Request for Proposals (108/2020)

Environmental Audit of
Rural Areas Electricity Company SAOC

July 2020
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1.0 INTRODUCTION

The Authority for Electricity Regulation, Oman ("the Authority") wishes to retain an experienced and well-qualified consultant to conduct a comprehensive environmental audit of the Rural Areas Electricity Company SAOC ("RAEC");
The audit will focus on the environmental compliance performance of RAEC, including information reported to, and decisions taken by, the Board of Directors, senior management, and the administration and implementation of environmental rules and responsibilities at the operational level.
In addition, the audit will aim to predict the environmental implications of conducting licensed activities. This will require objective reviews of the environmental compliance performance of RAEC in respect of the activities it undertakes including audits of all relevant processes, material storage, operating procedures and environmental management systems.
Further details of the scope of work of this assignment are provided in section 2.

1.1 Background

The electricity and related water sector in the Sultanate of Oman has been extensively restructured following the implementation of the law for the regulation and privatisation of the electricity and related water sector ("the Sector Law"). The Sector Law was promulgated by Royal Decree 78/2004.
The Sector Law provided for the horizontal and vertical unbundling of the electricity and related water activities by companies that undertake activities designated in Article (3) of the Sector Law as regulated activities. Any Person seeking to undertake a regulated activity is required to be authorised by the Authority to do so. Authorisations granted by the Authority can take the form of a Licence or Licence Exemption.
RAEC is authorised by licence to undertake the regulated activities of the generation of electricity and production of related water at common sites, and the transmission, distribution and supply of electricity in its Authorised Area.
More information about RAEC is provided in the annual reports that are available in the Authority’s website, https://aer.om/en.
1.2 Environmental Obligations

Article 22 (11) of the Sector Law places a duty on the Authority to afford due consideration to the protection of the Environment in relation to the undertaking of Licensed Activities. The Authority complies with this duty through the monitoring and enforcement of conditions in relevant licences. Licensees were notified of the Authority’s intention to conduct environmental compliance audits in the Authority’s published 2020 Forward Work Programme.

Condition 10 of the Rural Areas Electricity Company licence requires the licensee to establish a written policy, designed to protect the Environment from the effect of the Licensed Activities, together with operational objectives and management arrangements to give effect to such policy. The licensee is required to review the policy, operational objectives and management arrangements periodically and act with regard to the policy.

1.3 Background to Assignment

The electricity sector in Oman has experienced a sustained period of growth of customer connections and electricity, and there has been record levels of capital investment in generation, transmission and distribution infrastructure. The Authority has maintained a strong message on the importance of ensuring the necessity for taking into consideration the protection of the environment.

The Environmental Audit conducted under this RfP seeks to confirm the extent to which RAEC complies with its license’s obligations and to identify opportunities for improvements to be made.

1.4 Requirements for Assignment

The Consultant appointed for the assignment will demonstrate a proven track record of environmental audits of companies undertaking electricity related activities and experience of international standard environmental law and standards.

The Consultants shall present a clear methodology to ensure a detailed and rigorous audit of all environmental aspects of the Licensed Activities that are subject to audit. Consultants shall demonstrate to the satisfaction of the Authority that they have no commercial relationship with RAEC that may lead to a concern, real or perceived, as to the independence of the Consultant or its proposed team members. Any ongoing
assignments with RAEC should be identified by the Consultant with a statement confirming working procedures to be enforced by the Consultant to manage potential conflict of interest situations. This statement, when implemented, will be signed by the Consultant representative who will be responsible for its implementation.

The Consultant will need to confirm that the same team members proposed for this assignment will be deployed for the assignment.

The experience and qualifications of team members proposed by the Consultant will be afforded significant weight in the evaluation of proposals and selection criteria. Any Consultant or team members without the necessary experience will not be considered for the assignment.

The Consultant shall provide written examples of audit reports prepared by the proposed assignment Project Manager.

The Authority reserves the right to ask the Consultant and/or the Project Team of the Consultant to sign a Non-Disclosure Agreement. A copy of the wording is available in Annex C.

The Authority is not obliged to accept the lowest cost bid but will appoint the Consultant whose proposal offers value for money in terms of relevant experience, an acceptable audit methodology, and cost.
2.0 SCOPE OF WORK

The Consultant shall conduct comprehensive environmental audit of the licensee. The audit will:

1. Evaluate RAEC compliance with statutory obligations pertaining to environmental compliance and applicable Environmental Standards prevailing in the Sultanate of Oman;

2. Review the written Environmental Policy Statements prepared by RAEC pursuant to a licence in order to (i) confirm the Policy Statements are being implemented and complied with, and (ii) ensure the implemented policies are fit to purpose (i.e suit the licensee need) and in accordance with the best practices.

3. Evaluate all aspects of the way RAEC manages its environmental compliance responsibilities and make recommendations for improvement, including (but not limited to):
   a. Verification of legislative and regulatory compliance;
   b. Assessment of internal policy and procedural conformance;
   c. Keeping of environmental records and reports;
   d. Establishment of current practices status;
   e. Waste generation, management and disposal wherever applicable;
   f. Staff awareness, participation and training in environmental issues;
   g. Management & supervision of Contractors (specifically, the application and appropriateness of environmental rules and procedures);
   h. Identification of improvement opportunities;

4. Assessment of the progress achieved in implementing the 2010 environmental audit recommendations; and

5. Make recommendations to improve the environmental compliance of RAEC.

It should be noted that as RAEC operate diesel power stations noise, gaseous emissions and oil/fuel handling are key environmental areas of concerns. Whilst the Authority is not expecting comprehensive emissions and acoustic monitoring to be performed as part of this audit, it expects the auditors to propose and follow a rigorous methodology that enables the Authority to determine the effectiveness of the environmental management systems used by RAEC.

