

Notification of Neighbouring Countries Economic Development Cooperation Agency
Re: Guidelines for the Procurement and Disbursement

Whereas it is expedient to prescribe the Guidelines for the Procurement and Disbursement, for the efficient operation and to obtain the ultimate benefits as well as to achieve the key objectives of Neighbouring Countries Economic Development Cooperation Agency (Public Organization)

By virtue of section 32 of the Royal Decree on Neighbouring Countries Economic Development Cooperation Agency (Public Organization) B.E. 2548 (2005) as amended by the Royal Decree on Neighbouring Countries Economic Development Cooperation Agency (Public Organization) B.E 2562 (2019) and the Resolution of the Meeting of Board of Neighbouring Countries Economic Development Cooperation Agency No. 2/2559 on 19 April 2023, it is hereby issues the Notification as follows:

Clause 1. This Notification is called "Notification of Neighbouring Countries Economic Development Cooperation Agency (Public Organization), re: Guidelines for the Procurement and Disbursement".

Clause 2. Guidelines for the Procurement and Disbursement shall comply with attachment in this Notification.

Clause 3. This Notification shall come into force as from the day following the date of its publication.

Given on the 13 of June B.E. 2566 (2023)

(Mr. Perames Vudthitornetiraks)

President of Neighbouring Countries Economic

Development Cooperation Agency

(Public Organization)



Procurement & Disbursement Guidelines

Neighbouring Countries Economic Development Cooperation Agency
(Public Organization)

April 2023

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Procurement & Disbursement Guidelines

1. Introduction

This Procurement & Disbursement Guidelines has been written by Neighbouring Countries Economic Development Agency (Public Organization) (NEDA). This Procurement & Disbursement Guidelines is to guide neighboring countries a step of procurement and disbursement procedure to carry out project financed by NEDA.

2. Purposes

Consultant Selection

- To guide procedure for Consultant Selection according to the terms of the Financial Assistance Agreement/Loan Agreement between NEDA (the Lender) and neighboring countries (the Borrower).
 - To provide necessary templates to facilitate the consultant selection process.

Procurement of Contractor

- To introduce the general conditions and procurement procedure under the Financial Assistance Agreement/Loan Agreement between NEDA (the Lender) and neighboring countries (the Borrower) .
 - To provide necessary templates in order to facilitate the procurement process.

Disbursement under the project

- A useful reference guide for neighboring countries (the Borrower) about disbursement policies, procedures, and practices
- To explain step of disbursement procedure under FA Agreement/ Loan Agreement between NEDA (the Lender) and neighboring countries (the Borrower).

3. Benefits

Through this guidelines, neighboring countries (the Borrower) will be able to learn and familiarize with the fundamental process of consultant selection, procurement of contractor and disbursement steps for undertaking the projects financed by NEDA.

Part I

Consultant Selection Guidelines

1. Purpose

The Consultant Selection Guidelines describes and defines the standard procedures for selecting, and contracting consultant under financial assistance project funded by NEDA. This part contain general procedures for neighboring countries (the Borrower) to select the consultant for financial assistance projects financed by NEDA.

2. Qualification of Consultant

- Being a juristic person incorporated or constituted under Thai laws whether or not with limited liability and whether or not for pecuniary profit.
- The majority of its equity owned by Thai citizen/ Thai juristic person or the joint ventured consultants between Thai consultant(s) and local company.
- Consultant shall not be named in the list of work abandoners of the government sector and has never appeared to intend to avoid taxes by issuing its own letter for certification.
- Consultant shall provide sufficient, qualified personnel and staff in appropriated positions, responsibilities, similar expertise, and experience to manage and operate the project effectively and efficiently.
- Consultant shall have Thai corporate engineering professional license granted by Engineering Council or architectural professional license granted by Architecture Council.
- Consultant shall provide office and facilities and responsible for all works
 including work and manpower schedules to ensure that the service will be
 effective and efficient in order that Executing Agency could consider the
 acceptance of the work.

3. Consultant Selection Procedure

The Consultant Selection procedure under the Financial Assistance Agreement/Loan Agreement between Borrowers and NEDA is as following steps;

3.1 Tender Documents consideration procedure

• Executing Agency must submit NEDA all related documents as well as its procedures regarding advertisement and/or invitation, e.g., prequalification of consultant, evaluation method. The relative documents should comply with the terms and conditions under Financial Assistance Agreement or Loan Agreement, scopes of work, specification and construction period. Once NEDA has no objection to the said documents, NEDA shall inform Executing Agency accordingly by means of a Notice.

3.2 Long List of consultants' consideration procedure

- Executing Agency shall issue a letter requesting list of eligible Thai Consultant (long list) to NEDA.
- NEDA acquires and submits the long list of qualified Thai consultant firms, to Executing Agency for advertisement or invitation of bidding submission depending on local rules and regulation.
- NEDA may assist Executing Agency for advertisement or invitation of bidding submission through NEDA website or inform to the long list of qualified Thai consultant firms.
- Executing Agency invites or requests consultants to submit proposal in English.
 The time allowed for the preparation and submission shall be determined with due consideration of the particular circumstances of the project and the magnitude and complexity of the contract. The documents comprising Request for Proposal shall consist the following documents;
 - O Section 1: Letter of Invitation
 - O Section 2: Instructions to Consultants
 - O Section 3: Technical Proposal
 - O Section 4: Financial Proposal
 - O Section 5: Terms of Reference

O Section 6: Standard Form of Contract

3.3 Short List of consultants' consideration procedure

- Once Executing Agency agreed on the short list of eligible consultants (the short must come from the long list that NEDA submitted to Executing Agency in 3.2),
 Executing Agency submits NEDA the short list of eligible consultants and evaluation methods.
- NEDA monitors the current status of the short list of eligible consultants from the list of consultant who abandons the work from state agencies and invites the short list to NEDA office for verification.
- Once NEDA has no objection to the said documents, NEDA shall inform the Borrower accordingly by means of a Notice.

