

# UNDP Global Fund and Health Implementation Guidance Manual

- Legal Framework -



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### 1. Overview

During the grant lifecycle, UNDP enters into numerous legal agreements with the Global Fund and other parties such as Sub-recipients (SRs) and vendors, utilizing the following key instruments, among others:

- Project document/multi-year work plan between UNDP and the programme government
- Grant Agreement between UNDP and the Global Fund
- Grant agreements between UNDP and SRs
- Contracts with other responsible parties such as vendors, service contractors and individual contractors

In addition, where UNDP is engaged for roles other than that of Principal Recipient (PR), it may enter into the following agreements:

- Country Coordinating Mechanism (CCM) funding agreement with the Global Fund
- Constituency funding agreement with the Global Fund
- Cost-sharing agreements with governments (e.g. on capacity development with a procurement component)
- Memorandum for provision of services



With the exception of agreements concluded with the Global Fund (e.g. Grant Agreements and subsequent instruments such as implementation letters, as well as CCM funding agreements or constituency funding agreements) and non-PR engagements, no legal clearance is required prior to signature of an agreement *unless* deviations from the terms of the templates are proposed.

Country Offices (COs) are encouraged to seek the advice of their Global Fund Partnership and Health Systems Team (GFPHST) focal point, who will consult, as required, with the Office of Legal Services (OLS), Bureau for Management Services (BMS), on legal implications and any related questions about any of the provisions included in the templates

All agreements that UNDP enters into with the Global Fund must be reviewed by the UNDP Global Fund Partnership and Health Systems Team (GFPHST), and cleared by OLS. In view of the unique programmatic and legal challenges involved, as well as the highly specialized expertise required, OLS and the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should also be consulted on all non-PR engagements, such as support to a national PR or health implementation support to a government entity, even if the latter does not receive any Global Fund resources.

Please see <u>here</u> for further information on legal framework for other UNDP support roles.



# 2. Project Document

Except for matters specifically agreed to in a Grant Agreement, UNDP uses its standard operational framework for implementing Global Fund grants. Art. 2(a) of the UNDP–Global Fund Grant Regulations annexed to the Framework Agreement concluded between UNDP and the Global Fund on 13 October 2016 (Grant Regulations) and amended September 2023 recognizes that UNDP will *"implement or oversee the implementation of the Program in accordance with UNDP regulations, rules, policies and procedures and decisions of the UNDP Governing Bodies, as well as the terms of the relevant Grant Agreement."* The term *"UNDP Governing Bodies" principally refers to the United Nations General Assembly, Executive Board and internal oversight bodies (such as the Chief Executive Board (CEB), High Level Committee on Management (HLCM) and the UNDP Executive Group) and such other organs of the United Nations that possess the authority to pass decisions of general applicability under the Charter of the United Nations or the legal framework of UNDP.* 

Project implementation must comply with the <u>UNDP Programme and Operations Policies and</u> <u>Procedures (POPP)</u>, and, particularly the section on <u>Programmes and Projects</u>.

As Principal Recipient (PR), UNDP is legally responsible and financially accountable for implementation results. The nature of these responsibilities, as well as the high level of legal and financial exposure involved, call for the use of the Direct Implementation Modality (DIM) as the optimal implementation modality, as defined in the <u>UNDP POPP</u>. As per the <u>POPP</u>, Country Offices are no longer required to obtain Regional Bureau clearance to use the DIM modality for a project, though the Regional Bureau may request such a requirement on a Country Office as needed.

However, in cases where UNDP provides support to a national PR or a government entity that seeks assistance with health implementation, the National Implementation Modality (NIM) may be the most appropriate framework, with the national PR or government entity serving as UNDP's implementing partner. For such engagements, the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should be consulted on legal and programmatic arrangements, and facilitate, as required, consultations with UNDP Office of Legal Services (OLS).



The Framework Agreement (FA) between UNDP and the Global Fund was amended in September 2023. The amended **FA**, effective as of 29 September 2023, introduces three key changes aimed at reflecting our ongoing efforts to align with best practices and uphold the highest standards of integrity and accountability in our partnership with the Global Fund.

#### 1. Section 4.2 on Global Fund reviews

Section 4.2 has been amended to clarify that without prejudice to Articles 14 and 15 of the UNDP-Global Fund Grant Regulations, the Global Fund may directly conduct any reviews of suppliers and of Sub-recipients which are not part of the United Nations System. Please find the detailed section on page 3 of the amended copy of the FA.

#### 2. Section 4.3 on Audits and investigations

Section 4.3 has been clarified to emphasize that consultation and coordination on audits and investigations are separately agreed through working arrangements between the independent oversight offices of UNDP and the Global Fund and Section 30.7 of the UNDP-Global Fund Grant Regulations and reflect the Global Fund's right to conduct audits and investigations of suppliers and of Sub-recipients which are not part of the United Nations System. UNDP's Office of Audit and



Investigations (OAI) will work closely with the Global Fund's Office of the Inspector General (OIG) to ensure that there is a proportionate and robust response to allegations of wrongdoing across Global Fund grants administered by the UNDP. Please find the detailed section on page 3 of the amended FA.

**3.** Article 30 on Sexual Exploitation, Abuse and Harassment has been included under Annex A This robust clause establishes a solid foundation for fulfilling UNDP's mandate while protecting staff, stakeholders, and beneficiaries from SEAH. Please find the detailed article page 20 onwards of the amended FA.

For further details please access the courtesy compilation which reflects the changes made to the 2016 FA based on the agreement reached on 29 September 2023: <u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version 2023</u>

- UNDP POPP programmes and projects management
- UNDP POPP Direct Implementation Modality (DIM)
- <u>Courtesy consolidation of UNDP-Global Fund Framework Agreement signed version</u> 2023



### 3. The Grant Agreement

A Grant Agreement is a formal financing agreement between UNDP (through a UNDP Country Office (CO)) and the Global Fund. It consists of: (i) the Framework Agreement, including the UNDP-Global Fund <u>Grant Regulations</u>; and (ii) <u>Grant Confirmation</u> setting forth a face sheet, conditions and Schedule 1, comprising of the integrated grant description, summary budget, and a performance framework (PF).

Negotiations of Grant Agreements are guided by the following basic principles:

- A clear schedule of negotiations should be agreed between UNDP and the Global Fund at the outset, with advance planning of negotiations and commitment to agreed timelines. An example of a schedule of negotiations can be accessed <u>here</u>.
- The legal teams of both sides and the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should be engaged at an early stage, with a view to ensuring that the CO does not get involved in lengthy negotiations on terms that are inconsistent with the legal framework.
- Grants are implemented pursuant to <u>UNDP regulations, rules, policies and procedures</u>, and decisions of its Governing Bodies.
- Conditions to the Grant Agreement should be kept to a minimum.

From the legal and programmatic perspectives, the grant-making process involves **two principal milestones**: (i) negotiation of grant documents for the purpose of submission to the Global Fund's Grants Approval Committee (GAC), where applicable and (ii) finalization and clearance of the grant documents for the purpose of signature.