In general, the Audits will include the following (but not limited to):
1. Meeting with board members and top management of the company;

2. Meetings and interviews with regional offices management of the company;

3. At least three site visits in each of RAEC’s regions\(^1\) including generation plants, desalination plants, transmission and distribution assets; and

4. Site visits to observe environmental management practices being followed by RAEC during maintenance, construction, testing and commissioning phases of projects, as appropriate.

The site visits will be agreed with the Authority after the award of the assignment.

The consultant will present a clear and comprehensive audit methodology to the Authority prior to commencement of the audit.

**2.1 Deliverables**

The assignment calls for the following deliverables:

1) A clear and comprehensive audit methodology (draft to be presented to and approved by the Authority prior to commencement of the audit). This will be agreed with the Authority and will reflect the consultant understanding of the scope of work and the requirement of the assignment;

2) A structured audit report presenting the findings and recommendations on each aspect of the audit;

3) An evidence report includes all evidence collected during the audit such as site visit reports, photos, notes of meetings, etc.; and

4) A separate executive summary of the main audit conclusions and recommendations on each aspect of the audit.

**2.2 Timescales**

The Consultant shall commence the assignment within fourteen days of being notified of contract award. The Authority expects to start the assignment on **27 September 2020** depending upon the status of COVID-19 developments and taking into consideration the restrictions of international travelers.

\(^1\) Dhofar, Musandam, South Al Sharqiya and Al Wusta Governorates
The assignment shall be completed within **ten (10) weeks** of the commencement date of the assignment. Any timetable extension would require the prior written consent of the Authority.

The Consultant will attend a kick-off meeting with the Authority prior to commencing the assignment and interacting with the licensees. The principal purpose of the kick-off meeting will be to confirm the assignment timelines and ensure the Consultant has access to the information required to complete the assignment.

The Consultant will provide the Authority with a briefing list of initial findings before submitting the draft audit report for review.

The Authority will review the draft audit report and provide the Consultant with feedback and comments within two weeks of receipt of the draft report. The Consultant shall respond to each of the Authority’s comments within one week.

### 2.3 Information to be provided by the Client

The Authority will assist the Consultant with all organizational aspects of the assignment, including provision of the following information prior to commencement of the assignment:

- Copies of documents clarifying relevant regulatory responsibilities of RAEC, including the RAEC license, Sector Law, and RAEC Code;
- Copies of RAEC Environmental policies and manuals;
- Prior correspondence with the Authority on environmental matters;
- Copies of recent environmental audits completed by RAEC;
- The previous audit reports conducted by the Authority.

The Consultant shall identify in their proposal a list of additional information they would require to be provided prior to commencement of the assignment.

Throughout the assignment the Consultant will be expected to work closely with the Authority’s team, and any works required outside Muscat will be done with support from and transportation provided by the Authority. The Authority will provide all reasonable guidance and clarification as requested by the Consultant in relation to audit activities.

**The Consultant will be expected to familiarize itself with the Sector Law and relevant licenses before commencing the work in Oman.**
3.0 SUBMISSION OF PROPOSAL

The Consultant shall submit an electronic copy of their assignment proposal by 20 August 2020 at 9 am (Oman local time) by email to:

E-mail: sultan.alhabsi@aer.om

For any clarifications related to the proposal, please send by email to:

E-mail: sultan.alhabsi@aer.om

We will be pleased to provide clarification of matters covered by the RfP prior to the submission of proposals. The proposal shall include:

1. A description of the methodology proposed by the Consultant for each part of the assignment, including an indication of the time required to complete each part of the assignment described in the scope of work, and timescales for the submission of project deliverables;

2. Details of the Consultant’s experience of similar assignments, including contact details of previous/existing clients;

3. Details of the project team (including the CVs of each team member) and a description of each member’s relevant experience and their expected contribution to specific parts of the assignment;

4. A copy of the Consultant Health and Safety Policy and Procedures that will be followed by the Consultant for this project;

5. Written examples of audit reports prepared by or supervised by the proposed Project Manager;

6. The financial proposal should show separately:

   a. Fees: including details of the fee of each team member (the hourly/daily fee and the expected contribution in terms of man-days of each team member) as shown in Table 1;
Table 1: Team Fees and Member’s Contribution

<table>
<thead>
<tr>
<th>Team Member</th>
<th>A Brief Description of the member’s Contribution in the assignment</th>
<th>Daily Rate (RO)</th>
<th>No. of working Days in Oman</th>
<th>No. of working Days out of Oman</th>
<th>Total (RO)</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

Additional breakdown of team member contribution could be provided separately but the above table should be filled with the overall man-days for each member.

b. Expenses: including flights and hotel costs (subject to applicable caps as per the Agreement) as shown in Table 2:

2) Table 2: Flight and Hotel Expenses

<table>
<thead>
<tr>
<th>Expenses</th>
<th>Total No. of item</th>
<th>Unit Cost (RO)</th>
<th>Total (RO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flight tickets</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hotels</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

a. Daily living expenses in Oman as Table 3 shows, (The typical rate used by the Authority is RO25 per person per night).

