Aeropuerto Tocomito, Tegucigalpa, Honduras	By 10 July 2020		
Minimum Quantities	Ģ ī		

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3. Related Services

Service	Description of Services	Place where services shall be performed	Completion Period of Services
, - 1	Installation and orientation	As advised by the Purchaser	Prior to the Goods being put in operation
.2	Hard copy manuals and e- learning modules	As advised by the Purchaser	As advised by the Purchaser
<u>.</u> 6.	Product Servicing	As advised by the Purchaser	As advised by the Purchaser



Schedule 2 Technical Specifications

Refer to attached Technical Specification PDF



Schedule 3 Pricing Schedule

1. Goods to be supplied from outside the Purchaser's country

6.	Total Price per Line item	839,000,006	249,000.006	32,000,000E	1,100.00€
ΘĢ	FOR CIP, If FREQUIRED Price per line item for inland transportation and other services required in the Purchaser's Country to convey the Goods to their final destination specified in the invitation for direct contracting	N/A	N/A	NA	N/A.
7	CIP (or FCA as applicable Price per line tem	71,000.00€	28,000,006	N/A	NA
90	Unit price CIP Acropuerto Tocontin, Tegucigalpa, Honduras	76,800.00€	22,100.006	3,200,006	1.10.00€
8	Quantity and physical unit	10 Units.	10 Units	10 Units	10 Units
4	Country of Delivery Date Origin as defined by Incoterms	By January 10 Units 10 2021	By July 10 (or 4 weeks after contract signing)	By July 10 (or 4 weeks after contract signing)	By July 10 (or 4 weeks after contract signing)
3	Country of Origin	Germany.	Germany	Germany {e1 eq	(Sermany North
2	Description of Goods	MOBILETT Elara Max X-Ray	ACUSON Juniper Ultrąsound	20 - TRNSDCR, 5Pl, Germany TC-TIF (Phased Anay)	21 – XCDR COVER Germany STERILE (Additional 10 Covers)
1	Line Item N°	H	2	m	4

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Total Price 1,121,100.00€

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2. Prices for Related Services

					
7.	Total Price per Service	(Col. 5*6 or estimate)	NIE	NIL	NIL
Ġ.	Unit price		Honduras to contract separately with Siemens! Business Partner for delivery. Sicmens to advise Business. Partner details.	NL	Honduras to contract separately with Siemens. Business Partner for delivery. Siemens to advise Business Partner details.
ļu.	Quantity and physical unit		10.offeach	ID of each	10 of each
-1	Completion		Prior to units, put in 10 of each operation	As advised by the Purchaser	As advised by the Purchaser
in.	Country of Origin.		Honduras	Honduras	Honduras
2	Description of Services		Full installation procedure for MOBILETT Blara Max. X-ray and ACUSON Imiger Ultrasound techty manufactures-certified technician, including on-site quality check and technical offentation for facility staff	Hard copy manuals and elearning manuals for MOBILETT Elara Max X-ray and ACUSON Juniper Ultrasound	Servicing for MOBILETT Elara Max X-ray and ACUSON Juniper Ultrasound
	Item description		Installation & Orientation	Hard copy manuals and e-learning modules	Product Servicing
-	Item No.		pand.	2	en en

3. The Contract Price for the supply and delivery of the Goods, and related Services:

Total Price NIL

Price Schedule	Amount
Total price for Goods:	1,121,100:006
Total price for Related Services	N/A
Contract Price	1,121,100.00€

Schedule 4

Fraud and Corruption

(Text in this Schedule shall not be modified)

1. Purpose

1.1 The Bank's Anti-Corruption Guidelines and this annex apply with respect to procurement under Bank Investment Project Financing operations.

2. Requirements

2.1 The Bank requires that Borrowers (including beneficiaries of Bank financing); bidders (applicants/proposers), consultants, contractors and suppliers; any sub-contractors, sub-consultants, service providers or suppliers; any agents (whether declared or not); and any of their personnel, observe the highest standard of ethics during the procurement process, selection and contract execution of Bank-financed contracts, and refrain from Fraud and Corruption.

2.2 To this end, the Bank:

- a. Defines, for the purposes of this provision, the terms set forth below as follows:
 - "corrupt practice" is the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
 - ii. "fraudulent practice" is any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain financial or other benefit or to avoid an obligation;
 - iii. "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;
 - iv. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;

v. "obstructive practice" is:

- (a) deliberately destroying, falsifying, altering, or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a Bank investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; and/or threatening, harassing, or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
- (b) acts intended to materially impede the exercise of the Bank's inspection and audit rights provided for under paragraph 2.2 e. below.

