Accountable Grant Arrangement

Between

The Government of the United Kingdom of Great Britain and Northern Ireland acting through the Foreign, Commonwealth & Development Office ("FCDO") and

{ORGANISATION NAME} [IN BRACKETS, INSERT COMPANY REGISTRATION OR CHARITY NUMBER CHARITY, WHERE AVAILABLE] ("The Partner")

together called “the Participants”

Project Name: {PROJECT NAME}

UK Aid Direct Grant Ref: {UK AID DIRECT GRANT REF NUMBER}

1. In any correspondence with FCDO with regard to this Arrangement, reference must be made to the Project Name and Project Number shown above.

Provision of grant

2. The arrangements and the purpose for which the grant will be used are set out in this Accountable Grant Arrangement and its annexes and the corresponding proposal, {PROJECT NAME}, logframe and budget, collectively referred to as “this Arrangement”.

3. The project to which this Arrangement relates will start on {XX Month 20XX} and end on {XX Month 20XX} ("Project End Date") unless terminated earlier. FCDO will make available an amount not exceeding {£XXX, (AMOUNT IN WORDS pounds sterling)}. The amount is expected to be allocated across the following years.

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<tr>
<th>FCDO Financial Year</th>
<th>Annual Allocation (£GBP)</th>
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<td>{1 Apr 20XX – 31 Mar 20XX}:</td>
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4. The funding amount is subject to revision and is dependent on the fulfilment of the provisions of this Arrangement, any revisions to budgets, actual expenditure and need and the continuing availability of resources to FCDO.

**Status and compliance with the law**

5. The Partner is registered as a not for profit organisation and has the capacity to comply with the provisions set out in this Arrangement. If not previously provided, the Partner must provide evidence of its status to the Fund Manager acting on behalf of FCDO. The Partner must notify the Fund Manager acting on behalf of FCDO immediately if its status changes in any way.

6. The Partner and any person, organisation, company or other third-party representative engaged as part of this project (“Downstream Partners”) will at all times comply with all applicable legislation, regulations and rules both in the countries they are registered and operating in. All Partners will comply with their reporting obligations to relevant national and international bodies such as the Charity Commission for England and Wales.

**Prevailing language and amendments**

7. In the event of translation, the English text of this document will prevail.

8. Any amendments to this Arrangement will be set out in writing and approved through FCDO’s standard amendment letter or, where appropriate, a revised Arrangement.

**Special Provisions [DELETE HEADING AND PARA IF PARA 9 BELOW NOT USED]**

9. [INSERT ONLY WHERE THERE ARE ADDITIONAL SPECIFIC PROVISIONS, OTHERWISE DELETE] The Partner accepts the following specific provisions relating to this Arrangement:

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**Eligible expenditure**

10. The funding amount is to be used solely for costs included as part of the budget agreed with FCDO for the delivery of the outputs and outcomes set out in the logframe included as part of this Arrangement.

11. FCDO funding will not be used to meet the costs of any other expenditure, in particular the ineligible items set out in FCDO’s Eligible Cost Guidance for Accountable Grants (https://www.gov.uk/government/publications/FCDO-accountable-grant-arrangement-budget-template-and-guidance). This includes the following:
Explicitly ineligible across all budget categories:

- Activities which may lead to civil unrest
- Activities which discriminate against any group on the basis of age, gender reassignment, disability, race, colour, ethnicity, sex and sexual orientation, pregnancy and maternity, religion or belief
- Gifts
- Statutory fines, criminal fines, penalties and associated legal costs
- Payments for works or activities that are fully funded by other sources whether in cash or in kind, for example if premises are provided free of charge, FCDO will not contribute to a notional rent
- Activities in breach of EU legislation on State Aid
- Bad debts to related parties
- Payments for unfair dismissal and associated legal costs
- Replacement or refund of any funds lost to fraud, corruption, bribery, theft, terrorist financing or other misuse of funds
- Inflation or foreign exchange contingency
- Contingency or risk premium
- Depreciation
- Costs incurred prior to a formal agreement being executed including those associated with preparing bid or grant proposals

Ineligible unless they are a specific requirement of this project and explicitly approved in writing in advance by FCDO, in which case they are eligible direct costs:

- Lobbying UK government, i.e. activities which aim to influence or attempt to influence Parliament, UK government or political activity, or UK legislative or regulatory action

- Activities which directly enable one part of government to challenge another on topics unrelated to the agreed purpose of the grant
- Petitioning UK Government for additional funding;
- Costs associated with fundraising, advocacy and campaigning, marketing and communications, policy, retainer fees, capital expenditure, land and bank charges

1. FCDO Smart Rules provide further details on how aid funds can and cannot be spent. In case

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1 This is an extract from Grant Standards
of any doubt, the Partner should consult the Fund Manager acting on behalf of FCDO in advance. Smart Rules are available online: https://www.gov.uk/government/publications/FCDO-smart-rules-better-programme-delivery.