3) Table 3: Daily Living Expenses

<table>
<thead>
<tr>
<th>Team Member</th>
<th>No. of Working Days in Oman</th>
<th>Daily Living Expense (Fixed at 25 RO/person/night)</th>
<th>Total (RO)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>25</td>
<td></td>
</tr>
</tbody>
</table>

7. Bid Letter in the form provided in Annex A to this Request for Proposal.
8. A signed statement confirming the Consultant is free from any potential conflicts of interest.
Bidders shall check the completeness of their bids submission by completing the form in Annex D. Any Proposal missing the required information in Annex D will be considered incomplete.
ANNEX A: FORM OF BID

PROCUREMENT DEPARTEMENT
AUTHORITY FOR ELECTRICITY REGULATION, OMAN
PO BOX 954, POSTAL CODE 133
AL KHUWAIR
MUSCAT
SULTANATE OF OMAN

After compliments,

We have examined the Request to Submit a Proposal for Consultancy Services and the Contract Conditions for performance of the Works as described therein. We, the undersigned, offer to perform the assignment in accordance with the bid documents and as stated in the appendices attached, in the sum of:

Rials Omani ................................................................. (in words)
R.O.................... (in figures), being the Bid Value.

We agree to abide by this bid for a period of sixty (60) days from the date fixed for receiving the same and it shall remain binding upon us and may be accepted at any time before the expiration of that period. Our Bid Bond is enclosed.

[Name of Bidder] will be in a position to commence work with a fully available team within fourteen (14) days of being notified of the success of its Bid.

[Name of Bidder] will be able to undertake the work and complete project within the timeframe articulated in section 2.2 of this RfP.

In the event of our Bid being accepted and until a formal Agreement is prepared and executed, this Bid, together with your written acceptance thereof, shall constitute a binding obligation upon us.

We understand that you are not bound to accept the lowest or any Bid you may receive.

All relevant materials will be provided in accessible electronic format such as Word, Excel or another pre-agreed format.

Dated the _________________ day of _____________ 2020.
Capacity in which signing: ____________________________________

Signed: ______________________________  Witnessed  by:
____________________

For:______________________________
ANNEX B: FORM OF BID BOND

Bid bond is not required for this assignment
ANNEX C: NON-DISCLOSURE AGREEMENT

CONFIDENTIALITY AND NON-DISCLOSURE UNDERTAKING

This Confidentiality and Non-Disclosure Undertaking is given to the Authority for Electricity Regulation, Oman (the Authority) based on the Agreement between (Name of consultancy company) and the Authority and my engagement on (Name of consultancy company) assignment with the Authority concerning (Project Name – RfP (108/2020))

I ……………………. acknowledge that as part of my engagement with the Authority for Electricity Regulation, I have been provided with information that is of confidential, commercially sensitive, personal and/or proprietary nature, for example: confidential or sensitive information related to Licensees and/or customers or to staff, projects, contracts or other matters of the Authority for Electricity Regulation, Oman.

Confidential Information shall include all information in whatever form (including, but without limitation, in written, oral, visual or electronic form, or on tape or disk) relating wholly or partly to transactions, projects, contracts, employees, financial information, systems, licensees and customers and confidential or sensitive information of the Authority for Electricity Regulation, Oman.

I hereby undertake that:

1. I hold all confidential information in trust and strict confidence at all times. It shall not be disclosed to any third party at any time;

2. The information will be used solely and exclusively for the purposes of (Name of consultancy company) engagement by the Authority and will not be used for any other purposes;

3. Upon Termination or at the end of (Name of consultancy company) engagement by the Authority any confidential information obtained shall not be disclosed to third party or other person;

4. I maintain the absolute confidentiality of personal, confidential and proprietary information in recognition of the privacy and proprietary rights of others at all times; and

5. I comply with all privacy laws and regulations, which apply to the collection, use and disclosure of confidential information.

Based on the (Name of consultancy company) engagement with the Authority and other confidentiality obligations, including between me and (Name of consultancy company), I understand that a breach of confidentiality or misuse of information could result in a legal action against (Name of consultancy company) and I fully understand and accept responsibilities set above relating to personal, confidential
and/or proprietary Information of the Authority for Electricity Regulation or any relevant party.

The Authority agrees that any claim for damages in relation to breach of the above undertaking shall only be taken against (Name of Consultancy Company) and not against the individual named above