3.4 Consultant selection methods and Evaluation of Proposal

- Consultant's selection methods

Quality- and Cost-Based Selection (QCBS)

"QCBS is based on the quality of the technical proposal and the cost of the services to be provided. Since under QCBS the cost of the proposed services is a factor in the selection, this method is appropriate when, (i) the scope of work can be precisely defined, (ii) the TOR are well specified and clear, and (iii) Lender or the Borrower and the consultants can estimate with reasonable precision the personnel time as well as the other inputs required of the consultants." (Asian Development Bank , 2013)

Quality Based Selection (QBS)

"QBS is a method based on evaluating only the quality of the technical proposals and the subsequent negotiation of the financial proposal and the contract with the consultant who submitted the highest ranked technical proposal. QBS is appropriate when (i) assignments are complex or highly specialized making it difficult to define precise TOR and the required input from the consultants, (ii) assignments where the downstream impact is so large that the quality of the services is of overriding importance for the outcome of the project, and (iii) assignments that can be carried out in substantially different ways such that financial proposals maybe difficult to compare." (Asian Development Bank, 2013)

Least-Cost Selection (LCS)

"Least-cost selection is only proper for selecting consultants for very small assignments of a standard or routine nature (audits, engineering design/ supervision of simple projects, and simple surveys) where well-established practices and standards exist.." (Asian Development Bank, 2013)

- Evaluation of Technical Proposal

Scoring system methodology is determined by Executing Agency when they set up TOR. Executing Agency should stipulate the following criteria to be used in the evaluation of proposal as below;

- Experience of the consultants determined in TOR. Consultant's general experiences and record in the relative field specified in TOR.
- Adequacy of methodology, proposed approach and work plan.
- Qualification and competency of consultant staffs. Experience and records staff members to be assigned to the work. This section shall be divided into the following sub-criteria;
 - O <u>General qualifications</u> (education, length of experience, types of position held, length of service with the firm, etc.)
 - O <u>Suitability for the project</u> (experiences of performing the duties which will be assigned to them in the project).
 - O <u>Familiarity</u> with the <u>language</u> and the conditions of the country Familiarity with the language and the conditions of the country in which the work is to be performed or experience in similar environments.

- Evaluation of Financial proposal

• Financial Proposal Opening Procedure

The time for the Financial Proposal Opening shall be the same as the deadline for receipt of financial proposal or promptly. The financial proposal opening deadline shall be announced together with the venue for financial proposal opening in the invitation letter. The financial proposal opening shall be opened in public.

In this occasion, Executing Agency shall invite NEDA to participate in the financial proposal opening as an observer. The observer will present during the proceeding without providing any recommendation, opinion or votes. Observer may ask for permission to take photo and/or video recording.

Evaluation of Financial Proposal

- The evaluation criteria of financial proposals must conform to the evaluation criteria specified in TOR. Financial proposals shall be publicly opened in the presence of the Consultants' representatives who choose to attend. The name of the consultants, the technical quality scores and the proposed prices shall be announced and recorded.
- The consultant cost must exclude all local direct taxes levied on the contract invoice, contract agreement as well as income tax payable in the country of Borrower by non-resident staff.

3.5 Contract Negotiation

- The Executing Agency could invite the highest-ranked consultant to enter into negotiation on the terms and conditions of a contract agreement between Executing Agency and prospective consultant.
- If QBS is applied, discussion concerning cost and other financial condition will be conducted only with the consultant, who has been selected to be invited to enter in the contract agreement negotiations. The Executing Agency notifies the consultant with highest technical score in writing and requests that consultant submits its financial proposal when the financial proposal was not submitted together with the technical proposal.
- If QCBS is applied, the Executing Agency will notify in writing the consultant, whose proposal obtained highest score, by a Notice and request that consultant to submit its financial proposal.
- If Executing Agency and the highest-ranked consultant are unable to reconcile a contract agreement within a reasonable time, the Executing Agency shall terminate the negotiations with the first consultant and invite the second-ranked consultant to enter into negotiations.

3.6 Award of Contract

- Once the consultant(s) have been selected by the Executing Agency, the Borrower shall submit to NEDA, summary of consultant selection process, including evaluation, the reason for choice made, a draft contract for review and concurrence before sending the notice of award to the consultant(s).
- Once NEDA has no objection to the selected consultant(s), NEDA shall inform the Borrower accordingly by means of a Notice.
- Promptly after consultant contract has been executed by the Executing Agency, the Borrower shall submit to NEDA a Request for Review of Contract (Form no. 1) and a duly <u>certified copy of the contract</u>. If NEDA determines the contract to be consistent with the Financial Assistance Agreement/Loan Agreement, NEDA will inform the Borrower accordingly or request to amend by means of a Notice.

