Invitation of Proposals for Media & Communication Consulting Services

Public Private Partnership Authority (P3A), an autonomous statutory body corporate established under P3A Act, 2017, is seeking the services of a well-qualified and reputed professional Communications and Media Consultant for the promotion of Government's Public Private Partnership (PPP) program for the development of infrastructure projects in Pakistan.

A Request for Proposal (RFP) package detailing the scope of work, terms and conditions and submission requirements is available on the P3A website: www.pppa.gov.pk or Pakistan Procurement Regulatory Authority website: www.ppra.org.pk. Interested parties are invited to submit their proposals as per the RFP to the undersigned latest by March 3rd, 2021 at 1100 hrs, which will be opened on the same date at 1200 hrs. Any queries related to the assignment may please be sent to saba.siraj@pppa.gov.pk.

Manager Communications & PR Public Private Partnership Authority (P3A) House 611, Street 37, E-11/3, Islamabad TEL: +92 51 933 4130 FAX: +92 51 933 0331



Request for Proposal For Hiring Media/ Communications Consultant

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Dear Sir/Madam,

1. Introduction

Public Private Partnership Authority ("P3A"), an autonomous statutory body corporate established under Public Private Partnership Authority Act 2017, has the mandate to facilitate federal government implementing agencies in developing, structuring and procuring their infrastructure projects on Public Private Partnership (P3) basis and the Board of P3A is empowered to approve such Public Private Partnership ("P3") transactions

which have the potential of providing value-for-money solution to the government while retaining bankable financial structure for the private sector.

As P3A is at the forefront of facilitating the government's development agenda through private sector participation; it's effective interaction with both the public and the private sector partners, including investors, Implementing agencies, state-owned entities, autonomous/ semi-autonomous entities, developers, financial institutions, consultancy firms, project operators, and media houses is of the utmost importance given P3A's objective of disseminating accurate information and sharing P3-related updates & opportunities to the local and cross-border investors and industry players.

2. The Assignment

In the light of aforesaid, P3A intends to engage a well-qualified and experienced Media/ Communications Consultant (the "Consultant") to fully assist P3A in increasing its outreach to the relevant private and public sector stakeholders while ensuring/ performing the tasks and assignments outlined in the Terms of Reference attached as Annex-1.

3. Submission and Evaluation of Technical & Financial Proposals

The Technical and Financial Proposals shall be prepared and submitted in accordance with the instructions given in this Request for Proposal ("RFP"). The bidders are encouraged to clearly mention as to how the proposals submitted by the bidders are 'responsive' and stand against each technical and financial criterion given in the RFP.

The successful bidder (with responsive proposal and securing the highest weighted marks as per the RFP) shall complete the assignment in accordance with the terms of the RFP and Consultancy Agreement to be entered/ agreed to between the P3A and the Consultant. Reference to 'the Consultant' includes the entire Consultant's team, or relevant members, under management of a single lead Consultant who shall enter into Consultancy Agreement with P3A.

Please note that:

- a. The costs of preparing the proposals and negotiating the Consultancy Agreement, including any visits of P3A office, are to be borne by the Consultant and shall not be reimbursable, and
- b. P3A reserves the right to reject any or all the proposals submitted.

3.1. Technical Proposal

The Technical Proposal shall be prepared using the format attached in Annex-3 and shall be submitted in the manner prescribed in Annex-2. The Consultant must submit comprehensive information and data in support of the criteria defined in Annex-2.

3.2. Financial Proposal

The Financial Proposal shall stipulate the total fee for the assignment (inclusive of all the applicable taxes) and shall be prepared using the format attached as Annex-3, and shall be submitted as per the procedure described in Annex-2. P3A will not be responsible for any tax or insurance liability arising out of the performance of the services for the assignment, and all fees and costs are to be expressed in Pakistan Rupees only.

The Technical and Financial Proposals shall be evaluated by P3A in terms of the criteria described in Annex-2. Any Technical or Financial proposal which is not in strict conformity with the format attached in Annex-3 will be disqualified.

Interested parties are requested to submit their proposals by March 3rd, 2021 by 1100 hours and the proposals shall be opened at 1200 hours on the same day.

4. Negotiations

The negotiations on Consultancy Agreement shall be carried out in terms of the criteria given in Annex-1 and draft Consultancy Agreement attached as Annex-4.

5. Clarifications

In addition to pre-bid meeting, should any party require any clarification on any term(s) contained in the RFP or the Annexes attached hereto, the party may contact Ms. Saba Siraj, Manager Communications & PR at saba.siraj@pppa.gov.pk. For the purposes of fairness, any clarifications issued would be posted on P3A's website www.pppa.gov.pk.

6. Other terms

This RFP and the annexes attached hereto are subject to the overriding conditions set out in Annex-5.

