



Ambasáid na hÉireann
Embassy of Ireland

Request for Tender

Internal Audit Services for
Embassy of Ireland Ethiopia

Tender Submission Deadline: March 15, 2023

This contract will be for an initial one-year term with the option for two annual extensions subject to satisfactory performance. The maximum contract duration therefore will be 3 years.

The audit services will cover three financial years (2022-2024) commencing with the financial year ending 31st December 2022.

1. Introduction

The Department of Foreign Affairs of the Government of Ireland is the Department with responsibility for promoting Ireland's interests and values abroad. The Department has over 90 Embassies and Missions around the world including 11 Embassies in Africa. Most of the Embassies in Africa have overall local responsibility for the management of an Overseas Aid Budget. A division of the Department – Development Co-operation and Africa Division (DCAD) has overall responsibility for management of the €605 million (2022) aid budget.

For the purpose of these Terms of Reference the following will be used:

- “The Department” refers to the Department of Foreign Affairs
- Development Co-Operation and Africa Division (DCAD) is the Division of the Department responsible for the management of the official bilateral aid programme of the Government of Ireland.
- “Irish Aid” is the common or brand name given to the official aid programme. Sometimes may be used instead of DCAD.
- “The Embassy” refers to the Embassy of Ireland in Ethiopia.

The Embassy implements the Department's foreign policy in a number of areas which include consular services, trade, political and development, all of which are guided by the [Global Island: Ireland's Foreign Policy for a Changing World - Department of Foreign Affairs \(dfa.ie\)](https://www.dfa.ie/global-island) and other relevant policies. The Embassy is responsible for delivering the objectives of the Embassy Strategy¹ and Business Plan. This plan includes Ireland's development commitments to Ethiopia and the provision of consular services. The Embassy Strategy reflects and supports the national growth and development strategy through projects fully funded by Irish Aid or jointly funded with other donors. Ireland also supports a number of programmes managed by international and local non-governmental organisations (NGOs), government, and pooled funding with other development partners. Bilateral agreements exist between the Government of Ireland and Government of Ethiopia

¹ Previously Country Strategy Paper (CSP) – in some countries still called CSPs

to support development in the country. Irish Aid supports development interventions in a number of areas, all of which align with Ireland's 'A Better World' Policy on International Development . The document is available [here](#)

The External Auditor of the Department, including all embassies, is the Irish Comptroller and Auditor General. All other auditing is internal auditing and is commissioned by the Evaluation and Audit Unit of the Department. An internal audit is contracted separately and on an annual basis for each of the partner countries, to a firm of auditors usually resident in the country. These Terms of Reference apply to each of the internal audits to be conducted under this arrangement.

The Department operates the SUN financial management system across the Partner countries. Each country maintains a separate database of their transactions. This audit is an audit of the Embassy's financial statements which are prepared from accounting records on the SUN System database for Ethiopia as well as an audit of adherence to Department/DCAD policies and procedures as articulated in the:

- **Financial Policy and Procedures Manual**
- **Procurement Procedures**

The above documents must be studied by the Auditors before commencing the planning or implementation of the audit (documents will be provided to successful tenderer). The Mission's risk register and risk identification and reporting systems should also be understood at the planning stage of the audit.

2. Objectives and Purpose of the Internal Controls Audit

This is an audit of the Embassy's financial statements, which are prepared from SUN System database maintained in each of the offices as well as an audit of adherence to Department/DCAD policies and procedures as articulated in the Financial Policy and Procedures Manual and the Procurement Procedures.

The objective of the audit is to enable the auditor to express a professional opinion on whether the financial statements prepared by the Embassy are in compliance with the SUN System records, any applicable supporting documentation and whether the financial systems and internal controls comply with the Financial Policy and Procedures Manual and the Procurement Procedures.

The audit will be performed in accordance with the International Standards on Auditing as promulgated by the International Federation of Accountants and will include such tests and auditing procedures as the auditor considers necessary under the circumstances. **The auditor will sign a**

declaration to confirm compliance with these stipulations and all other provisions of these Terms of Reference.