**GAC** is a committee of senior management at the Global Fund and technical and bilateral partners, and its key task is to review grant-making documents, including the grant budget, Performance Framework, and Health Product Management Template and recommend the grant for approval to the Global Fund Board. Since GAC normally reviews the draft Grant Agreement for compliance with recommendations made by the 🛛 and by the UNDP Office of Legal Services (OLS) for legal issues , before being submitted to GAC., before being submitted to GAC.

Based on GAC's recommendations, the grant documents are submitted to the Global Fund Board for final approval. Once approved, the grant can be finalized for signature. At this stage, some changes to the grant documents are still possible, including removal of conditions that have been met and discreet revisions to the performance framework (PF) and budget.

- <u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
   <u>2023</u>
- UNDP Template Grant Confirmation



### 3.1 UNDP-Global Fund Grant Regulations

The Framework Agreement (FA) between UNDP and the Global Fund was amended in September 2023. The amended FA., effective as of 29 September 2023, includes the Grant Regulations tailored to UNDP. The Grant Regulations cover all the fundamental aspects of grant implementation and include the following key provisions:

- UNDP implements grants "in accordance with UNDP regulations, rules, policies and procedures and decisions of the UNDP Governing Bodies, as well as the terms and conditions of the relevant Grant Agreement." See 2(a) of the Grant Regulations. Under no circumstances should the Global Fund's policies govern, or in any way apply to, grant implementation.
- UNDP selects and manages Sub-recipients (SRs) in accordance with its rules and procedures. However, it must ensure that SR agreements comply with the terms of the Grant Agreement, including an anti-terrorism clause in Art. 3(f) of the Grant Regulations. In addition, UNDP must have systems in place to assess SR capacity and, in the case of insufficient capacity, it must consult with the Country Coordinating Mechanism (CCM), the Regional Coordinating Mechanism (RCM) or the Regional Organization (as the case may be), as well as the Global Fund on how such shortfalls can be addressed. (See Art. 10(b) of the Grant Regulations.)
- UNDP is fully responsible for the results to be achieved by SRs and is accountable for all funds disbursed to them, as well as for the SRs' activities. (See Art. 10(b) of the Grant Regulations.) The Global Fund can request a refund from UNDP if goods or services financed or supported under the Grant Agreement are not used in accordance with the agreement. (See Art. 8(b) of the Grant Regulations.) If the Global Fund believes that a refund is warranted, it must write to UNDP Headquarters. If the matter is not resolved within 30 days, then GF can ask for a refund within 60 days. This formal consultation mechanism ensures that the UNDP senior management is aware of a request for refund and can address it expeditiously and appropriately.
- The Grant Regulations recognize the special status of UN SRs. More specifically, they clarify that UN SRs (i) are subject to their own oversight and control systems (Art. 10(b)(iv)); (ii) can maintain title to the fixed assets and manage them according to their rules (Art. 17(c)), and (iii) are not audited by UNDP (Art. 7(d)(ii)).
- UNDP has a number of reporting obligations towards the Global Fund. Among other things, it has a duty to provide (i) periodic progress reports (Art. 13); (ii) quarterly cash balance reports (Art. 13); (iii) a copy of its externally audited financial statements covering each year in which Grant Funds are expended, together with the opinion of its external auditors on such statements, not later than thirty (30) days after such audited financial statement of income and expenditure of the Program during the preceding year, which is due no later than June 30 of each year; and (v) financial expenditure reports on the use of funds by UN SRs, prepared in accordance with the financial regulations and rules applicable to such Sub-recipients. Further guidance on financial reporting can be found in the <u>financial management section</u> of the Manual.
- Article 21 of the <u>Grant Regulations</u> sets forth a number of deliverables due from UNDP in connection with grant closure. Further guidance on closure can be found in the <u>financial</u> <u>management section</u> of the Manual.
- Pursuant to Art. 7 of the Grant Regulations, **UNDP audits its programme expenditures "in** accordance with its internal and external auditing practices". Audits are conducted by the UNDP Office of Audits and Investigations (OAI). With regard to SRs, UNDP must consult with the Global Fund on an SR audit plan and, upon the Global Fund's request, furnish it with a copy of the SR audit reports. More information on PR and SR audits can be found in the <u>audit section</u> of the Manual.



- In countries falling under the Global Fund's Additional Safeguards Policy, the Global Fund may request a special purpose audit, the cost of which shall also be borne by the programme. Should such an audit be requested, UNDP must (i) secure the appointment of a mutually agreed independent auditor and (ii) prepare the terms of reference for the audit, which must be mutually agreed with the Global Fund. The Global Fund's request for a special purpose audit must be handled in conformity with the working arrangements agreed between the independent oversight offices of the Principal Recipient (PR) and the Global Fund. (See Art. 7(b) of the Grant Regulations.) Further guidance on ASP audit is available in the <u>audit section</u> of the Manual.
- UNDP has an obligation to cooperate with the Global Fund's Local Fund Agents (LFA) (See Art. 10(d)). This includes ensuring access to non-UN SR documents, including any supporting documents provided by non-UN Sub-recipients to UNDP, in line with UNDP guidance notes.
- UNDP retains title to goods and other property financed under the Grant Agreement, which it can also pass on to a third party such as an SR (see Art. 17 of the Grant Regulations) and ensures that such property is devoted to the programme financed by the Global Fund. At the end of the programme, UNDP transfers and/or disposes of the remaining property according to its rules and in consultation with the Global Fund (see 19 of the Grant Regulations). Although the Global Fund's approval is not required for such transfer and/or disposal, it is considered best practice to seek its agreement, as well as the endorsement of the CCM, RCM or RO (as the case may be), on the transfer of assets to the national SRs at the end of the programme. Further guidance is available in the <u>financial</u> <u>management section</u> of the Manual.
- UNDP commits to comply with certain human rights standards, including nondiscriminatory access to services for all, including people in detention; employing only scientifically sound and approved medicines or medical practices; not employing methods that constitute torture or that are cruel, inhuman or degrading; respecting and protecting informed consent, confidentiality and the right to privacy concerning medical testing, treatment or health services rendered; and avoiding medical detention and involuntary isolation, which, consistent with the relevant guidance published by the World Health Organization, are to be used only as a last resort. UNDP is under an obligation to communicate such standards to its SRs and suppliers, as well as to inform the Global Fund of any cases of incompliance. See Art. 29 of the Grant Regulations.
- The Framework Agreement, including the Grant Regulations, have been agreed corporately between UNDP and the Global Fund; they are not negotiable and cannot be modified. They are to be used without deviations in all countries where UNDP acts as PR, to ensure a consistent legal regime for all UNDP Country Offices (COs).

# Practice Pointer

Due to the legal and financial exposure, all Global Fund requests for refund, which are addressed to the UNDP Country Office (PR), must be immediately referred to respective Regional Bureau (RB), the UNDP Global Fund Partnership and Health Systems Team (GFPHST). The UNDP Office of Legal Services (OLS) should be consulted as required.