Name and Signature

__________________________
Date
# ANNEX D: COMPLETENESS FORM

**General Completeness Form**

<table>
<thead>
<tr>
<th>No</th>
<th>Category</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Submission of Proposal:</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>1.1 Submitted by 20 August 2020</td>
<td>✓</td>
<td>X</td>
</tr>
<tr>
<td>2</td>
<td>Description of methodology provided for each part of assignment:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Evaluate RAEC compliance with statutory obligations pertaining to environmental compliance and applicable Environmental Standards prevailing in the Sultanate of Oman</td>
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<td></td>
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<td></td>
<td>B. Review the written Environmental Policy Statements prepared by RAEC pursuant to a licence</td>
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<td></td>
<td>C. Verification of legislative and regulatory compliance</td>
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<td></td>
<td>D. Assessment of internal policy and procedural conformance;</td>
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<td>E. Keeping of environmental records and reports;</td>
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<td>F. Establishment of current practices status;</td>
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<td>G. Waste generation, management and disposal wherever applicable;</td>
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<td>H. Staff awareness, participation and training in environmental issues;</td>
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<td></td>
<td>I. Management &amp; supervision of Contractors</td>
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<td></td>
<td>J. Assessment of the progress achieved in implementing the 2010 environmental audit recommendations</td>
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<tr>
<td>3</td>
<td>Deliverables for the Audit to be undertaken:</td>
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<tr>
<td></td>
<td>3.1 A clear and comprehensive audit methodology (draft to be presented to and approved by the Authority prior to commencement of the audit). This will be agreed with the Authority and will reflect the consultant understanding of the scope of work and the requirement of the assignment;</td>
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<td>No</td>
<td>Category</td>
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<tr>
<td>3.2</td>
<td>A structured audit report presenting the findings and recommendations on each aspect of the audit;</td>
<td></td>
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</tr>
<tr>
<td>3.3</td>
<td>An evidence report includes all evidence collected during the audit such as site visit reports, photos, notes of meetings, etc.; and</td>
<td></td>
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</tr>
<tr>
<td>3.4</td>
<td>A separate executive summary of the main audit conclusions and recommendations on each aspect of the audit.</td>
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<tr>
<td>4.1</td>
<td>Consultant will commence assignment within 14 days of award</td>
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<td>4.2</td>
<td>Assignment will be completed within timeline articulated in the RfP</td>
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<tr>
<td>4.3</td>
<td>Project Time schedule includes all parts in section 2</td>
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<tr>
<td>5.1</td>
<td>Experience of similar assignments by the bidder</td>
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<tr>
<td>5.2</td>
<td>Contact details of previous &amp; existing clients</td>
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<tr>
<td>6.1</td>
<td>CV of each team member</td>
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<tr>
<td>6.2</td>
<td>Description of each team member’s relevant experience</td>
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<tr>
<td>6.3</td>
<td>Description of each team member’s contribution</td>
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<tr>
<td>7.1</td>
<td>All fees for each team member &amp; days contribution as mentioned in the RfP table 1.</td>
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<tr>
<td>7.2</td>
<td>Expenses including flights, hotel costs and other items as mentioned in the RfP table 2.</td>
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<tr>
<td>No</td>
<td>Category</td>
<td>Yes</td>
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<td>7</td>
<td>7.2 Daily living Expenses as mentioned in the RfP table 3.</td>
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<td>8</td>
<td>Bid letter is provided as in Annex A to RfP</td>
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</tr>
<tr>
<td>10</td>
<td>The Consultant Health and Safety policy and procedures</td>
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<tr>
<td>11</td>
<td>Declaration of no potential conflict of interest</td>
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</table>
ANNEX E: CONTRACT TERMS AND CONDITIONS

Authority for Electricity Regulation, Oman

AND

[-----------------------------------------------]

Agreement for Consultancy Services
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THIS AGREEMENT together with all Appendixes attached hereto, ("Agreement") is made and entered into in Muscat city, in the Sultanate of Oman on the ----- day of ------- , 2020.

Between

(1) The Authority for Electricity Regulation, Oman having its postal address at
PO Box 954, Postal Code 133, Al Khuwair (Authority) and;

(2) [Insert the name of the appointed consultant] having its postal address at
[insert address] (Consultant).

Now, for and in consideration of the mutual covenants and agreements herein set forth, the Parties hereto agree as follows:

1. Definitions and interpretations
   “Change in Law” – means a new decree, law, or regulation (or amendments to or new officially approved interpretation of the existing Laws of the Sultanate of Oman) promulgated by the Government from the date hereof;

   “Completion of Consultancy Services” – means the approval by the Authority of the successful and satisfactory completion of the (Scope of Work) by the Consultant as listed in the Appendices of this Agreement.

   “Consultancy Services” - means the services for which the Authority has engaged the Consultant to provide in connection with the Scope of Work attached to this Agreement and any other work undertaken under this Agreement;

   “Deliverables” - means the work to be prepared, delivered or submitted by the Consultant, and/or its Project Team, in performing the Scope of Work attached to this Agreement.

   “Scope of Work” - means the description of work to be performed by Consultant as set forth in the Request for Proposal No. (108/2020) issued by the Authority and any amendments or any work or tasks agreed between the Parties thereto.

   “Fixed Fee” - has the meaning referred to it in Clause 7.3;

   “Force Majeure” - has the meaning given to it in Clause 13.2;

   “Parties” – means the Authority for Electricity Regulation, Oman one part, and the Consultant on the other part.

   “RFP” - the Request For Proposal No. (108/2020) issued by the Authority on July 2020;

   “Team Leader” - has the meaning referred to it in Clause 16.3.
2. General Provisions

2.1 Unless otherwise expressly provided to the contrary, all references to days, months or years are references to calendar days, months or years;

2.2 Words in the singular include the plural and vice versa and words denoting one gender include the other gender without in either case altering the meaning of this agreement;

2.3 Reference to “persons” or “Parties” includes natural persons, firms, partnerships, companies, corporations, associations and organisations (in each case whether or not having a separate legal personality);

2.4 Any reference in this Agreement to a statute, statutory provision or subordinate legislation includes such legislation as amended and in force from time to time and any legislation which consolidates or re-enacts it;

2.5 The table of contents and headings are for convenience only and shall not limit, alter or affect the interpretation of this Agreement;