13. Additionally, FCDO funds will not be used, unless explicitly agreed by the Fund Manager acting on behalf of FCDO in writing in advance, to meet the cost of any import, customs duties or any other taxes or similar charges applied by local Governments or by any local public authority.

Non-project attributable costs (NPAC)

14. The Partner will adhere to FCDO’s Eligible Cost Guidance for Accountable Grants.

15. The Non-project Attributable Costs (NPAC) to be paid by FCDO for this project are as calculated in the agreed budget.

16. The maximum amount of NPAC payable under this arrangement will be calculated based on the final total of FCDO funds spent under this arrangement.

17. Any change to the budget, including NPAC, must be explicitly approved by FCDO in writing in advance. The Partner will inform FCDO of any significant changes to organisational overheads that may affect the NPAC.

18. The Partner will repay any surplus NPAC following a final reconciliation against total spend at the end of this project.

Digital spend

19. The UK government defines digital spend as any external-facing service provided through the internet to citizens, businesses, civil society or non-government organisations. This includes any spend on web-based or mobile information services, websites, knowledge or open data portals, transactional services such as cash transfers, web applications and mobile phone apps.

20. The Partner will ensure that all digital spend related to this Arrangement is carried out in a manner consistent with the Principles for Digital Development.

21. The Partner and its Downstream Partner(s) will notify the FCDO programme team of any
proposed digital spend prior to carrying out any digital activities. FCDO will then engage the respective Partner or Downstream Partner to complete the Digital Spend Proposition Form. The FCDO programme team will seek final approval from FCDO’s Digital Team.

Disbursement and reporting

22. The funding amount is approved as per the Sterling (GBP) value, as at the date of signature of this Arrangement. FCDO’s preferred currency for disbursements is in GBP. Where it is more efficient to pay in foreign currency, FCDO may do so, however, the funding amount will still be that approved in GBP as at the date of signature of this Arrangement. Budgets must be submitted in GBP with the stated exchange rate specified (including the date and the source of rate used).

23. If match funding is required as a condition of the approved grant type, the Partner must deliver the match funding percentage calculated from the original approved budget at the point of signing this agreement.

24. You must inform the Fund Manager acting on behalf of FCDO as soon as possible if it appears likely that there will be an under/over spend in the agreed annual allocation for the project. Any under spend cannot be carried over to subsequent financial years unless a formal request based on exceptional circumstances (e.g. natural disasters, outbreak of disease, civil conflict etc.) has been approved by FCDO.

25. All Government Departments are required to forecast their cash requirements to HM Treasury on a monthly basis. To ensure FCDO can meet its targets and avoid charges applied by Treasury for poor forecasting, your organisation must provide expenditure forecasts to the Fund Manager on a quarterly basis, as part of the quarterly grant claim process.

26. During the course of any financial year, up to 10% of the value of a budget sub heading (subtotal) can be transferred between the budget lines (within each sub heading) without Fund Manager approval. Any proposed virement within the budget sub heading amounting to over 10%, or any virement between budget sub headings, must be approved in advance and in writing by the Fund Manager before the budget is changed.

27. The Partner is responsible for monitoring and managing any exchange rate fluctuations across the life of the project. Where significant exchange rate gains or losses are being accumulated the participants will jointly decide how these are managed.

28. Where costs are incurred in foreign currency the Partner will use the exchange rate stated in
OANDA (www.oanda.com) for the date on which the purchase was made or services acquired by the Partner, unless, by exception, explicitly approved in writing in advance.

29. In line with UK Government financial regulations, FCDO will not pay in advance of operational or commercial need and justification will be required for any FCDO payment prior to partner disbursement. Where a payment in advance is approved and the Partner is holding FCDO funds, prior to disbursement, funds should be held in a minimum risk interest bearing account. Any interest accruing from these investments will be re-invested within the project.

30. When requesting payment, the Partner should complete the reporting templates provided by FCDO or its agents.

31. FCDO may, from time to time, request project financial reports for the calendar year in line with Official Development Assistance reporting requirements.

32. Payment will be made to the bank account details provided to the Fund Manager acting on behalf of FCDO. It is the Partner’s responsibility to ensure that their bank details remain accurate and the Partner should confirm the details for this Arrangement for each payment.

33. All outstanding claims must be submitted no later than six months after the Project End Date.

34. The Partner will reimburse FCDO any overpayment or erroneous payment made by FCDO, within 30 days of receiving a Sales Invoice.

35. Budget limits are set on an annual basis with no budgetary allowance shifted between years without authorisation of the Fund Manager acting on behalf of FCDO. Budget unspent at the end of a financial year is not available to the project in subsequent years. Grant holders must inform the Fund Manager as early as possible if they wish to ask for a transfer of budgetary allowance between years on an exceptional basis. We cannot guarantee that funds will be available to accommodate any movement in budget between the years of a project.