### Resources

<u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
 <u>2023</u>



### **3.2 Grant Confirmation**

Every **Grant Confirmation** includes a face sheet, conditions (if any) and Schedule 1, consisting of the integrated grant description, performance framework, and summary budget. Please click "next" or select items from the left-hand menu for more information on the components of the Grant Confirmation.

### Resources

• UNDP Template Grant Confirmation



### 3.3 Grant Confirmation: Face Sheet

The <u>Grant Confirmation template</u> sets forth a face sheet that requires Country Office (COs) to fill in information specific to their programme. The COs must, among other things, indicate the following:

- Implementation period dates (cell #3.7): These are the dates on which programme activities during the relevant implementation period (e.g. grant extension) will formally commence and end. They should be in line with UNDP's fiscal year, which runs from 1 January to 31 December. Should a different period be requested by the Global Fund, please consult the UNDP Global Fund Partnership and Health Systems Team (GFPHST). I.
- **Grant funds (cell #3.6):** This line indicates the maximum grant amount, the ceiling up to which UNDP can request disbursement during the current implementation period. This amount does not include any cash balance that may remain with UNDP from the previous implementation period or from another grant in the case of consolidation. This means that the grant budget may be for a higher amount than that indicated in the face sheet, as it may include the grant funds (i.e. the amount allocated for the current implementation period) and, for example, cash balance from the previous implementation. As a general principle, a footnote should be added to the summary budget indicating that a part of the budget is being funded by available in-country cash balances and stipulating the amount of cash balance.
- **Grant currency**: For the purposes of UNDP reporting and its Quantum requirements, the US dollar is the preferred currency of the grant. However, UNDP can sign and receive the GF grants in EURO. The currency of the grant either in USD or EURO should be indicated in the face sheet. UNDP cannot receive the GF grants other than USD or EURO.
- In addition to the face sheet, the <u>Global Fund Partner online portal</u> necessitates that two additional forms be filled out: the bank account information form and the contact information form. Further guidance on banking arrangements is available in the <u>financial</u> <u>management section</u> of the Manual.

### Resources

UNDP Template Grant Confirmation



### **3.4 Grant Confirmation: Conditions**

The **Grant Confirmation** should only contain programmatic material with no conditions precedent (CP) or special conditions (SCs). However, since the Global Fund often insists on CP and/or SCs, the Grant Confirmation must be negotiated with close and timely involvement of the UNDP Global Fund Partnership and Health Systems Team (GFPHST), who will facilitate the consultation, as required, with the UNDP Office of Legal Services (OLS), so as to avoid delays in grant signature.

CP and SCs should only be introduced exceptionally, only in cases where no other means of addressing the issue covered by the proposed CP or SCs. The few CP and SCs that may remain in Grant Confirmation must:

- be consistent with the Grant Regulations and <u>UNDP regulations, rules, policies and</u> procedures, as well as decisions of its Governing Bodies, which govern grant implementation;
- not duplicate the Grant Regulations or other, more appropriate, instruments such as a performance framework or workplan tracking measures;
- not relate to regular day-to-day grant management;
- be supported by strong justifications based on the specific grant context; and
- be realistic, achievable and supported by sufficient grant budget and/or other financial resources.



The Country Office (CO) should share any draft grant documents with the UNDP Global Fund Partnership and Health Systems Team (GFPHST) as soon as such documents are received from the Global Fund.

- UNDP Template Grant Confirmation
- UNDP Programme and Operations Policies and Procedures



### 3.5 Grant Confirmation: Conditions Precedent (CP)

Conditions precedent (CP) are conditions that must be achieved before the use of funds is authorized under the Grant Agreement. As previously noted, they should only be introduced exceptionally, when there is no other means of addressing an issue intended to be covered by the proposed condition. Such means would include regular grant-related communications, the performance framework or workplan tracking measures. All CP must be thoroughly negotiated with the assistance of the UNDP Global Fund Partnership and Health Systems Team (GFPHST), who will consult, as required, with the UNDP Office of Legal Services (OLS), all alternatives for addressing the matter carefully considered before a CP is introduced.

A typical example of an exceptionally approved CP is a plan for certain activities (e.g. civil works or training), which must be approved by the Global Fund before the funds can be used by UNDP to finance those activities.

In this respect, it should be noted that front-loading the planning is essential to ensure uninterrupted and efficient grant implementation. Therefore, and unless for programmatic reasons a plan cannot be developed prior to signature (e.g., a waste management plan that requires technical assistance), every effort should be made to agree on the required plan or plans before signature. To avoid an undue administrative burden, it is advised to rely on regular grant-related communications instead of a condition where a plan is substantially finalized and UNDP commits to have it formally approved by the Global Fund immediately or shortly following grant signature. In other words, unless the planning is not advanced and the underlying activity is of high value, volume or complexity, the Global Fund's request for a plan can and should be achieved through means other than a CP.

It should also be noted that, according to Art. 14 of the <u>Grant Regulations</u>, a monitoring and evaluation (M&E) plan is due within 90 days after the Grant Agreement enters into force. Therefore, there is no need to repeat a condition for the same purpose. It is recommended, however, that an M&E plan is agreed and approved as early as possible, ideally before grant signature. Likewise, procurement of health products can only take place once the Global Fund approves a list of health products in accordance with Art. 18 of the Grant Regulations and the Global Fund Health Products Guide. Hence, a CP requiring the Fund's approval of a health procurement plan is superfluous.

Each CP usually has a terminal date, e.g. a date by which completion is due. If a CP is not met by the terminal dates, this can delay the next disbursement of funds and grant implementation activities while the reasons for such failure and the next steps are being determined. Alternatively, the Global Fund may reduce the amount of its disbursement decision or the amount of a particular cash transfer. Such reduction will normally amount to the total funds budgeted for the activities under the relevant unfulfilled CP.

In addition, failure to meet a CP may also lead to delays with implementation, affect programme delivery, and lead to a lower grant performance rating. It is therefore most important to keep CP to the minimum and where they are agreed devote sufficient resources to their timely completion.

Under Art. 3 of the Grant Regulations, the Global Fund is required to notify the PR when a CP has been met. It is important to ensure that this notification is received in writing, to prevent any potential misunderstanding as to whether the CP is still outstanding.





The CP can only be introduced exceptionally upon review by the UNDP Global Fund Partnership and Health Systems Team and approval of OLS . The exceptionally approved CP must be realistic, achievable and under UNDP control. There should be financial resources available either from the grant or from other sources to meet the CP.

The CP normally have terminal dates. If a CP is not met by the terminal date, the Global Fund may unilaterally reduce the amount of the annual disbursement decision and/or cash transfer. Failure to meet a CP may also lead to delays with implementation, affect programme delivery, and lead to a lower grant performance rating.

### Resources

<u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
 <u>2023</u>



### 3.6 Grant Confirmation: Special Conditions (SCs)

Like the conditions precedent (CP), special conditions (SCs) are exceptional conditions intended to set forth a number of additional requirements for a particular grant.