Yours sincerely,

8. Sira

Saba Siraj Manager Communications & PR P3A

Attachments

- Annex-1: Terms of Reference
- Annex-2: Instructions to bidders: Procedure for Submission & Evaluation of Proposals
- Annex-3: Instructions to bidders: Format for Submission of Proposals
- Annex-4: Draft Consultancy Agreement
- Annex-5: General Conditions

Annex-1: Terms of Reference

Terms of Reference

For Hiring

Media/ Communications Consultant

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1. Objectives of the Assignment

P3A aims to build its communication strategy with the relevant stakeholders and expand its outreach to the local and international relevant industry players, including but not limited to, public agencies, private sector investors/ sponsors, operators, consultancy firms; and such other stakeholders relevant to infrastructure development, project finance institutions, venture capital funds, international P3 institutions and other entities involved in developing P3 projects to achieve the following set of objectives, including:

- a. Developing and implementing an effective communication strategy for creating awareness of issues relevant to the PPP program in collaboration with various stakeholders including media partners;
- b. Developing a network of electronic and print media organizations for strategic communication requirement of P3A;
- c. Planning a strategic communication programme to identify target groups and increase P3A's reach while highlighting the importance of P3A's contribution to infrastructure development initiatives in the country;
- d. Assisting P3A in organizing educational, promotional and awareness oriented seminars, symposiums, workshops, lectures at appropriate forums at actual costs;
- e. Promoting P3A/ implementing agencies' private sector investment opportunities;
- f. Presenting Pakistan's infrastructure market as promising investment avenue and keep abreast relevant public and private sector industry players with the latest infrastructure trends, updates and opportunities;
- g. Positively impact public perceptions for P3s by providing accurate, consistent and timely information to the identified target audience, identifying their respective interests and their ability to affect policy outcomes (such as reputable economic professionals, media personalities, civil society leaders, industry captains etc.);

- Generate a true, consistent and well-balanced picture of P3A's overall affairs and Pakistan's P3 outlook through highlighting its economic and social impact/ importance using various media platforms;
- i. Identify key messages and select appropriate channels that utilize a wide range of available formal and informal techniques to inform and build consensus;
- j. Enabling P3A to disseminate its mandate and functions to the relevant stakeholders in a constructive way;
- k. Developing a consistent message regarding P3A role and program for the development of infrastructure through Public Private Partnership.

2. Scope of the Assignment

The Consultant shall be responsible for providing all necessary services that are essential to meet the communication objectives of P3A including, but not limited to the following:

- a. Developing a media and PR strategy for creating awareness of issues relevant to the PPP program in collaboration with various stakeholders including media partners;
- b. Developing a network of electronic and print media organizations for strategic communication requirement of P3A;
- c. Implementing the approved communication strategy plan through an integrated media strategy for electronic, print and other channels

The Consultant shall be specifically required to perform the following tasks:

- a. Identify key messages and select appropriate channels and via media that utilize the range of available formal and informal channels for dissemination of information and to build consensus;
- b. Generate a true, consistent and well-balanced picture of PPP program and its importance in the economy and highlight the role of P3A;
- c. Develop a pro-active communication strategy and a network of media professionals relevant to the issues of PPPs by enhancing their understanding if required through special seminars and workshops;
- d. Gauge public perception to advise P3A on issues related to creating negative public perception; and suggest way and means to improve P3A's public image
- e. Develop content for periodic newsletters and annual reports;
- f. Assist in drafting or improving content for editorials, press releases etc. both before the event and afterwards helping P3A in getting them advertise/ publish in the prominent media sections;
- g. Making arrangements for projecting a true and positive concept of PPPs and private sector participation;
- h. Image building of P3A and other institutions involved in PPPs;

- i. Measures for appropriate responses to negative media reports / criticism;
- j. Devise appropriate pre and post publicity plan for specific transactions;
- k. If so required, get editorial support from print and electronic media to produce press-worthy content;
- Assist P3A in devising a systematic plan to impart PPP education/ awareness among the target audience (government and/ or relevant industry players)through helping P3A conducting seminars, workshops;
- m. Interacting with media, issues press releases and organize press conferences;

3. Duration of the Assignment

The duration of the Assignment shall be initially for a period of 6 months from the date of entering into Consultancy Agreement by P3A with the Consultant. The duration of the Assignment may be extended for a further period of 6 months as per P3A's sole discretion, subject to satisfactory performance of the Consultant.

Annex-2: Instruction to bidders - Procedure for Submission & Evaluation of Proposals

Instructions to Bidders _M - Procedure for Submission

& Evaluation of the Proposals

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Media/ Communications Consultant

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1. Submission of Proposals

The Technical Proposal shall be submitted in triplicate (one original and two copies) and placed in a sealed envelope clearly marked as "Technical Proposal for Hiring Media/ Communications Consultant".

The Financial Proposal (one original) shall be submitted in a separate sealed envelope clearly marked "Financial Proposal for Hiring Media/ Communications Consultant".