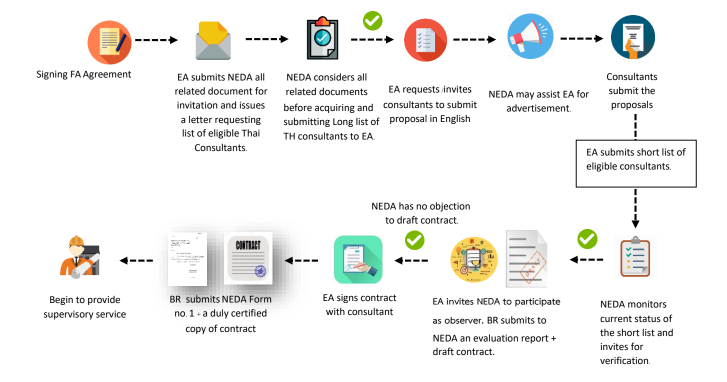
4. Conflict of Interest

- Consultant(s) shall not have a conflict of interest with any party involved in the projects.
- Consultant(s) shall not have a close business relationship with the Executing Agency and Borrower's professional personnel, who are directly or indirectly involved in any part of: (I) the preparation of the Bidding Documents for the contract, (II) the bid evaluation, or (III) the supervision of such contract.

5. Consultant Selection workflow

The Consultant selection workflow will clarify step by step for consultant selection process related to the financial assistance projects financed by NEDA. The Consultant selection workflow represented as below;

Figure 1 Consultant Selection workflow



Part II

Procurement Guidelines

1. Purpose

The purpose of this section is to inform the guidelines on procurement procedure for the procurement of the contractor(s) (referred to Section 1 of Annex 3) in the Financial Assistance Agreement/Loan Agreement.

This section describes the process of procurement of a project financed by NEDA, from the signing date of Financial Assistance Agreement/Loan Agreement between NEDA (the Lender) and neighboring countries (the Borrower) to the signing date of the contract agreement among Executing Agency, contractor, and consultant firms. The Financial Assistance Agreement/Loan Agreement between neighboring countries (the Borrower) and NEDA falls into the category of "partly tied condition" and governs the legal relationships between the neighboring countries (the Borrower) and NEDA. Moreover, the projects financed by NEDA recommend the Executing Agency to undertake Competitive Bidding methods for procurement of contractor(s).

2. What is a 'Competitive Bidding'?

A Competitive Bidding is a step in the initial public offering process whereby a contractor submits a sealed bid to Executing Agency. After collecting Competitive Bidding from several contractors, the Executing Agency awards the contract to the contractors with the best price and contract terms.

3. Qualification of contractor(s)

The Contractor(s) shall possess the following qualifications:

- Being a juristic person incorporated or constituted under Thai laws whether or not with limited liability and whether or not for pecuniary profit;
- Its financial status and operational performance must be sounded and reasonably well- organized with respect to the condition and type of business;
- The majority of its equity owned by Thai citizen or Thai juristic person;

- Contractor shall not be named in the list of work abandoners of the government sector and has never appeared to intend to avoid taxes by issuing its own letter for certification.
 - The Contractor(s) may be able to join with a local contractor(s), who have experiences in the Project construction or supervision, responsively, in relation to the works under the Project, to compete for the bidding of the Project.

4. Procurement procedure

4.1 Tender documents consideration procedure

- Executing Agency must submit to NEDA all tender documents as well as its
 procedures regarding advertisement or invitation, prequalification of bidders,
 and bids evaluation method. The tender documents are basically consistent
 with documents as follows:
 - a) Instruction to Bidders
 - b) Evaluation Qualification Criteria
 - c) Bidding Forms
 - d) General Conditions of Contract
 - e) Special Conditions of Contract (if any)
 - f) Specifications
 - g) Bill of Quantities
 - h) Drawings
 - i) Contract Forms
 - j) Bid Security Forms
 - k) Performance Security Forms
- The tender documents must comply with the terms and conditions under Financial Assistance Agreement or Loan Agreement, Scopes of work, specification and construction period. Once NEDA has no objection to the said documents, NEDA shall inform Executing Agency accordingly by means of a Notice.

4.2 Long List of contractors' consideration procedure

- Executing Agency shall issue a letter requesting list of eligible Thai Contractors (long list) to NEDA.
- NEDA acquires the long list of qualified Thai contractors and submits the long list to the Executing Agency for an invitation of bidding submission.
- NEDA may assist Executing Agency for advertisement or invitation of bidding submission through NEDA website or inform to the long list of qualified Thai consultant firms.

4.3 Short List of contractors' consideration procedure

- Executing Agency advertises bid on the website or/and public relations board and issue Bidding Document in English to interested tenders. The time allowed for the preparation and submission shall be determined with due consideration of the particular circumstances of the project and the magnitude and complexity of the contract.
- The interested contractor firms acquire the bidding documents and submit the proposal at specific date and time determined by Executing Agency.
- Once Executing Agency agreed on the short list of eligible contractors (the short list must come from the long list that NEDA submitted to Executing Agency in 4.2)Executing Agency submits NEDA the short list of eligible contractors and evaluation methods.
- NEDA monitors the current status of the short list of eligible contractors from the list of work abandoners of the government sector and invites the short list to NEDA office for verification.
- Once NEDA has no objection to the said documents, NEDA shall inform the Executing Agency accordingly by means of a Notice.

4.4 Contractors' Bid Opening and Evaluation

Bid Opening Procedure

The time for the Bid Opening shall be the same as the deadline for receipt of bids or promptly. The Bid Opening deadline shall be announced together with the venue for Bid Opening in the invitation to bid. The bids shall be opened in public.

In this occasion, Executing Agency shall invite NEDA to participate in Financial Bid Opening as an observer. The observer will present during the proceeding without providing any recommendation, opinion or votes. Observer may ask for permission to take photo and/or video recording.

