Fixed Amount Agreement Template

A Mandatory Reference for ADS Chapter 308

Partial Revision Date: 11/21/2019
Responsible Office: GC/A&A and PPL/DC
File Name: 308mai_112119
Fixed Amount Agreement Template

[DATE]

[“Recipient” Name and Address]

Subject: Fixed Amount Agreement No. [Agreement Number]

Dear [Recipient Contact]:

Pursuant to the authority contained in the U.S. Foreign Assistance Act of 1961, as amended, including “other transaction” authority, the U.S. Agency for International Development (hereinafter referred to as “USAID”), hereby awards to the [Name of Recipient] (hereinafter referred to as “Recipient”), the sum of U.S. dollars $[Agreement Amount] payable in [state applicable currency], according to the Milestone Budget shown in the Schedule, Attachment 1, to support the subject fixed amount agreement (also referred to herein as “Agreement”), as more fully described in the Program Description, Attachment 2.

By signing this Agreement, the Recipient agrees that:

1. The Recipient will comply with the terms and conditions as set forth in the attachments listed following the signature below, which are incorporated as part of the Agreement.

2. The Recipient will maintain records of transactions related to the Agreement for at least three years after payment of the final milestone. After the end of the Agreement, USAID retains the right to examine the Recipient’s records or transactions related to the Agreement where concerns of implementation irregularities arise, in accordance with the Recipient’s applicable policies and procedures.

3. USAID is not liable for reimbursing the Recipient for any amount in excess of the obligated amount, or outside of the Agreement period, as provided in the Schedule.

4. Unless otherwise provided in the Schedule, title to any equipment or personal property purchased to accomplish any milestones under this Agreement vests in the Recipient upon acquisition, with the condition that the Recipient must use the equipment or property for the Agreement as long as it is needed for such.

5. The Recipient will obtain the USAID Agreement Officer’s (AO) written approval prior to any changes to: 1) the activities being supported under this Agreement; 2) the fixed amount of the Agreement; 3) the milestones; or 4) a change in the Agreement completion date.
6. USAID reserves the right to conduct monitoring of the program, including site visits, as appropriate.

7. On submission of the voucher for payment for the final milestone, the Recipient must certify that the agreement is completed and that the Recipient will make no further claim against USAID after final payment.

8. This Agreement may be terminated by either party at any time, in whole or in part, thirty (30) calendar days after receipt of written notification by the other party. If USAID terminates this agreement, the Recipient may submit a claim within ninety (90) calendar days of such termination for any costs incurred in performance of any unpaid or incomplete milestones. The AO must determine the amount(s) to be paid by USAID to the Recipient under such claim in accordance with principles of allocability, allowability, and reasonableness.

9. Any dispute under this agreement will be decided by the AO. Notwithstanding any other term of this agreement, sub-Recipients and contractors have no right to submit claims directly to USAID, and USAID assumes no liability for any third-party claims against the Recipient.

Please sign the original and each copy of this letter to acknowledge receipt and confirm acceptance of the agreement, and return the original and all but one copy to the AO.

Sincerely,

Agreement Officer

Attachments:
1. Schedule
2. Program Description

ACKNOWLEDGED by Recipient’s duly authorized representative:

Signature: ____________________________
Name: _______________________________
Title: ________________________________
Phone: ______________________________
Email: _______________________________
Date: ________________________________

ACCOUNTING DATA:
xxxxxxxxxxxx xxxxxxxx

Payment Office:
A. PURPOSE OF AGREEMENT

The purpose of this Agreement is to provide support for the program described in Attachment 2, Program Description.

B. AGREEMENT PERIOD

The effective date of this Agreement is [Start Date]. The completion date of the Agreement is [End Date] or [“upon submission of the final milestone” (see example below in Milestone chart.).]

C. AMOUNT OF AGREEMENT AND PAYMENT

1. USAID hereby awards the amount of U.S. $[Agreement Amount] for purposes of this Agreement. See complete detailed Budget attached within the Program Description.