The audit is conducted as part of the overall work programme of the Department's Internal Audit function with the objective of providing assurance that the accounts of the Embassy present fairly the net expenditure of the Embassy for the year and the financial position at the year-end and that internal controls at the Embassy are appropriate and functioning. The audit forms part of the body of work that the Irish Comptroller and Auditor General relies on in forming his opinion on the accounts of the Department as a whole. All audits are also subject to the scrutiny of the independent Audit Committee of the Department.

3. Scope of Internal Controls Audit

The scope of the Internal Controls Audit will be an audit of the Embassy of Ireland Ethiopia. The audit is of all transactions recorded on the SUN System for the Embassy from January to December 2022 (*Appendix IV*). Supporting documentation for any sub-office transactions may be maintained at that sub-office and must be included in the audit. Any other accounting system maintained by any Irish Aid sub-office is a memorandum system only and does not reflect the accounts of Embassy Ethiopia to be audited. The audit will also include an assessment over the controls in place to monitor expenditure, including programme grants disbursed to partners during the year.

The scope includes proper posting and clearing of Balance Sheet Accounts.

Any unadjusted **material** variance (> 3% of total Embassy expenditure) from SUN System and/or the Financial Policy and Procedures Manual and/or the Procurement Procedures which impacts on the accuracy of the financial position as presented in the financial statements will be reported in the opinion of the auditors. Any non-material issue will be reported in the management letter. The level of materiality for a particular audit shall be as deemed reasonable by the auditors in the particular circumstances. Any disagreement arising between the auditor and Embassy of Ireland on the materiality of a particular finding must be discussed with the Department's Evaluation and Audit Unit. Without limiting the scope of the audit, special attention for the 2022 audit should be given to procurement systems.

In addition, the auditors annually should *specifically* confirm that:

- a) Department of Foreign Affairs funds have been used with due attention to efficiency and economy, and only for the purposes for which funding was provided.
- b) Bank accounts maintained for Department funds have not become overdrawn during the accounting period.

- c) Goods and services have been procured in accordance with Department Procurement Regulations.
- d) Compliance with procurement policies and procedures, with particular emphasis on tendering procedures, contract issue, contract registration and the correct application of the awarded contract.
- e) Transactions are processed and recorded in accordance with the Financial Policy and Procedures manual, with particular emphasis on authority levels, accounting records and supporting documentation, separation of duties.
- f) There is compliance with the local regulatory system, with particular emphasis on payroll taxes, social security taxes/contributions, statutory pension contributions/liabilities, withholding tax, VAT or other sales taxes and any other applicable taxes being properly applied and up to date;
- g) There is an effective system of internal controls in place to prevent, or detect and correct, errors, misstatements and misappropriations. This includes ensuring that grant payments are processed in accordance with the Financial Policy & Procedures Manual.
- h) All grant payments have been made in compliance with the appraisal, approval and authorisation requirements as set out in the Financial Policy & Procedures Manual, and the Standard Approach to Grant Management, they were correctly received by the partner and there is appropriate confirmation of same on file.
- i) The Embassy has in place a “grant tracking management mechanism” or equivalent as required by the Standard Approach to Grant Management and that this is completed and kept up to date.
- j) Assessment of risks and the Embassy’s risk monitoring system to ensure funds are used for intended purposes and that the risk of fraud is minimised
- k) The financial statements have been prepared in the format required by DCAD.
- l) Embassy consular receipts are reconciled to bank lodgements and to the records of the number of visas and passports issued and agreed to reports sent to Ireland.
- m) Visa sticker reconciliations are completed monthly and returned to Ireland,
- n) All visa stickers, passports, emergency passports, and emergency travel documents are securely stored and adequate procedures operate to maintain their safe custody and authorise their appropriate use.