Bid Evaluation

The Executing Agency has responsibility for the procurement of the Contractor(s) in accordance with "the Guidelines to be used for Procurement under the Loan" in Section 1 of Annex 3 in the Financial Assistance Agreement/Loan Agreement. The purpose of Bid Evaluation is to determine the lowest cost responding to bid among the bids submitted on or before closing date and time specified in Bidding Documents. In order to accurately determine the lowest substantially responsive bid according to terms and conditions of the Bidding Documents, well organized evaluation procedure should undertake as follows;

- Preliminary Examination stage: To evaluate the substantial document formality required in the Pre-qualification documents for particular tenders whether it is able to pass the evaluation criteria or not. Executing Agency have to confirm one by one, whether the submitted documents and their format are complied with the requirement. In addition, the Executing Agency shall review the deviation from the said requirement after their bids opening. If the Executing Agency found much discrepancies, the bids should be rejected. The amount of discrepancy is depend on the order and a permission range determined by the Executing Agency or Borrower.
- Qualification Evaluation stage: to examine whether submitted document
 are in conformity with the qualification requirements by using evaluation
 criteria. The qualification requirement must set up carefully for particular
 project. If qualification requirement is extraordinary, it tends to limit the

number of bidders. On the other hand, if the qualification is subnormal, it tends to allow unqualified bidders to be passed. Moreover, the evaluation process must undertake by previous set up criteria and base on absolute evaluation.

Confidentiality

After the public opening of bids, related information of the examination, clarification, and evaluation of bids and recommendations concerning awards shall not be disclosed to bidders or other people not officially concerned with this process until the publication of contract award.

4.5 Contract Negotiation

Executing Agency could invite the prospective contractor to negotiate and finalize the optimal engineering construction work costs for the carrying out project financed by NEDA.

4.6 Award of Contract

- Once the contractor(s) has been selected by the executing agency, the
 Borrower must submit to NEDA the summary of procurement process,
 including evaluation, draft contract, and Executing Agency's decision with the
 reason for choice made, and all relevant documents for NEDA's review and
 concurrence before sending the notice of award to the contractor.
- Once NEDA has no objection to the procurement and result, NEDA shall inform the Borrower accordingly by means of a Notice.
- Promptly after civil work contract(s) has been executed by the Executing Agency, the Borrower shall submit to NEDA a Request for Review of Contract (Form no. 1) and a duly <u>certified copy of the contract</u>. NEDA shall review the terms and conditions of contract in accordance with the Financial Assistance Agreement/Loan Agreement. If NEDA approves, NEDA will inform the Borrower accordingly by means of a Notice.
- The Borrower shall not award any works contracts financed under the Loan until: (a) the corresponding initial environmental examination or environmental impact assessment has been carried out by relevant authorities of the

Borrower; (b) Resettlement Plan has been carried out by relevant authorities of the Borrower.

4.7 Unsuccessful Competitive Bidding Methods

If the procurement on the basis of the Competitive Bidding Method is unsuccessful, the Borrower shall submit to NEDA a Request for Review of Procurement Procedure Method(s) (as per Form No.2 of the Financial Assistance Agreement). NEDA shall inform the Borrower of its concurrence by means of a Notice Regarding Procurement Method(s).

5. Eligible Goods, Equipment and Services

- The eligible goods, equipment and services procured by the Contractor(s) under the NEDA loan or grant shall be Thai goods, equipment and services of at least 50 (fifty) percent of the total value of goods, equipment and services purchased under the Contract(s). Thai goods, equipment and services are those having a significant portion of their production process in the Kingdom of Thailand and purchased from producers or suppliers located in the Kingdom of Thailand.
- All taxes, including import taxes, levies and duties under the laws of the borrowing countries for all goods, equipment and services under this Loan shall be borne by Borrowers.

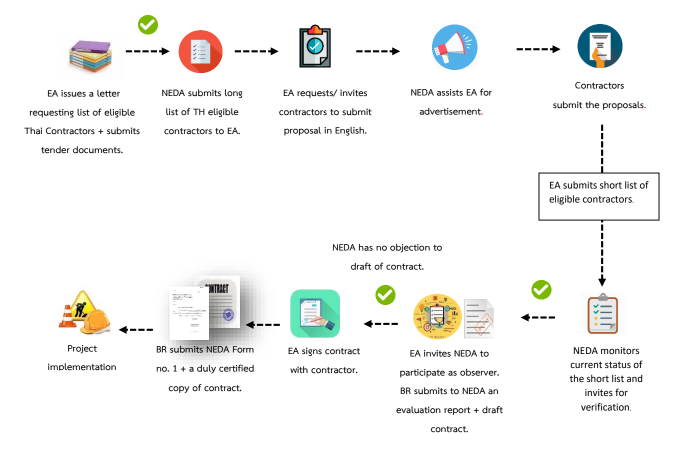
6. Conflict of Interest

- Contractor(s) shall not have a conflict of interest.
- Contractor(s) shall not have a close business relationship with the Executing Agency and Borrower's professional personnel, who are directly or indirectly involved in any part of:
 (I) the preparation of the Bidding Documents for the contract, (II) the bid evaluation, or (III) the supervision of such contract, shall be disqualified.

7. Procurement procedure workflow

The workflow of Procurement procedure will assist the Borrower to clarify step by step for procurement procedure under the financial assistance projects financed by NEDA. The workflow of Procurement procedure represented as below;

Figure 2 Procurement procedure workflow



Part III

Disbursement Procedure Guidelines

1. Purpose

Guidelines on Disbursement are referred to Annex 8 and Annex 9 of the Financial Assistance Agreement between NEDA and borrowing countries. These guidelines are intended to describe the general characteristics relating to disbursement procedure under the Financial Assistance Agreement financed by NEDA.