2. After completion of each milestone, [Recipient] will submit to USAID a written request for the fixed reimbursement amount corresponding with that milestone. Following inspection by USAID, or its designee, and a USAID determination that the works or any stage of the works for which request for reimbursement is being made were satisfactorily completed in accordance with this Agreement, [Recipient] shall be reimbursed in local currency at the exchange rate prevailing at the moment when the payment is internally processed within USAID. This level of reimbursement shall not change regardless of fluctuations in the actual costs or exchange rates. If the cost of the works is higher than that set forth in Attachment II hereto, all costs in excess of the reimbursable amount shall be borne by [Agreement]. If the actual cost of completing the works is less, USAID’s contribution will not be reduced.

3. The Parties understand and hereby expressly agree that USAID will not reimburse the [Recipient] under this Agreement for any activity or any part thereof unless said activity has been completed in accordance with this Agreement and the protocols set forth in Attachment III. Payment to the [Recipient] under this Agreement will be made according to the milestones set forth in Attachment II. Partial payments under this Agreement may be made based on an agreed upon percentage of the total Agreement amount fixed for any element or stage of the completed works identified in the milestones and project proposal set forth in Attachment II, provided USAID has made a determination that such work meets the agreed upon milestones and warrants partial payment.

4. Payment will be made [“pursuant to the Standard Provision “Advance Payment and Refunds” (if advances are authorized) or (if advances are not authorized,
use the following: “to the Recipient upon presentation to the USAID Controller at USAID/[Insert W or Mission] an original and two copies of a properly prepared voucher using the SF-1034, with a certification that the milestone being billed has been completed and providing any other documentation required by USAID specified with each milestone. Where the Recipient submits to the paying office an electronic submission, additional copies of SF-1034 are not required. Each voucher will be identified by the agreement number, specify the milestone that is being billed, and the fixed amount associated with that milestone. Payment shall be within thirty (30) days after receipt of a proper voucher or the verification by USAID of milestone completion for which payment is requested, whichever is later. USAID reserves the right to withhold payment subject to milestone completion verification. The Recipient is encouraged to submit the above referenced payment documentation as email attachments to the email address provided for the Payment Office. Payment documentation may also be submitted in hard copy paper form to the Payment Office.”]

D. AGREEMENT BUDGET

1. The following is the Schedule of Milestones associated with the program which has been agreed upon between USAID and the Recipient for funding under this Agreement.

2. The accomplishment of each milestone will be based on the successful submittal or completion of the tasks or deliverables delineated for that milestone.
<table>
<thead>
<tr>
<th>Milestone</th>
<th>Description of Milestone</th>
<th>Required Deliverable</th>
<th>Completion Date (if applicable)</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>[Example: Acceptance of a detailed work plan and monitoring and evaluation plan]</td>
<td>[Example: AOR approved work plan and M&amp;E plan, showing concurrence by Ministry of Agriculture]</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>$</td>
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<tr>
<td>3</td>
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</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>5</td>
<td>[Example: Acceptance of Final Report]</td>
<td>[Example: AOR approved Final Report, as described herein]</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td></td>
<td></td>
<td>$</td>
</tr>
</tbody>
</table>

[Milestones are in sequential order unless the schedule provides otherwise.]
ATTACHMENT 2

PROGRAM DESCRIPTION FOR  
[INCLUDE TITLE OF PROGRAM]

1. STATEMENT OF PURPOSE

[Insert]

2. BACKGROUND

[Insert]

3. PROGRAM GOALS AND OBJECTIVES

[Insert]

4. ACTIVITIES AND TIMELINES

<table>
<thead>
<tr>
<th>Milestone/Description</th>
<th>Estimated Time to Complete</th>
<th>Detailed Activity and Output</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
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<tr>
<td>4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5. KEY PERSONNEL (if applicable)

1.  
2.  
3.  

6. EXPECTED OUTCOMES

[Insert]

7. PROJECT OVERSIGHT

[Insert]

8. CLOSEOUT

[Insert]
9. DETAILED BUDGET

[Insert]
ATTACHMENT 3

STANDARD PROVISIONS

[MANDATORY STANDARD PROVISIONS FOR ALL FIXED AMOUNT AGREEMENTS TO PIOs]

M1. Non-liability
M2. Termination and Suspension
M3. Advance Payment
M4. Refunds
M5. Title to and Disposition of Property
M6. Disability Policy
M7. Terrorist Financing
M8. Trafficking in Persons
M9. Prohibition on Federal Contracting With and Providing Federal Assistance to Entities that Require Certain Internal Confidentiality Agreements
M10. Fraud, Corruption, and Other Prohibited Conduct
M11. Monitoring, Review and Evaluation