2.6 Any notice required under this Agreement should be given in writing and will be deemed to have been given if delivered by one of the following means:

2.6.1 personal delivery to the designated representative of each of the Parties when so delivered;

2.6.2 email delivery to the designated representative of each of the Parties when so delivered;

2.6.3 by fax upon sending, subject to confirmation of uninterrupted transmission as set out in the transmission report, confirmation by telephone by an employee of the recipient that fax was received and provided that a hard copy is promptly dispatched to the recipients in the manner provided below;

2.6.4 by post or courier seven (7) Omani business days after posting or courier subject to proof of delivery;

2.7 Unless otherwise provided, reference to clauses, sub-clauses, schedules, annexes and paragraphs are to clauses, sub-clauses, schedules, annexes and paragraphs of this Agreement; and

2.8 This Agreement incorporates the recitals of and Appendices to it.

3. Validity of Agreement

3.1 This Agreement shall come into force upon the Parties authorised signature of the Agreement.

3.2 Provision of Consultancy Services shall commence in September 2020 and be completed by February 2021, and the Agreement shall continue to be valid until the Completion of the Consultancy Services or until it is terminated.
pursuant to its conditions, without prejudice to the liability of the Consultant as stated in Clause 18 hereof.

4. **Language**
The ruling language of this Agreement is the English language. All reports, minutes, correspondence, etc. shall be in the English language. In the event of any conflict between the provisions of the documents (including the Agreement) and a translated document, the documents in English language shall prevail.

5. **Other Consultants Appointed by the Authority**
The Authority may appoint other consultants for matters relating to Consultancy Services or any other matters of a specialist nature. The remuneration for such consultants will be agreed separately between the Authority and the other appointed consultants, and shall not form part of the overall fee of the Consultant. The Consultant should work with such other consultants appointed by the Authority in line with the Scope of Work as in of the Appendices to this Agreement or as instructed by the Authority.

6. **Time Schedule**
The Time Schedule for the Consultancy Services shall be as set out in Appendix (B), with any modifications to the Time Schedule agreed to by the Consultant and the Authority, which should not exceed 90 days from the time the Scope of Work commences. The Consultant shall not be entitled to remuneration for the extended period due to any delay contributed to by the Consultant’s failure to complete the Consultancy Services under this Agreement within the agreed time schedule stated in Appendix (B).

7. **Remuneration of the Consultant**

   7.1 **Consultancy Services**
   Subject to Clauses 7.2 and 7.5, the remuneration for Consultancy Services shall be the payment on Deliverables as set out in Appendix (C) to this Agreement.

   7.2 **Remuneration for Additional Services**
   Where additional services are required due to a change in the Scope of Work requested by the Authority in writing, the Consultant shall calculate the cost of such additional Consultancy services as may be necessary and the Parties shall mutually agree a Fixed Fee for such additional services on the basis of the man-day/hourly rates or any other basis as per Appendix (C) to this Agreement. The additional services and the remuneration for such services shall be agreed in writing.
7.3 Inclusive Remuneration

Subject to the provisions of Clauses 7.2 and 7.5 of this Agreement the Fixed Fee (inclusive of the cap regarding expenses) shall be the total remuneration for the Consultant as herein defined and shall be deemed to include all costs, overheads, profits, taxes, duties, charges and all things whatsoever necessary for the performance of the Consultancy Services under the Agreement. No claim will be accepted by the Authority due to the Consultant’s lack of knowledge in respect of any matter affecting the level of remuneration under this Agreement. The effect of any future Change in Law on the above, which increases the cost of performing the Consultancy Services will only be taken into consideration upon submission of supporting documents by the Consultant.

7.4 Limit of Remuneration

The total remuneration for the Consultant for Consultancy Service shall constitute their only remuneration in connection with this Agreement and neither they nor their personnel shall accept or benefit from, whether directly or indirectly, any gratuity or commission in respect of any service or article used, or any commission, discount, allowance or indirect payment or other consideration in connection with or in relation to the Agreement or to the discharge of their obligations thereunder.

7.5 Reimbursement

Provided that the Authority has given the prior written approval for the travel or other reasonable expense requests submitted by the Consultant, the Authority shall reimburse the cost of agreed expenses, subject to the cap as detailed in Appendix (C).

7.6 Delay or Failure

In case of the Consultant’s failure without just cause to provide the Consultancy Services or any part of it, the Authority reserves the right to penalise the Consultant by deducting 1% of the Fixed Fee for each week subject to a maximum of 20% of the Fixed Fee.

8. Mode of Payment

8.1 Invoices

The Authority shall pay to the Consultant against presentation of invoices of the proportionate remuneration for Consultancy Services and expenses as stated in Appendix (C) to this Agreement.
8.2 Payment
Remuneration shall be paid to the Consultant within 60 days after submission of the invoices unless the Authority disputes the invoices for material variations or inconsistencies.

9. Currency and Account Details
The remuneration of the Consultant shall be paid either by a cheque drawn on a bank in Oman or directly to the account of the Consultant in accordance with the specific provisions set out in Appendix C to this Agreement. All fees and expenses will be paid in Omani Rials (OMR) as specified in Appendix C. There shall be no adjustment to remuneration due to fluctuations and variations in the rates of exchange between the Omani Riyals and any foreign currencies or due to the external money transfer.

10. Consultant’s Facilities and Equipment
All facilities, equipment and materials required by the Consultant shall be provided by themselves in Muscat and elsewhere as required.