- o) Supporting documentation for any fixed asset (under the cash accounting system they are expensed in the year) transactions in the year are adequate and that the fixed asset and inventory registers have been adequately maintained.
- p) All banks that have processed transactions on behalf of the Department, Embassy, Irish Aid or DCAD have been surveyed to ensure that any accounts in the name of Irish Aid, Embassy of Ireland or former names (such as Ireland Aid, Development Cooperation Ireland etc.) have been included in the audit and the financial statements.
- q) The requirements for financial repayments, petty cash, imprest and internal loans have been complied with.
- r) All Balance Sheet accounts have been reconciled, verified and reviewed for recoverability.
- s) All frauds or suspected frauds have been reported to the Head Evaluation and Audit Unit, Department HQ.

The auditor should plan the audit so that there is a reasonable expectation of detecting material misstatements in the accounts resulting from fraud or error or non-compliance with laws and regulations as may be necessary. If the auditor's suspicions are aroused, s/he must inquire into all the circumstances until satisfied. If material irregularities are discovered, they must be reported to the Head of Mission at the Embassy and to the Department's Evaluation and Audit Unit immediately.

In the audit of the Embassy, all transactions recorded on SUN System for the Embassy irrespective of the project/programme for which they are beneficiary are within the scope of the audit. Transactions can be classed as direct expenditure or grants to partners. All transactions on regional budget line clearing accounts and inter office clearing accounts are within the scope of the audit.

4. Accounting and Administration Procedures

4.1 Funding Mechanism

The Irish Aid Programme is the official overseas aid programme of the Irish Government. It is an integral part of the Government of Ireland and is located in DCAD within the Department. It is 100% funded by the International Co-operation Vote of the Government of Ireland budget. DCAD funds are administered through the Embassy (and in some cases supported by sub/provincial

offices). The flow of funds is as follows:

- Funds are transferred from the Department in Ireland to the Embassy's Euro bank account in Ethiopia.
 - Any appropriations in aid (receipts) generated by the Embassy are refundable to the Irish Department of Finance. However, cash generated by such appropriations is retained by the Embassy and reduces the amount of funds transferred from DCAD.
 - Funds transferred are also adjusted by the net expenditure incurred directly by DCAD on behalf of the programme and by the expenditure incurred by the Embassy on behalf of DCAD.
- Payments are made from the Euro bank account as follows:
 - Transfers to programmes, projects and consultants
 - Transfers to Embassy local currency bank accounts
 - Transfer to sub office bank accounts for local administration
 - Embassy administration expenditure
- Payments are made from the Embassy local currency bank account for local currency Embassy administration expenditure and transfer to the sub office bank account for local administration. In some cases, local currency accounts are also used for the purposes listed under euro accounts above.
- Payments from sub office local currency bank accounts for administration expenditure.
- Small petty cash expenditure for Embassy or sub office administration.
- On occasion expenditures are incurred for other Department offices.

4.2 Accounting Controls

Accounting controls are set out in the Financial Policy and Procedures Manual.

4.2 Modified Cash Based Accounting

In accordance with Irish Government accounting, expenditure is deemed incurred when payment is

made. The accounting system is a modified cash accounting system, as there have been some accruals and prepayments entered to allow management to obtain better financial information. In particular, unspent balances in grant partners are not recorded in the Embassy financial statements at year-end. This information is handled as part of the grant management process, and does not form part of the financial statements. However, any deficiencies in this aspect of grant management should be highlighted in the management letter.