[INCORPORATE THE FOLLOWING STANDARD PROVISIONS AS APPLICABLE TO THE AGREEMENT]

RAA1. Investment Promotion
RAA2. Prohibition on Assistance to Drug Traffickers
RAA3. Prohibition on Police Assistance
RAA4. Prohibition on Assistance to Military or Paramilitary
RAA5. Condoms
RAA6. Abortion and Involuntary Sterilization Restrictions
RAA7. Voluntary Family Planning Activities
RAA8. Prohibition on the Promotion or Advocacy of the Legalization or Practice of Prostitution of Sex Trafficking
RAA8-Alt I. Prohibition on the Promotion or Advocacy of the Legalization or Practice of Prostitution of Sex Trafficking

M1. Non-liability

USAID does not assume liability for any third-party claims for damages arising out of the agreement.

M2. Termination and Suspension

1. Either Party may terminate this Agreement in its entirety or in part by giving the other Party thirty (30) days' written notice. USAID may also suspend this Agreement in whole or in part upon giving the Recipient written notice. In addition, USAID may terminate or suspend this Agreement in whole or in part,
upon giving the Recipient written notice, if: 1) the Recipient fails to comply with any provision of this Agreement; 2) an event occurs that USAID determines makes it improbable that the outputs will be attained or that the Recipient will be able to perform its obligations under this Agreement; or 3) any disbursement or use of funds in the manner herein contemplated would be in violation of the legislation governing USAID, whether now or hereafter in effect.

2. Any portion of this Agreement that is not suspended or terminated shall remain in full force and effect.

M3. Advance Payment

Advances may be authorized when providing liquidity through an initial financing milestone is not sufficient to meet implementation requirements, provided the Recipient has the capacity to effectively manage U.S. Treasury advances. Before advances may be used, Missions must thoroughly review the entity’s financial position and budgetary procedures to establish the need for advances. Advances are permitted only if they are determined to be essential to the successful achievement of project activities and there are reasonable assurances that cash provided by USAID will be used to finance project activities.

Advances for activities financed through a fixed amount agreement may be disbursed in increments of up to ninety (90) days based on estimated cash needs and the project implementation plan to achieve the outputs or associated milestones.

For further guidance on advances, refer to M.5 Payment Provisions from ADS 308mab, Standard Provisions for Cost Type Agreements with Public International Organizations.

M4. Refunds

1. If the Recipient earns interest on U.S. Government advances before expending the funds for program purposes, the Recipient must remit the interest annually to USAID through the same way as paid. Interest amounts up to $500 per year may be retained by the Recipient for administrative expenses.

2. Funds obligated by USAID, but not disbursed to the Recipient before the Agreement Completion Date or before the Agreement is terminated, will revert to USAID, except for funds committed by the Recipient to a legally binding transaction applicable to the Project. Any funds advanced to, but not disbursed by, the Recipient before the Agreement Completion Date or the Agreement’s termination must be refunded to USAID, except for funds committed by the Recipient to a legally binding transaction applicable to the Project.

3. If the USAID Agreement Officer determines that USAID funds provided under the agreement have been expended for purposes not in accordance with the terms
of the agreement, the Recipient must refund that amount to USAID within thirty (30) days.

Title and Disposition of Property Provisions – All cost-type PIO agreements must include one of the following two provisions (Standard Provision M5, M5.-Alt I, M5.-Alt II, M5.-Alt III, M5.-Alt IV, M5.-Alt V, or M5.-Alt VI):

M5. Title to and Disposition of Tangible and Intellectual Property

1. Ownership of equipment, supplies, and other tangible property purchased with funds under the Agreement will vest in the Recipient. Disposition of excess property financed under the Agreement will be made in consultation with USAID and, where applicable, the host government of the country in which the activities financed under the agreement take place or other Recipient organizations.

2. In the event any patentable rights are created or developed under this agreement, USAID shall be granted a nonexclusive, nontransferable, irrevocable, paid-up license to practice or have practiced for or on behalf of the U.S. Government the subject invention throughout the world, and to sublicense others to do the same. The Recipient agrees to include, or cause to be included, within the specification of any United States patent application and any patent issuing thereon covering a subject invention, the following statement: "This invention was made with U.S. Government support under (identify the Agreement awarded by USAID). The U.S. Government has certain rights in this invention." The Recipient must ensure any and all contractors and/or Recipients under this Agreement agree to cooperate in the preparation and prosecution of any U.S., Recipient, or third country patent applications, to execute all papers requisite in the prosecution of such application, and to secure the cooperation of any employee.