11. Copyright
The Copyright (if any) of all documents and all material prepared by the Consultant in connection with the Agreement rests with the Authority. As the Consultant may have pre-existing copyrights over certain materials and content, the Consultant grants to the Authority a non-exclusive, irrevocable, royalty free licence to use such content used in deliverables created under this Agreement. The Authority will own the Deliverables, documents and any materials created under this Agreement. The Consultant shall not use the Deliverables or other materials prepared or created under this Agreement or resulting from the Consultancy Services without prior written consent of the Authority. In the event the Authority wishes to publish or make available to third parties the content or any part thereof of the Consultant’s Deliverables that is not verbatim and/or in a language other than the one in which it was written in, the Authority will endeavour not to associate the contents of such Deliverables, documents and materials or parts thereof with the Consultant without the Consultant’s prior written consent which shall not be unreasonably withheld.

12. Sub-Advisors
The Consultant, at their own cost, may engage the services of sub-advisors only in necessary cases and with the prior written approval of the Authority.

13. Force Majeure
13.1 Remuneration
If at any time before the Completion of the Consultancy Services under this Agreement the viability of the Scope of Work shall be affected as a consequence of Force Majeure occurring within the Sultanate of Oman beyond the control of the Consultant and from unforeseen cause, the Consultant will
receive the proportionate remuneration for any additional services which may be required to be provided by them as a result of such additional services. In the case of a reduction in the Scope of Work, the Consultant will only receive the proportionate remuneration for the amended Scope of Work.

13.2 Default

Notwithstanding Clauses 3 and 6 neither party shall be considered in default in the performance of its obligations hereunder as the result of Force Majeure, which shall include acts of God, war (declared and undeclared), riots, civil commotion, revolution, hostilities, strikes, epidemics, blockades, nuclear hazards, extreme weather conditions, acts of any government causing a political embargo or other political restraint adversely affecting the freedom to transact business with or in the Sultanate of Oman, and any other cause similar to the kind herein mentioned or of equivalent force occurring within the Sultanate of Oman which is beyond the control of the Parties, unavoidable and which could not reasonably be foreseen and which renders impossible the fulfilment of a particular term of this Agreement.

13.3 Circumstances beyond Control

The Consultant or the Authority shall as soon as reasonably practical, promptly notify the other in writing of any situation or event occurring within the Sultanate of Oman or elsewhere arising from any circumstance beyond their control, which is unavoidable and which could not reasonably be foreseen and which makes it impossible or illegal for the party to carry out in whole or in part its obligations under this Agreement.

13.4 Delay in Performance

If the performance of any obligations or responsibilities of any party is delayed due to Force Majeure for more than sixty (60) days, the terms of this Agreement shall either be extended for such period or this Agreement may be terminated at the Authority’s choice. In the event that the performance of the Consultancy Services is prevented in whole or in part due to an occurrence contained in Clause 13.2 hereof, then the Authority shall have the option at any time after the commencement of such occurrence to terminate this Agreement by giving written notice to the Consultant.

13.5 Termination Notice

If a termination notice is given due to Force Majeure under Clause 13.4 hereof, the termination shall become effective upon seven (7) days following the receipt by Consultant of the Authority’s notice to terminate.
14. Termination of the Agreement

14.1 Notice of Termination

The Authority shall have the right to terminate this Agreement in whole or in part at any time upon the giving of thirty (30) days prior written notice. In the event of a termination and upon the giving or the receipt of such notice the Consultant shall take immediate steps if requested to do so by the Authority to bring the Consultancy Services to a close and to reduce expenditure to a minimum. Upon the expiration of the said period of notice, the Consultant shall stop work, terminate all orders relating to the performance of work and deliver to the Authority all documents relating to the Consultancy Services. Payment by the Authority for termination will be made in accordance with Clause 14.3 hereof.

14.2 Notice of Dissatisfaction

The Authority shall promptly notify the Consultant in writing, if the Authority considers that the Consultant is not satisfactorily discharging its obligations under this Agreement. The notification shall state the reasons for the Authority’s dissatisfaction and set forth the proposed actions of the Consultant necessary to cure the failure. In the event that the Consultant does not respond to such notice or take effective action to rectify such failure within fifteen (15) days, the Authority may terminate this Agreement by written notice to the Consultant with immediate effect.

14.3 Payment for Cancellation

In the event of the whole or any part of the Consultancy Services being cancelled in accordance with Clauses 14.1, and 14.2 hereof, the Authority shall pay to the Consultant all fees and expenses, whether billed or unbilled, relating to Consultancy Services satisfactorily performed by the Consultant and which are accepted by the Authority up to the effective day of termination of the Consultancy Services.

15. Dispute Resolution

15.1 Amicable Settlement

Any dispute arising from or in connection with this Agreement shall be notified in writing by the Party to the other. Both Parties shall use their respective reasonable endeavours to settle the dispute on an amicable basis within 30 days from the date of receipt of notification before commencing legal proceedings.

15.2 Law and jurisdiction

This Agreement shall be governed by the Laws and Regulations in force in the Sultanate of Oman, and the courts of Sultanate of Oman shall have exclusive jurisdiction to settle any dispute which may arise from or in connection with it.
16. Duties and Rights of the Consultant

16.1 Care and Diligence

The Consultant shall exercise all reasonable skill, care and diligence in the performance of the Consultancy Services under this Agreement; it is being understood that the Consultant shall not be responsible for delays, errors or other adverse results directly attributable to the Authority’s failure to comply with its obligations under this Agreement, including without limitation of Clauses 17.1, 17.2 and 18.1, provided that the Consultant has brought such failure to comply to the attention of the Authority in a timely manner.