5. Expected Deliverables

5.1. Report by the Consultant

The report is intended for the information of the Embassy and Department HQ, including the Evaluation and Audit Unit, all its offices, the Audit Committee of the Department of Foreign Affairs of Ireland and for the Irish Comptroller and Auditor General. The opinion expressed in the report will address whether:

- a) The financial statements present fairly the net expenditure of the Embassy for the year and the financial position at the year-end. In expressing this opinion, the auditor must consider whether proper accounting records have been maintained in each case, and whether the financial statements are in agreement with these records (comply with SUN Systems).
- b) The financial systems comply with the financial procedures of the Department/DCAD as stated in the Financial Policy and Procedures Manual and the Procurement Procedures.
- c) If there is any unadjusted material variance from SUN System and/or the Financial Policy and Procedures Manual and/or the Procurement Procedures, which impacts on the compliance of the financial statements with the records, it will be reported in the opinion of the auditors. Any other reportable issues or systems compliance issues will be reported in the management letter.
- d) The auditor shall make a statement confirming they have complied with these terms of reference in the introduction to the management letter. In particular, they will confirm that they have complied with each of the points raised under section 3 above.

5.2 Financial statements

The financial statements **must** be prepared in the detailed format approved by DCAD HQ. In addition, attention is drawn to the following:

- a) An Income and Expenditure Statement (Euro) - from the SUN accounting system, showing funding received and total administration & programme expenditure, and comparative figures for the preceding year. The total trial balance in the SUN System form the basis of the financial

statements.

b) Balance sheet as at the year-end.

c) Notes to the financial statements presenting:

- Accounting policies.
- Notes to the financial statements providing the requested analysis of the figures shown in the Income & Expenditure Account and Balance Sheet.

d) **Unaudited** Supplementary Information presenting:

- Overall Mission Income & Expenditure Account, incorporating Embassy costs which were incurred at HQ
- Detailed analysis of programme expenditure, broken down by programme objective and partner
- Detailed analysis of Administration Costs
- Fixed Assets
- Year end accruals & prepayments

This information is not audited, but should be reviewed for overall compliance with the audited financial statements.

5.3 Management letter/Internal Control Letter

In addition to the audit report, the auditor will prepare a “Management Letter” for the Embassy of Ireland in Ethiopia. In all cases, a management letter **MUST** be issued. If no issues have arisen during the course of the audit, the auditors must issue a management letter stating that no issues have arisen. The management letter should:

- a) Give comments and observations on the accounting records, systems and controls that were examined during the audit;
- b) Identify specific deficiencies or areas of weakness in systems and controls, and make recommendations for their improvement;
- c) Report any variance from SUN System and/or the Financial Policy and Procedures Manual and/or the Procurement Procedures.
- d) Include management responses from Embassy line management to issues arising and recommendations made, ensuring that:
 - The auditors will bring matters to the attention of management as they arise and seek clarification and/or management’s comments during the course of the audit.

- Management responses should provide an explanation of the causes of the issue and a plan of action to address the matter
- e) Communicate matters that have come to the auditor's attention that might have a significant impact on the implementation of the programme.
- f) Refer to any other matters that the auditor considers relevant.
- g) The management letter must include a review of the issues raised in the previous year's management letter and a status report on progress/follow up achieved if applicable.
- h) Include a high, medium or low prioritisation on all issues arising in the management letters. Ranks should be allocated according to the following criteria:
 - High - a major weakness or a recurring issue that must be addressed soon
 - Medium - an important matter that will significantly improve the control environment, the accounting system or the operations of the business but is not so serious or prevalent as to be considered a major weakness
 - Low - a minor (or isolated) weakness that should nevertheless be addressed to improve the control environment, the accounting system or the operations of the business.

6. Time Frame and Irish Coordination with Auditors

The Internal Auditor (or equivalent) at the Embassy will have the primary responsibility for coordination with the auditors and agreeing the timeframe for carrying out the audit and reporting deadlines. Where possible interim audits will be conducted before December of the year under audit with final audits to be completed in the first quarter of the following year. Draft audit reports and management letters will be submitted by mid-May 2023. The audit process will be finalised by the end of June 2023.

The Audited Financial Statements and the Management Letter must be sent to the Head of Mission and will be reviewed by the Head of Finance and the Internal Auditor in the Embassy, and the Department's Evaluation and Audit Unit and Finance Division at HQ in Ireland.