3. For all other intellectual property developed, or for which ownership is purchased, under this Agreement, USAID reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the intellectual property, and to authorize others to do so.

M5. Alt I Title to and Disposition of Property (UN Agreements)

(This provision is required for all agreements with the UN, except UNFPA, UNOCHA, UNOHCHR, UNISDR, UNWHO, and UNICEF. GC or RLO must review any cited organization policies prior to their inclusion in this provision to ensure that the proposed dispositions are in accordance with USAID’s expectations.)

Ownership of equipment, supplies, and other property purchased with funds under the agreement will vest in the Recipient during the life of the agreement. Disposition of property financed under the agreement will be made in accordance with [state specific policies]. [GC or RLA should review any cited organization policies prior to their
inclusion in this provision to ensure that the proposed disposition outcomes are in accordance with USAID’s expectations.]

M5. Alt II  Title to and Disposition of Property (UNFPA)

M5. Alt II  Title to and Disposition of Property (UNICEF)

Ownership of equipment supplies and other property purchased with funds under the agreement will vest in accordance with UNICEF regulations and rules. Disposition of property financed under the agreement will be made in accordance with the same.

M5. Alt III  Title to and Disposition of Property (UNOCHA, UNISDR, and UNOHCHR)

M5. Alt III  Title to and Disposition of Property (UNOCHA, UNISDR, and UNOHCHR)

Disposition of property financed under the agreement will be made in accordance with the financial Regulations and Rules of the UN Secretariat or, in the case of a CERF agreement, the financial rules and regulations of the Eligible Organization.

M5. Alt IV  Title to and Disposition of Property (UNWHO)

M5. Alt IV  Title to and Disposition of Property (UNWHO)

Ownership of equipment, supplies, and other property purchased with funds under the agreement will vest in accordance with WHO Regulations and Rules. Disposition of property financed under the agreement will be made in accordance with the same.

M6. USAID Disability Policy and UN Convention on the Rights of Persons with Disabilities Assistance (Standard) (April 2011)

USAID requires that the recipient not discriminate against persons with disabilities in the implementation of USAID-funded programs. One of the objectives of the USAID’s Disability Policy is to engage other U.S. Government agencies, host country counterparts, governments, implementing organizations, and other donors in fostering a climate of nondiscrimination against people with disabilities. To that end, and to the extent it can accomplish this goal within the scope of the program objectives, the recipient should demonstrate a comprehensive and consistent approach for including men, women, and children with disabilities.

M7. Terrorist Financing (Standard) (April 2011)

(This provision is applicable to agreements to all public international organizations (PIOs) other than United Nations organizations or the International Committee of the Red Cross (ICRC).)
U.S. Executive Orders and U.S. law prohibit transactions with, and the provision of resources and support to, individuals and organizations associated with terrorism. It is the responsibility of the Recipient to ensure compliance with these Executive Orders and laws. This provision must be included in all contracts or sub-agreements issued under the agreement.

M.7-Alt I. Terrorist Financing Clause (Alternate I - UN) (April 2011)

(This provision is applicable to agreements to United Nations organizations.)

Consistent with numerous United Nations Security Council resolutions, including S/RES/1269 (1999) (http://www.securitycouncilreport.org/atf/cf/%7B65BFCF9B-6D27-4E9C-8CD3-CF6E4FF96FF9%7D/Terrorism_S_RES_1269.pdf), S/RES/1368 (2001) (http://www.un.org/en/ga/search/view_doc.asp?symbol=S/RES/1368%282001%29), and S/RES/1373 (2001) (http://www.un.org/en/sc/ctc/specialmeetings/2012/docs/United_Nations_Security_CouncilResolution_1373(2001).pdf), both USAID and the Recipient are firmly committed to the international fight against terrorism, and in particular, against the financing of terrorism. It is the policy of USAID to seek to ensure that none of its funds are used, directly or indirectly, to provide support to individuals or entities associated with terrorism. In accordance with this policy, the Recipient undertakes to use reasonable efforts to ensure that none of the USAID funds provided under the agreement are used to provide support to individuals or entities associated with terrorism.