The bidders are requested to submit their Technical and Financial Proposals in separate sealed envelopes, enclosed in one larger sealed envelope addressed correctly and legibly, to Ms. Saba Siraj, Manager Communications & PR at House # 611, Street # 37, E-11/3, Islamabad by March 3rd, 2021. Failure to deliver the Proposals as aforesaid shall mean immediate disqualification.

The Proposals shall be signed by a duly authorized representative and the Proposals should include a power of attorney/ letter of authority authorizing such representative to sign and submit the Technical and Financial Proposals.

2. Evaluation of the Proposals

On expiry of the date for submission of the Proposals, the evaluation process will begin. The bidders shall be evaluated using 'Quality and Cost Based Selection' method whereby the bidder securing the highest weighted marks as per the prescribed Technical and Financial Criteria and if its proposal be responsive shall be declared as the successful bidder and the others bidders shall follow accordingly. Technical Proposal marks shall be given 70% weightage and Financial Proposal marks shall be given 30% weightage. The bidder

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needs to secure at least 70 marks in the Technical Proposal for its Proposal to be considered as an eligible bidder for the opening of its Financial Proposal. Accordingly, the date for opening of Financial Proposals shall be communicated to the eligible bidders only and the Financial Proposals of the non-eligible bidders shall be returned unopened.

3. Responsiveness conditions

The bidder's proposal shall be considered responsive only if it meets all of the following conditions and wherever possible they will be evidenced/ supported by the adequate documentary evidence:

- a. The bidder must be legal person (a registered firm or a company registered with Securities & Exchange Commission of Pakistan);
- b. It must be on the Active Taxpayer List of the Federal Board of Revenue as of the date of submission of the Proposals;
- c. It must have at least 5 years successful track record and experience of managing communications, increasing outreach, establishing brand and knowledge management; video and graphic design, development and editing; proof-reading and copy-editing; and social media & content management;
- d. It must not be barred from doing business by any government agency or involved in any litigation with any government agency/ department;
- e. It must have an office in Islamabad;
- f. Demonstrable experience of working with the clients operating in various economic, social and infrastructure development sectors and proven track-record of building relationships with the various stakeholders (including government, private sector investors, operators, advisors etc.);

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- g. A track record and capacity in terms of content development, media access, acceptability and success;
- Excellent verbal and written communications skills and demonstrated experience of working with a wide array of stakeholders, including senior government officials, donor agencies, multi-lateral institutions, journalists, editors, policymakers, regulators, consultants and academics;
- i. Excellent abilities in the use of Information & Communications Technology;
- j. Fluency in English and Urdu;
- k. Confirmation of availability of adequate resources for the assignment in terms of public relations, advertising and content development.
- 4. Technical Criteria

The following table presents the criteria for the evaluation of the Technical Proposal:

Technical Proposal			
Criteria	Sub-criteria	Marks	
No. of similar assignments ¹	More than 8	20	
	> 5 and up to 8	15	
	> 3 and up to 5	10	
	Up to 3	7	
	< 3	0	
No. of communication strategies developed	More than 8	20	
and implemented	> 5 and up to 8	15	
	> 3 and up to 5	10	
	Up to 3	7	
	< 3	0	
Relevant experience years ²	More than 12	20	

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	From 10 to 12	15
	From 5 to 9	10
	< 5	0
	Communications/ Marketing Team	
Team Profile	Lead	
	Qualification:	5
	MBA Marketing/Masters in	
	Communication field or a related	
	field or equivalent Experience:	
	Overall experience of 10 years	
		5
	Communications/ Marketing Team -	
	minimum 1 other member with the	2.5
	Team Lead	2.5
	Qualifications:	
	MBA Marketing/Masters in	
	Communication field or equivalent Experience:	2.5

¹ Similar assignments mean the assignments previously undertaken by the bidder that included activities substantially similar to those included in the Scope of the Assignment (as set forth in Section 2 of Annex 1).

In terms of clause (c), (f), (g) and (h) of Section 3 of Annex-2

Technical Proposal			
Criteria Sub-criteria		Marks	
	Overall experience of 5 years		
	Network Access: Demonstrable		
	working relationships with individuals and firms in the Media Industry and other relevant stakeholders	5	

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	Total	100
	deployed complete the tasks, and Completeness of the tasks/ deliverables	5
	Quality of the resources to be	
	Assignment; approach towards undertaking the Assignment and stepby-step procedures/activities for completing the tasks	15
Work Plan & Methodology	Bidder's understanding of the	

5. Financial Criteria

The bidder quoting the minimum total fees for the Assignment shall be given the maximum marks (100) and other bidders shall follow in accordance with the following formula:

Financial marks (Fm) for a particular bidder = (100 / financial quote for a particular bidder) x Lowest quote

As aforesaid the successful bidder shall be the one securing the maximum weighted average marks as below:

Weighted average marks = 70% x Technical Proposal marks + 30% x Fm

6. Contract Negotiations

The Consultancy Agreement negotiations shall be conducted with the authorized representatives of the successful bidder only (the bidder having secured highest weighted marks and its proposal be responsive) and shall primarily focus on issues related to the

work plan, deliverables and mechanism for payment and disbursements. There will be no change in Scope of the Assignment as described in specified in Annex-1. A copy of the document conferring authority in this regard shall be made available by the successful bidder to P3A prior to commencing the Assignment negotiations. In case the negotiations with the successful bidder are unsuccessful, negotiations with the authorized representatives of second successful bidder may be carried out so on and so forth.