NEDA has 2 disbursement methods as following;

- 1) <u>Direct payment</u>: the NEDA shall directly settle goods and services to contractor(s) and consultant(s) bank account.
- 2) <u>Reimbursement:</u> the NEDA shall disburse to compensate a Borrower for incurred expenses. Under this procedure, NEDA's payments are generally made to the Borrower/Executing Agency and not to contractor(s) and consultant(s).

2. Scope and applicability

The principles and procedures described in this guidelines are able to apply according to terms and conditions of NEDA's policy-based loan and grant projects, in whole or in part from NEDA's financing, and external sources of fund administered by NEDA.

3. Definitions

The following terms are defined for the purpose of this guidelines:

O Closing Date The date NEDA may terminate the right of the

Borrower to make withdrawals from the Financial

Assistant account.

O Disbursement The withdrawal of proceeds from Borrower

and NEDA

O Eligible expenditures Project expenditures which can be disbursed

under the Financial Assistant Agreement/Loan

Agreement of NEDA

O Incurred expenditures The Borrower's obligation to pay either as a result of contractual terms

4. Financial Assistance milestone event date of NEDA

Major loan milestone event dates include the following:

- O **The signing date:** is the date the Financial Assistance Agreement/Loan Agreement is signed by the Borrower and NEDA.
- O The coming into force date: is the date of signing the Financial Assistance

 Agreement/Loan Agreement
- O The final disbursement date: is the date starting from signing date that no further disbursement shall be made by the NEDA thereafter, unless otherwise agreed upon between the NEDA and the Borrower.

5. Action to be taken by Borrower before withdrawal request

Once the Financial Assistance Agreement has become effective and to expedite the disbursement, the Borrower shall proceed as following;

- 5.1 Borrower carries out the project with due diligence, efficiency perform all obligations set forth in the Financial Assistance Agreement/Loan Agreement and to ensure that the project facilitates are operated maintained and repaired in according with sound administrative, financial, engineering, environmental, construction and maintenance practices.
- 5.2 The Borrower shall submit to NEDA a legal opinion regarding the validity and enforceability of this Agreement from the Ministry of Justice of the borrowing countries in the form given in Annex 5 of the Financial Assistance Agreement/Loan Agreement.
- 5.3 The Borrower shall submit Evidence of Authority for person(s) who will make, sign and deliver documents necessary for the implementation of the Agreement, together with authenticated specimen signature of such person(s) in the Form given in Annex 6 of the Financial Assistance Agreement.

The Legal Opinion, Evidence of Authority, Specimen Signature and related documents shall submit to NEDA within **90 days** after signing date.

6. Disbursement Guideline

- 6.1 For each Request of Disbursement, the Borrower needs to submit to NEDA an Application for Withdrawal Form (Form No.3), signed by a duly authorized person of the Borrower, together with supporting evidences such as interim payment report, progress report and etc. for each payment.
- 6.2 NEDA check the precision and completion of submitted disbursement request, for example, application for withdrawal form, supporting documents (if any) and so on, then propose to NEDA for disbursement approval. After approval, NEDA will issue payment or directly transfer money (Thai baht) to contractor(s) and consultant's account depending on request.
- 6. 3 Each time the disbursement is made, the NEDA will send a Notice of Disbursement (Form No.4) in duplicate to the Borrower and the Borrower shall **immediately return** to the NEDA one copy of this Notice of Disbursement, signed by a duly authorized person of the Borrower.
- 6.4 Borrower shall maintain or separate accounts for the project and annually audit in according with appropriate auditing standards by qualified independent auditors and submit to NEDA <u>not later than 6 months</u> after the end of each fiscal year in borrowing countries.
- 6.4 When the final disbursement has been completed, the NEDA will send a Notice of Completion of Disbursement (Form No. 5) in duplicate to the Borrower and the Borrower shall immediately return to the NEDA one copy of the Notice of Completion of Disbursement, signed by a duly authorized person of the Borrower.

7. Eligible and Ineligible Expenditures

- 7.1 Eligible expenditures for financing are generally the expenditures of goods and services under the scope of civil work of the project financed by NEDA.
 - 7.2 Items not eligible for financing are as shown below;
 - Taxes and duties
 - Purchase of land and other real property

8. General Considerations

- 8.1 The eligible disbursement must be accordance with the scope of work and objectives of the financial assistant project.
 - 8.2 The amount of disbursement must conform to the progress of civil work.
- 8.3 The amount of disbursement must not exceed particular expenditure category and the total contract amount and value mentioned in the financial assistance agreement.
- 8.4 NEDA will consider to approve the disbursement in accordance with the related documents. For example, Interim Payment report, Withdrawal Application form, authorized specimen signature, invoice, summary sheet and etc.
- 8.5 The disbursement approval will be subject to the other conditions, especially, the proportion of goods and services from Thailand must exceed 50% of the contract amount.

9. Currency Payment

The disbursement and/or payment is generally settled in Thai baht, which the cost of goods and services has been paid or is payable.