The Country Office (CO) must submit each Grant Confirmation to the UNDP Global Fund Partnership and Health Systems Team (GFPHST) for review as early as possible in the negotiation process, who will consult, as required, with the UNDP Office of Legal Services (OLS). The GFPHST, in consultation with OLS, will assist the CO with excluding or substantially limiting the conditions and ensuring that they are reasonable, that they comply with UNDP's regulations, rules, policies and procedures, and that they are consistent with corporate practices between UNDP and the Global Fund.

### Resources

UNDP Template Grant Confirmation



### 3.7 Grant Confirmation: Schedule 1, Integrated Grant Description

The Integrated Grant Description uses a standard <u>template</u>, in which details specific to the relevant grant are to be reflected. It sets forth, among other things, (a) background and rationale the programme; (b) goals; (d) strategies; (e) planned activities; and (c) target group/beneficiaries.

### Resources

• UNDP Template Grant Confirmation



### 3.8 Grant Confirmation: Schedule 1, Performance Framework

The performance framework (PF) is part of Schedule 1 of the <u>Grant Confirmation</u> and it is a legally binding document that sets forth the grant goals, objectives, service delivery modules and indicators with baselines, periodic targets and target-setting assumptions, work plan tracking measures (as applicable) and reporting periods. All indicators (Impact, Outcome and Coverage) are based on the funding request submitted by the country and may be refined (or in rare instances, removed) during grant negotiations.

<u>Workplan tracking measures</u> (WPTMs) are qualitative milestones used during grant implementation to monitor activities under modules/interventions that cannot be assessed using quantitative coverage and outcome measures (for example, community systems strengthening (CSS), human rights, etc.).

The Global Fund uses Coverage indicators and WPTMs from the Performance Framework to monitor the programme's progress and grant a performance rating. Indicator performance assessments not only inform disbursement decisions during the initial three-year period but are also used to inform future funding decisions. Further guidance on selection of indicators and on WPTMs can be found in the <u>M&E section</u> of the Manual.

A sample format for an anticipated schedule of cash transfers and disbursement decisions can be found <u>here</u>.



The Country Office (CO) should negotiate the Performance Framework carefully and consider it to be as important as the budget. The importance of the selected indicators and targets cannot be underestimated, as they have a direct impact on the rating of the grant performance, and it is the performance of these indicators against the negotiated targets that will provide the basis for Global Fund disbursements and further funding decisions. The indicators and targets should be measurable and realistic and be supported by adequate funding under the grant.

The UNDP Global Fund Partnership and Health Systems Team (GFPHST) supports the review of the Performance Framework.

### Resources

UNDP Template Grant Confirmation



### 3.9 Grant Confirmation: Schedule 1, Summary Budget

The summary budget is part of the <u>Grant Confirmation</u>. It is an Excel document, providing a snapshot of the detailed work plan and budget for the programme. It sets out the approved budget for the programme term, and is presented by module, cost grouping and recipients/implementers. For further guidance, please refer to the <u>financial management</u> <u>section</u> of the Manual.

### Resources

UNDP Template Grant Confirmation



### 4. Implementation Letters and Performance Letters

Following Grant Agreement signature, according to Art. 12 of the <u>Grant Regulations</u>, "The Global Fund and the Principal Recipient may from time to time issue jointly signed implementation letters to confirm and record their mutual understanding on aspects of the implementation of this Agreement." Since implementation letters (ILs) are issued jointly by UNDP and the Global Fund, the UNDP Global Fund Partnership and Health Systems Team (GFPHST) must review their terms and, in particular, ensure that they are consistent with the Grant Agreement. The UNDP GFPHST will facilitate consultations with the UNDP Office of Legal Services as required.

Implementation oversight allows the Global Fund to maintain an overview of implementation progress and to jointly define solutions to address implementation bottlenecks. Once grant implementation has started, Principal Recipients (PR) regularly report to the Global Fund through Progress Updates (PUs), Pulse Checks and other reporting mechanisms. The programmatic results are reported against the targets set in the Performance Framework, and the financial expenditure is reported against the agreed Budget. Based on these and any risks or issues identified, the Global Fund undertakes a comprehensive performance assessment, and issues a Performance Letter to the PR, which communicates the Global Fund's Country Team findings, performance rating and required actions to address identified implementation challenges and additional risks. They contain management action points for the Country Office (CO), which are considered as recommendations. Art. 12 confirms this by stating that management letters are "advisory in nature", thus with no binding legal force on UNDP. The CO is encouraged to seek GFPHST's guidance on the meaning and impact of performance letters, as well as advice on handling the recommendations made by the Global Fund therein.

### Resources

<u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
 <u>2023</u>



# 5. Agreements with Sub-recipients

UNDP engages Sub-recipients (SRs) by entering into binding legal agreements with them (SR agreements). Depending on the type of SR, the appropriate template should be used.

For more information, visit the <u>Sub-Recipient Management</u> section of the Manual.



# 6. Agreements with Sub-sub-recipients

Sub-sub-recipients (SSRs) are Sub-recipients (SRs) of SRs. Engagement of SSRs carries high risks for UNDP, primarily because UNDP remains as fully accountable to the Global Fund for SSR activities as it is for SR activities, while having less control and oversight of them. Recent findings from Office of Audit and Investigations (OAI) audit reports of UNDP Principal Recipient Country Offices confirm that engagement and monitoring of SSRs remain a significant source of potential liability for UNDP. To minimize these risks, as well as to promote best practices, it is recommended that SSRs be engaged only in exceptional circumstances and that grant implementation activities be carried out by SRs or UNDP directly.

Where SSRs ought to be engaged, the SR in question must undertake a capacity assessment and select an SSR (or SSRs), based on the results of the assessment, in a transparent and documented manner. It must then obtain UNDP's written approval and clearance of each selected SSR. Each SSR agreement must be consistent with the terms of the SR agreement. This is the SR's responsibility and, while the CO may offer or agree to review the terms of the SSR agreement, such review should not rise to the level of approval of the SSR agreement, as this might create the impression that UNDP is a party to the SSR agreement, thereby increasing the risk for the organization.

Once the SSRs are engaged, UNDP must, at a minimum, make sure that the SR sets up adequate monitoring plans to oversee the activities of the SSRs.

When SRs are audited, the expenses incurred by the SSRs that are engaged by the SRs are also audited.

For specific legal requirements that must be met prior to the engagement of an SSR, please see Art. 28.1 of the template <u>SR agreements</u> with civil society organizations (CSOs) and government entities.



# 7. Signing Legal Agreements and Requests for Disbursement

In accordance with the <u>UNDP Internal Control Framework</u>, Grant Agreements, as well as all other legal instruments such as Sub-recipient (SR) agreements, contracts and related documents (e.g. amendments to the above), should be signed by a UNDP Resident Representative (RR). However, the latter may delegate his or her signature authority to other senior UNDP officials in the country, such as a Deputy Resident Representative (DRR) and/or a Country Director (CD). This ensures that, when a RR is away, decisions can be made without delay and UNDP operations can run uninterrupted.