P3A shall be under no obligation to select any of the firm/ consortium submitting the proposal, and has the right to cancel the procurement process at any time, without assigning any reason.

7. Exclusion and Prohibitions

The Consultant shall be prohibited from using any of the proprietary information/confidential information without the express approval of P3A.

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Annex-3: Instructions to bidders - Format for Technical & Financial Proposals

Instructions to Bidders - Format for Technical & Financial Proposals

For Hiring

Media/ Communications Consultant

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RFP for Hiring	Media/ Communications Consultant
FROM:	TO:
	Ms. Saba Siraj
	Manager Communications & PR
	P3A
	Islamabad
Sir/Mada	m:
Subject:	Technical and Financial Proposals for Hiring Media/ Communications Consultant
	e Bidder] herewith enclose the sealed Technical Proposal (1 original and 2 copies) ed Financial Proposal (1 original) of my/our firm(s)/organization(s) for the

captioned Assignment.

Yours faithfully,

Signature ____

(Authorized Representative)

Full Name ____

Designation _

Address _____

1. Contents of the Technical Proposal

The Technical Proposal shall provide information regarding how the bidder is technically qualified to undertake and complete the Assignment, given the Objectives and the Scope of the Assignment, as mentioned in Annex-1 in a timely manner while ensuring quality of the Assignment. The bidder shall be required to demonstrate the following:

1.1 Relevant Experience of having undertaken similar assignments

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The bidder shall give comprehensive explanation of its experience of undertaking similar assignments in terms of clauses (c), (f), (g) and (h) of Section 3 of Annex-2; the nature of the work performed and the propositions which turned into the success stories.

1.2 Competence and Qualification of Team

The bidder shall showcase its team of experts capable of undertaking and completing the Assignment as per its TORs/ Scope of the Assignment and shall briefly mention their roles, responsibilities and qualifications. The bidder should attach Resumes of its team members along with an undertaking that they shall be available for the Assignment, as and when required, during the currency of the Assignment.

1.3 Work Plan and Methodology

The bidder shall present its indicative work plan for the assignment and present its understanding of the relevant issues and the PPP environment in Pakistan. In addition the technical proposal should, at minimum, contain the following information:

- a. Bidder's and its non-lead associates' complete profile and other relevant information;
- b. Demonstration of bidder's capability and relevant experience for at least 5 years, including a number of clients and similar assignments undertaken, supported by the evidence, to effectively undertake the Assignment in accordance with the

TORs/ Scope of the Assignment;

c. Complete description of the work-methodology to undertake each task specified in the TORs/ Scope of the Assignment;

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- d. Time-lines for undertaking the activities/ tasks envisaged under the Assignment;
- e. Qualification and experience of the staff proposed to be deployed for the Assignment;
- f. Indicative timeframe for presentation/ submission/ delivery of outcome/ deliverables;
- g. Brief profiles/ list of bidder's existing clients;
- h. A brief sketch of perception of the communication requirement of P3A and how the Consultant will add value and contribute to this;

2. Format for Financial Proposal

In addition to the Technical Proposal, the bidders will be required to submit in a separately sealed envelope a Financial Proposal mentioning the total amount of fee to be charged for the Assignment in PKR (inclusive of any and all taxes and duties):

Fee amount to be charged from P3A for the Assignment	Month	Amount in PKR
	Month1	
	Month 2	
	Month 3	
	Month 4	
	Month 5	
	Month 6	
	Total	

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Note: For avoidance of doubt, P3A shall not be responsible for any taxes, charges, levies etc. arising from payments to the Consultant and the fee quoted by the bidder shall be inclusive of all the applicable taxes.

Annex-4: Draft Consultancy Agreement

Draft Consultancy Agreement

For Hiring

Media/ Communications Consultant

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DRAFT CONSULTANCY AGREEMENT

THIS AGREEMENT, (hereinafter together with the recitals and the annexes attached hereto called the, "Agreement") is made on the ___ day of ____ 2021, between Public Private Partnership Authority through its Chief Executive Officer, a body corporate, established under the provisions of Public Private Partnership Authority Act, 2017 (hereinafter called the "P3A"), which expression shall mean and include its successors, administrators and legal representatives, and ______, (hereinafter called the

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"Consultant", which expression shall mean and include its successors, administrators and legal representatives.

WHEREAS

- (a) P3A wishes to appoint a specialized firm/team of specialists to act as the Consultant to the P3A to carry out the Services.
- (b) The Consultant, represents and covenants to the P3A that they have the required professional skills, personnel and technical resources, and have agreed to provide on the terms set out in this Agreement of Services together with the Terms of Reference, which would also form an integral part and parcel of this Agreement, in particular, to provide the services which are essential in respect of the Services in terms of this Agreement, and which the Consultant recommends from similar experiences in the field.