The Consultant and the Project Team of the Consultant are required to work diligently and honestly and use their faithful and professional knowledge and skill in the performance of their professional duties in compliance with the applicable laws in the Sultanate of Oman. They shall act in a manner to afford and enhance the honour, integrity and dignity of the consultancy profession, and they shall respect the laws, regulations and customs of the Sultanate of Oman.

16.2 Confidentiality

The Consultant shall treat the details of this Agreement and all information and documents provided by the Authority, as well as documents prepared hereunder as private and confidential. All confidential information provided by the Authority hereto shall be used by the Consultant solely for the purpose of this Agreement and, except as may be necessary for carrying out this Agreement; the Consultant shall not publish or disclose any confidential information provided by the Authority to any third party without the prior written consent of the Authority.

The foregoing shall not be applicable to any information that is publicly available when provided or thereafter becomes publicly available other than through a breach of this Agreement.

In Addition, the Authority reserves the right to ask the Consultant and/or the Project Team of the Consultant to sign a Non-Disclosure Agreement.

16.3 Project Team

The Consultant shall identify and nominate a Team Leader. The Team Leader shall be responsible for the co-ordination of all work and activities relating to the Scope of Work. The Project Team shall consist of the personnel as detailed in Appendix D of this Agreement. Other personnel as are required to perform the duties of the Consultant will be nominated by the Consultant in consultation with the Authority as the need arises subject to the approval of the Authority in writing. All inter communications between the Authority and the Project Team will be co-ordinated by the Team Leader who will also be the primary point of contact with the Authority.
16.4 Meetings

16.4.1 The Authority or their nominated representative shall chair all meetings. The Consultant shall prepare an Agenda and review material required for each meeting in advance of such.

16.4.2 Minutes of meetings shall be dated and number consecutively all action items discussed and/or agreed during the meeting and shall indicate the party to take the required action by a due date.

16.4.3 Notwithstanding any specific other arrangement or agreement between the Parties, progress review meetings between the parties will be held weekly, or as requested by the Authority, for the purpose of:

16.4.3.1 Keeping all parties fully informed of all aspects of the project or works;

16.4.3.2 Reviewing progress, status, scheduling and other aspects of the project or works.

16.4.4 Minutes of each meeting shall be prepared by the Consultant and forwarded to the Authority within one (1) working day following the day of the meeting. The minutes shall be reviewed and agreed by both parties.

16.4.5 The Consultant shall maintain a record of all meetings and their minuets.

16.5 Assignment

The Consultant shall not assign or transfer the benefit or obligations of this Agreement or any part thereof without the prior written approval of the Authority. However, the Consultant shall be entitled at any time to take into partnership another partner or partners (or directors) and he or they shall be deemed to be included in the expression “the Consultant” subject to the Authority’s approval.

16.6 Taxes

The Consultant shall be responsible for the payment of all taxes including income tax, customs or import duties, and all other levies that are enforced within the Sultanate of Oman. Any effect of a Change in Law promulgated after the signing of this Agreement on the above will only be considered by the Authority on presentation of supporting documents by the Consultant and verification of the same by the Authority.

16.7 Visas and Permits

The Consultant shall be responsible for obtaining all visas and permits required in the performance of this Agreement. The Authority may assist in obtaining such visas and permits. The cost of such visas, permits and arrangements shall be borne by the Consultant.
16.8 Omani Nationals

The Consultant shall appoint, where and when available, qualified Omani nationals for the execution of this Agreement.

17. Duties and Rights of the Authority

17.1 Information to Consultant

The Authority shall furnish all pertinent data and information available to them and shall give such assistance as shall reasonably be required by the Consultant for the carrying out of their duties and obligations under this Agreement. The Authority will handle all arrangements for liaison with concerned government parties. Target dates are based on receipt by the Consultant of necessary information from the Authority in a timely manner.

17.2 Decisions

The Authority shall give its decision in writing on all relevant reports, recommendation and documents properly referred to it in writing by the Consultant and in such reasonable time as agreed so as not to delay the performance by the Consultant of their Consultancy Services under this Agreement.

17.3 Incompatibility of Agreement

The Authority shall safeguard the Consultant against the consequences of any incompatibility between the provisions of this Agreement and such Laws of the Sultanate of Oman issued after signature of the Agreement and have a retrospective effect unless such provisions had been accepted in writing by the Consultant.

17.4 Replacement of Personnel

Should the Authority request, the Consultant shall arrange to suspend the employment of, or repatriate any of the staff employed by the Consultant under the provisions of this Agreement, if in the opinion of the Authority such suspension or repatriation is desirable for any reason whatsoever. All such costs, charges, expenses, financial consequences or liability arising from such suspension or repatriation shall be the responsibility of the Consultant.

17.5 Authority’s Approval

The Authority’s approval in writing is required prior to any increase in the Scope of Work for the Consultancy Services or disbursements which the
Consultant believe will create a liability for the Authority to pay over and above the remuneration agreed, or to incur any liability to pay.