The authorities delegated should be identified formally and in writing and accepted both by the delegator and delegate. The delegation should include the relevant sources of authority (e.g. the <u>Financial Regulations and Rules</u> and UNDP Programme and Operations Policies and Procedures (POPP)), the description of authorities being delegated, the effective date of delegation, and any specific limitations, such as restrictions on further delegation.

The Global Fund must be notified about the officials authorized to act on behalf of UNDP. This is done by listing UNDP authorized representatives in the face sheet to the Grant Agreement. In addition, the Country Office (CO) must submit to the Global Fund a standard notification for signing legally binding agreements and/or requests for disbursements (templates available for <u>Principal Recipient confirmation letter</u> and <u>CCM Funding Recipient confirmation letter</u>). Finally, the CO must fill out a contact information form, required by the Global Fund and available through the <u>Global Fund's Partner Portal</u>.

UNDP and the Global Fund each keep a copy of the original signed Grant Agreement. However, since the delivery of original grant documents often takes time, an exchange of signed electronic copies usually takes place to effect conclusion of the Grant Agreement. As a rule, UNDP signs first and obtains in-country written acknowledgements from the Country Coordinating Mechanism (CCM) Chair and a civil society representative on the CCM. It then sends a signed copy to the Global Fund, along with a notification that the original grant documents are being sent.

### Practice Pointer

All legal instruments must be signed by an authorized representative of UNDP. The Global Fund must be notified in writing about the officials at the CO authorized to sign on behalf of UNDP. Standard templates for confirmation of signatory authority (as <u>Principal Recipient</u> or <u>CCM Funding Recipient</u>) should be used for this purpose. Additionally, COs must submit the <u>UNDP Authorization Letter</u> <u>Partner Portal Submitters</u>, referred to as GED, to be recorded in the GF system. It is recommended to upload this document as well.

Once the Grant Agreement is signed, the CO should submit a copy of it and the related project document to GSSC revenue team and to the UNDP Global Fund Partnership and Health Systems Team (GFPHST).

- UNDP POPP internal control framework
- UNDP POPP UNDP Financial Regulations and Rules



- UNDP Confirmation Letter for Signatory Authority as Principal Recipient UNDP Confirmation Letter for Signatory Authority as CCM Funding Recipient
- UNDP Authorization Letter Partner Portal Submitters



# 8. Language of the Grant Agreement and other Legal Instruments

Grant Agreements and subsequent legal instruments concluded between UNDP and the Global Fund are always signed in English.

All other legal instruments should be signed in one of the three working languages — English, French or Spanish. A courtesy translation into another language can be enclosed but not signed. Where the local context and requirements are such that an agreement must be signed in some other language, this can be done only by way of exception. In such cases, the following final clause should be added to both the working and other language versions of the instrument in question:

"IN WITNESS WHEREOF, the Parties, through their duly authorized representatives, signed this [insert designation of the instrument, e.g. Agreement, Contract, MoU, or Amendment] in English and [insert language] in two (2) originals in each language at the place and on the date set forth below. In the event of any ambiguity or conflict between the English and [insert language] language versions, the English version shall prevail."

Such a provision can be added to the face sheet of the Sub-recipient agreement, before the signature block.



# 9. Amending Legal Agreements

Amendments to legal agreements may become necessary in situations where such agreements must be changed at any point during grant implementation or extended to complete activities.

Amendments to the Grant Agreement are issued in the form of implementation letters. They must be cleared by the UNDP Global Fund Partnership and Health Systems Team (GFPHST) for operational issues and by the UNDP Office of Legal Services (OLS) for legal issues.

With regard to other legal instruments, such as Sub-recipient (SR) agreements or procurement contracts, clearance by OLS and the UNDP Global Fund Partnership and Health Systems Team (GFPHST) is required only when substantive changes are introduced. Non-substantive changes, such as changes to the bank details or duration of activities, do not require clearance.

SR agreements may need to be amended by using a standard <u>template</u>, in the following cases:

- SR activities are extended;
- SR agreement is renewed for another term under same Grant Agreement;
- work plan and budget are changed;
- any information on the face sheet is changed (e.g. bank details); or
- any standard terms are changed (e.g. financing modality changed from direct payment to advance disbursement).

Before introducing any amendments, the Country Office (CO) must ensure that the changes are consistent with the Grant Agreement.

Each amendment should be accompanied by the relevant revised document (e.g. an updated face sheet or a revised work plan and budget) and clearly state that the latter replaces the existing annexes.

### Resources

Model AMENDMENT to UNDP SR Agreement



# **10. Other Legal and Implementation Considerations**

### **10.1 Property Issues**

In accordance with the <u>Grant Regulations</u>, UNDP retains ultimate responsibility for all assets acquired with grant funds, regardless of the actual entity undertaking the procurement (i.e. UNDP or, in exceptional cases, a Sub-recipient (SR)) and managing the assets. Hence, although SRs are accountable to UNDP for their own conduct, as well as for all acts and omissions of Sub-sub-recipients (SSRs), UNDP must proactively monitor SRs' processes, including their management of SSRs and asset management practices.

Asset procurement, management and handover are guided by the <u>UNDP Programme and</u> <u>Operations Policies and Procedures (POPP)</u> as agreed with the Global Fund. Further information can be found in the <u>financial management section</u> of the Manual.

#### a. Procurement of assets for Sub-recipients

Where assets are procured by UNDP for use by an SR, the latter, in consultation with UNDP, must develop the specifications and/or terms of reference for those assets. Once these specifications and/or terms of reference are approved by UNDP, UNDP procures the assets in accordance with the <u>POPP</u>, and makes all payments for them directly with grant funds to the selected contractor or contractors.

Once the assets are procured, UNDP as a PR retains responsibility for them. This means, for example, that where UNDP procures assets on behalf of a government SR and conditionally transfers title to those assets to that SR, UNDP must comply with Art. 19 of the Grant Regulations, which requires it to ensure that all assets are used for programme activities, unless specifically agreed otherwise with the Global Fund. If Art. 19 is violated, the Global Fund may request a refund from UNDP, in accordance with Art. 8 of the Grant Regulations.

Sections I–III of the **Guidance Note on Asset Management in the context of the Global Fund Grants** contain further information on the matter.

#### b. Transfer of assets during grant implementation

Since UNDP is fully accountable for the assets produced with grant funds, during the project UNDP should retain ultimate ownership to all goods and other property financed by the Global Fund. During project implementation, all equipment and materials must be devoted to the programme. Assets may be handed over to the SRs by using one of the following modalities:

- 1. **Transfer of custody to government SRs**. Where an asset is procured by UNDP, and remains legally owned by UNDP, but is in use by the government SR, UNDP has established formal procedures to record the responsibilities of the custodian of the asset. A standard <u>Memorandum of Acceptance of Custody</u> should be signed prior to the handover of the asset to the government SR.
- Conditional transfer of title to government SRs. In addition to the above, UNDP has established formal procedures for conditional transfer of title to assets to government SRs. A standard <u>Agreement of Conditional Transfer of Title</u> should be signed prior to the handover of the assets in question to the government SR.