36. The Partner will provide the Fund Manager acting on behalf of FCDO with annual progress reports on the execution of this Arrangement that describe performance against indicators contained in the logframe and, where possible, the associated receipt and utilisation of the resources used to deliver these. Continuation of this Arrangement after year one will be dependent upon satisfactory
progress and value for money being achieved each previous year. The grant holder will provide FCDO reports as detailed below:

i. Within three months of the start date of the project you must complete the baseline survey and use the baseline data to prepare an up to date version of your project logframe. The Fund Manager will provide feedback and support to refine the logframe. This process will lead to an agreed version of the logical framework which will become the key reference document for project monitoring and evaluation and will be reviewed on an annual basis.

ii. You are responsible for ensuring that progress reports on this project are provided every 12 months along with material for case studies provided annually (from year 2 onwards). The submission of quarterly narrative and financial reports will also be required within one of the two submission windows provided each quarter. The Fund Manager will provide details of the required reporting formats, timelines and documents.

iii. The annual progress report must cover reporting periods corresponding to the grant funding year (or part-year) ending 31 March, and must be submitted by the agreed deadline of 30 April each year, unless otherwise agreed in writing by the Fund Manager.

iv. The Partner must maintain accurate data on all beneficiaries reached and activities conducted and share these with the Fund Manager through the assigned reporting requirements. All beneficiary data submitted to the Fund Manager must be disaggregated by gender and disability and, to the greatest extent possible, by age, geographic characteristics and other key population characteristics.

v. The first annual report must include a separate management response addressing all of the recommendations contained within the due diligence report related to this grant, including those not specifically mentioned as conditions of this grant in paragraph 9.

vi. An independent evaluation and a project completion report must be submitted to the Fund Manager acting on behalf of FCDO three months after the end of the funding period. The Fund Manager will provide details of the required reporting formats.

vii. Your expenditure for each year must be reported against the most recent detailed budget agreed by FCDO or the Fund Manager acting on behalf of FCDO and not the summary budget used for expenditure claims. The Fund Manager will provide details of the required financial reporting formats.

viii. If narrative progress or financial reports are not received within the set deadlines, a detailed explanation will be required. Where valid justification is not received, suspension of funding may result, and future FCDO funding to your organisation may be jeopardised.

ix. Where a report is considered to be inadequate, resubmission may be required.

x. FCDO will withhold £5,000 (five thousand pounds sterling) from the final year of your grant until a satisfactory project completion report has been received and all project closure administration is completed.

xi. It is essential that you keep the Fund Manager, acting on behalf of FCDO, informed of any changes to the project, including changes to partner organisations or key staff positions. Any significant changes should be reported as soon as possible and not be left until the end of the project.

xii. It is essential that you keep the Fund Manager, acting on behalf of FCDO, informed of any significant changes to your organisation. Your organisation must inform the Fund Manager acting on behalf of FCDO before:
a. Changing your governing document, particularly concerning your organisation’s aims, payments to members and members of the governing body, the sharing out of the organisation’s assets;

b. Transferring of your organisation’s assets to, or merging or amalgamating with, any other body, including a company set up by your organisation;

c. Changing your organisation’s governance composition or structure;

d. If any legal claims are made or threatened against your organisation or its partner organisation/s which could adversely affect the delivery of the project during the period of the grant (including any claims made against members of our governing body or staff);

e. If your organisation or its partners are the subject of an investigation concerning your organisation, (or partner organisations), trustees, directors, employees or volunteers, carried out by the Police, Charity Commission, the Office of the Scottish Charity Regulator, HM Revenue and Customs or any other regulatory body operating in the country where the project is being delivered;

f. If your organisation’s governing body falls below three members.

37. FCDO funds must be separately accounted for by the Partner and therefore readily identifiable at all times unless explicitly approved otherwise and in writing by FCDO.

38. As part of the regular reporting requirements outlined above, the Partner will provide a proportionate and meaningful assessment of how the specific needs of girls, women, boys and men are considered, and reflect to what extent women and girls have been included in design, implementation and monitoring. The Partner should also assess how FCDO’s contribution is contributing to reducing gender inequality including a specific assessment on progress against any gender related commitments made as part of this Arrangement and demonstrate consideration of potential unintended negative consequences, such as gender-based violence.

39. The Partner will immediately notify the Fund Manager acting on behalf of FCDO of any delay, obstruction or event which interferes with or threatens to interfere with this Arrangement. This includes any delay, obstruction or event which damages or is capable of damaging the reputation or integrity of FCDO or that of the project.

40. The Partner will seek to ensure that beneficiary feedback is integrated in project design, mobilisation, delivery, monitoring, evaluation and annual review processes and takes account of the voices of both women and men. The Partner should work with, through and represent the diversity of communities in order to respond to their needs more effectively and strengthen accountability.
Due diligence

41. In utilising the resources, the Partner will exercise the same care in the discharge of its functions under this Arrangement as it exercises with respect to the administration and management of its own resources and affairs. The Partner will co-operate fully with any due diligence assessment by FCDO or its agents, of the Partner’s own internal controls and system prior to or during the implementation of this Arrangement and take appropriate action on any recommendations arising. Due diligence assessments may be conducted every 3 years or earlier if there is a significant change to the Partner’s procedures and controls or operating environment. A range of tools may be used to conduct the assessment and continuation of this Arrangement will be dependent on the FCDO being satisfied that the Partner has sufficient capacity and capability to deliver the project and manage FCDO funds.