A debriefing session will be held at the Embassy to present the key findings of the audit reports and to discuss any follow up action recommended. When appropriate² representatives of the Department's Evaluation and Audit Unit and Finance Division will participate in this meeting

The auditors will respect the confidential nature of the exercise and will discuss it only with Embassy of Ireland or with others only as authorised by the Embassy.

7. Rotation Criteria

The Internal Audit Policy of the department requires that, in line with international best practice in

² Participation will depend on the nature of issues arising from the audit.

audit, the contract for the consultant auditors shall be re-tendered at least every three years and that auditors are to be rotated at least every six years. An audit firm may not be awarded more than two successive three-year contracts.

INSTRUCTIONS FOR TENDERS

The Embassy seeks Tenders for the provision of audit services as set out in the Terms of Reference above. The contract for audit services will be for the audit of three financial years 31 December 2022 to 2024, subject to annual renewal based on satisfactory performance.

Proposals are subject to the specifications set out in the terms of reference and these instructions and should be submitted in **English**.

Tender Submission

Proposals must be submitted to the Embassy by email. Your response e-mail should be clearly marked "Tender for Audit Services" in the subject field, and should be sent via email to addisababaembassy@dfa.ie and **must be received by COB 15th March 2023**.

Requests for clarification will be accepted up to **CoB 7th March 2023** and can be directed to the attention of Meron Gezahegn and/or Martha G/Medhin at addisababaembassy@dfa.ie

Tender Content

The proposal should provide the following information:

- a) Outline of the audit approach and methodology to undertaking the assignment
- b) Relevant technical experience of the firm
- c) Understanding of the deliverables
- d) Profile of audit team proposed for the assignment (including CVs of proposed audit team members of no more than 3 pages each)
- e) Time estimate of the assignment
- f) Detailed quotation for the audit, showing hours and costs by grade
- g) Copy of renewed Professional license and evidence of affiliation with an International firm.

Selection Criteria

The purpose of these criteria is to determine whether a Tenderer has the necessary technical and professional capacity to carry out the tasks. Tenderers who are not considered to have the required capacity will not proceed to the award phase. Tenderers must provide evidence in the submission of technical and professional capacity. Tenderers who do not provide the required detail, or who are judged, on the basis of the submission presented, not to have fulfilled the criteria specified below, will be excluded.

In respect of the contract which is the subject of this invitation to tender the Embassy requires tenderers to have the following technical and professional capacity:

- the tenderer must be duly authorised to provide statutory audit of accounts;
- the tenderer should have at least 5 (five) years' proven experience in statutory audit of accounts and in audit of donor funded organisations;
- the tenderer should have executed at least 5 (five) similar contracts/projects;

Award criteria

The contract for the requested services will be awarded on the basis of Most Economically Advantageous Tender. Marks will be awarded according to the award criteria outlined in the table below. Tenderers must score the minimum marks in criterion 1, 2 and 3 in order to be considered for awarding of the contract. Failure to achieve the minimum mark in criterion 1, 2 or 3 will result in the tenderer being eliminated.

Criteria	Marks Available	Min. Marks Required
1. Proposed Methodology and Audit Timetable	25	15
2. Understanding of Requirements and relevant experience	15	8
3. Technical capability and relevant experience of audit team proposed, including team composition.	30	18
4. Cost	30	N/A
Total Marks	100	N/A

In assessing “Technical Capability” and Relevant Experience” the Embassy will take account of:

- Experience with auditing Government, Non-Governmental Organisations, donor systems and Embassies (consular systems),
- Demonstrated understanding of Ireland’s (or similar countries’) overseas development programming approach and funding mechanisms in development context,
- Understanding of inherent risks relating to the development and consular services environment,
- Membership with professional bodies
- Strong understanding of the national Public Financial Management.