As a general rule, neither custody of, nor title to, the assets should be transferred to civil society organizations serving as SRs. Where such transfer is necessary or desirable, the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should be consulted. Likewise, where further transfer of assets to SSRs appears necessary, advice of the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should be sought.

The SR is responsible for the proper custody, maintenance and care of the assets transferred to them. UNDP policies require that SRs obtain appropriate insurance in amounts agreed upon with UNDP for the protection of such equipment and materials during implementation of the project. The cost of the insurance should be incorporated into the project budget.

The overall responsibility for use of the asset and reporting to the Global Fund, however, remains with UNDP.

Particular attention needs to be paid to the transfer of the custodianship of vehicles. For example, a vehicle that it not primarily in use by UNDP, should not use UNDP number plates or UNDP logo. In some countries, lack of availability of number plates has delayed asset transfer. In addition, in some countries there may be tax (including VAT) issues that are triggered by the transfer of custodianship. Thorough planning at the outset of the procurement, registration and custodianship should reveal the relative merits of the transfer and determine the best course of action. Asset management practices should follow guidance from <u>UNDP POPP</u>.

#### c. Asset handover at grant closure

At the end of the programme, UNDP transfers and/or disposes of the remaining property according to its rules and in consultation with the Global Fund (see Art. 19 of the <u>Grant</u> <u>Regulations</u>). Although the Global Fund's approval is not required for such transfer and/or disposal, it is considered best practice to seek its agreement, as well as the endorsement of the Country Coordinating Mechanism (CCM), Regional Coordinating Mechanism (RCM) or Regional Oversight Mechanism (ROM) (as the case may be), on the transfer of assets to the national SRs at the end of the programme. Further guidance is available in the <u>financial management section</u> of the Manual.

When a grant is approaching its end date, or the grant is transitioning to a different PR, UNDP must prepare a grant closure plan or transition plan (referred to here as "the plan"). The issues arising in either case (i.e. closure or transition) are very similar and the responsibilities of UNDP as PR are the same.

- It is important for UNDP to proactively plan for the end of the grant. In this context, it is useful to engage with the relevant national programme even if a different entity will serve as PR under a new grant. The plan should include a comprehensive list of assets acquired under UNDP's Grant Agreement with the Global Fund, including their location, technical specifications, purchase value, actual conditions, and the guardian. Before submission to the Global Fund, the list of assets must be reconciled with the accounting records and a verification exercise completed.
- 2. The plan should also propose the steps for disposal of the assets. Particular consideration should be given to cases where local tax regulations impose a significant tax burden on a receiving entity to which assets are transferred. The plan should clearly outline the rationale for selecting the proposed recipients of the assets.
- 3. This plan will be reviewed by the Global Fund and must be approved by it **before** the assets can be transferred as described in the Plan.



4. Once the plan has been approved, UNDP should begin the process of formally transferring the assets to a SR or an incoming PR, in line with the <u>POPP</u> and in accordance with the standard <u>Agreement for Transfer of Title from UNDP</u>.

Please refer to sections I–III of the Guidance Note on Asset Management in the context of the Global Fund Grants for further information on the matter.

- <u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u> 2023
- UNDP POPP Asset Management Property, Plant and Equipment
- UNDP POPP Procurement
- UNDP GFPHST Guidance Note on Asset Management in the context of the Global Fund Grants
- Memorandum of Acceptance of Custody
- <u>Agreement of Conditional Transfer of Title</u>
- <u>Agreement for Transfer of Title from UNDP</u>



### **10.2 Logos and Other Markings**

The UNDP name and emblem are protected by a General Assembly Resolution and reserved for the official purposes of the organization. Any authorized use should be consistent with UNDP's policies, as outlined in the <u>UNDP Brand Manual</u>.

Use of the Global Fund name and logo is subject to the terms set forth in the <u>Agreement to</u> <u>License Trademarks</u> (and the <u>2016 amendment</u>) between the Global Fund and UNDP, which incorporate the <u>Global Fund Identity Guide for Partners</u> and must conform to certain specifications.

The guidelines below should be followed when using the UNDP and the Global Fund names, emblems and other markings.

**Use of the UNDP logo** by grant Sub-recipients (SRs) and partner organizations is subject to prior written consent. Vendors or providers of goods, including medical supplies, and services to UNDP cannot use the UNDP name or emblem for commercial purposes or goodwill, or otherwise without the written permission of UNDP, as outlined in the <u>General Terms and Conditions for Contracts for Goods and/or</u> <u>Services</u>.

**Description of UNDP projects and programmes funded by the Global Fund**. All UNDP activities in the host country are carried out within the framework of projects of assistance to the government of that country. To reflect national ownership, the following description must therefore be used for all UNDP activities funded by the Global Fund:

"UNDP project in support of the Government of [insert name], funded by The Global Fund to Fight AIDS, Tuberculosis and Malaria."

UNDP and the Global Fund are distinct organizations and UNDP personnel should not use designations such as "UNDP/Global Fund project" or "UNDP/GF programme" to avoid confusion and misrepresentation.

**Titles of UNDP staff members and project personnel**. UNDP staff members and project personnel are engaged by UNDP and not by the Global Fund. Hence, no reference to the Global Fund should appear in their titles. For example, the correct title is Project Manager, United Nations Development Programme, as opposed to UNDP/Global Fund Project Manager.

**Designation of UNDP Country Offices and Project Management Units**. UNDP Country Offices (COs) and Project Management Units (PMUs) do not have any formal affiliation with the Global Fund. They are UNDP business units whose role is to implement UNDP projects funded by the Global Fund. Hence, the correct designation of a PMU is Project Management Unit, United Nations Development Programme, as opposed to Project Management Unit, UNDP/Global Fund.

#### **Communications materials**

UNDP may use the Global Fund name or logo on general communications and marketing materials, such as high-profile events, official meetings, media releases, press conferences, event-related signage, posters, official websites and video and audio productions, with the following guidance:

• It should be clear that the Global Fund did not directly produce the communications materials by including an official disclaimer.



- For media releases and press conferences, COs will advise the Global Fund when releasing news concerning the Global Fund.
- UNDP's logo should be to the right of the Global Fund logo and should not be larger than the Global Fund logo.
- The Global Fund name may be spelled out in full—The Global Fund to Fight AIDS, Tuberculosis and Malaria at the first use—or simply as "The Global Fund." It is important not to use the initials "GF" or "GFATM."

UNDP may use the Global Fund logo on the UNDP website, however a link to the Global Fund website should be included: <u>theglobalfund.org</u>.