NOW THIS AGREEMENT WITNESSETH AS UNDER:

1. GENERAL PROVISIONS

1.1. Definitions

Unless the context otherwise requires, the following terms, wherever used in this Agreement, shall have the following meanings:

- (a) "Agreement" means this Agreement between the P3A and the Consultant;
- (b) "Applicable Law' means the laws of Islamic Republic of Pakistan;
- (c) "Consultant" is defined in the Preamble;

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- (d) "Consultant Fee" means the total amount to be paid on monthly basis as specified in Annex-B, to the Consultant;
- (e) "Effective Date" means the date on which this Agreement is signed between the Parties;
- (f) "End Date" means the_____, unless agreed in writing by the Parties;
- (g) "P3A" is defined in the preamble;
- (h) "Party" means the P3A or the Consultant, as the case may be, and the P3A and the Consultant shall collectively mean the "Parties";
- (i) "Personnel" means persons hired/employed by the Consultant or by any of its Subcontractors and assigned to the performance of the Services or any part of the Services;
- (j) "Project" means delivery and performance of Services and the activities identified in the attached TORs, to the satisfaction of P3A;
- (k) "Reimbursable Expenses" means all expenses incurred for providing the Services, including but not limited to general costs, travel costs, per diem, marketing costs etc. Subject to the maximum cap of Rupees _____. All reimbursable expenses to be processed against provision of original receipts; Travel, accommodation and media related advertising expenses reasonably incurred by the Consultant, with prior written approval of the P3A, directly in relation to marketing activities (including road shows inside and outside of Pakistan) shall be reimbursed to the Consultant from time to time. Courier charges in connection with dispatch of offering documents. The Consultant shall provide documentary proof, in original, to establish the amount of the expenditure, which is so reimbursed. The Consultant shall also

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have to certify that in calculating the expenses the following factors have been taken into account.

- (i) Travel costs shall only be limited to economy class air travel; and
- (ii) Accommodation costs shall only be limited to hotel charges based on corporate rates.
- (l) "Services" means the work to be performed by the Consultant as and when required, pursuant to the RFP, Terms of Reference appended as Annex-A to this Agreement and this Agreement for the purpose of the Assignment, or any other service mutually agreed upon by the Parties from time to time in writing during the Agreement;
- (m) "Starting Date" means the date referred to in Clause 2.2;
- (n) "Sub-contractor" means any person or entity to be appointed by the Consultant to which the Consultant sub-contracts directly or indirectly any part of the Services in accordance with the provisions of this Agreement; and
- (l) "Third Party" means any person or entity other than the P3A, the CONSULTANT or a Subcontractor.

1.2. Relation between the Parties

(a) The Consultant shall act as Consultant to P3A for all Services; shall manage, and be responsible for the work carried out by the Sub-contractors (whether local or foreign); shall be solely responsible for any payments due to Sub-contractors and/or Personnel hired by the Consultant; shall have complete charge of all Personnel performing the Services and shall be fully responsible for the Services performed by them or on their behalf under this Agreement. (b) The Consultant shall not assign this Agreement or its rights or obligations under this Agreement, without the prior written consent of P3A.

1.3. Law Governing Agreement

This Agreement, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Law. The Consultant undertakes to comply with the Applicable Law during the performance of the Services and completion of the Project.

1.4. Headings

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

1.5. Notices

1.5.1. Any notice, request or consent required or permitted to be given or made pursuant to this Agreement shall be in writing and shall be deemed to have been given or made when delivered in person to any 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 following address:

For the Consultant:

For P3A:

P3A

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1.5.2. Notice will be deemed to be effective as follows:

In case of personal delivery or registered mail, on delivery; and in the case of facsimiles, four (4) hours following confirmed transmission, only if confirmation is during business hours otherwise notice will be deemed effective as of the next working day, disregarding weekends and national holidays in the country to which the facsimile is transmitted. Facsimile notices shall not require confirmation by hard copies.

A Party may change its address for notice under this Agreement by giving the other Party notice pursuant to this Clause.

1.6. Authorized Representatives

Any action required and permitted to be taken, and any document required or permitted to be executed under this Agreement, may be taken or executed:

(a) on behalf of P3A, by Chief Executive Officer; and (b)

on behalf of the Consultant, by ______.

2. COMMENCEMENT, COMPLETION, SUSPENSION, MODIFICATION ANDTERMINATION OF AGREEMENT

2.1. Effectiveness of Agreement

This Agreement shall come into force from the Effective Date.

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2.2. Commencement of Services

The Consultant shall commence carrying out the Services not later than 7 (seven) days ("Starting Date") after the Effective Date, or on any other date the Parties agree in writing. The Services shall be performed and completed by the Consultant before the End Date or as mutually agreed in writing by the Parties.