Scoring Methodology (Award Criteria 1, 2 and 3)

Weighting	Meaning
91% - 100%	Excellent response with very few or no weaknesses exceeds requirements, and provides comprehensive, detailed, and convincing assurance that the Tenderer will deliver to an excellent standard.
80% - 90%	A very good response that demonstrates real understanding and fully meets the requirements and assurance that the Tenderer will deliver to high standard.
60% - 79%	A satisfactory response which demonstrates a reasonable understanding of requirements and gives reasonable assurance of delivery to an adequate standard but does not provide sufficiently convincing assurance to award a higher mark.
30% - 59%	A response where reservations exist. Lacks full credibility/convincing detail, and there is a significant risk that the response will not be successful.
1% - 29%	A response where serious reservations exist. This may be because, for example, insufficient detail is provided, and the response has fundamental flaws, or is seriously inadequate or seriously lacks credibility with a high risk of non-delivery.
0%	No Response

Marks for cost will be allocated using the following formula:

Cost Score	=	$\frac{\text{Lowest Tendered Rate}}{\text{Tendered Rate under evaluation}} \times$	Number of Marks Available
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Fees should be set out clearly in the proposal, using the schedule at Appendix II, stating which services are included in proposed fees, and the basis of calculation of those fees. Details of charges relating to lead partner, engagement partner, manager, and audit team must be shown separately in your tender response. Costs (travel, meals and lodging) must be detailed and must be fixed for the period of the engagement. Total cost must be stated exclusive of VAT.

The following provision will apply to any tie-break situation occurring in the evaluation process:

If the evaluation results in a tie between two or more Tenders, then the Tender with the highest overall 'Qualitative' score shall be deemed the Most Economically Advantageous Tender.

The Embassy reserves the right to request the preferred Tenderer to attend a presentation meeting to verify the contents of their proposal. If the Embassy is not satisfied that the Tenderer's proposal meets their specified requirements they will not be considered further for award of the Contract. The Embassy will then proceed to select the next highest ranked Tenderer as the preferred Tenderer. This Request for Tender contains no contractual offer of any kind. Any Tender will be regarded as an offer by the Tenderer and not as an acceptance by the Tenderer of an offer made by the Department of Foreign Affairs. No contractual relationship will exist except pursuant to a written Service Level Agreement signed by a representative of the Embassy and any successful Tenderer for the specified services.

General Terms and Conditions

Freedom of Information

Tenderers are advised that the Embassy is subject to the [Freedom of Information \(FOI\) Act, 2014](#). If a Tenderer considers that any of the information supplied in their Tender response is either commercially sensitive or confidential in nature, this should be highlighted and the reasons for it sensitivity specified. In such cases the relevant material will, in response to a request under the FOI Act, be examined in the light of the exceptions provided for in the Act.

Conflict of Interest

Tenderers must disclose in their submissions details of any circumstances, including personal, financial and business activities that will, or might, give rise to any conflict of interest associated with any current or previous engagement/programme undertaken, or any relationship that may reasonably be perceived to potentially conflict or impact on their ability to participate in the Tender Process or fulfil the requirements of the engagement. This also includes any sub-contractor.

Failure to disclose a material conflict of interest may disqualify a Tenderer or cause the termination of any subsequent contract and entitle the Embassy to seek remedies, such as cost or compensation for loss.

Where Tenderers identify any potential conflicts they should state how they intend to avoid such conflicts. The Embassy reserves the right to reject any submission which, in the Embassy's opinion, gives rise, or could potentially give rise to, a conflict of interest.

Tenderers or any of their affiliates shall not be assigned any engagement which, by its nature, may be in conflict with another engagement of the Tenderer. The Embassy may accept the participation of a Tenderer that has been engaged in the preparation of a project if it can be demonstrated that no unfair advantage is given to the Tenderer and that the tendering process offers equal opportunities to all Tenderers.

Tendering Costs

The Embassy will not be liable in respect of any costs incurred by Tenderers in the preparation of tenders or any associated work effort, including the supply of equipment, where relevant, for evaluation and the return of such equipment to Tenderers, following such evaluation.