42. The Partner will undertake suitable due diligence and take the necessary steps prior to transferring FCDO funds and at regular intervals throughout the implementation to assess the internal controls and systems of any Downstream Partners. These assessments will be shared with FCDO, upon request and should determine, relative to project risk:

- the reliability, integrity and efficiency of the Downstream Partners’ controls, systems and processes including compliance with applicable legislation, regulations, rules, policies and procedures;
- whether the Downstream Partner can successfully deliver the relevant outputs based on its processes, past experience and whether they have the sufficient staff capacity and capability available;
- the Downstream Partners’ ability to correctly manage and account for aid monies and assets as well as its financial health; and
- where appropriate, whether the Downstream Partner has sufficient capacity and capability to properly monitor and control its implementing partners.

Delivery chain risk mapping

43. The Partner will maintain and provide to FCDO an up to date and accurate record of Downstream Partners in receipt of FCDO resources. This forms the basis of the delivery chain risk map which should demonstrate how funds flow from the initial source to end beneficiaries, and the risks and potential risks along the chain.

44. The delivery chain risk map should be updated regularly by the Partner and when there are material changes to the project risk assessment and/or to delivery partners in the chain. As a minimum the Partner will provide the Fund Manager acting on behalf of FCDO with an updated delivery risk map at the following intervals:
Audit and assurance

45. The Partner will within six months of the end of their financial year provide the Fund Manager acting on behalf of FCDO with independent assurance that FCDO funds have been used for the intended purposes. This includes for all financial years in which they receive and/or spend FCDO funds under this Arrangement even where the end of the financial year is beyond the life of this Arrangement. The Partner will provide, annual accounts audited by an independent and appropriately qualified auditor where FCDO project funding is clearly segregated from other funds.

46. The Partner will ensure that all goods and services financed either fully or in part from FCDO funds will continue to be used for the purpose set out within this Arrangement. In the event of such goods or services being used for other purposes, the Partner must notify the Fund Manager acting on behalf of FCDO immediately and in writing and FCDO may seek to recover from the Partner the value of the goods and services concerned.

47. The Partner will retain all records associated with this Arrangement for a period of not less than 5 years after the end of this Arrangement.

Information rights and data protection obligations

48. The Partner acknowledges that FCDO is subject to the requirements of the Freedom of Information Act 2000, the Environmental Information Regulations 2004, the General Data Protection Regulation (GDPR) (EU) 2016/679, the Data Protection Act 2018 (DPA), subordinate legislation and guidance and codes of practice issued by the Information Commissioner and relevant Government Departments.

49. The Partner will assist and co-operate with FCDO to enable FCDO to comply with its Information disclosure and data protection obligations.

50. The Partner will perform its obligations under this Arrangement in such a way as to protect The personal information of individuals.

51. The Partner will comply at all times with its obligations under the GDPR and DPA.
Transparency

52. The Partner will publish to the International Aid Transparency Initiative (IATI) standard on all its FCDO funding within six months of the start of this Arrangement. FCDO expects the Partner to publish to the IATI standard on all its non-FCDO funding and for Downstream Partners to publish to the IATI standard on their funding. The intention of this commitment is to allow traceability throughout the delivery chain. For further advice please go to https://www.gov.uk/government/publications/dfid-iati-guidelines

53. The Partner gives consent for this Arrangement (and any subsequent amendments) and associated funding information to be published on FCDO’s website.

Responsibility

54. The Partner is solely accountable for compliance with the provisions of this Arrangement including where the Partner engages any Downstream Partner(s). The Partner will reflect the provisions of this Arrangement as necessary in any arrangement(s) with any Downstream Partner(s) to ensure both the Partner and Downstream Partner(s) are compliant with the provisions of this Arrangement.

55. FCDO will not be responsible for the activities of the Partner or any Downstream Partner(s) in connection to this Arrangement, nor will FCDO be responsible for any costs incurred by the Partner or its Downstream Partner(s) in terminating their engagement or the engagement of any other person, company or organisation.

56. The Partner will be accountable for the appropriate use of FCDO funds, management of risk and delivery of project outputs and outcomes, including any adverse effects of aid expenditure that have an undesired or unexpected result upon recipients including any adverse gender related impacts.

57. FCDO may at any time during, and up to five years after the termination of this Arrangement, conduct or arrange for additional investigations, audits, on-the-spot checks and inspections to be carried out, or ascertain additional information where FCDO considers it necessary. These may be carried out by FCDO or any of its duly authorised representatives or agents. Access will be granted, as required, to all sites and relevant records. The Partner will ensure that necessary information and access rights are explicitly included within all funding arrangements with its Downstream Partner(s).

Risk management

58. The Partner will develop and maintain an up to date risk register that, as a minimum, enables
individual risks to be clearly identified, an assessment of their likelihood and impact, how they will be dealt with and escalated and who is responsible for monitoring and reporting on them.