**Disclaimer in communication materials.** Unless otherwise authorized by the Global Fund, with the exception of posters and signs, UNDP communication materials must contain the following disclaimer in a location reasonably positioned to give readers notice:

"The views described herein are the views of this institution, and do not represent the views or opinions of The Global Fund to Fight AIDS, Tuberculosis and Malaria, nor is there any approval or authorization of this material, express or implied, by The Global Fund to Fight AIDS, Tuberculosis and Malaria."

#### When NOT to use the Global Fund name or logo

- Medical locations or assets. The Global Fund name and logo cannot be used on locations or assets that wrongly imply the Global Fund has presence in-country, such as a hospitals, mobile clinics and vehicles, unless permission is given in writing by the Global Fund following clearance by the Global Fund.
- **Medical supplies.** The Global Fund name and logo cannot be used on any pharmaceutical, consumable or health product. Nor should they appear in close proximity or in the marketing, sales or promotion of products (including packaging) or services so as to indicate sponsorship or endorsement of such products.
- Stationery and business material. The Global Fund name and logo cannot be used on UNDP stationery or any other business material, including business cards, letterheads, notepads, pens, pencils, binders and others.
- **Fundraising.** The Global Fund name and logo cannot be used for any fundraising events or activities.

**Use of the Global Fund's name and logo by Sub-recipients**. UNDP may grant SRs permission to use the Global Fund's name and logo on the conditions set forth above, without the Global Fund's formal permission. Alongside the reference to the Global Fund, a reference to UNDP and the United Nations must be included in all disclaimers in communication materials published by Sub-recipients. The said permission must be formalized through a sub-licensing agreement. A suggested disclaimer for SRs follows:

"The views described herein are the views of this institution, and do not represent the views or opinions of the United Nations, including UNDP, UN Member States or The Global Fund to Fight AIDS, Tuberculosis and Malaria, nor is there any approval or authorization of this material, express or implied, by the United Nations, including UNDP, UN Member States or The Global Fund to Fight AIDS, Tuberculosis and Malaria."

**Identification of assets by Sub-recipients**. SRs should identify all assets furnished or financed by UNDP with grant funds as UNDP's property. For security reasons, UNDP may sometimes waive this requirement. More specifically, all vehicles procured for use by SRs should be subject to the same



procedures as those developed for UNDP vehicles in consultation with the UNDP Security Team in the host country.

Communicating results is fundamental to the work of UNDP. It demonstrates the transparency and effectiveness of the organization, builds influence and trust, attracts new donors and demonstrates accountability to existing ones. For further guidance on how best to Communicate Results, visit the <u>Grant</u> <u>Reporting</u> section of this Manual.

- UNDP Brand Manual
- <u>UNDP Co-branding Advice for Partnerships</u>
- UNDP General Terms and Conditions for Contracts for Goods and/or Services
- Agreement to License Trademarks between The Global Fund and UNDP
- <u>Amendment to Agreement to License Trademarks between The Global Fund and</u> <u>UNDP</u>
- The Global Fund Identity Guide for Partners



### **10.3 Intellectual Property Rights and Disclosure of Information**

Under UNDP's Standard Basic Assistance Agreements (SBAAs) with governments, as well as Special Fund Agreements and Technical Assistance Agreements, all intellectual property rights deriving from activities under UNDP's programmes vest in UNDP. Confidential information cannot be used without UNDP's consent, except as specified in the <u>UNDP Information Disclosure Policy</u>.

#### Access to records and record retention

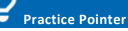
Pursuant to Art. 7(a) of the <u>Grant Regulations</u>, UNDP is required to maintain adequate programme accounts, books, records and other documents relating to the programme, to show without limitation all costs incurred under the Grant Agreement and the overall progress towards completion of the programme. UNDP must maintain the books and records in accordance with its regulations, rules, policies and procedures consistent with the International Public Accounting Standards.

The UNDP retention period for accounting records is at least seven years after the date of the transaction (payment, recording date etc.). Hence, accounting records related to the programme should be retained for at least seven years.

However, the Global Fund has a right to request in writing to the UNDP Headquarters that a document is retained for a longer period in order to resolve any claims. In such a case, the UNDP Global Fund Partnership and Health Systems Team (GFPHST) will provide guidance to the Country Office (CO) on record retention.

A similar obligation is conferred on Sub-recipients (SRs). Each SR must keep accurate and current books and records, in addition to other documents regarding all expenditures incurred with UNDP funds, reflecting that all such expenditures are in accordance with the agreed work plan. The SR must maintain supporting documentation for each disbursement, including original invoices, bills and receipts.

Like UNDP, the SR must maintain all records and supporting documents for a period of at least seven years from the document date.



It is hard to overstate the importance of keeping and managing records pertaining to the use of grant funds. These records may be required for Local Fund Agent (LFA) verification, audits and investigations, grant closure, and other purposes. Failure to maintain good records may result in a substantial financial and legal exposure for UNDP. Proper care must be given to maintaining records for at least seven years from the document date, both at the CO and at the SR levels.

The Global Fund, either directly or through its LFA, may request certain supporting documents from the CO for the purpose of review and verification. Article 4.1 of the Framework Agreement provides that "...the Global Fund has the right to access non-UN Sub-recipient documents, including any supporting documents provided by non-UN Sub-recipients to UNDP, in line with UNDP guidance notes."



The CO should cooperate with the LFA as much as possible. However, it is important to keep in mind that, under its regulations and in line with its guidance notes, **UNDP cannot share** the following documents and information:

- Contracts for goods and services, long-term agreements or procurement documentation, including internal procurement review committee decisions, delivery notes signed with a UN agency, clearing documents or bills of lading;
- 2. Documentation that includes support documents for UNDP financial information, including:
  - invoices paid by UNDP or any other UN agency
  - cost estimates
  - quotations
  - payment vouchers or supplier invoices for UN
- 3. Contracts of employment and résumés/CVs, recruitment reports, results and competency assessments.
- 4. Attendance lists where workshop/training participants have signed for attendance allowance or per diems (paid by the UN).
- 5. Access to the Atlas/Quantum system, including 'view only' access.
- 6. Other documents and information falling under the exceptions set forth in the <u>UNDP</u> <u>Information Disclosure Policy</u>.

Any matters regarding the LFA are managed at the corporate level of the UNDP Global Fund Partnership and Health Systems Team (GFPHST). The CO is advised to contact the Team if any issue arises.



UNDP may provide certain documents to the Global Fund upon request. However, each request must be reviewed to make sure that none of the exceptions to document access apply and UNDP regulations and guidance notes are fully observed.

- UNDP Information Disclosure Policy
- <u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
   <u>2023</u>



### **10.4 Conflict of Interest and Anti-corruption Measures**

Art. 27 of the <u>Grant Regulations</u> requires UNDP to maintain standards of conduct that govern the performance of its staff, Sub-recipients and suppliers, including the prohibition of conflicts of interest and corrupt practices in connection with the award and administration of contracts, grants, or other benefits, as set forth in, inter alia, the <u>Staff</u> <u>Rules and Regulations of the United Nations</u>, the relevant <u>financial regulations and rules</u> <u>applicable to UNDP</u>, the <u>anti-fraud policy</u>, and the relevant <u>procedures</u>.