Content of Tender

Information supplied by tenders will be treated as contractually binding. However, the Embassy reserves the right to seek clarification or verification of any such information. Post-tender

qualifications or revisions will not be acceptable and may invalidate the tender.

The Embassy reserves the right to update or alter the information contained in this document at any time, but not later than 7 days before the closing date of the call for tender. Participating tenders will be so informed, should the need arise.

The Embassy reserves the right to request additional information from the tenders after the closing date.

Interpretation of the Tender

It is the duty of the Tenderer to fully understand and correctly interpret this tender. At all times, the tenderer has the responsibility to notify the Embassy, in writing, of any ambiguity, divergence, error, omission, oversight, or contradiction contained in this tender, as it is discovered, or to request any instruction, decision, clarification or direction that tenderers may require to prepare a tender.

Whilst every endeavour has been made to give Tenderers an accurate description of the requirements, Tenderers should form their own conclusions about the methods and resources needed to meet these requirements. The Embassy does not accept responsibility for the Tenderers' assessment of the requirements.

Tender Acceptance or Rejection

The Embassy reserves the right to hold Tenderers strictly to the terms and conditions submitted in their tenders and also reserves the right to accept or reject in whole, or in part, any or all submissions in response to this tender. Tenderers are specifically notified that failure to comply with or respond to any part of this tender (other than those elements clearly indicated as optional) may result in rejection of their submission as non-compliant. Tenderers whose submissions are not accepted will be notified in writing on finalisation of the competition.

Right to Amend or Terminate the Tender Process

The Embassy may, in its absolute discretion:

- change the basis of, or the procedures (including the timetable) relating to the tender process;
- reject any or all of the tenders;
- invite Tenderers to proceed further at any stage of the tender process;
- furnish Tenderers with additional information in respect of any aspect of the Services; or
- abandon the tender process.

Insurance

Tenderers, if awarded a contract under this competition, shall ensure that they are adequately insured on normal and customary terms against the risks which may arise or be occasioned by the work to be carried out and in particular, shall ensure that such insurance includes (without limitation) public liability insurance and professional indemnity insurance with an adequate limit having regard to the

nature and extent of such work. The successful Tenderer will furnish the Embassy upon request with copies of all such insurance policies together with evidence that all associated premiums have been duly paid up to date.

Governing Law

The work carried out by the Service Provider, irrespective of where their offices are located, shall be deemed to be carried out in Ethiopia and shall be governed by the laws of Ethiopia.

Appendix I – Declaration of Personal Circumstances

This Declaration of compliance **must** be signed by all **Contractors/Suppliers**.

Name of Contractor/Supplier:	
Address:	
Country:	

Any Contractor/Supplier who is unable to answer NO to all of the questions relating to the Mandatory Eligibility Criteria will be assessed as a "Fail".

Any Contractor/Supplier who is unable to answer NO to all of the questions relating to the Discretionary Eligibility Criteria may be assessed as a "Fail" and the Contractor/Supplier may, at the discretion of the Contracting Authority not be admitted to the tender.

Please enter <u>Yes</u> or <u>No</u> as appropriate to the following statements relating to the current status of your organisation <u>and/or any director or person(s) who has power of representation, decision or control over the organisation.</u>		Yes/No
Mandatory Eligibility Criteria		
1.	The Contractor/Supplier has been the subject of conviction by final judgment of participation in a prescribed criminal organisation	
2.	The Contractor/Supplier has been the subject of conviction by final judgment of corruption, as well as corruption as defined in the national law of Ireland or in accordance with the law of the country within which the Contractor/Supplier is established.	
3.	The Contractor/Supplier has been the subject of conviction by final judgment of fraud.	
4.	The Contractor/Supplier has been the subject of conviction by final judgment of terrorist offences or offences linked to terrorist activities or of inciting or aiding or abetting or attempting to commit an offence	
5.	The Contractor/Supplier has been the subject of conviction by final judgment of money laundering or terrorist financing.	
6.	The Contractor/Supplier has been the subject of conviction by final judgment of child labour or other forms of trafficking in human beings.	
7.	The Contractor/Supplier has breached their obligations relating to payment of taxes or social security contributions in Ireland or the law of the country within which the Contractor/Supplier is established and this breach has been established by a judicial or administrative decision having final and binding effect in Ireland or in accordance with the law of the country within which the Contractor/Supplier is established.	