59. The Partner will manage all risks in relation to this project unless otherwise agreed as part of the risk register and in writing with the Fund Manager acting on behalf of FCDO. Where the Partner transfers risk to any Downstream Partner, the Partner will remain accountable to FCDO for the effective management of that risk.

Cyber security
60. Cyber security is the protection of systems, networks and data to prevent cybercrime. The Partner is responsible for managing cyber security risk under its own policies and procedures.

Procurement
61. The Partner will ensure that any procurement using FCDO funds adheres to international best practice and applicable regulations, is transparent, fair and open and is designed to achieve value for money. Where the Partner does not have the skills or capacity to carry out high value procurement (>£100k), the FCDO approved procurement supplier should be used.

62. Records of all procurement activity including but not restricted to, costs, volumes, suppliers, value for money, savings and efficiencies must be kept by the Partner and made available to FCDO, upon request. FCDO reserves the right to assess the procurement capacity and capability of the Partner at any time.

Exclusivity Arrangements
63. The Partner will not include in any arrangement related to this project with any Downstream Partner(s) any provisions which limit Downstream Partner(s) from working directly with FCDO or any other organisation, except as required under paragraph 84 of this Arrangement.

Assets and inventory
64. FCDO considers any equipment and/or supplies purchased in part or fully from FCDO funds as project assets if they have a useful life of more than one year; and either (1) the purchase price or development cost of an individual asset is in excess of £500 or equivalent in local currency; or (2) is a group of lower value items that are mobile and considered attractive (e.g. mobile phones, cameras, laptops, tablets, satellite phones, motorbikes, pharmaceutical products, relief packs, etc.) with a combined purchase price or development cost of £500 or equivalent in local currency.
The Partner will establish and maintain an inventory of all such assets and any grants which include the creation of a financial asset will be required to submit a financial asset disposal proposition for approval prior to the Arrangement signing.

The Partner will ensure that a physical check of all assets takes place on at least an annual basis and submit to the Fund Manager acting on behalf of FCDO an up to date inventory using the template provided in Annex 2: Inventory, providing confirmation of the checks, alongside the annual accounts. Where possible the Partner should undertake these checks directly.

The Partner will be accountable for the appropriate use and control of inventory items, in line with this Arrangement.

The Partner will manage the risk of assets being lost, stolen, damaged or destroyed under its own policies and procedures. FCDO expects the Partner to cover the cost of repairing or replacing lost, stolen, damaged or destroyed assets and should make a risk-based decision on how best to do this. If the Partner decides to take out commercial insurance to cover lost, stolen, damaged or destroyed assets, FCDO funds cannot be used to fund the premiums unless, by exception, explicitly approved in writing in advance.

FCDO will retain ultimate ownership of all assets, specifically project assets, financial assets and information assets, [INSERT IF NECESSARY: {with the exception of {NAME OF EXCLUDED INFORMATION ASSET}}] until ownership transfer or asset disposal is otherwise approved in writing by the Fund Manager acting on behalf of FCDO normally at the end of this Arrangement. The Partner should propose an appropriate disposal schedule to the Fund Manager acting on behalf of FCDO in writing no later than 14 days before the Project End Date.

Health, safety and security

The Partner is responsible for all security arrangements in relation to this Arrangement including the health, safety and security of any person employed or otherwise engaged as part of this Arrangement, including those employed or engaged by any Downstream Partners.

FCDO funds cannot be used to fund any insurance premiums intended to cover medical expenses, injury or disablement, and death unless, by exception, explicitly approved by FCDO in writing in advance.
**Communication and branding**

72. The Participants will collaborate and proactively look for ways to build support for development and raise awareness of FCDO’s funding. The Partner will explicitly acknowledge FCDO’s funding, in written and verbal communications about activities related to the funding, to the public or third parties, including in announcements, and through use, where appropriate, of FCDO’s “UK aid – from the British people” logo (‘UK aid logo’) in accordance with FCDO standards for use of the UK aid logo, unless otherwise agreed in advance by FCDO and in all cases subject to security and safety considerations of the Partner.

73. The Partner will provide a visibility statement using the template provided in Annex 3: UK Aid Visibility Statement of how and when they will acknowledge funding from FCDO and where they will use the UK aid logo, which should be approved by FCDO prior to the Partner releasing any public communications. The Partner will include reference to this in its progress reports and annual reviews.

74. The Partner may use the UK aid logo in conjunction with other donor logos, and where the number of donors to a project is such as to make co-branding impractical, acknowledgement of funding from FCDO should be equal to that of other co-donors making contributions of equivalent amounts to the project.

**Intellectual property**

75. Intellectual property in all material (including, but not limited to, reports, data and designs, whether or not electronically stored) produced by the Partner or its personnel, members or representatives in the course of this Arrangement (“the Material”) will be the property of the Partner.

76. In signing this Arrangement, the Partner hereby grants to FCDO a worldwide, non-exclusive irrevocable and royalty-free licence to use all the Material, where “use” shall mean, without limitation, the reproduction, publication and sub-licence of all the Material and the intellectual property therein, including the reproduction and sale of the Material and products incorporating the same, for use by any person or for sale or other dealing anywhere in the world.