10. Disbursement Procedure workflow

The Disbursement Procedure workflow will assist the Borrower to clarify the step of disbursement relative to the financial assistance project provided by NEDA. The disbursement procedure workflow represented as below;

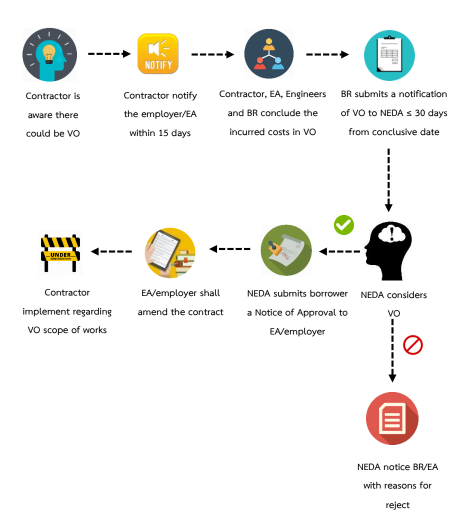
Signing FA Agreement BR evaluates and BR submits a Legal Consultant and contractor submit Form No. 3 Opinion & Specimen submits Invoices, Purchase Application for to NEDA Signature Order and etc. to BR/EA Withdrawal and submit to BR NEDA submits NOD NEDA transfer money Once disbursement BR/EA submits NEDA NEDA check & approve (form no. 4) to BR directly to consultant, completed, NEDA the Financial Statement disbursement contractor, EA's bank shall submit the ≤ 6 months after the account NOCD (Form no. 5) end of each fiscal year BR signed NOCD & BR signed NOD & immediately return to NEDA immediately return to NEDA one copy of NOCD one copy of each NOD

Figure 3 Disbursement Procedure workflow

11. Changing in cost during project implementation (Variation Orders)

Changing in cost, financing plan, reduction/addition and changes in expenditures originally approved by NEDA, Borrower must request approval from NEDA for Variation Orders (VO) before terminate the remaining scope of civil work in accordance with the Financial Assistance Agreement terms. In addition, the Contractor and the Executing Agency shall not amend a construction contract and/or implement Variation unless they receive written approval from NEDA. For more information, please see Notification of Executive Board of Neighbouring Countries Economic Development Cooperation Agency re: Criteria and Procedure to Request for Variation B. E. 2559 (2016) in attachment VIII. The Variation Order request workflow explaining step by step is as below;

Figure 4 Variation Orders Request workflow



Remark: The contractor and the Executing Agency shall not amend a construction contract and/or implement Variation unless they receive written approval from NEDA.

Part IV

Attachment I

Request for Review of Contract form

Form No.1

Ref. No.		Date:
Cooperation Suntowers by	g Countries Economic Develop Agency (Public Organization) uilding A 14th Fl., Vibhavadi-R 900, Thailand	(NEDA)
Attention:		
Dear Sir,		
	Subject: Request for Revie	w of Contract
dated copy of the c	_for,	ovisions in the Loan Agreement No, we hereby submit for your review a certified consultant contract as attached hereto.
	Please notify us in writing of	your approval of the said contract.
		Yours sincerely,
		(Authorized Signature)
		(Agency)

Attachment II

Request for Review of Procurement Procedure Method form

Form No.2

Ref. No.	Date:
Cooperation A	Countries Economic Development Agency (Public Organization) (NEDA) ilding A 14th Fl., Vibhavadi-Rangsit Rd., 00, Thailand
Attention:	
Dear Sir,	
	Subject: Request for Review of Procurement Procedure Method
	Reference is made to provision in the Loan Agreement, datedfor, we hereby submit for your review ent Method(s) as per attached sheet. Please notify us of your approval of the said Procurement Method(s).
	Yours sincerely,
	(Authorized Signature)
	(Agency)

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1.	Name of the Project:
2.	Method(s) of Procurement
3.	Reasons for Selection of Method(s) of Procurement in detail (for instance, technical consideration, economic factors, experiences and capabilities)
4.	Name and Address of the Contractor(s)
5.	Estimated Contract Amount (in Baht)
6.	Main Items Covered by the Contract
7.	Type of Contract (civil work or consultant)
8.	Schedule (Date of Execution of the Contract, Date of Commencement of Works and Completion date)

Attachment III

Legal Opinion form

Annex 5 Legal Opinion on the Loan Agreement

Ref. Pro.	•		Date:		
(Name and Ad	ldress of Lender)		Date.	•	
-				•	
Attention: Pres	ident				
Dear Sir,					
	Legal Opinio	n on the Loan			
With re	espect to the Loan extended by	the Government of	the Kingdom	of Thailand	
acting by and	throughName of Lender	(hereinafter refer	to as "the Len	der") to the	\bigcirc
Government o	fthe borrower acting	by and through	Agency	(hereinafter,	
referred to as	"the Borrower") in aggregat	e amount of the I	_oan not exce	eeding Baht	
amount in	number - (amount in word)	as the principal in	accordance wi	ith the terms	
and conditions	of the Loan Agreement No	, dated	between t	he Borrower	
and the Lender	r and other agreements supplement	ent thereto (hereinaft	er referred to	as "the Loan	
Agreement"), l	, the undersigned, acting as legal	counsel for the Born	ower, certify a	s follows:	
	considered and examined, among	other things, the following	lowing docume	ents:	
	Loan Agreement;				
	dence of authority and specimen:	signature, dated	issued	,	
by	;				
	er documents;				
	the laws and regulations in the			to the power	
and authority of	of the Borrower to make, sign and	d deliver the Loan A	greement.		
Paged a	unan tha faragaina I hamba a a	: C C-11			
	upon the foregoing, I hereby cert	,	1' 1 t OI-	T.41	
	t the Loan Agreement has been	, 0	• •		
and Regulation	Person), who has the power and	aumority to make, si	gn and deliver	under (Laws	
	t the Loan Agreement are legal,		.1.1:	J- P-	
	rainst it in accordance with the pr		oligations of t	ne Borrower,	
	t the Borrower is the		has its function	in and power	1
under (Laws a	and Regulations) and is authorize	d to borrow foreign	currency funds	s from aboard	(0)
			*\72\	W /	200
			~//	872: 50 ET 75	7

under (Laws and Regulations) and that the terms and conditions of the Loan Agreement are in compliance with the provisions of (Laws and Regulations);

- 4. that, therefore, the Loan Agreement has been duly authorized by and made, signed and delivered on behalf of the Borrower and constitutes a valid and binding obligation upon the Borrower with regard to all terms and conditions; and
- 5. that the authorization and any other procedures necessary for the implementation of the Loan Agreement have been duly effected and completed.