If you have answered Yes to Question 7, please provide details of the relevant amount including:

- a.** confirmation of whether you have paid, or have entered into a binding arrangement with a view to paying the outstanding tax or social security contributions including any accrued interest and/or fines; or
- b.** details of whether you were informed of the exact amount due following the breach and at such time that it did not have the possibility of taking measures as outlined above before the expiration of the deadline for submitting this tender.

THIS FORM MUST BE COMPLETED AND SIGNED BY A DULY AUTHORISED OFFICER OF THE CONTRACTOR/SUPPLIER'S ORGANISATION.

I certify that the information provided above is accurate and complete to the best of my knowledge and belief.

I understand that the provision of inaccurate or misleading information in this Declaration may lead to my organisation being excluded from participation in this and future competitions.

Signed on Behalf of the Contractor/Supplier identified above, by -:

Signed: [Original signature]	
Print Name:	
Position:	
E-mail Address:	
Date:	

Appendix II - PROPOSED FEE SCHEDULE

Provision of Audit Services for Embassy of Ireland Ethiopia
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Tenderers are requested to complete the pricing template below with the fixed **daily rate and reimbursable expenses if any** in respect of the outputs specified in the Terms of Reference. The costs should be quoted in **Euros exclusive of VAT**.

Details of charges relating to lead partner, engagement partner, manager, and audit team must be shown separately in the table below. Costs (travel, meals and lodging) must be detailed and must be fixed for the period of the service (*three years*).

Item No.	Description of Service (Area of expertise, reimbursable expense)	Daily fee Rate(Euros)	No. of Days/Qty.	Total Cost Euros
	Total Cost Excl. VAT			

The fees quoted in this tender shall be fixed for the duration of the contract. Similarly, terms and conditions cannot be altered.

Appendix III
DECLARATION OF BONA FIDES

We, the undersigned, offer to provide Audit services for the Embassy as specified in the Request for Tenders at the fixed costs set out in our financial proposal (Appendix II to the Request for Tenders).

We confirm that all information and commitments contained in or referred to in our tender are (i) accurate and correct, and (ii) accurately reflect our actual current operational and financial capability. We confirm that we will take full responsibility as prime contractors for the satisfactory performance of any services provided by sub-contractors.

We confirm that we operate in full compliance with all relevant national labour law requirements in respect of remuneration and conditions of employment and that these rates have been taken into account in preparing our tender. We confirm also that our financial proposal takes account of the need for replacement staff to cover sickness and holiday absences.

We confirm that our tax affairs are in order and that, if awarded the contract we will be in a position to provide the Embassy with a current valid Tax Clearance Certificate.

We confirm that this tender shall remain irrevocably open for acceptance by you for a period of 12 months from the closing date for receipt of tenders and it shall remain binding upon us for that period or such other period as we may agree.

We acknowledge that no legally binding agreement exists between us unless and until our offer is accepted by you.

We understand that the Embassy is not bound to accept the lowest or indeed any tender it may receive and may abandon or terminate the tender process at any time.

Signature: _____

Printed name: _____

Name of tenderer: _____

Authorised Officer: _____

Appendix IV - Income and expenditure figures

	Audit Period	Unutilised Fund balance at the beginning of the year/ Period	Income/ transfer in the year from Head Quarters.	Expenditure for the year/period (to be revised on actual)
Embassy of Ireland, Ethiopia	Year ended 31 Dec. 2022	Euro 334,688	Euro 32,825,585	Euro 32,992,883, (Programme €31,953,469 and Admin. €1,039,414.

Programme expenditure- significant portion is grant transfer to partners.