**Conflict of interest**

77. Neither the Partner nor any individual employed or contracted by the Partner shall engage in any personal, business or professional activity which conflicts or could conflict with any of their obligations in relation to this Arrangement.
Aid Diversion

78. Aid Diversion is any event, including fraud, corruption, bribery, theft, terrorist financing, money laundering and other misuse of funds that prevents funds being directed to the aid outcomes or recipients intended.

79. The Participants will immediately and without undue delay inform each other of any event which interferes or threatens to materially interfere with this Arrangement, whether financed in full or in part by FCDO including credible suspicions of, or actual Aid Diversion. The Partner should assess credibility based on the source of the allegation, the content, and the level of detail or evidence provided.

80. The Partner should immediately contact FCDO’s Counter Fraud Section at reportingconcerns@fcdo.gov.uk or +44 (0)1355 843747. All information will be treated with the utmost confidentiality. Information can also be reported directly to the FCDO programme team managing where appropriate; this will be immediately passed on to FCDO’s Counter Fraud Section.

81. The Participants have a zero tolerance approach towards Aid Diversion including any associated inappropriate behaviour. Both Participants will fully co-operate with investigation into such events, whether led by FCDO or the Partner.

82. Notwithstanding any provisions in this Arrangement or other contractual requirements, FCDO may recover from the Partner all or part of the funds paid under this Arrangement in the event of actual or suspected Aid Diversion.

83. Consistent with local and international legislation and applicable United Nations Security Council resolutions, the Participants are firmly committed to the international fight against terrorism. It is FCDO’s policy to seek to ensure that none of its resources are used, directly or indirectly, to provide support to individuals or entities associated with terrorism and that FCDO staff and its programmes activity are compliant with counter terrorist financing legislation. In accordance with this policy, FCDO expects the Partner and all Downstream Partners to make themselves aware of, and comply with their obligations under the relevant counter terrorist financing legislation.

84. The Partner will seek to ensure that none of the funds or assets provided under this Arrangement are made available or used to provide support to individuals, groups or entities associated with terrorism including those named on the following lists as updated from time to time:

- HM Treasury’s Office of Financial Sanctions Implementation – Financial sanctions; consolidated list of targets
Safeguarding for the prevention of sexual exploitation, abuse and harassment

85. The Participants have a zero tolerance for inaction approach to tackling sexual exploitation, abuse and sexual harassment (“SEAH”) and agree the terms set out in Annex 4. This means the Partner, and its implementing partners, will take all reasonable and adequate steps to prevent SEAH of any person linked to the delivery of this Memorandum by both its employees and any implementing partner and respond appropriately when reports of SEAH arise. The Partner will apply the IASC Six Core Principles relating to Sexual Exploitation and Abuse and will adhere to the IASC Minimum Operating Standards on PSEA and/or the Core Humanitarian Standard on Quality and Accountability.

86. When the Partner becomes aware of suspicions or complaints of SEAH, the Partner will take swift and appropriate action to stop harm occurring, investigate and report to relevant authorities (for criminal matters) when safe to do so and after considering the wishes of the survivor. The Partner will also promptly contact FCDO at reportingconcerns@fcdo.gov.uk to report any allegation credible enough to warrant an investigation of SEAH related to this Memorandum. The Partner will promptly report to FCDO any allegation credible enough to warrant an investigation of SEAH that are not directly related to this Memorandum but would be of significant impact to the partnership with FCDO. It is understood and accepted that the Partner’s arrangement to report on SEAH is subject to not compromising the safety, security, privacy and due process rights of any concerned person.

Termination and closure

87. To allow for final payments, this Arrangement will terminate six months after the Project End Date unless terminated earlier in accordance with the provisions in this Arrangement.

88. If FCDO is concerned that the provisions of this Arrangement have not been fulfilled by the Partner, or if any activities occur which will significantly impair the implementation or development value of the project, the Fund Manager acting on behalf of FCDO will discuss its concerns with the Partner in an attempt to resolve any issues. Following such negotiation, this Arrangement may be amended or terminated in accordance with the relevant provisions in this Arrangement.

89. This Arrangement can be terminated at any time by three months’ written notice by either
Participant. All unspent funds other than those irrevocably committed in good faith before receipt of a written notice of termination, in line with this Arrangement and approved between the Participants as being required to finalise activities, will be returned to FCDO within 30 days of the date of receipt of a written notice of termination. At any time when returning funds, the Partner must quote the relevant Sales Invoice reference number.