IN WITNESS	WHEREOF, I, the undersigned, have her	reto set my hand and affixed my
official seal, this	day of	

Yours sincerely,

Minister of Justice Ministry of Justice

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Attachment IV

Evidence of Authority/Specimen Signature form

		Annex 6	
	Evide	ence of Authority/Specimen Signature	
Ref. No.			
		Date:	
Name	and Address of Le	<u>nder</u>	
Attention:	President	·····	
Dear Sir,			
		Evidence of Authority	
		, hereby certify that the following persons are authorized to	- 1
		behalf, the documents necessary for the implementation of Loan	
Agreemen	nt No, da	tedconcluded between the Kingdom of Thailand and	;
the Bo	rrower		
	And I hereby d	eclare that the said documents made, signed and delivered by the	;
said perso	ons shall be valid a	nd binding onthe Borrower as though the same were	;
	rsonally by myself.		
	The Oofficial to	itles and names of the authorized persons are as follows;	
1	•	Title	
2	Name	Title	
3		Title	
4	Name	Title	1
	Specimen signa	atures of the above authorized persons are enclosed herewith.	
		Yours sincerely,	
		(Name of Borrower)	
		(Authorized Signature)	

Enclosure: Specimen Signatur

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Specimen Signatures

		By:	
4 Atte	(Official title and name) sted:		(signature)
3	(Official title and name)		(signature)
2	(Official title and name)		(signature)
1	(Official title and name)		(signature)

Attachment V

Application for Withdrawal Template

Form No.3
Ref. No.
Date:
Neighbouring Countries Economic Development
Cooperation Agency (Public Organization) (NEDA)
Suntowers building A 14th F1., Vibhavadi-Rangsit Rd.,
Bangkok 10900, Thailand
Attention: President
Dear Sir,
Application for Withdrawal
We hereby notify you that we have made the following Application for Withdrawal
under the Loan Agreement Nodated
1. Please make a payment in the amount of Baht() for
(). We apply for this withdrawal from the account opened under Loan
Agreement and hereby certify as follows:
a) that the said amount is required to enable us to meet expenditure as
described in the attached summary sheet(s) which forms an integral part of this application;
such expenditure are to be made for the purposes specified in the said Loan Agreement; the
goods, equipment, and services so procured are appropriate for such purposes; and the
costs and terms of the procurement hereof are reasonable and in accordance with the Loan
Agreement;
b) that there is no existing default under the said Loan Agreement at this time
this application is made;
c) that the borrower will use the aforementioned withdrawn amount only for
the payment of the goods equipment, and services which is due and the Borrower shall
provide the Lender satisfactory evidence of such payment as promptly as possible;
d) that the said amount shall be used only for the payment of the such goods
equipment, and services as well as the administrative as set forth in the attached summary
sheet(s);
2. Detail of Expenditure:

Name and Address of Contractor or Consultant:
Brief Description of Goods, Works or Services:
Currency and Total Amount of Contract:
3. Withdrawal Details Category:
4. Name and Address of Bank and Account No. of Payee.
5. Name and Address of Payee.
This application consists of these pages and a set of support document signed and numbered summary sheets.
the Borrower acting by and throughAgency
By:(
[Print Name of Authorized Representative]
[Title of Authorized Representative]

Attachment VI

Notice of Disbursement

	Form No.4	
Ref. No.		
	Date:	
Address of the Borrower		
Attention:The Borrower		
Notice of Disbursement		
We hereby notify you that wehave made the i	following disbursement under the	
Loan Agreement No dated		
Number of Disbursements		
Date of Disbursement		
Amount of Disbursement		
	nder the Loan Agreement	
Cumulative Total of Disbursements under the Loan Agreement		
(Including the present Disbursement)		
5. Others		
In confirmation of this Notice, please return to us immediately the copy, signed by		
a duly authorized person.		
,		
	Yours sincerely,	
	,,	
	(Authorized Person)	
	The Lender	
	_	
	Date:	
W. t	· 1 6 1:-1	
We hereby acknowledge the receipt of this Notice and confirm the disbursement		
under the Loan Agreement as stated above.		
	(Authorized Person)	
	The Borrower	

Attachment VII

Notice of Completion of Disbursement

	Form No.5
Ref. No.	
	Date:
Address of the Borrower	
Attention:The Borrower	
Notice of Completion of Disbur	sement
With reference to the Loan Agreement No	, dated, we
hereby notify you that all disbursements of the Loan us	nder this Agreement have been
completed. The details of disbursements are as follows:	
The Loan	
Loan Limit Amount (A)	Baht
Cumulative Total of Disbursement (B)	
3 Unused Balance (A-B)	Baht
4. Date of Final Disbursement	
5 Date of Completion of Disbursement	
We also wish to notify you that the Loan Ag	greement shall be implemented
henceforth as follows:	
 Amortization Schedule; Per attached 	
2. Due Dates of Interest Payments	
(1) Due date of next payment	
(2) Due dates thereafter	
In confirmation of this Notice, please return to us	immediately the copy, signed by
a duly authorized person.	
	Yours sincerely,
	(Authorized Person)
	The Lender
	Date:

We hereby acknowledge receipt of this Notice and confirm that the Loan Agreement shall be implemented as stated above.