In line with <u>UNDP Programme and Operations Policies and Procedures (POPP)</u>, Art. 27 prohibits conflicts of interest and corrupt practices in connection with the award and administration of contracts, grants or other benefits.

It prohibits any person affiliated with the Principal Recipient (PR) (including staff, individual contractors, and counterpart government officials) from participating in the selection, award or administration of a contract, grant or other benefit or transaction funded by the grant, in which the person, members of the person's immediate family or his or her business partners, or organizations controlled by or substantially involving such person, has or have a financial interest. Nor can persons affiliated with the PR participate in transactions involving organizations or entities with which that person is negotiating or has any arrangement concerning prospective employment.



If the Country Office (CO) has knowledge or becomes aware of any actual, apparent or potential conflict between the financial interests of any person affiliated with the PR, the Country Coordinating Mechanism (CCM), the Local Fund Agent (LFA), or the Global Fund and that person's duties with respect to the implementation of the programme, the PR must immediately disclose the potential conflict of interest to the Global Fund. COs should also notify the UNDP Ethics Office and the Programme Adviser of the UNDP Global Fund Partnership and Health Systems Team (GFPHST).

Issues related to corruption should be referred to the UNDP Office of Audit and Investigations (OAI).

- <u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u> 2023
- UN Staff Rules and Regulations
- UNDP POPP Financial Regulations and Rules
- UNDP POPP Anti-Fraud Policy
- UNDP POPP Procurement



### **10.5 Anti-terrorism Requirements**

In accordance with Art. 3 of the <u>Grant Regulations</u>, UNDP is required to use all reasonable efforts to ensure that grant funds are not used to support or promote violence, aid terrorists or fund terrorist-related activity or organizations known to support terrorism or that are involved in money-laundering activities. This includes ensuring that Sub-recipient (SR) agreements contain the same commitment from SRs.

UNDP will be required to cooperate, and to ensure that their SRs cooperate, with the Global Fund's review of compliance with these requirements. For each grant, the Global Fund will screen four key organizations and individuals against certain specified terrorist lists and, during implementation, the Local Fund Agent (LFA) will be required to certify to the Global Fund, on at least an annual basis, that it has conducted random, periodic reviews of PR's compliance with the obligation to ensure that each SR agreement contains the required SR certifications referred to above and to report its findings.



Country Offices (COs) are advised to review the United Nations List of Terrorist Organizations at the earliest stages of SR assessments and regularly during grant implementation.

### Resources

<u>Courtesy compilation of UNDP-Global Fund Framework Agreement signed version</u>
 <u>2023</u>



### **10.6 Payment of Incentives to Government Staff**

UNDP adheres to the policy of the Joint Consultative Group on Policy on contracting of government personnel, which **disallows direct payments to government staff for their additional work contributions on donor supported development projects.** This guidance should not be confused with the standard practice of hiring nationals as UNDP staff, management or technical expertise with UNDP.

UNDP may, however, engage in the following salary and payment supplementation schemes:

- National Salary Supplementation Schemes (NSSS) are schemes whereby UNDP is asked to engage on the salary supplements to civil service or other government-contracted posts covering direct state functions. Such schemes do not cover UNDP programme, operations or policy posts, which would be covered by standard UNDP project contracts and related procedures.
- National Salary Payment Schemes (NSPS) are schemes in a limited number of crisis and post-conflict country situations, where government is as yet unable to provide the required administrative or management support to ensure the payment of such salaries. UNDP may be requested to make these payments directly to the recipient on government contract.

UNDP would only engage in such schemes as part of a larger wage or civil service reform process (even in times of post-crises, such engagement would represent the initial stages of a longer-term reform strategy). A risk assessment should always be included in such engagement, with any direct service support provided for an agreed limited duration only, with an explicit and monitored exit strategy.

Engagement in NSSS and NSPS is driven by UNDP's national capacity development role and support. UNDP should not get engaged purely as a financial transfer mechanism to make direct salary payments to government officials.

Engagement in NSSS or NSPS requires the approval of the Office of the Administrator and Regional Bureau concerned. When such engagement is contemplated by the Country Office (CO), the UNDP Global Fund Partnership and Health Systems Team (GFPHST) should be consulted.

For more information on NSSS or NSPS, please refer to the <u>UNDP Programme and Operations</u> <u>Policies and Procedures (POPP</u>) guidance on personnel.

### Resources

• UNDP Policy Engagement on National Salary Supplementation Schemes (NSSS) and National Salary Payment Schemes (NSPS)



# **11. Legal Framework for Other UNDP Support Roles**

When UNDP is not named as Principal Recipient (PR), it may still be supporting capacity development of local entities through project planning and management, procurement and supply chain, finance, and human resources management. Below are examples of UNDP support beyond its PR role.

- Support to the Country Coordinating Mechanism (CCM) as CCM funding recipient: Since the CCM generally has no legal personality and, as such, has no capacity to enter into binding agreements, it sometimes designates UNDP as an entity responsible for receiving and managing funds to support certain administrative costs incurred by it. In such cases, the Global Fund concludes an agreement with UNDP, using <u>standard terms and</u> <u>conditions for CCM Funding Agreement</u>. The said standard terms and conditions also apply to regional coordinating mechanisms and steering committees. Please refer to the <u>financial management section</u> of the Manual for guidance on budgeting of CCM funds.
- 2. Support to the Global Fund constituencies as a constituency funding recipient: This engagement is similar to the CCM funding. The Global Fund provides financial support to the Board constituencies (e.g. a delegation of the state represented on the Global Fund Board) for communication, meeting, travel and staff costs incurred for intra-constituency functions. In such cases, UNDP is sometimes designated as an entity responsible for receiving and managing funds to support these costs. A set of standard terms and conditions for such engagements is currently being developed. If the Country Office (CO) is approached by the Global Fund or the government counterpart in relation to such an engagement, please contact the UNDP Global Fund Partnership and Health Systems Team (GFPHST) for support with legal and programmatic arrangements.
- 3. **Support to Principal Recipients:** In some cases, an entity acting as PR may engage UNDP to provide certain support services and help develop capacity in the areas falling under the Grant Agreement, including procurement, financial management, Sub-recipient (SR) management, and human resources, among others. In such cases, please contact the UNDP Global Fund Partnership and Health Systems Team (GFPHST) for guidance on the arrangements that must be put in place, including a project document, a cost-sharing agreement, and/or a memorandum for provision of services.
- 4. **Support to governments:** In some cases, a governmental entity implementing health programmes financed by sources other than the Global Fund may engage UNDP to provide certain support services and help develop capacity in certain areas, primarily procurement. In such cases, please contact the UNDP Global Fund Partnership and Health Systems Team (GFPHST) for guidance on the arrangements that must be put in place, including a project document, a cost-sharing agreement, and/or a memorandum for provision of services.

### Resources

Global Fund Standard terms and conditions for CCM Funding Agreement