90. Notwithstanding any provisions in this Arrangement or other contractual requirements, FCDO may suspend or terminate this Arrangement with immediate effect, in preference to the standard notice period, and at its discretion may recover all or part of the funds paid under this Arrangement if any of the following occur:

a) The Partner directly or through its Downstream Partners either repeatedly fails to comply with, or is in material breach of, any of the provisions of this Arrangement or any other FCDO arrangement or contract whether currently or previously in place;

b) The Partner, or any Downstream Partner, at any time during this Arrangement goes into liquidation, administration or other similar process, is dissolved or enters into any arrangements with its creditors;

c) The Partner or any Downstream Partner, without the prior consent of FCDO in writing, assigns or transfers, or purports to assign or transfer, or causes to be assigned or transferred, any interest in this Arrangement or any part, share or interest therein;

b) The Partner, or any Downstream Partner, at any time during this Arrangement goes into liquidation, administration or other similar process, is dissolved or enters into any arrangements with its creditors;

c) The Partner or any Downstream Partner, without the prior consent of FCDO in writing, assigns or transfers, or purports to assign or transfer, or causes to be assigned or transferred, any interest in this Arrangement or any part, share or interest therein;

b) The Partner, or any Downstream Partner, at any time during this Arrangement goes into liquidation, administration or other similar process, is dissolved or enters into any arrangements with its creditors;

c) The Partner or any Downstream Partner, without the prior consent of FCDO in writing, assigns or transfers, or purports to assign or transfer, or causes to be assigned or transferred, any interest in this Arrangement or any part, share or interest therein;

b) The Partner, or any Downstream Partner, at any time during this Arrangement goes into liquidation, administration or other similar process, is dissolved or enters into any arrangements with its creditors;

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c) The Partner or any Downstream Partner, without the prior consent of FCDO in writing, assigns or transfers, or purports to assign or transfer, or causes to be assigned or transferred, any interest in this Arrangement or any part, share or interest therein;
h) In the event of actual or suspected Aid Diversion;

i) In the event of actual or suspected sexual exploitation, abuse or harassment;

j) An event occurs which damages, or is capable of damaging, the reputation or integrity of FCDO or that of the project to which this Arrangement relates.

91. The Partner will return any surplus NPAC and unspent funds remaining at the end of this Arrangement within 14 days of receiving a Sales Invoice from FCDO, unless otherwise agreed by FCDO in writing. At any time when returning funds the Partner must quote the relevant Sales Invoice reference number.
Signature

92. This Arrangement places on record the understanding of the Participants and comes into operation on the date of signature below.

Signed on behalf of FCDO

<table>
<thead>
<tr>
<th>Name:</th>
<th>Matthew Wiltcher</th>
</tr>
</thead>
<tbody>
<tr>
<td>Position:</td>
<td>Director MannionDaniels (Fund Manager)</td>
</tr>
<tr>
<td>Address/Contact Details:</td>
<td>Universal House, 1 / 2 Queens Parade Place, Bath, BA12NN, United Kingdom</td>
</tr>
</tbody>
</table>

Date:

Signed on behalf of the Partner:

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
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<tbody>
<tr>
<td>Position:</td>
<td></td>
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<tr>
<td>Address/Contact Details:</td>
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</tbody>
</table>

Date:
Annex 1: Audit Discharge

(PARTNER NAME) will provide to the Fund Manager acting on behalf of FCDO, within six months of the end of its financial year, independent assurance that FCDO funds have been used for the intended purposes by submitting annual accounts audited by an independent and appropriately qualified auditor where FCDO project funding is clearly segregated from other funds.

Certification
I certify that this claim is correct and that the sum requested is properly due on the basis of the information provided, project outputs and outcomes and on the work carried out or future work plans. I confirm that receipt of this payment will not result in double funding of the work carried out or future activities. I have the authority to sign this on behalf of the {PARTNER NAME}.

<table>
<thead>
<tr>
<th>Signature:</th>
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<table>
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<tr>
<th>Job title:</th>
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<table>
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<tr>
<th>Address &amp; Contact Details:</th>
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ANNEX 2: INVENTORY

UKAD and UKAM Asset Inventory Template_Aug2020.xlsx
ANNEX 3: UK AID VISIBILITY STATEMENT

As part of this Arrangement, the Partner will acknowledge funding from the UK government, in written materials and verbal statements and through use of the UK aid logo on project assets. Please refer to the UK aid branding guidance for further information on how to acknowledge funding from the UK government. By completing and signing this statement the Partner agrees to fulfil these requirements.

As part of the reporting requirements for this Arrangement, the Partner may be asked to provide evidence of the branding in use, including photographs of the logo in the field and examples of communications materials. Branding Guidance and details of how to access the UK aid logo files can be found here: https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/707676/UK-aid-branding-guidance-May-2018.pdf