2.3. Expiration of Agreement

Subject to satisfactory completion of the Service this Agreement shall expire at the end of 6 (six) months from the Effective Date, unless terminated pursuant to Clause 2.7.

2.4. Entire Agreement

This Agreement constitutes the final expression and exclusive and entire agreement and understanding between the Parties in relation to the Services and contains all covenants, stipulations and provisions agreed by the Parties as at the date hereof. The Terms of Reference shall also form an integral part of this Agreement. This Agreement together with the Terms of Reference shall override and supersede all previous or concurrent communications or documents or agreements exchanged on the subject matter of the Agreement and the Consultant shall not for any or all purposes place reliance on any other document/agreement except this Agreement.

2.5. Modification

Modification of the terms of this Agreement, including any modification of the scope of the Services, may only be made by written agreement between the Parties. Each Party shall give due consideration, and not unreasonably delay or withhold a considered response to any proposals for modification made by the other Party.

P3A

2.6. Suspension of Services

P3A may, by written notice of suspension to the Consultant, suspend the Services under this Agreement for a cumulative period not exceeding 30 (thirty) days.

2.7. Termination

2.7.1. Termination by P3A

The P3A may terminate this Agreement if the Consultant:

- (a) is in breach of its obligations under this Agreement and has not remedied the same within thirty (30) days (or such longer period as the P3A may have subsequently approved in writing) of being called to do so by the P3A; OR
- (b) becomes insolvent or bankrupt or enters into any arrangements with its creditors for relief of debt or takes advantage of any Applicable Law for the benefit of debtors or goes into liquidation or receivership whether compulsory or voluntary; OR
- (c) is unable as a result of force majeure to perform a material portion of the Services for a continuous period of thirty (30) days unless services are suspended under 2.6.

In any event, the P3A may terminate this Agreement at its sole discretion without assigning any reason without liability or continuing obligation except as set forth in this Agreement. In the event of such termination (where termination is without default of the Consultant), P3A shall be required to make payment to the Consultant in relation to fees and out of pocket expenses, which have been duly accrued or billed by the Consultant in accordance with this Agreement.

2.7.3 Cessation of Rights and Obligations

P3A

On termination of this Agreement pursuant to any part of Clause 2.7, or upon expiration of this Agreement pursuant to Clause 2.3, all rights and obligations of the Parties shall cease, except (i) rights and obligations that have accrued as of the date of termination or expiration, (ii) any right which a Party may have under the Applicable Law (iii) the indemnification obligations in Clauses 3.4 and 3.5 hereof.

2.7.2. Cessation of Services

On termination of this Agreement pursuant to Clause 2.7, the Consultant shall, immediately on receipt/issue of notice to that effect, take all necessary steps to bring the Services to a close within seven (7) days of the receipt/issue of the notice in an orderly manner. Upon cessation of Services hereunder, the Consultant shall hand over to P3A all documents prepared directly by the Consultant or by any of its Subcontractors, whether in final or in draft form, for submission to third parties in connection with the Project on paper and electronic format, which for the avoidance of doubt, do not include research reports or other private material produced by the Consultant.

3. OBLIGATIONS OF THE CONSULTANT

3.1. General

3.1.1. Scope of the Assignment

The Consultant shall perform the Services in accordance with the terms and conditions of this Agreement.

3.1.2. Standard of Performance

The Consultant shall perform the Services and carry out their obligations under this Agreement with all reasonable due diligence, efficiency and economy, in accordance with

generally accepted techniques and practices and shall observe sound management practices. The Consultant shall be under a duty of care and always act, in respect of any matter relating to this Agreement or to the Services and shall at all times support and safeguard P3A's legitimate and proper interests in any dealings with Subcontractors, Personnel or Third Parties. The Consultant shall use its best efforts to ensure that any Subcontractors and Personnel shall be skilled and experienced and competent in their respective trades and professions and that their work shall conform with the standards applicable to the Consultant.

3.2. Conflict of Interests

3.2.1. Consultant not to Benefit from Commissions or Discounts

The Consultant, as consideration for its work under this Agreement or the Services, will only be entitled to receive payments from P3A as per Clause 6 hereunder, and neither the Consultant nor any person (natural or legal) associated with it shall accept for its benefit or otherwise any remuneration/consideration in the forms including but not limited to trade commission, discount, gifts, payments in kind or financial inducements whatsoever or similar payment in connection with activities pursuant to this Agreement or to the Services or the discharge of its obligations under this Agreement, and the Consultant shall use its reasonable efforts to ensure that any Sub-contractors, as well as the Personnel and agents of either of them shall neither for itself nor for the benefit of the Consultant receive any such additional remuneration.

3.2.2. Prohibition of Conflicting Activities

Subject to clause 3.2.3 below, during the subsistence of this Agreement, neither the Consultant nor its Subcontractors nor the Personnel of either of them shall engage, either

directly or indirectly, in any business or professional activities which would conflict with the activities assigned to them under this Agreement.