M.7-Alt II. Terrorist Financing Clause (Alternate II - ICRC) (April 2011)

(This provision is applicable to agreements to the International Committee of the Red Cross (ICRC).)

a. Consistent with numerous United Nations Security Council resolutions, including S/RES/1269 (1999) (http://www.securitycouncilreport.org/atf/cf/%7B65BFCF9B-6D27-4E9C-8CD3-CF6E4FF96FF9%7D/Terrorism_S_RES_1269.pdf), S/RES/1368 (2001) (http://www.un.org/en/ga/search/view_doc.asp?symbol=S/RES/1368%282001%29), S/RES/1373 (2001) (http://www.un.org/en/sc/ctc/specialmeetings/2012/docs/United_Nations_Security_CouncilResolution_1373(2001).pdf), relevant United States statutes and Executive Orders, as well as with applicable sections of the Geneva Conventions, the United States does not provide support to individuals and groups that engage in, or support acts of, terrorism. The Recipient understands that USAID has carefully reviewed, consistent with the aforementioned resolutions, statutes, Executive Orders, and Conventions, the description of the activities to be funded under the agreement. Accordingly, the activities described in the agreement have not been designed to assist parties to a conflict, governments, armed groups, or any other authority, including individuals and groups that engage in, or support acts of violence, the primary purpose of which is to spread terror among the civilian population.
b. If the Recipient is requested or wishes to provide assistance outside of the agreement or requires clarification from USAID as to whether an activity would be consistent with the limitations set forth above, then the Recipient must notify the USAID Agreement Officer and provide a detailed description of the proposed activity. The Recipient may not proceed with the activity until USAID advises that it may do so.

c. The Recipient must ensure that its employees are made aware of the restrictions set forth in the agreement. It is not usual for the Recipient to transfer USAID-provided funds to sub-Recipients, nor to use them to hire contractors or to enter into sub-agreements. Nonetheless, the Recipient guarantees that, if it does, it must only do so if it is satisfied that the sub-Recipients will perform their duties consistently with the aforementioned conditions and the agreement.

M.8 Trafficking in Persons (August 2018)

Trafficking in persons (as defined in the Protocol to Prevent, Suppress, and Punish Trafficking in Persons, especially Women and Children, supplementing the UN Convention against Transnational Organized Crime) represents a significant human-rights concern to the United States and the international community. The recipient agrees not to engage in trafficking in persons during the performance of this agreement.

M.9 Prohibition on Federal Contracting With and Providing Federal Assistance to Entities that Require Certain Internal Confidentiality Agreements (August 2018)

The Recipient must not require employees, subrecipients, or contractors to sign internal confidentiality agreements or statements prohibiting or otherwise restricting such employees, subrecipients, or contractors from lawfully reporting such waste, fraud, or abuse to the Recipient’s investigatory body. If USAID determines that Recipient is not in compliance with this requirement, USAID may seek remedies under this Agreement.

M.10 Fraud, Corruption, and Other Prohibited Conduct (November 2019)

a. The parties have a zero tolerance approach toward fraud, corruption, and other prohibited conduct, as defined below, which applies to all staff members, consultants, and other individual independent contractors, institutional contractors, and implementing partners receiving funding provided under this agreement.

b. For purposes of this provision, prohibited conduct is defined according to the recipient’s applicable regulations and policy on fraud and corruption, provided the following practices are included therein:
(1) “Corrupt practice” means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence improperly the actions of a public official;

(2) “Fraudulent practice” means any act or omission, including misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit, or to avoid an obligation;

(3) “Collusive practices” means an arrangement between two or more parties designed to achieve an improper purpose, including influencing improperly the actions of another party;

(4) “Coercive practices” means impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;

(5) “Obstructive practices” means deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede a recipient investigation into allegations of a corrupt, fraudulent, coercive, or collusive practice; threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or acts intended to materially impede the exercise of recipient’s contractual rights of audit or access to information.

c. Prevention of prohibited conduct. The parties are firmly committed to take all necessary precautions to avoid and address prohibited conduct. The recipient will maintain appropriate standards that govern the conduct of its personnel related to prohibited conduct as set forth in the recipient’s applicable staff regulations and rules, financial regulations and rules, and policies and procedures.