(Authorized Person)
The Borrower

Attachment VIII

Criteria and Procedure to request for Variation Order (VO)



Notification of the Executive Board of Neighbouring Countries Economic Development Cooperation Agency re: Criteria and Procedure to Request for Variation B.E. 2559 (2016)

Whereas it is expedient to prescribe criteria and procedure to request for variation of the neighbouring countries financial assistance projects in order to promote their efficiency, achieve the highest benefits therefrom and achieve the main objectives of Neighbouring Countries Economic Development Cooperation Agency (Public Organization).

By virtue of the provision of Section 21 (5) of the Royal Decree on the Establishment of Neighbouring Countries Economic Development Cooperation Agency (Public Organization) B.E. 2548 (2005) and the resolution of the Meeting of the Executive Board of Neighbouring Countries Economic Development Cooperation Agency no. 7/2559 on 27 July 2559, it is hereby prescribed a notification as follows:

Clause 1 This Notification shall be called the "Notification of the Executive Board of Neighbouring Countries Economic Development Cooperation Agency (Public Organization) re: Criteria and Procedure to Request for Variation B.E. 2559 (2016)"

Clause 2 This Notification shall come into force from the date of its publication.

Clause 3 In this Notification,

"NEDA" means the Neighbouring Countries Economic Development Cooperation Agency (Public Organization) who is a lender under this Notification;

"Executive Board" means the Executive Board of Neighbouring Countries Economic Development Cooperation Agency;

"President" means the President of Neighbouring Countries Economic Development Cooperation Agency (Public Organization);

"Borrower" means a neighbouring country's agency who is a party with NEDA in an agreement in which financial assistance from NEDA is provided;

"Employer" means a signatory to a construction contract hiring the other party to perform works specified therein as assigned by Borrower;

"Contractor" means a signatory to a construction contract who shall perform works specified therein;

"Engineer" means a person or juristic person assigned or employed by Employer to act as an engineer supervising the project; and

"Variation" means an amendment or a change to any part of works included in a construction contract, as follows:

- (1) Changes to the quantities of any item of work included in a contract
- (2) Changes to the quality and other characteristics of such work;
- (3) Changes to the levels, positions and /or dimensions of any part of work;
- (4) Omission of any work unless it is to be carried out by others;
- (5) any additional work including plant, materials or other activities necessary for a complete construction including any associated test, such as, boreholes and other testing and exploratory works; or
 - (6) Changes to the sequence or timing of the completion of work.

Clause 4 Procedure and Approval

- (1) In the event where the Contractor is aware that there could be Variation, the Contractor shall consult with the Engineer to reach a conclusion in such matter. If it is concluded that there will be such Variation, the Contractor shall notify the Employer within 15 days from the date in which the conclusion has been reached.
- (2) In the event where there will be Variation, the Contractor, the Employer, the Engineer and the Borrower shall together consider the costs incurring from such Variation in order to reach conclusion on the change of financial amount of construction and/or construction supervision fee.
- (3) In the event where Variation is made within the scope of the objectives under financial assistance agreement without causing any change to lending amount in construction and/or construction management contract approved by NEDA, the Borrower may re-allocate financial amount to be within the lending amount under such agreement. The Borrower shall notify NEDA of details and reasons of such re-allocation for NEDA's consideration.
- (4) In the event where Variation results or may result in an increase in amount from that specified in construction and/or construction management contract, the Borrower shall, prior to amending a construction contract and proceeding with implementation of Variation, submit the relevant documents including a written request requesting for approval to use additional lending amount along with details and reasons thereof to NEDA within 30 days as from the day the conclusion has been reached pursuant to Clause 4 (2) for NEDA's consideration and approval. If the documents are insufficient, the Borrower shall, upon notification from NEDA, submit additional required documents to NEDA without delay.

The Contractor and the Employer shall not amend a construction contract and/or implement Variation unless they receive written approval from NEDA. However, the Contractor shall not cease construction of any part irrelevant to Variation in order to avoid any delay of the project.

- (5) In the event where there is Variation and extension of construction period, the Engineer has a right to receive an additional compensation from such extension. The rate of such compensation shall be referred to construction management contract.
- (6) NEDA shall not be responsible for any operation of the Contractor or the Employer in the event where the Contractor or the Employer has proceeded with Variation without receiving written approval from NEDA. In addition, NEDA shall not be responsible for any damages or expenses occurred to the Borrower, the Employer, the Contractor and/or the Engineer.

Clause 5 The President shall be in charge of the enforcement of this Notification and shall be empowered to issue notifications, orders, criteria and procedure in accordance with this Notification.

Clause 6 In the event where there has to be any operation which is not prescribed in this Notification or is vaguely prescribed herein, the President shall, in order to duly complete the operation, propose such matter to the Executive Board for consideration and approval.

Clause 7 All other Orders or Notifications, provided herein or are contrary hereto or inconsistent herewith, shall be replaced by this Notification.

Notification is made on 15 Ayrst B.E. 2559 (2016)

(Assoc. Prof. Dr. Varakorn Samakoses)

Chairman of the Executive Board

Part V

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