3.3. Confidentiality

The Consultant shall not, during the term of this Agreement, disclose any proprietary or confidential information relating to the Project, the Services, this Agreement, or the P3A's business or operations (other than for the purposes of the Services) without the prior written consent of the P3A, unless such disclosure is required by Applicable Law or regulation or such information is required for research purposes or has entered the public domain other than by a breach of this Agreement, or was already in public domain, or was already lawfully in the possession of the Consultant at the time of such disclosure to them.

3.4. Indemnification of the P3A by the Consultant

The Consultant shall indemnify and hold harmless P3A against all losses, claims, damages or liabilities to which P3A may become liable only to the extent, that such losses, claims, damages or liabilities arise out of any act or omission by the Consultant relating to the Services, provided that the Consultant shall not be liable for indirect or consequential losses or damages.

3.5. Indemnification of the Consultant by P3A

P3A shall indemnify the Consultant and hold it harmless against all losses, claims, damages or liabilities to which Consultant may become liable only to the extent that such losses, claims, damages or liabilities arise out of any act or omission of P3A relating to this Agreement and the information to be provided to the Consultant in terms of this Agreement, provided that P3A shall not be liable for indirect or consequential losses or damages.

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3.6. Consultant Actions requiring P3A's prior Approval

The CONSULTANT shall obtain P3A's prior approval in writing before:

- (i) Entering into a subcontract for the performance of any part of the Services.
- (ii) Termination of a subcontract for the non-performance of any part of the Services. Provided that approval accorded by the P3A hereunder shall not relieve the Consultant of their obligations under this Agreement.

3.7. Accounting, Inspection and Auditing

The Consultant shall keep accurate and systematic accounts and records regarding the Services, which records a duly authorized representative of the P3A shall be entitled to inspect and make copies thereof, as and when required during the pendency of this Agreement and for the one year from the expiry or termination of this Agreement, provided that the modalities of conducting such audit/inspection are agreed in advance with the Consultant.

4. CONSULTANT'S AND SUBCONTRACTORS' PERSONNEL

4.1. General

The Consultant shall employ and provide qualified and experienced Personnel to carry out the Services. P3A and the Consultant have agreed that the following senior Personnel shall form the core team:

The Project Team Leader, Mr./Ms. _____, shall be on first call to the P3A throughout the period of the Project, subject only to personal holidays and personal emergencies, when Mr./Ms. _____ shall be available in his/her place.

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4.2. Approval of Personnel

All Personnel of the Consultant and the Subcontractors and any other personnel that may be employed during the course of the project/Services may be subject to clearances where so required by P3A.

4.3. Removal and Replacement of Personnel

- (a) If, for any reason, it becomes necessary to replace any of the senior Personnel or any Subcontractor after the Effective Date, the Consultant shall forthwith provide as a replacement a person or Subcontractor of equivalent qualifications, whose curriculum vitae or resume the Consultant shall submit to the P3A for review and approval and whom the P3A may if it so desires call for an interview at the cost and expense of the Consultant if P3A does not object in writing within seven (7) days from the date of receipt of the curriculum vitae or interview, that person or subcontractor shall be deemed to have been approved by the P3A.
- (b) If the P3A (i) finds that any of the Personnel or Subcontractors has committed misconduct as ascertained by the P3A in its discretion or has been charged with having committed an offence or a wrong or (ii) has reasonable cause to be dissatisfied with the performance of any of the Personnel or Subcontractors, or (iii) finds that any of the Personnel or Subcontractors has misrepresented with respect to its qualifications, expertise and resources then the Consultant shall, at

P3A's written request, immediately remove the respective Personnel or Subcontractors from this Agreement and provide a replacement with qualifications and experience reasonably acceptable to P3A subject to the same terms and conditions specified in Clause 4.3 (a).

5. OBLIGATIONS OF P3A

5.1. Assistance and Exemptions

The P3A shall use its best efforts, where such efforts are specifically requested stating the reasons for P3A assistance, to ensure that P3A issues to its officials, agents and representatives all such instructions as may be specified by the Consultant as being necessary or appropriate for the prompt and effective implementation of the Services.

6. PAYMENTS TO THE CONSULTANT

6.1. Currency of Payment

All payments to the Consultant for the Services shall be in Pak Rupees and shall be subject to deduction of applicable taxes, if any.

6.2. Mode of Billing and Payment

Payments in respect of the Services shall be made within 14 days of receipt of original invoices as follows:

- (a) The Retainer Fee shall be paid monthly.
- (b) The Reimbursable Expenses shall be reimbursed at actual cost against the provision of original receipts and subject to prior approval by P3A.
- (c) All payments under this Agreement shall be made to the account of the Consultant as follows:

[Bank account details]

P3A

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7. FAIRNESS AND GOOD FAITH

7.1. Good Faith

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

7.2. Operation of the Agreement

The Parties recognize that it is impractical in this Agreement to provide for every contingency which may arise during the life of the Agreement, and the Parties agree that it is their intention that this Agreement shall operate fairly between them, and without detriment to the interest of either of them and that if, during the term of this Agreement, either Party believes that this Agreement is operating unfairly, the Parties will use their best efforts to 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 Clause 9.