- b. Rejects a proposal for award if the Bank determines that the firm or individual recommended for award, any of its personnel, or its agents, or its sub-consultants, sub-contractors, service providers, suppliers and/ or their employees, has, directly or indirectly, engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices in competing for the contract in question;
- c. In addition to the legal remedies set out in the relevant Legal Agreement, may take other appropriate actions, including declaring misprocurement, if the Bank determines at any time that representatives of the Borrower or of a recipient of any part of the proceeds of the loan engaged in corrupt, fraudulent, collusive, coercive, or obstructive practices during the procurement process, selection and/or execution of the contract in question, without the Borrower having taken timely and appropriate action satisfactory to the Bank to address such practices when they occur, including by failing to inform the Bank in a timely manner at the time they knew of the practices;
- d. Pursuant to the Bank's Anti- Corruption Guidelines and in accordance with the Bank's prevailing sanctions policies and procedures, may sanction a firm or individual, either indefinitely or for a stated period of time, including by publicly declaring such firm or individual ineligible (i) to be awarded or otherwise benefit from a Bank-financed contract, financially or in any other manner;² (ii) to be a nominated? sub-contractor, consultant, manufacturer or supplier, or service provider of an otherwise eligible firm being awarded a Bank-financed contract; and (iii) to receive the proceeds of any loan made by the Bank or otherwise to participate further in the preparation or implementation of any Bank-financed project;
- e. Requires that a clause be included in bidding/request for proposals documents and in contracts financed by a Bank loan, requiring (i) bidders (applicants/proposers), consultants, contractors, and suppliers, and their sub-contractors, sub-consultants, service providers, suppliers, agents personnel, permit the Bank to inspect all accounts, records and other documents relating to the procurement process, selection and/or contract execution, and to have them audited by auditors appointed by the Bank.

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For the avoidance of doubt, a sanctioned party's ineligibility to be awarded a contract shall include; without limitation, (i) applying for pre-qualification, expressing interest in a consultancy, and bidding, either directly or as a nominated subcontractor, nominated consultant, nominated nonullacturer or supplier, or nominated service provider, in respect of such contract, and (ii) entering into an addeadam or amendment introducing a material modification to any existing contract.

A nominated sub-contractor, nominated consultant, nominated manufacturer or supplier, or nominated service provider (different names are used depending on the particular bidding document) is one which has been (i) included by the bidder in its pre-qualification application or bid because it brings specific and critical experience and know-how that allow the bidder to meet the qualification requirements for the particular bid; or (ii) appointed by the Borrower.

Inspections in this context usually are investigative (i.e., forensic) in nature. They involve fact-finding activities undertaken by the Bank or persons appointed by the Bank to address specific matters related to investigations/audits, such as evaluating the veracity of an allegation of possible Finud and Corruption, through the appropriate mechanisms. Such activity includes but is not limited to; accessing and examining a firm's or individual's financial records and information, and making copies thereof as relevant, accessing and examining any other documents, data and information (whether in hard copy or electronic format) iteemed relevant for the investigation/audit, and making copies thereof as relevant; interviewing staff and other relevant individuals; performing physical inspections and site visits; and obtaining third party verification of information.

Schedule 5

Advance Payment Security Demand Guarantee

[Guarantor letterhead or SWIFT identifier code]

Beneficiary: [Insert name and Address of Purchaser]

Date: [Insert date of issue]

Advance Payment Guarantee No.: [Insert guarantee reference number]

Guarantor: [Insert name and address of place of issue, unless indicated in the letterhead]

Contract No.: [insert Purchaser's reference for the specific Contract]

We have been informed that [insert name of Supplier, which in the case of a joint venture shall be the name of the joint venture] (hereinafter called "the Applicant") has entered into a Contract No. [insert reference number of the contract] dated [insert date] with the Beneficiary, for the execution of [insert name of contract and brief description of Goods and Related Services] (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum [insert amount in figures] () [insert amount in words] is to be made against an advance payment guarantee.

At the request of the Applicant, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of [insert amount in figures] [insert amount in words]⁵¹ upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating either that the Applicant:

- (a) has used the advance payment for purposes other than toward delivery of Goods; or
- (b) has failed to repay the advance payment in accordance with the Contract conditions, specifying the amount which the Applicant has failed to repay.

A demand under this guarantee may be presented as from the presentation to the Guarantor of a certificate from the Beneficiary's bank stating that the advance payment referred to above has been credited to the Applicant on its account number [insert number] at [insert name and address of Applicant's bank].

The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency(ies) of the advance payment as specified in the Contract, or in a freely convertible currency acceptable to the Purchaser.

This guarantee shall expire, at the latest, upon our receipt of a copy of the payment certificate indicating that ninety (90) percent of the Contract Price has been certified for payment, or on the [insert day] day of [insert month], 2 [insert year], whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date

This guarantee is subject to the Uniform Rules for Demand Guarantees (URDG) 2010 Revision, ICC Publication No.758, except that the supporting statement under Article 15(a) is hereby excluded.

[signature(s)]

Note: All italicized text (including footnotes) is for use in preparing this form and shall be deleted from the final product.

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