18. Liability of the Consultant

18.1 Errors and Omissions

The Consultant is liable for all the consequences of negligent acts, errors and omissions on their part or on the part of their employees, agents, sub-advisors or assignees or any other Persons, in respect of the Consultancy Services. Nevertheless, the Consultant disclaims any liability for errors or omissions in information provided to them or their employees, representatives or agents by the Authority.

18.2 Insurance Cover

The Consultant shall provide to the Authority a certificate of insurance relating to professional indemnity to cover the Consultant’s liability in the minimum amount of 500,000 Omani Riyals and such certificate shall be issued in accordance with the laws of Sultanate of Oman. The provision of such certificate shall not lessen or reduce the liability of the Consultant hereunder.

18.3 Performance Bond

The Consultant shall also provide to the Authority a bank guarantee (performance bond) in the amount of not less than 10% of contract value RO --------- (Riyals Omani) as a guarantee to the proper execution of this Agreement.

19. Communication

Any communications, including provisions of notice, instruction, request, demand, waiver, consent, approval, or other communications which are required or permitted to be given to any party under this Agreement shall be in writing and treated confidentially. Such communications shall be made to the addresses, fax numbers or e-mails, as set forth below:

If to the Authority:

P.O.BOX 954, Postal Code 133, Al Khuwair, Sultanate of Oman

Attention [Representative Name] holding the position of [Position Held] (as confidential)

Phone: [●]
Fax No: 24609701
E-mail: [●]

If to the Consultant:
P.O.BOX [●]
Attention [●].
Phone: [●]
Fax No: [●]
E-mail: [●]

Notices shall be deemed given on receipt if delivered to the representative appointed by each party for the purpose of this agreement. Approval of Deliverables and instruction and/or approval of any additional services or payments shall be done by the Authority’s representative stipulated below.

The Authority appoints [Representative] holding the position of [●] as its representative and point of contact. The Consultant appoint [●] holding the position of [●] as it's representative and point contract.

20. Entire Agreement

This Agreement together with its appendices thereto constitutes the entire understanding and agreement between the Parties in relation to the Consultancy Services and it shall supersede any earlier agreements, representations or discussions.

21. Survival

Any clause that is meant to continue to apply after the termination of the Agreement will do so including, but not limited to Clauses (3), (10), (16.2) and (18).

IN WITNESS WHEREOF the Parties have executed this Agreement on the day and year first above written.

Signed:

For and on behalf of the AUTHORITY FOR ELECTRICITY REGULATION, OMAN:
Witness: __________________________

For and on behalf of [CONSULTANT]

Witness: __________________________
Appendix A
Consultancy Services

The Scope of Work shall be as set out in the RfP attached.
Appendix B

Time Schedule

The Schedule shall be adjusted to reflect the actual contract award and commencement date of the Consultancy Services.

The Consultancy Services are agreed to commence on [date].

The Consultancy Services are expected to be completed by [date].

The Time schedule shall be as set out in the agreed work plan submitted by the Consultant in [………] dated [   ], as follows:

<table>
<thead>
<tr>
<th>No.</th>
<th>Activity or Milestone</th>
<th>Timeline</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
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<tr>
<td>2</td>
<td></td>
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<tr>
<td>3</td>
<td></td>
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</tbody>
</table>
Appendix C

Remuneration

Financial Proposal

Fee rates and expenses shall be as follows and includes all travel and miscellaneous charges and payable upon completion of the Consultancy Services.

a) Fixed Fee for time charge: RO  

b) Expenses (capped):  RO  

c) Total Fee  RO  

Personnel | RO per day  
---|---  

For avoidance of doubt, the Expenses portion in the Total Fee in (b) above shall be paid based on actuals but will be capped at RO [-----].

Hotel rates will be paid based on actuals but will not exceed RO 90/- per night. In addition, a per-day living allowance capped at RO 25/- will be paid, which should cover all meals and other miscellaneous expenses.

Local transportation for purposes of Consultancy Services will be provided by the Authority unless otherwise agreed.

Airfare will be paid at an actual cost limited to RO 800 per return flight for International flights other than from GCC Countries, and RO 200 within GCC Countries.

Business Class airfare will be paid at an actual cost limited to RO 1,500 per return flight for international flights other than from GCC Countries.

All personnel with Grade of Director or Principal will be entitled to travel Business Class, subject to the caps above.
The payment schedule of the remuneration shall be linked to the satisfactory submissions of the main Deliverables of the Scope of Work accepted by the Authority, as follows:

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Fees (RO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10% on project launch</td>
<td></td>
</tr>
<tr>
<td>20% on [...]</td>
<td></td>
</tr>
<tr>
<td>40% on [...]</td>
<td></td>
</tr>
<tr>
<td>30% on [...]</td>
<td></td>
</tr>
</tbody>
</table>

In case of any additional work requested and agreed to by the Authority and the Consultant, a per diem rate (per 8-hour day) on actual man day spent as agreed between the Parties shall apply.

Additional air fares and expenses will be paid at reasonable actual costs, subject to prior written approval by the Authority.

Should there be any delay in reaching the activity / milestone as per the time schedule mentioned in Appendix B above, the Authority reserves the right to delay the payment of the pro-rata invoices until the activity / milestone is reached.

Consultant shall raise separate invoices for expenses.
Appendix D

Project Team

The leader of the project team is [...], and will be the representative and point of contact for the Consultant.

The project team will consist of:
1. Name, position held
2. Name, position held
3. Name, position held
4. Name, position held