8. SETTLEMENT OF DISPUTES

8.1. Arbitration

The Parties agree that in the event of any dispute between them arising out of this Agreement or any matter related thereto or connected herewith, they shall endeavor to settle the same in an amicable manner. Should they fail to arrive at an amicable settlement, they shall refer the matter to arbitration at Islamabad in accordance with the

Arbitration Act, 1940, or any amendment or enactment hereof. Arbitration as aforesaid shall be condition precedent to any other action under law.

8.2. Courts having jurisdiction

The Parties agree that the Courts at Islamabad shall have jurisdiction with respect to any litigation arising out of this Agreement.

9. ADDITIONAL COVENANTS

9.1. Publicity

The Consultant shall ensure that any publicity, press releases, advertisements and publications and public statements concerning the Services, the Project and the Agreement shall be in consultation with, approved in writing in advance by P3A before release by the Consultant, its Subcontractors and Personnel.

9.2. Waivers

Time shall be of the essence of the Agreement. No failure or delay of either Party hereto in exercising any right or remedy hereunder shall operate as a waiver thereof nor will any single or partial exercise of any right or remedy preclude any other or further exercise of any right or remedy. The rights and remedies provided in this Agreement are cumulative and not exclusive of any rights and remedies provided by law.

9.3. Severability

Each of the provisions of this Agreement is severable and distinct from the others and if at any time one or more of such provisions is or becomes invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.

P3A

9.4. Originals

This Agreement is being executed in two originals, one each to be retained by the Consultant and P3A.

IN WITNESS OF WHICH the Parties have caused this Agreement to be signed as of the day and year first above written.

FOR AND ON BEHALF OF P3A: Chief Executive Officer FOR AND ON BEHALF OF THE CONSULTANT: Authorized Representative

Witnesses:

P3A

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Annex-A (To be reproduced from the RFP)

P3A

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Annex-B (Payment of Fee)

The Consultant shall be paid the Consultancy Fee as under:

Fee amount to be charged from P3A for the Assignment	Month	Amount in PKR
	Month1	
	Month 2	
	Month 3	
	Month 4	
	Month 5	
	Month 6	
	Total	

Notes:

- (a) For avoidance of doubt, P3A shall not be responsible for any taxes, charges, levies etc. arising from payments / reimbursements to the Consultant;
- (b) Costs incurred in the organization of educational, promotional and awarenessoriented seminars, symposiums, workshops, lectures at appropriate forums as approved by P3A will be reimbursed at actual upon the provision of original receipts;
- (c) Fixed Monthly Consultancy Fee covers all activities including the event management; and

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P3A

(d) Actual cost will not be incurred without P3A's approval and would be obtained on a competitive basis.

Annex-5: General Conditions

General Conditions

For Hiring

Media/ Communications Consultant

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- A Monitoring Committee shall be formed by P3A to oversee/ supervise the work of the Consultant and to review the outcome/ deliverables of the Assignment achieved by the Consultant.
- 2. All the data, documents, contents and reports produced by/ shared with the Consultant shall be the property of P3A. The Consultant shall not share and use any data, documents, contents and reports for any other purpose and all the data prepared, shared by P3A and any other information shall be strictly treated as confidential information.

- 3. P3A will be nominating one Project Manager to liaise with the Consultant. The Project Manager will be responsible for providing technical inputs and information to the Consultant for the Assignment.
- 4. The TA shall begin this assignment immediately after the Consultancy Agreement is signed.
- 5. P3A shall have the right at all times to:
 - a. Cancel the process for selection of the Consultant.
 - b. Vary any of the terms set out in the RFP or any of the Annexes thereto.
 - c. Reject any Proposal not delivered in the prescribed format and at the prescribed venue in the prescribed time.
 - d. Terminate the Consultancy Agreement at its sole discretion and option any time by giving one week's prior notice.
- 6. The Consultant shall protect and defend unconditionally as well as indemnify and hold P3A, or any other relevant government body/agency, its employees, directors, officers and agents free and harmless from and against any and all liability, losses, claims, liens, demands, damages against any and all causes of action of every kind and character, including without limitation any judgments, penalties, interest, court costs and any legal fees incurred in enforcing this indemnity, arising under this Agreement. P3A makes no representation, covenants, warrants or guarantees, express or implied, other than those expressly set forth in the RFP. In no case shall P3A be liable for contingent or consequential, special or indirect damages.

7. Any addendum issued by P3A subsequent to this RFP but prior to the submission of the proposals will become part and parcel of the RFP document. All such addenda and clarifications relating to the RFP will be posted on the P3A's website. It is the responsibility of the potential bidders to ensure a review of any such addenda / clarifications prior to the submission of their respective proposals.

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