<table>
<thead>
<tr>
<th>Partner Name</th>
<th>{PARTNER NAME}</th>
</tr>
</thead>
<tbody>
<tr>
<td>UK Aid Direct Grant Ref.</td>
<td>{UK AID DIRECT GRANT REF NUMBER}</td>
</tr>
<tr>
<td>Project Title</td>
<td>{PROJECT NAME}</td>
</tr>
<tr>
<td>Project Description</td>
<td>{PROJECT DESCRIPTION}</td>
</tr>
<tr>
<td>Please list the assets that will be delivered by the project that will carry the UK aid logo or acknowledgement of UK aid funding</td>
<td></td>
</tr>
<tr>
<td>List all assets including physical items and supplies, and other non-physical items that will be delivered as part of the project e.g. annual reports, research reports, press releases, websites, other communication or event materials (refer to Sections 5 &amp; 6 of the branding guidance for more information on where UK aid branding should / should not appear)</td>
<td></td>
</tr>
<tr>
<td>Please list the assets that will be delivered by the project that will not carry the UK aid logo or acknowledgement and explain clearly why these items will not carry UK aid branding</td>
<td></td>
</tr>
<tr>
<td>All exceptions require approval by the Head of Department of the team in whose portfolio the programme sits and a record of this approval, e.g. an email, should be kept along with the programme documentation (refer to Section 6 of the UK aid branding guidance for more information on branding exceptions)</td>
<td></td>
</tr>
</tbody>
</table>

Declaration

I understand that no UK aid funds may be used to procure any promotional communications goods or activities that do not have a direct impact on the successful delivery of this project or serve to increase the transparency of funding. By signing this statement, the Partner agrees to fulfil the commitments stated above.

{PARTNER NAME} Representative:
Name:________________________
Job title:______________________
Signature:_____________________
Date:_________________________

Agreed by FCDO Representative:
Name:________________________
Job title:______________________
Signature:_____________________
Date:_________________________
ANNEX 4 – JOINT DONOR LANGUAGE ON SEAH

1. The Participants have a zero tolerance for inaction approach to tackling sexual exploitation, abuse and harassment (“SEAH”). This means the Partner, and its implementing partners, will take all reasonable and adequate steps to prevent SEAH of any person linked to the delivery of this Memorandum by both its employees and any implementing partner and respond appropriately when reports of SEAH arise. The Partner must apply the IASC Six Core Principles Relating to Sexual Exploitation and Abuse and the following principles and practices when implementing this programme and provide evidence to demonstrate this where required:
   a) Adherence to the IASC-Minimum Operation Standards and/or SEA elements of the Core Humanitarian Standard on Quality and Accountability;
   b) A survivor-centred approach to SEAH issues;
   c) Strong leadership and signalling on tackling SEAH;
   d) Make all reasonable and adequate efforts to address gender inequality and other power imbalances;
   e) Robust reporting to enhance accountability and transparency;
   f) Ensure that SEAH standards from this arrangement are reflected in funding templates with implementing partners, [for UN entities: by means such as, but not limited to, adherence to the United Nations Protocol on Allegations of Sexual Exploitation and Abuse Involving Implementing Partners.]

2. The Partner will adhere to the following reporting requirements:
   a. The Partner will promptly contact through written notice to reportingconcerns@fcdo.gov.uk to report any allegation credible enough to warrant an investigation of SEAH related to this Memorandum.
   b. The Partner should also promptly report to reportingconcerns@fcdo.gov.uk any allegation credible enough to warrant an investigation of SEAH that are not directly related to this Memorandum but would be of significant impact to the partnership.
   c. [For UN entities] The Partner will report all allegation credible enough to warrant an investigation of sexual exploitation and abuse and, where relevant, the action taken, with regard to its governance and operations, regardless of the relation to this memorandum, to the Secretary-General’s public reporting mechanism on SEA.

3. The report, as referred to in paragraph 2.a and 2.b, will indicate: [agreement/arrangement number], nature of the alleged misconduct, date of alleged misconduct, date of first report to Partner, location [as if specified by [donor]], involvement of implementing partner, state of affairs concerning the investigation and the action that will be taken by the Partner, and whether the case is referred to law enforcement. The organisation will provide updates on the status of the case. The notice will be given in writing and delivered to the point of contact mentioned in paragraph 2.a and 2.b.

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3 A survivor-centred approach is one for which the survivor’s dignity, experiences, considerations, needs, and resiliencies are placed at the centre of the process, from the initial program design to investigating and responding to potential incidents. Consistent with the UN Protocol on Allegations of SEA Involving Implementing Partners, the survivor should be informed, participate in the decision-making process, and provide consent on the possible use and disclosure of their information. Those interacting with the survivor and/or handling information regarding the allegation must maintain confidentiality, ensure safety of the survivor, and apply survivor-centred principles which are safety, confidentiality, respect, and non-discrimination. When the survivor is a child, the approach must consider the best interests of the child and engage with the family/caregivers as appropriate. Staff and partners should comply with host country and local child welfare and protection legislation and international standards, whichever gives greater protection.
4. It is understood and accepted that the Partner’s arrangement to report on SEAH is subject to not compromising the safety, security, privacy and due process rights of any concerned persons.

5. When the Partner becomes aware of suspicions or complaints of SEAH, the Partner will take swift and appropriate action to stop harm occurring, investigate and report to relevant authorities (for criminal matters) when safe to do so and after considering the wishes of the survivor.

6. The donor or any of its duly authorized representatives may at all times carry out reviews, evaluations or other control measures to verify the Partner’s zero tolerance for SEAH. The Partner shall fully cooperate with the donor or any of its duly authorized representatives or agents to carry out such control measures.