d. Action regarding knowledge of prohibited conduct. With respect to knowledge of any actual, suspected, or alleged prohibited conduct, the recipient agrees that it has in place a suitable mechanism for a complete and comprehensive reporting of such conduct. When prohibited conduct is reported, the recipient’s internal oversight body will take timely action as determined to be appropriate. When the recipient’s internal oversight body determines an investigation is appropriate, the investigation will be conducted in accordance with the recipient’s regulations, rules, policies, and procedures.

e. Cooperation with regard to information concerning prohibited conduct. The recipient and USAID agree to promptly bring knowledge of prohibited conduct in relation to the agreement, of which the recipient or USAID has been informed or has otherwise become aware, to the attention of the recipient’s internal oversight body. When the recipient becomes aware of credible allegations of prohibited conduct, the recipient will promptly inform the USAID Office of the Inspector General (OIG), and upon reasonable
request, the recipient agrees to provide further available relevant information, unless disclosure of such information would be inconsistent with the recipient’s rules and procedures concerning disclosure of information.

f. Any information or documentation provided in accordance with subparagraph e. above will be treated by USAID OIG with utmost discretion in order to ensure, inter alia, the probity of any investigation, protect sensitive information, maximize the prospect of recovery of funds, ensure the safety and security of persons or assets, and respect the due process rights of all involved. OIG will presume information/documentation to be confidential, deliberative, and investigatory and will ensure that information/documentation provided to USAID personnel will be available solely to those who strictly require access to such information/documentation. Any disclosure of such information/documentation beyond such personnel will require notification and consultation with the recipient. USAID and OIG will obtain the express written authorization of the recipient before disclosing any such information/documentation in a judicial proceeding or to the public, unless disclosure is otherwise required by law and is not subject to the recipient’s privileges and immunities under international and/or federal law (such as information/documentation constituting UN archives).

g. Where an investigation has concluded that prohibited conduct has occurred, the recipient will give proper consideration to referring the matter to the appropriate member state authorities.

h. In the event that the recipient determines that any USAID funds have been lost due to prohibited conduct, such loss will be dealt with in accordance with the applicable financial rules, regulations, policies, and procedures of the recipient and the M.7 Refunds provision.

i. In the event that USAID reasonably believes that timely and appropriate action has not been taken, it has a right to direct consultations to be established at a senior level between USAID and the recipient in order to obtain assurance that the recipient’s oversight and accountability mechanisms have been or are being fully applied in connection with such allegations.


a. USAID and the recipient will promptly inform each other about any condition/event/situation which interferes or threatens to interfere with the successful implementation of any activity financed in full or in part by USAID.

b. The recipient will be responsible for the monitoring and regular review of activities carried out under this agreement. For activities under this agreement, the cost of monitoring and review will constitute an allowable cost.
c. The evaluation of programs hereunder will be subject to the provisions of the recipient’s evaluation policy and procedures as from time to time approved or amended by the recipient’s Executive Board/Head or governing body, if applicable. The costs of any program-level evaluations will be included in the program budget and will constitute an allowable cost.

(1) Unless otherwise decided by the recipient’s Executive Board/Head or other governing body, final evaluation reports and management responses, as applicable, are publicly disclosed by the recipient in accordance with the recipient’s rules and procedures governing public disclosure of evaluations. The recipient will forward without delay to USAID any review or evaluation report pertaining to the activities funded under this agreement, or it will inform USAID that such report is available at the recipient’s website.

(2) The recipient will each year, pursuant to the recipient’s regulations, rules, policies, and procedures, inform USAID about the schedule for reviews and evaluations planned for the following twelve (12) months, insofar as they concern activities funded under the agreement.

d. The foregoing provisions regarding evaluation of projects funded under this agreement will not preclude that USAID may, separately or jointly with other financing partners and with prior written notice to the recipient, take the initiative to evaluate or review its cooperation with the recipient under this agreement, with a view to determining whether results are being or have been achieved and resources have been used for their intended purposes. In furtherance of such a review, the recipient agrees to allow access for site visits by USAID and/or its agents as necessary. It is understood that such evaluation or review will not constitute a financial, compliance, or other audit of any programs, projects, or activities funded under this agreement. Costs of such evaluations or reviews will be borne by USAID, unless otherwise agreed.

[Fixed Amount Agreements must also include here any applicable Required as Applicable standard provisions from ADS 308mab.]

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